



# Government Gazette

OF

## WESTERN AUSTRALIA

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No. 45]

PERTH: FRIDAY, 12th JUNE

[1959

### FIRE BRIGADES ACT, 1942-1951.

Chief Secretary's Department,  
Perth, 4th June, 1959.

C.S.D. 279/51.

HIS Excellency the Governor in Executive Council under the provisions of the Fire Brigades Act, 1942-1951, has been pleased to make the regulations set out in the Schedule hereunder.

J. DEVEREUX,  
Under Secretary.

#### Schedule.

#### Regulations.

1. In these regulations the Fire Brigades Act Regulations published in the *Government Gazette* on the 4th June, 1943 and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

2. The principal regulations are amended by revoking regulation 221 and the heading thereto and regulations 222, 223, 224 and 225.

Approved by His Excellency the Governor in Executive Council 4th June, 1959.

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

### FREMANTLE HARBOUR TRUST ACT, 1902-1957.

THE Fremantle Harbour Trust Commissioners, acting pursuant to the provisions of the Fremantle Harbour Trust Act, 1902-1957, hereby make the regulations set out in the Schedule hereunder.

#### Schedule.

#### Regulations.

1. In these regulations, the expression "principal regulations" means the regulations published in the *Government Gazette* on the 17th June, 1955, made by the Fremantle Harbour Trust Commissioners, pursuant to the provisions of the Fremantle Harbour Trust Act, 1902-1957, as reprinted pursuant to the Reprinting of Regulations Act, 1954, with all amendments to and including those appearing in the *Government Gazette* on the 5th September, 1958 (which

regulations as so reprinted were published in the *Government Gazette* on the 15th April, 1959) and as further amended by regulations so made, and published in the *Government Gazette* on the 12th December, 1958.

2. The principal regulations are amended by adding after regulation 309 a new regulation No. 309A as follows:—

Horses on Beaches.

No. 309A. A person shall not bring a horse or permit a horse to remain upon any beach that is within the harbour except between the hours of midnight and 5.30 a.m. next following during the months of November, December, January, February and March in any year or between the hours of midnight and 6 a.m. next following during the months of April, May, June, July, August, September and October, in any year.

3. The proviso to regulation 347 of the principal regulations is amended by substituting for the figures, "95" in the last line the figures, "90".

Passed by resolution of the Fremantle Harbour Trust Commissioners at a meeting of the said Commissioners held on the 1st day of May, 1959.

The Common Seal of the Fremantle Harbour Trust Commissioners was at the same time affixed and impressed thereto by order and in the presence of—

A. W. BYFIELD,  
Chairman.

MAX. B. GRACE,  
Commissioner.

H. ACTON,  
Secretary.

Approved by His Excellency the Governor in Executive Council, 27th May, 1959.

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

MUNICIPAL CORPORATIONS ACT, 1906.

City of Subiaco.

Signs, Hoardings and Bill-posting.

By-law No. 10.

A By-law of the City of Subiaco made under Section 130 of the Municipal Corporations Act, 1906, and numbered 10 for Regulating Signs, Hoardings and Bill-posting.

L.G. 403/58.

IN pursuance of the powers conferred by the said Act the Mayor and Councillors of the City of Subiaco order as follows:—

Part I.—Interpretation.

1. In this by-law, unless the context otherwise requires—

"Council" means the Council of the City of Subiaco;

"illuminated sign" means a sign which is so arranged as to be capable of being lighted from within or from without by artificial light if the light is provided solely or mainly for the purpose of lighting such sign;

"occupier" means the inhabitant occupier of any land, or, if there is no inhabitant occupier, the person entitled to the possession thereof;

"owner" means the person for the time being receiving the rack-rent of the lands or premises in connection with which the word is used, whether on his own account or as agent or trustee for any other person, or who would so receive the same if such premises were let at a rack-rent;

"pylon sign" means a sign supported on one or more piers or columns but not attached to a building;

"sign" includes signboard and clock, but not a clock which is built into a wall and which does not project beyond the face of such wall;

"street" includes footway and roadway;

"Surveyor" means the Building Surveyor or Acting Building Surveyor of the City of Subiaco;

"verandah" means a verandah projecting over a street and includes balcony.

#### Part II.—Signs.

##### Division 1.—General.

###### Unauthorised Signs.

2. No person shall erect or maintain and no owner or occupier of premises shall permit to remain on such premises any sign over or near any street without a written license issued by the Council under this by-law, provided that no license shall be required in respect of any sign which is erected or maintained pursuant to any statutory requirement and provided further that the provisions of this by-law shall be read as subject to any such statutory requirement.

###### Fixing of Signs.

3. Every sign shall to the satisfaction of the Surveyor be securely fixed to the structure by which it is supported, and safely maintained.

###### Glass in Signs.

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

###### Inflammable Material.

5. No paper, cardboard, cloth or other inflammable material shall form part of or be attached to any sign, provided that this clause shall not apply to posters securely fixed to a sign-board.

###### Signs to be kept Clean.

6. Every sign shall be kept clean and free from unsightly matter.

###### Illuminated Signs.

7. Every illuminated sign shall comply with the following provisions:—
- (a) Except for the insulation of electric wires the sign and any boxing or casing enclosing it shall be constructed entirely of non-inflammable material.
  - (b) If glass is used in an illuminated sign it shall be so protected that in the event of breakage (except in the case of fluorescent tubing) no part of such glass can fall on any public place.
  - (c) The electrical installation shall be constructed and maintained to the satisfaction of the State Electricity Commission and in accordance with the standard required by the Fire Underwriters Association of Western Australia.
  - (d) The sign shall be maintained to operate as an illuminated sign.
  - (e) the light from the sign shall not be sufficiently intense to cause annoyance to the public.
  - (f) Except in the case of a roof sign the sign shall be descriptive only of one or more of the following:—
    - (i) The name of one or more of the occupiers of the premises to which the sign is attached.
    - (ii) The business or businesses carried on on such premises.
    - (iii) Things sold on such premises.

Certain Signs Prohibited.

8. No sign shall be erected or maintained—
- (a) so as to obstruct a view from a street or public place of traffic, in the same or any other street or public place, or which is likely to be confused with or mistaken for a traffic light or traffic sign;
  - (b) on any ornamental tower, spire, dome or similar architectural decoration, or on any lift machinery room, bulkhead over stairs or other similar superstructure over the main roof of a building, unless with the special approval of the Council.

Division 2.—Particular Signs.

Signs above Verandah Fascias.

9. Signs comprising free standing lettering only may be erected above the outer fascia of a verandah parallel to the kerb provided that such lettering shall have a standard height of 15 inches mounted on a 3 inch base.

Signs on Verandah Fascias.

10. A sign fixed to the outer or return fascia of a verandah—
- (a) shall be of a maximum depth of 2 feet;
  - (b) shall not project beyond the outer metal frame or surround of the fascia;
  - (c) in the case of an illuminated sign, shall not be a flashing sign, provided that a changing colour sign shall not be deemed a flashing sign.

Signs under Verandahs.

11. A sign under a verandah—
- (a) shall have a minimum headway of 8 feet;
  - (b) shall not exceed 8 feet in length, 14 inches in depth and 12 inches in width;
  - (c) shall not exceed 15 pounds in weight per lineal foot;
  - (d) shall not be within 3 feet from the side wall of the building in front of which it is erected, measured along the front of such building;
  - (e) shall not be within 6 feet of another sign under the verandah;
  - (f) shall be fixed at right angles to the front wall of the building in front of which it is erected provided that on a corner of a building at a street intersection the sign may be placed at an angle with the wall so as to be visible from both streets;
  - (g) shall bear at its outer end its license number in figures clearly legible from the footway.

Horizontal Signs.

12. (1) A horizontal sign—
- (a) shall have a minimum headway of 8 feet;
  - (b) shall be fixed parallel to the wall of the building to which it is attached and with no intervening space between the bottom of the sign and the wall;
  - (c) shall as to depth conform to the following scale:—

Minimum Distance of Sign above Street.	Maximum Depth of Sign. ft. in.
Less than 25 ft. ....	2 0
25 ft. to 30 ft. ....	2 6
More than 30 ft. ....	3 0

Provided that the Council may permit an increase of not more than 50 per cent. of the above depths in any part or parts of a sign to permit the inclusion therein of a motif or capital letter;

- (d) shall not project more than 2 feet from the wall to which it is attached;
- (e) shall not be within 2 feet of either end of the wall to which it is attached unless the end of the sign abuts against a brick, stone or cement corbel, pier or pilaster which is at least 9 inches wide and projects at least 1 inch in front of and 3 inches above and below the sign.

(2) There shall be not more than one line of horizontal signs on each storey of a building facing any one street.

(3) The name of the building, owner or occupier may be placed on the facade of a building provided that—

- (a) only one such name shall be placed on any facade;
- (b) the letters of such name shall not exceed 4 feet in depth;
- (c) the letters shall be of metal or other non-inflammable material;
- (d) the letters may be lit or illuminated, subject to all such illuminated lettering being specially approved by the Council.

Vertical Signs.

13. A vertical sign—

- (a) shall have a minimum headway of 10 feet;
- (b) shall project not more than 3 feet from the face of the building to which it is attached, provided that in the case of a sign fixed to the face of a building set back behind the face of the adjoining building, then if the latter building is within 10 feet of the former building the sign may project an additional distance not exceeding 2 feet or the distance which the adjoining building projects beyond the building to which the sign is fixed whichever is the lesser;
- (c) shall not be within 6 feet of either end of the wall to which it is attached provided that approval may be granted for such signs to be fixed at a lesser distance when the building is set back from the boundary or abuts on an intersecting street or right-of-way;
- (d) shall not project more than 8 feet above the top of the wall to which it is attached, nor more than 5 feet back from the face of such wall;
- (e) shall be at least twice as high as it is wide;
- (f) shall not be within 12 feet of another vertical sign on the same building;
- (g) on a corner of a building at a street intersection may be placed at an angle with the walls so as to be visible from both streets.

Semaphore Signs.

14. (1) A semaphore sign—

- (a) shall have a minimum headway of 9 feet;
- (b) shall be fixed at right angles to the wall to which it is attached;
- (c) shall not project more than 3 feet from such wall nor be of a greater height at any point than 3 feet 6 inches;
- (d) shall be fixed over or adjacent to the entrance to a building;
- (e) shall not be fixed over or under a verandah.

(2) Not more than one semaphore sign shall be fixed over or adjacent to any one entrance to a building.

Direction Signs on Street Poles.

15. A direction sign attached to a pole in a street shall not exceed 6 inches in depth or 2 feet 6 inches in length.

Roof Signs.

16. A sign on a roof of a building—

- (a) shall at no part be within 15 feet from the ground;
- (b) shall not extend laterally beyond the external walls of the building;
- (c) shall, as regards height above ground and height of sign comply with the following table:—

Height of Main Building above Ground Level at Point where Sign is to be Erected.	Maximum Height of Sign ft.
15 ft. to 20 ft. ....	6
20 ft. to 40 ft. ....	10
40 ft. to 60 ft. ....	15
60 ft. upwards ....	20

- (d) shall at no part be more than 150 feet above the ground.

## Pylon Sign.

17. (1) A pylon sign—
- (a) shall have no part thereof less than 9 feet or more than 20 feet above the level of the ground immediately thereunder;
  - (b) shall not exceed 8 feet 6 inches measured in any direction across the face of the sign or have a greater superficial area than 43 square feet;
  - (c) shall not project more than 3 feet over any street;
  - (d) shall be supported on one or more piers or columns of brick, stone, concrete or steel of sufficient size and strength to support the sign under all conditions;
  - (e) shall not as to any part thereof project over any street at a height of less than 9 feet.
- (2) Where a pylon sign is supported on two or more piers or columns shall not be wholly or partly filled in with any material.

## Clocks.

18. A clock—
- (a) if under a verandah shall have its centre coinciding with the centre line of the footway thereunder;
  - (b) shall as regards size comply with the following table:—

Height of Bottom of Clock above Footway.	Maximum Diameter of Width of Clock Face and Depth of Clock including Lettering.
	ft. in.
9 ft. to 12 ft. ....	1 6
12 ft. to 20 ft. ....	2 6
20 ft. to 40 ft. ....	3 6
40 ft. and over ....	5 0

- (c) shall be fixed either parallel with or at right angles to the wall to which it is attached;
- (d) shall project from the wall to which it is attached—
  - (i) if parallel to the wall, not more than one foot;
  - (ii) if at right angles to the wall, not more than 6 feet;
- (e) shall have a minimum headway of 9 feet;
- (f) shall be maintained so as to show the correct time;
- (g) shall be illuminated from sunset to midnight;
- (h) shall not be permitted to strike between midnight and seven o'clock in the morning.

## Part 3.—Hoardings.

## New Hoardings Prohibited.

19. No new hoarding shall hereafter be erected within the City of Subiaco.

## No Increase in Size of Hoarding.

20. No alteration shall be made to a hoarding increasing the length, height or width, thereof.

## Name of Licensee to be Shown.

21. The name of the licensee shall always be conspicuously shown on the front of the hoarding.

## Unsigntliness.

22. If any paper, cloth or other material affixed to a hoarding becomes detached, dilapidated or otherwise unsightly, it shall be forthwith removed by the licensee.

## Objectionableness.

23. Upon written notice so to do the licensee or the occupier of premises on which a hoarding is erected shall forthwith remove from the hoarding or obliterate anything attached to or painted on the hoarding which in the opinion of the Council is objectionable.

## Part 4.—Bill-posting, etc.

24. (1) Subject to subclause (2) of this clause no person shall post any bill, or paint, stencil, place or affix, any advertisement on any street or on any building, structure, fence, wall, hoarding, sign or post in or abutting on any street.

(2) This clause shall not apply to—

- (a) signs and hoarding for which a license is in force under this by-law;
- (b) advertisements affixed to or painted on a shop window by the occupier thereof and relating to the business carried on there;
- (c) the name and occupation of any occupier of business premises painted on a window of such premises.

## Part 5.—Licenses.

## Objectionable Signs and Hoardings.

25. Notwithstanding that a sign or hoarding would otherwise comply with the provisions of this by-law the Council may refuse a license therefore if such sign or hoarding would be injurious to the amenity or natural beauty of the area.

## License to be Subject to By-law.

26. Every license shall be granted and shall subsist only subject to the provisions of this by-law.

## Revocation of License.

27. If any thing for which a license is issued under this by-law ceases to comply with the provisions of this by-law or if the licensee commits any breach of this by-law the Council may by written notice to the licensee revoke such license.

## License to be Produced.

28. A licensee shall on demand by an officer of the Council produce his license for inspection.

## Unauthorised Alteration to Avoid License.

29. If any thing for which a license is issued under this by-law is altered in its size, appearance, construction or fixing without the written permission of the Surveyor such license shall forthwith become void.

## Applications for Licenses.

30. (1) An application for a license under this by-law shall be in such one of the forms in the First Schedule to this by-law as may be applicable.

(2) An application for the first issue of a license under this by-law in respect of—

- (a) an illuminated sign;
- (b) a pylon sign;
- (c) a clock;

shall be accompanied by a plan drawn to a scale of not less than one-quarter inch to a foot showing the position, design and method of construction of the thing in question.

(3) An application for the first issue of a license under this by-law in respect of a roof sign shall be accompanied by a certificate from the architect or structural engineer that the building upon which it is proposed to erect the sign is in all respects strong enough to support the sign in all conditions and that the design of the sign is itself structurally sound.

(4) The applicant for a license shall give in writing such further particulars as may be required by the Surveyor.

## Licenses.

31. (1) Licenses under this by-law shall remain valid only until the 31st October next following the issue thereof.

(2) Such licenses shall be in such one of the forms in the Second Schedule to this by-law as may be applicable.

Fees.

32. (1) The fees prescribed in the Third Schedule hereto shall be paid to the Council on the first issue of a license under this by-law in respect of the things therein mentioned. Provided that if a license therefor was issued under the by-law hereby repealed no further fee shall be charged in respect thereof.

(2) The prescribed fee shall be paid to the Council before a license is issued.

Special Permits.

33. (1) Notwithstanding anything contained in this by-law the Council may by written permit under the hand of the Surveyor allow the display of advertisements at theatres and other places of public entertainment or advertisements of meetings or other matters of public importance upon such terms and for such period as the Council shall in each case decide.

(2) The Council may revoke any such permit at any time without assigning any reason therefor.

(3) Immediately upon the expiration or revocation of such a permit the person to whom it was issued shall remove the advertisement to which it relates.

Part 6.—General.

No Obstructions to Doors, etc.

34. No sign shall be so erected as to obstruct access to or from any door, fire escape or window, other than a window designed for the display of goods.

Penalty.

35. Any person who contravenes any provision of this by-law shall be liable to a penalty not exceeding £20.

License Number.

36. Every advertising device shall bear on its face in figures legible from the nearest road or way the number of the license under which it is erected or displayed.

First Schedule.

APPLICATIONS FOR LICENSES.

Clause 30.

(a) Signs.

City of Subiaco.

No..... Date....., 19.....

I hereby apply for a license for a sign/illuminated, sign/roof, sign/pylon, sign/semaphore, sign/direction, sign/clock (to be) erected on the premises known as No..... for the period ending on the 31st October next, subject to the by-laws of the City of Subiaco.

Full name and address of applicant.....

Exact position of sign.....

Dimensions of sign.....

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

Inscription or device on sign.....

Signature of applicant.

(b) Hoardings.  
City of Subiaco.

No..... Date....., 19.....  
I hereby apply for a license for a hoarding erected on.....  
.....situated in.....  
for the period ending on the 31st October next, subject to the by-laws of the  
City of Subiaco.  
Full name and address of applicant.....  
.....  
Exact position of hoarding.....  
Dimensions thereof.....  
Materials and construction thereof.....  
.....  
Signature of applicant.

Second Schedule.

LICENSES.

Clause 31.

City of Subiaco.

No..... Date....., 19.....  
This license is granted to.....  
of.....On premises known as  
No.....in accordance with  
Application No.....and subject to the by-laws of the City of Subiaco.  
This license expires on 31st October, 19.....  
.....  
City Building Surveyor.

Third Schedule.

FEEES.

Clause 32.

(First Application.)

	£	s.	d.
1. A pylon sign	2	0	0
2. An illuminated sign—			
(a) On a roof—6d. per square foot with a minimum of £4			
(b) Under a verandah	1	0	0
(c) Any other	2	0	0
3. A sign other than a pylon sign or an illuminated sign—			
(a) On the fascia of a verandah		5	0
(b) Any other	1	0	0

Passed by the Council of the City of Subiaco at the Council meeting held  
on Tuesday, 24th February, 1959.

[L.S.]

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

Recommended—

(Sgd.) L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th  
day of May, 1959.

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

## MUNICIPAL CORPORATIONS ACT, 1906.

Municipality of Albany.

Amendment of by-Law No. 19 Relating to Land Use (Zoning).

L.G. 462/59.

IN pursuance of the powers contained in the Municipal Corporations Act, 1906, the Mayor and Councillors of the Municipality of Albany hereby order that By-law No. 19 Land Use (Zoning), which was published in the *Government Gazette* on 19th July, 1956, be amended as follows:—

1. Delete the whole of Sections 4 and 5—Deferred Residential Areas.
2. Delete the whole of the Second Schedule—Deferred Residential Areas.
3. Include in Section 1—Definitions additional definitions as follows:—

Showrooms means fully enclosed business premises which are used for the display and sale of goods of a specialised nature and usually bulky in size, e.g.—

- (a) motor trades and accessories;
- (b) agricultural machinery;
- (c) furniture and household goods and appliances;
- (d) other electrical goods;
- (e) hardware and builders' supplies.

Recreational area shall mean an area of land, which may or may not be part of any subdivision of land, to be used inclusively for—

- (a) spaces for the playing of games—designated R.A. (1);
- (b) park lands—designated R.A. (2);
- (c) gardens—designated R.A. (3).

Such areas shall only be built upon to provide caretakers' quarters, dressing rooms, club houses and such other buildings as approved by Council.

4. Include the following new section:—

## Showroom Areas.

4. All lands within the Second Schedule shall be available for showrooms.

5. Include new Section 7 (c) and 8 (c).

7 (c) For the purpose of this by-law Light Industry Class "A" includes open-air motor vehicle, vehicle or agricultural machinery sales and marts, where vehicles and machinery for sale are displayed in the open air and not in roofed premises.

8 (c) For the purpose of this by-law Light Industry Class "B" includes open-air motor vehicle, vehicle or agricultural machinery sales marts, where vehicles and machinery for sale are displayed in the open air and not in roofed premises.

6. Add the following new Schedule:—

## Second Schedule—Showroom Areas.

(a) Commencing from the south-east corner of lot 8/25 Sanford Road/Albany Highway, proceed north-westerly along the northern boundary of Albany Highway to the point of common boundary of lots 1/23 and 24/22; thence north-easterly along this boundary 444.2 links, from this point proceed south-easterly in a straight line to meet the Sanford Road boundary of lot 9/25 at a point 27.2 links southerly from its north-eastern corner; thence south-westerly down the Sanford Road boundary to the starting point.

Further subdivisions of sub-lots 22, 23, 24 and 25 shall provide a 75 link access through these lots to meet access from a road adjacent to sub-lot 22.

7. Prefix the symbol (a) to the first clause of the Fourth Schedule and include a new Clause (b) as follows:—

## Fourth Schedule—Light Industrial Area Class "A".

(b) Commencing from the northernmost corner of location 839 at the junction of Anson and Richard Streets proceed southerly along the eastern boundary of Anson Street for a distance of 1,578 links to the

northern boundary of a future road; thence on a bearing 133 degrees 51 minutes for a distance of 2,787 links along the northern boundary of the said future road; thence on a bearing of 43 degrees 52 minutes for a distance of 1,575 links to an intersection with the southerly boundary of Richard Street; thence north-westerly along the southern boundary of Richard Street to the commencing point.

8. Delete from the Fifth Schedule—Clause (a) and substitute therefor the following new clause:—

(a) From the south-east corner of lot 20 sub-lot 25 Sanford Road, proceed north-easterly along the northern boundary of Sanford Road to the north-east corner of lot 6/8 Asheford Street; thence along the southern boundary of Asheford Street to the north-west corner of 13/8; thence southerly down the eastern boundary of sub-lot 15 to the northern boundary of lot 4 of sub-lot 23; thence north-westerly along this boundary to the northernmost point of lot 34 of sub-lot 22; thence south-westerly 230.1 links to a point on the south-eastern boundary of lot 30, sub-lot 22; thence south-easterly in a straight line to the starting point.

9. Seventh Schedule—Rural Areas.—Delete Clause (b) and substitute therefor the following new clause:—

(b) Commencing at the north-east corner of lot 837 Collingwood Street, proceeding south and westerly along the southern boundary of Collingwood Street to the north-west corner of lot 383, from this point proceed south-easterly along the common boundary of lots 383 and 382 for a distance of approximately 388.9 links to meet a line parallel to the street boundary of lot 382 and 275 links distance from that boundary, from this point draw lines parallel to the Drew Street boundary of lots 382 and 381, and distance of 275 links from the said street boundary to meet the common boundary of lots 381 and 380, from this point proceed north-westerly along this boundary to Drew Street; thence following the eastern boundary of Drew Street to the southernmost corner of lot 110; thence north-westerly along the south-eastern boundary of lot 110 to the corner boundary on Lake Road; thence north and westerly along the western boundary of Lake Road to the easternmost corner of lot 391, and meeting the north boundary of Loftie Street; thence south-easterly along the northern boundary of Loftie Street to the southernmost corner of lot 331; thence north-westerly along the northern boundary of Golf Links Road to the easternmost corner of lot 355; thence north and westerly along the west side of Butcher Street to the starting point, the north-east corner of lot 837.

10. Include the following Clauses (c), (d), (e), (f), (g), (h), (i).

(c) Commencing from south-east corner of lot 87 on Ulster Road, proceed northerly along the eastern boundary of lot 87 to the north-east corner; thence westerly along the southern boundary of Bond Road to the north-west corner of lot 79; thence southerly along the western boundary of lot 79 to meet the easterly extension of the south side of Hudson Road; thence westerly along the northern boundary of lot 243 to its north-west corner; thence southerly along its western boundary to the south-west corner of lot 243; thence easterly along the southern boundary to meet the eastern boundary of Range Road; thence southerly to a point on the eastern side of Range Road, fixed by a point from the northern boundary of lot 32 extended easterly to the east boundary of Range Road; thence westerly in a straight line following the northern boundary of the said lot 32 to its north-west corner; thence southerly along the eastern boundary of reserve 938 to meet the south boundary of North Road; thence west and northerly along the south boundary of North Road to the north-west corner of lot 286; thence southerly along the eastern side of Lion Street to the eastern boundary of Pioneer Road; thence south-easterly along the eastern boundary of Pioneer Road to a point meeting the eastern side of Wellington Street; thence southerly along its eastern boundary to the south-west corner of lot 18; thence along the south-western boundaries of lots 18 and 17, to meet the eastern boundary of Barker Road; thence northerly along the eastern boundary of Barker Road to the north-west corner of lot 15; thence easterly along the northern boundary of lot 15, to meet the western boundary of lot 9; thence

southerly to the north boundary of Asheford Street; thence easterly along the southern boundary of lot 9 to the eastern side of Sanford Road; thence southerly to a point 250 links north of the south-west corner of lot 1; thence easterly parallel to the northern boundary of Stead Road, to meet the north-west corner of lot 87 Albert Street; thence easterly along the north boundaries of lots 87 and 60 to meet the eastern side of Chevalier Street; thence northerly to the north-west corner of lot 37, easterly along the north boundary of lot 37 to its eastern boundary; thence northerly along the eastern boundary of lot 38, to the north-east corner of lot 855; thence westerly along the southern boundary of lot 175, to its south-west corner; thence northerly along the western boundaries of lot 175, 6 and 5 to the north boundary of North Road; thence easterly to the south-west corner of lot 70; thence northerly to the north-west corner of lot 72; thence easterly along the southern boundary of lot 73 to the western boundary of Ulster Road; thence northerly along the western boundary of Ulster Road, to the starting point, the south-east corner of lot 87.

(d) Commencing from the south-east corner of lot 49 Phillips-Wollaston Roads, proceed northerly along the western boundary of Phillips Road to the north-east corner of lot 60; thence westerly along its northern boundary to a point opposite the extended boundary of the western side of Lake Road; thence northerly along the eastern boundary of lot 1 to its north-east corner; thence westerly to the north-west corner of lot 2; thence southerly along the western boundary of lot 2 to meet the northern boundary of lot 37; thence westerly along the northern boundary of lot 37 to its north-west corner; thence southerly to the south-west corner of lot 44; thence westerly to the north-west corner of lot 28; thence southerly to the southern boundary of Wollaston Road; thence westerly to the north-west corner of lot 17, thence southerly along its western boundary to its south-west corner; thence southerly to the south corner of lot 13; thence easterly along the southern boundary of lot 25 to the western side of Ocean Street; thence northerly along the western side of Ocean Street to meet lot 49; thence easterly to the starting point, the south-east corner of lot 49.

(e) Commencing from the north-west corner of lot 90, Park and North Roads, proceed southerly along the eastern boundary of Park Road to the south-west corner of lot 3 of 76; thence easterly to the south-east corner of lot 538; thence northerly along its eastern boundary to the north-west corner of lot 1 of 73; thence easterly to the south-east corner of lot 5; thence northerly to the north side of Knight Street; thence easterly along the south boundary of lot 24 to the south-east corner of lot 31; thence northerly along its eastern boundary to the south side of Bathurst Street; thence westerly along the south boundary of Bathurst Street to meet a point opposite the eastern boundary of lot 191 extended; thence northerly along the eastern boundary of lot 191, to its north-east corner; thence easterly to the south-east corner of lot 84; thence northerly along its eastern boundary to the south side of North Road; thence westerly to the starting point, the north-west corner of lot 90.

(f) The whole of the area within the boundaries of lots 312 and 315, Cockburn Road.

(g) Commencing from the north-west corner of lot 317 Campbell-Cockburn Road, proceed southerly along the eastern boundary of Campbell Road to the south-west corner of lot 317; thence easterly to the south-east corner of lot 324; thence southerly to the south-west corner of lot 6/291/2; thence easterly along its boundary to meet a point on the western boundary of lot 326 extended southwards; thence northerly along the eastern boundary of lot 325 to its north-east corner; thence westerly along the south side of Cockburn Road to the starting point, the north-west corner of lot 317.

(h) Commencing from the north-west corner of the Municipal boundary, lot 222, Drome Road, proceed southerly down the Municipal boundary, the east side of Le Grand Street to the south-west corner of lot 15; thence easterly to the south-east corner of lot 21; thence northerly along the western boundary of Chester Street, extending into lot 222 by a distance of 12 chains; thence due east to meet the

western side of Albany Highway; thence northerly along this boundary to the north-east corner of lot 222; thence westerly to the starting point.

(i) Commencing from the south-west corner of lot 134 Cuming Road, proceed easterly along the north boundary of Cuming Road to meet the eastern boundary of Hanrahan Road; thence northerly to the south-east corner of Mueller Street; thence westerly along the southern boundary of Mueller Street to meet the eastern boundary of lot 252; thence northerly to the north-east corner of lot 252; thence westerly, along its northern boundary to its north-west corner; thence southerly to the north-east corner of lots 5/134; thence westerly along the north boundary of 134 to meet the eastern boundary of lot 75; thence southerly to the starting point, the south-west corner of lot 134.

11. Eighth Schedule—Business Areas.—Add to Clause (a) new subclauses (i) and (ii).

(i) Commencing from a point on the northern boundary of Albany Highway and the southernmost corner of lot 2 of sub-lot 29, proceed north-easterly along its eastern boundary for 418.7 links, from this point proceed in a straight line to meet the western boundary of lot 1 of sub-lot 27 at a point 425 links from Albany Highway; thence proceed north-easterly along the boundary to the easternmost corner of lot 7 of sub-lots 26/27; thence along its north-east boundary to the easterly side of Sanford Road; thence southerly along the said road boundary to the northern boundary of Albany Highway; thence easterly along this boundary to the starting point.

A fifty (50) link rear access is to be provided from Sanford Road to the north-west boundary of sub-lot 30 Albany Highway, the rear access being twenty-five (25) links each side of the common boundary of lots 6 and 7 of sub-lots 26/27 extended to meet point 368.7 and 418.7 links from Albany Highway and on the north-west boundary of sub-lot 30.

(ii) Commencing from the northernmost corner of sub-lot 39, on the southern boundary of Albany Highway, proceed south-westerly along the north-west boundary of the said sub-lot 39 for a distance of 188 links; thence proceed south-easterly in a straight line parallel to Albany Highway to the westernmost corner of lot 1 of sub-lot 40; thence north-easterly along its boundary to Albany Highway; thence north-westerly to the starting point.

Add new Clause (g).

(g) From the southernmost point of lot 12, sub-lot 19, Albany Highway, proceed north-easterly along its boundary in a straight line to meet the boundary of sub-lots 19 and 18; thence north-westerly to Wellington Street; thence south-westerly and along the road boundaries to the starting point.

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Passed by the Albany Municipal Council on 23rd March, 1959.

[L.S.]

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

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Recommended—

(Sgd.) L. A. LOGAN,  
Minister for Local Government.

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Approved by His Excellency the Governor in Executive Council this 27th day of May, 1959.

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

## ROAD DISTRICTS ACT, 1919.

Busselton Road Board.

Amendment to Building By-laws.

L.G. 2690/52.

THE Busselton Road Board, under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919, doth hereby amend the building by-laws as published in the *Government Gazette* of the 4th day of January, 1952, in the manner following:—

By-law 16 (page 8).—After the word "level" in the last line add—

Such filling shall be level with the crown of the road adjoining the land frontage and shall cover the full frontage of the allotment and shall extend from the road alignment to a position at least 15 feet further from the road than the rearmost portion of the building which is erected or is to be erected upon the land.

By-law 18 (page 9).—After the word "concrete" in line 2 add—  
or other material approved by the Board.

After the word "possession" in line 8 of by-law 18 add:—

Construction.—(a) The local authority may by by-law declare special areas where all outbuildings must be constructed of brick.

(b) No outbuilding other than kennels, aviaries and fowl houses shall be less than 7 feet in height from the floor to the ceiling, and where there is no ceiling from the floor to the underside of the rafters at the lowest point, provided that in the case of wash houses the minimum height shall be 7 feet.

(c) In brick areas all outbuildings exceeding four squares in area shall be built of masonry.

(d) No outbuilding shall be built closer than 4 feet to a boundary of the site other than the rear boundary or a side boundary adjoining a right-of-way over which the owner has rights. In the case of an outbuilding erected on or within 4 feet of the rear boundary the side walls of such building may be approved on the side boundary subject to such side walls being of brick, stone or concrete having a fire rating as required by this by-law and being carried up as a parapet at least 15 inches in height above the roof, flat or gutter of such outbuilding.

Garages.—Private motor garages may be built in accordance with the following requirements:—

- (a) No portion of a garage shall project in advance or be nearer to the alignment of the street to which the lot has the principal frontage than is set out in subparagraphs (a) (i) (a) (ii) and (a) (iii) of this clause except where the physical configuration of the site thereof renders it impossible or impracticable to comply to this requirement of these subclauses.

In such cases the local authority may grant permission for the erection of a garage at a lesser distance from the street alignment—

- (i) in the case of a garage built as an integral part of the dwelling to which it is appurtenant, the front of the dwelling or the building line prescribed in clause 5 of by-law 2, whichever is the lesser;
- (ii) in the case of a detached brick garage in front of the dwelling or the building line prescribed in clause 5 of by-law 2, whichever is the lesser;
- (iii) in the case of a garage of wood or metal construction, the rear of the dwelling except in optional areas where the local authority may approve of the erection of such garage provided no portion thereof projects in advance of the dwelling to which it is appurtenant or the building line prescribed in Clause 5 of by-law 2, whichever is the lesser.

- (b) No portion of a detached garage shall be distant less than 25 feet from any other street or road alignment to which the site has a frontage except by approval of the local authority.
- (c) The external walls of any garage not exceeding four squares in area shall be not more than 10 feet in height.
- (d) The external walls of private garages of a greater superficial area than four squares or exceeding 15 feet in height to the highest point of the roof, other than private garages appurtenant to wood framed dwellings erected in areas where such dwellings may be approved by the local authority under the Second Schedule of the Road Districts Act, shall be built of brick or concrete, and shall comply with all other conditions applying to buildings of these materials. Provided, however, that if such private garage is built at a less distance than 6 feet from any dwelling-house or other building, or is attached to, or forms part of any such building, then such garage shall comply with all the conditions as to distance from boundaries and from other buildings as apply to the main building itself.
- (e) The floors of all motor garages shall be constructed of approved incombustible material.
- (f) No garage shall be built so that the doors open over or upon or obstruct any street, footpath or right-of-way.

By-law 60 (on page 21) is hereby deleted and a new by-law numbered 60 inserted in lieu thereof as follows:—

**Minimum Area and Number of Rooms of Private Dwelling Houses.**

(a) In every dwelling there shall be one living room with a superficial area of not less than 144 square feet and a minimum width of not less than 10 feet and one bedroom with a minimum area of not less than 120 square feet.

(b) Except as provided elsewhere in these by-laws every habitable room shall have—

- (1) a minimum floor area of not less than 80 square feet;
- (2) a height of not less than 9 feet.

(c) Every habitable room shall be not less than 8 feet wide in its minimum dimension, except a kitchen which may have a minimum width of 7 feet.

(d) Laundries.—Every laundry and wash house shall have a floor area of not less than 50 square feet.

(e) Bathroom and Water Closets.—(1) Every bathroom shall be not less than 36 square feet in floor area with a minimum width of 5 feet and every water closet shall be not less than 14 square feet in area.

(2) Where the water closet is contained within the bathroom the floor area shall be not less than 40 square feet in area.

(f) Minimum Number of Rooms.—Every dwelling hereafter erected, altered or extended shall conform with the following requirements:—

- (1) The minimum accommodation shall comprise four habitable rooms complying with the requirements of paragraphs (a) (b) and (c) in addition to any bathroom, laundry or water closet required to be provided by the Health By-laws.

After by-law 60 add a new by-law to be numbered 60a to read as follows:—

60a. (i) Minimum Height of Rooms in Shops.—The height or where the ceiling is pitched or sloping the minimum height from floor to ceiling, or if there is no ceiling to the underside of the rafters or underside of floor next above as the case may be in every room hereafter constructed or adapted in a building to be used as a shop shall not be less than 10 feet.

(ii) All shops erected within the Townsites of the Busselton Road District shall be constructed of brick, concrete, stone or other material approved by the Board.

(iii) Verandahs on all shops erected within the Busselton Road District shall be of suspended awning or cantiliver form and unless otherwise permitted by the local authority the fascia shall finish flush with the face of the kerb or 10 feet 6 inches from the building line whichever is the lesser.

All verandahs in a street shall be erected of a uniform height and width and no such verandah shall be less than 10 feet in height.

(iv) Construction of Cantiliver Verandahs.—In the construction of every such verandah the following conditions shall be complied with:—

- (a) All girders, rafters and framing other than purline and battens shall be of steel of dimensions approved by the surveyor and connections must be of standard type. Purlins and battens for fixing roof covering and fascia may be of jarrah or other approved hardwood.
- (b) The roof shall be covered with 24 gauge galvanised corrugated iron with a fall of  $\frac{1}{2}$  inch per foot towards the building.
- (c) Box gutters shall be formed at or near the building line, lined with galvanised plain iron not lighter than 24 gauge and to a capacity sufficient to carry off all rain or storm water. Such capacity shall in no case be less than 27 square inches.
- (d) Downpipes shall be of sufficient capacity to efficiently discharge rainwater falling on roofs. The bottom 6 feet length of pipes shall be wrought or cast iron. Pipes shall be chased into walls or piers to a height of 9 feet or set back so as not to project beyond the face of the building, and shall discharge under the footway into the street channel or be connected up to underground stormwater drains.
- (e) The ceiling shall be of plain galvanised iron, stamped metal, fibrous plaster or other approved non-inflammable materials securely fixed to wood joints, which shall be not less than 4 inches by 2 inches spaced not more than 2 feet centres running parallel with the footpath and secured to the steel framing. All ceilings to be flat and level.
- (f) The hanging bolts are to be not less than 1 inch diameter properly attached to the framing and securely anchored or bolted to the building, to the approval of the surveyor, and provided with a union screw and shall be back-stayed or anchored, as may be necessary for stability. Hanging bolts shall be not more than 12 feet apart unless specially designed fascias are provided and computations submitted.
- (g) The fascia shall be lined with plain galvanised iron, stamped metal or other approved non-inflammable material on jarrah framing. The finished overall depth of fascias for verandahs over footpaths more than 9 feet wide shall be 24 inches and for those over footpaths 9 feet wide or less shall be 18 inches. Pediments constructed with fascias of verandahs shall, in all cases, be subject to the approval of the local authority. Flashing to be 5 lb. lead, where required, to approval.

By-law 83 (page 26).—After paragraph (2) add a new paragraph to be numbered (3) and to read:—

(3) Brick chimneys in all houses shall have concrete footings with a minimum depth of 12 inches and such footings shall project at least 3 inches beyond all sides of such chimneys.

All chimneys shall be constructed of brick, stone or other material approved by the Board.

The scale of fees in the Second Schedule is hereby deleted, and the following scale of fees is inserted in lieu thereof:—

Scale of Fees.		£	s.	d.
1. For application form in every case	....		1	0
2. For a license for a new building and additions to an existing building—				
(a) For each square or portion of a square up to 50 squares (with a minimum fee of £1)	....		6	0

	£	s.	d.
(b) For each additional square or portion of a square up to 100 squares	5	0	
(c) For each additional square or portion of a square in excess of 100 squares	4	0	
3. For a license for alterations to an existing building—			
(a) For each square or portion of a square up to 100 squares (with a minimum fee of £1)	4	0	
(b) For each additional square or portion of a square in excess of 100 squares	2	6	
(c) For cutting an opening in an external, internal or party wall when no other work is undertaken at the same time	15	0	
4. For a license for the construction of a furnace, chimney shaft or shaft for ventilation or for any other purpose (in addition to the fee for any other work undertaken at the same time)—			
(a) If the height does not exceed 75 feet	3	0	0
(b) If the height exceeds 75 feet but does not exceed 100 feet	4	0	0
(c) If the height exceeds 100 feet for every additional 10 feet or portion of 10 feet	12	0	
5. For a license to carry a flue from an oven, stove steam-boiler furnace or close fire into an existing flue	1	0	0
6. For examination and report on preliminary plans—25 per cent. of the fee for a license to carry out the work described in such plans.			
7. For a license to install a new shop front—			
(a) If no structural alteration is required	1	10	0
(b) If new girders or columns are required for each foot thereof (with a minimum fee of £3)	1	6	
8. For a license for a verandah awning over a footway for each lineal foot measured along the frontage of the building (with a minimum fee of £1)	1	0	
9. For a license to erect a tent for each week or part of a week	1	0	0
10. For a license to erect a transmitting wireless mast attached to a building, for each foot	1	0	
11. For survey and report on a dangerous structure	3	0	0
12. (a) In the case of buildings of reinforced concrete or steel framed construction—			
(i) 6s. per square for the first 50 squares or part thereof with a minimum of £1			
(ii) The fee for square shall be reduced by 2d. per square for each additional 50 squares by which the area of the building exceeds 50 squares in area with a minimum charge of 3s. 6d. per square.			
(b) In the case of buildings of brick or stone in which the floors are carried by internal pillars or columns, the fee shall be two-thirds the amount of the fee calculated under paragraph (a) of this item.			
(c) For the purposes of calculating computation fees a square means 100 square feet measured over the outside of external walls at each floor level.			
(d) In the case of alterations to existing buildings the fee shall be assessed over the area covered by such alterations.			
(e) For reinforced concrete or fire-resisting floors including girders and beams	2	0	0
(f) For reinforced concrete or fire-resisting floors without girders or beams	1	0	0
13. For a license for deposit of building material on a street sixpence for each month or part of a month for each superficial yard of the area of the street enclosed by any			

hoarding or fence as required by by-law 198 and three-pence for each superficial yard for each week of any renewal of such a license.

14. Fees for signs—

For painted signs on verandah awning fascias 5s.

For roof signs—3d. per square foot with a minimum of £2 per annum.

For illuminated box signs under verandahs—5s. per annum.

for all other illuminated signs—10s. per annum.

Provided that one-half only of the above fees shall be payable for any license issued after the sixth month in any financial year.

For bill posters—7s. 6d. per month: £4 per annum.

Passed at a meeting of the Busselton Road Board held on the 11th day of February, 1959.

F. H. JOLLIFFE,  
Chairman.

T. McCULLOCH,  
Secretary.

Recommended—

(Sgd.) L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of May, 1959.

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

ROAD DISTRICTS ACT, 1919.

Busselton Road Board.

Amendment to Building By-law No. 2.

L.G. 2690/52.

THE Busselton Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919, doth hereby amend the building by-laws as published in the *Government Gazette* of the 4th day of January, 1952, in the manner following:—

By-law 2 (page 33), clause 1, to read as follows:—

This by-law shall apply to the Busselton Road District.

Clause (5)—After the word "of" in line 3 delete the words "20 feet" and substitute in lieu thereof the words "25 feet."

Clause (6)—Delete the words "which is intended to be used as a dwelling house" where occurring in lines 1, 2, 3, and 4.

Passed at a meeting of the Busselton Road Board held on the 11th day of February, 1959.

F. H. JOLLIFFE,  
Chairman.

T. McCULLOCH,  
Secretary.

Recommended—

(Sgd.) L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of May, 1959.

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

## ROAD DISTRICTS ACT, 1919.

## Quairading Road Board.

## By-laws for the Control and Management of Halls.

L.G. 471/59.

WHEREAS under the provisions of the Road Districts Act, 1919, the board of any district is empowered to make by-laws for any of the purposes mentioned in the said Act, the Quairading Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby repeal all other and former by-laws for the control and management of the Quairading Hall, and doth hereby make and publish the following by-laws:—

1. Application for the hire of the Quairading Hall and the Quairading Agricultural Display Hall, or any portion of the hall buildings, equipment or property shall be made to the Board and any application for hire of any other hall, building, equipment or property under the control of the Board shall be made to the appropriate Hall Committee, not less than 24 hours before the hour at which hiring is desired.
2. Hire of hall buildings and property, including furniture and equipment, shall be at the rates set out in the Schedule hereto.
3. The hours for which hiring may be effected at daytime rates shall be from 9 a.m. to 6 p.m., evening rates shall be from 6 p.m. to midnight, with additional charges after midnight.
4. The Board may at any time demand that the hirer shall, prior to the term of engagement, deposit with the Board an amount estimated to cover hall hire and any damage that may occur to the building and property during the term of engagement.
5. The amount of hall hire shall be lodged with the Board at the time of application for hire of halls and this amount shall be forfeited to the Board if the booking is cancelled.
6. The Board reserves the right to refuse to let any hall or any portion thereof to any 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 any hall property.
8. In the event of two or more applications being received for the hire of any hall property at one and the same time and date, the Board or Committee may, without considering priority of application, determine to which applicant the hall hiring shall be granted.
9. The hirer or any portion of any 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 or building. If in the opinion of the Board all necessary actions have not been taken to comply with the requirements of the 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. The hirer must accept full responsibility in the event of any dispute arising in connection with the provisions of necessities under this by-law or the non-compliance therewith.
10. In the event of the use of any portion of any 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 any hall property except when permitted in writing by the Board.
12. Except at a banquet, smoke social, card evening or meeting, no person shall smoke any tobacco, cigar, cigarette or other substance, or strike or otherwise ignite any light in the main hall, kitchen, supper room or stage of any hall.
13. No hall plant, furniture, fittings or effects, cutlery, crockery, glassware or other utensils or materials of any kind shall be hired, loaned or removed from any hall property without the written permission of the Board.

14. No person shall erect any internal or external decorations, place any nails or screws in the woodwork, walls, or any part of the hall buildings or property, without the written permission of the Board or appropriate Committee, and any hirer shall remove any decorations if so requested.

15. No person whilst intoxicated shall be permitted to enter or remain upon any portion of any hall property, nor be guilty of any misbehaviour whatsoever, nor be permitted to use any 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 costs of such damage in addition to any penalty imposed under these by-laws.

16. No offensive impersonations or misrepresentations of living persons, or anything deemed likely to cause disturbances, riot or breaches of the peace, shall be permitted within any hall building or property.

17. No person shall stand, loiter or cause any obstruction whatsoever in the exits or passageways of any hall building, and any person or persons so doing shall disperse upon being requested so to do by any authorised person or police constable.

18. The hirer of any part or parts of any hall building or property shall maintain and keep good order and decent behaviour within the property and shall be 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, crockery, etc., and shall pay such damages as may be assessed by the Board.

19. No person shall serve or consume any food in any hall without the written permission of the Board or appropriate committee.

20. No person shall take photographs without the permission of the hirer or Board, and no person shall show films above 16 millimetres in size without the written permission of the Board.

21. No booking shall be accepted in advance for a longer period than 12 months.

22. The Agricultural Display Hall shall not be let on hire for the purpose of conducting any dance, banquet or smoke social.

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

24. Every person who does, permits or suffers any 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.

#### Schedule of Charges.

##### Quairading Hall.

	£	s.	d.
Main hall and all facilities—			
Day	2	15	0
Night	3	10	0
Main hall only, any purpose except dancing—			
Day	1	15	0
Night	2	5	0
Stage for rehearsals—			
Day	10	0	
Night	12	6	
Lounge, meetings, etc.—			
Day	10	0	
Night	12	6	
Travelling companies, pictures (all facilities)—			
Day	3	0	0
Night	6	5	0
Athletics and badminton (local)—Main Hall—			
Day	15	0	
Night	1	5	0
Kitchen only	5	0	
Confetti	5	0	
Public address system	1	1	0
Deposit on crockery	1	0	0
Additional charges after midnight—per hour	7	6	

Agricultural Display Hall.		£ s. d.
Display hall and all facilities—		
Day	.....	2 5 0
Night	.....	2 15 0
Display hall only—		
Day	.....	15 0
Night	.....	1 5 0
Dining annexe only—		
Day	.....	15 0
Night	.....	1 10 0
Bar only	.....	10 0
Crockery	.....	5 0
Display hall only, local youth organisations—		
Day	.....	5 0
Night	.....	10 0
Deposit on crockery	.....	1 0 0
Additional charges after midnight—per hour	.....	7 6

#### Charities.

Board may make a donation of any portion of hall hire to *bona fide*, religious, charitable or educational organisations.

Local Anzac Day and Armistice Day services, free of charge.

Passed at a meeting of the Quairading Road Board held on the 9th day of April, 1959.

R. MINCHIN,  
Chairman.

T. MASKREY,  
Secretary.

Recommended—

(Sgd.) L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 27th day of May, 1959.

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

#### ROAD DISTRICTS ACT, 1919.

##### Collie Coalfields Road Board.

#### By-law Permitting and Regulating the Planting of Lawns and Gardens in Streets.

L.G. 496/59.

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

1. The owner or occupier of premises abutting on a road may plant and maintain a lawn in the road, subject to the following conditions:—

- (a) The lawn shall not extend beyond the site boundaries of the premises where they abut on the road. Provided that in the case of premises at the corner of two roads, the lawn may extend round the corner.
- (b) The lawn shall not extend beyond the edge of the carriageway, nor shall it encroach on a footpath.
- (c) The lawn shall have an even surface from the edge of the carriageway, or if there is a kerb to the carriageway, from the top of such kerb to the footpath or edge of the road as the case may be.

2. (a) The owner or occupier of premises abutting on a road may, with the written permission of the Board under the hand of the Secretary of the Board, form and plant a garden in the road.

(b) The application for such permission shall be accompanied by a plan showing the position and measurements of the garden by reference to the carriageway and the front boundary of the premises.

(c) The permission may be granted subject to such conditions as the Board may in any case decide.

3. The Board may at any time and without notice and without paying any compensation in respect thereof, remove from a road any lawn or garden or any part thereof, maintained in a road under this by-law.

4. No person shall ride or drive any animal or vehicle over any lawn or garden maintained in a road pursuant to this by-law.

5. Any person committing a breach of any provision of this bylaw shall be liable on conviction to a penalty not exceeding the sum of twenty pounds.

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Passed by resolution of the Collie Coalfields Road Board at a meeting held on the 19th day of May, 1959.

N. S. COOTE,  
Chairman.

R. C. H. HOUGH,  
Secretary.

Recommended—

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(Sgd.) L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 27th day of May, 1959.

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

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CEMETERIES ACT, 1897-1957.

Nabawa Public Cemetery.  
Department of Local Government,  
Perth, 2nd June, 1959.

L.G. 372/54.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Cemeteries Act, 1897-1957, has been pleased to approve of the by-laws made by the Trustees of the Nabawa Public Cemetery as set out in the Schedule hereunder.

(Sgd.) GEO. S. LINDSAY,  
Secretary for Local Government.

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Schedule.

By-laws.

1. The by-laws made by the Trustees of the Nabawa Public Cemetery (sometimes otherwise known as the Nabawah Public Cemetery) under the provisions of the Cemeteries Act, 1897, and published in the *Government Gazette* on the 3rd December, 1915, and amended by notices published in the *Government Gazette* on the 30th August, 1935, and the 15th October, 1957, are referred to as the principal by-laws.

2. By-law 3 of the principal by-laws is amended by adding after the word, "shall" in line six the passage, " , upon payment to the Trustees of the sum of one pound,".

3. The principal by-laws are amended by adding after Schedule "C" a Schedule as follows:—

Schedule "D."

Nabawa Public Cemetery.

AUTHORITY TO ERECT MONUMENT, TOMBSTONE OF ENCLOSURE.

Number of Grave..... No..... Section.....

On the application of....., the Trustees of the Nabawa Public Cemetery have granted permission for the erection of a monument, tombstone or enclosure on that piece of ground .....feet long and.....feet wide within that portion of the Cemetery marked Section.....Block..... on the plan of the Cemetery kept by the Trustees, and the applicant shall be entitled to have, maintain and keep the monument, tombstone or enclosure subject to the payment of fees which may, from time to time, be prescribed.

Date..... Fees paid.....

Secretary.

The by-laws set out in the above Schedule were made by the Trustees of the Nabawa Public Cemetery at a duly convened meeting of the Trustees held on the 7th day of March, 1959.

JOHN COOPER, Chairman. P. A. McDONNELL, Secretary.

CEMETERIES ACT, 1897-1957.

Department of Local Government, Perth, 2nd June, 1959.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Cemeteries Act, 1897-1957, has been pleased to approve of the by-laws made pursuant to that Act by the Trustees of the Quairading Public Cemetery as set out in the Schedule hereunder.

(Sgd.) GEO. S. LINDSAY, Secretary for Local Government.

Schedule.

Quairading Public Cemetery.

By-laws.

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

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

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

4. Any person desiring to inter any dead body in the cemetery shall make application in the form contained in Schedule B hereto.

5. All applications for interment shall be made at the offices of the Trustees, in such time as to allow at least six working hours' notice being given to the superintendent at the cemetery, prior to the time fixed for burial, otherwise an extra charge shall be made.

6. The Trustees shall cause all graves to be dug; any vaults, brick graves, or graves to be re-opened as and when required.

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

8. Every grave shall be at least 6 feet deep at the first interment and no interment shall be allowed in any grave with a less depth than 3 feet from the top of the coffin to the original surface of the surrounding ground.

9. Any person requiring an "Exclusive Right of Burial" in any part of the cemetery shall apply to the Trustees in writing, specifying the location of the grave, and whether it is proposed to erect a brick grave or vault, and in such case submitting plans and specifications of the proposed work. Such application shall also state the name of any deceased person or persons whose remains it is proposed to inter therein. If the application is approved by the Trustees a Grant of Exclusive Right of Burial shall be issued in the form of Schedule C.

10. Every such Grant shall be subject to by-laws for the time being in force, and no interment in any such grave or vault shall be allowed unless upon the production of the Order of Burial aforesaid, nor shall any such grave or vault be opened, unless with the written consent of the Trustees.

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

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

13. Should the grantee be unable to produce the "Grant of Right of Burial" on making application for a grave to be opened for the purposes of interment, through having lost the same, the said grantee shall make a sworn declaration to this effect, and shall pay the fee for a copy of such "Grant of Right of Burial" as prescribed in Schedule A hereto before the interment takes place.

14. No burial shall be allowed to take place in the cemetery nor shall any coffin be allowed to enter the cemetery unless a medical certificate of death or a Coroner's order for burial is handed to the secretary, for inspection and return, at the latest upon the funeral entering the cemetery. Should the undertaker or his representative be unable to produce a medical certificate or the Coroner's order for burial he shall give a written guarantee to produce the same within three days and satisfactory reasons must be given for the non-production of the medical certificate or Coroner's order for burial in the first instance. In default of production of the medical certificate or Coroner's order within three days the undertaker's license may be suspended until the certificate or order is produced.

15. No interment shall be allowed on Sunday without the written permission of the Trustees or when it is certified in writing by a Medical Officer of Health, or by a Police Magistrate, or by two Justices of the Peace, that for sanitary reasons or special religious reasons, it is necessary or advisable that the burial take place on that day.

16. The hours for burial shall be as follows: weekdays, 8 a.m. to 5 p.m., Saturdays, 8 a.m. to 12 noon, at penalty rates, and no burial shall be allowed to take place, nor any coffin allowed to enter the cemetery, at any other hour except by written permission of the Trustees.

17. The time fixed for any burial shall be the time at which the funeral is to arrive at the cemetery gates, and if not punctually observed, the undertaker responsible shall be liable to a fine of 10s. 6d.

18. If for any reason the funeral shall arrive at the entrance gates of the cemetery, remain there for more than 15 minutes prior to proceeding to the graveside, the undertaker responsible shall be liable to a fine of 10s. 6d.

19. Every funeral shall enter by the principal entrance and no vehicle except the hearse and mourning coaches, shall be permitted to enter the cemetery, or stand opposite the entrance gates. Vehicles shall not be allowed

to proceed faster than 5 miles per hour within the cemetery, and shall proceed at and by such roads as directed by the superintendent or other officer of the Trustees from time to time.

Any driver or other person failing or neglecting to observe such directions may be forthwith expelled from the cemetery. No bicycle shall be ridden within the cemetery.

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

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

22. Smoking shall not be allowed within the cemetery, nor any fireworks discharged therein.

23. No dogs shall be admitted into the cemetery, and any found there shall be liable to be destroyed.

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

25. No person shall pluck any tree, plant, shrub, or flower growing in any portion of the cemetery.

26. No person shall remove or carry out of, or attempt to carry out of the cemetery, any tree, plant, shrub, flower, earth, or any other material without the written permission of the Trustees.

27. No person shall promote or advertise, or carry on within the cemetery any trade, business, or calling, either by solicitation, distribution of circulars, by cards or otherwise, or by any other system of advertisement whatsoever, without the written consent of the Trustees, and any person infringing this by-law shall be expelled from the cemetery.

28. No person employed by the Trustees shall be permitted to accept any gratuity whatsoever, nor shall he be pecuniarily interested in any work in the cemetery, other than remuneration he receives from the Trustees, except by written permission of the Trustees, and any such person proved guilty of accepting any gratuity, or being pecuniarily interested in any such work without such permission shall be liable to summary dismissal.

29. Any person desiring to place or erect, or to alter or add to any monument, tombstone or enclosure in any part of the cemetery must first obtain the written consent and approval of the Trustees and otherwise comply with section 23 of the Cemeteries Act, 1897-1957.

30. Every tombstone, monument or enclosure shall be placed on proper substantial foundations, which if required by the Trustees, shall extend to the bottom of the grave.

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

32. Should any work by masons or others be not completed before a Sunday, they shall be required to leave the work in a neat and safe condition, to the satisfaction of the superintendent.

33. All material required in the erection and completion of any work shall, as far as possible, be prepared before being taken to the cemetery, and all materials required by tradesmen shall be admitted at such entrance as the superintendent shall direct, and no vehicle conveying any such materials with wheels less than 4 inches wide shall be permitted to enter the cemetery. No sand, earth or other material shall be taken from any part of the cemetery for use in the erection of any monument or work, except with the written approval of the Trustees.

34. No catacomb shall be allowed.

35. Monumental masons shall not be permitted to carry on work within the cemetery other than during the hours specified for the opening and closing of the gates on week days, Saturday and Sunday excepted, when no work is to be done from noon Saturday until the opening of the gates on Monday morning, without the written permission of the Trustees.

36. No trees or shrubs shall be planted on any grave except such as are approved by the superintendent.

37. All workmen, whether employed by the Trustees or by any other person, shall at all times whilst within the boundaries of the cemetery, be subject to the supervision of the superintendent, and shall obey such directions as that officer may find it necessary to give; and any workman committing any breach of these regulations and by-laws, or refusing or neglecting to comply with any directions of the superintendent, shall be removed from the cemetery.

38. Licenses for grave dressing or decorating may be issued by the Trustees, such licenses to be renewed annually in the month of July.

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

- (a) No rubbish, sand, soil or other materials removed in dressing a grave shall be placed on any other grave, and if placed on any adjoining ground shall be removed immediately the work is completed.
- (b) No sand, soil or any other materials shall be taken from any portion of the cemetery for the purpose of dressing a grave, except with the permission of the superintendent.
- (c) The dressing of all graves, and the wheeling, and carting of any materials shall be subject to the supervision of the superintendent.
- (d) Work in all cases to be carried on with due despatch, and only during regulation hours.

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

41. No person except the relatives of the deceased, the Trustees, or those licensed by the Trustees shall be permitted to decorate any grave.

42. If for the purpose of re-opening any grave the Trustees find it necessary to remove edging tiles, plants, shrubs, etc., from the grave, the person so ordering the re-opening shall pay to the Trustees charges in accordance with the work performed.

43. Notwithstanding anything contained in the existing by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth, to erect headstones on the graves of deceased soldiers without the payment of any fee.

44. Free ground may be granted if it is proved to the satisfaction of the Trustees—

- (a) that the deceased was a returned soldier, and that he died as a result of injuries received in a war; and
- (b) that the relatives of the deceased are in necessitous circumstances.

Provided that such grant shall be made, subject to the condition that only the remains of deceased soldiers shall be interred in the grave.

45. Prior to conducting any interment within the cemetery or making use of the cemetery for any purpose connected with interments, every undertaker shall pay to the Trustees an annual fee as prescribed in Schedule A and shall at the time of making such payment give his assent in writing to such conditions as the Trustees may deem fit to impose. Upon such assent being given, and payment of the fee made, he shall receive a permit in the form of Schedule D, to hold good during good behaviour and until the first day of July following, and unless in the possession of such a permit no undertaker shall be allowed to engage in or carry out any duty or work within the cemetery.

46. A plan of the cemetery showing the distribution of the land, compartments, sections, situations, and number of graves, and a register of all certificates of "Rights of Burial" shall be kept at the office.

47. Any person violating the rule of propriety and decorum, or injuring any tree, shrub, flower, border, grave, or erection, or in any way infringing these by-laws, shall be expelled from the cemetery.

48. Any person committing any breach of any by-law or regulation, or of any other rules, regulations, or by-laws lawfully made under the authority of any Act relating to cemeteries, shall, for every such offence, be liable to a penalty not exceeding five pounds (£5) and in case of a continuing breach a further sum not exceeding one pound (£1) for every day during which such breach continues.

49. Any person committing a breach of any by-law in the cemetery shall, in addition to being liable to a penalty under any by-law, be liable to be forthwith removed from the cemetery by the Trustees or by the superintendent or other employee of the Trustees, or by any police constable. If such person resists removal, or if, and as often as such person is removed, shall, unless with the consent of the Trustees or superintendent, again enter the cemetery within 24 hours of his removal therefrom, he shall be liable to a penalty not exceeding five pounds (£5).

50. The by-laws for the management of the Quairading Public Cemetery published in the *Government Gazette* on the 31st January, 1930, and amended by notice published in the *Government Gazette* on the 20th April, 1955, are revoked.

Schedule A.

Quairading Public Cemetery.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.

1. On application for an "Order for Burial" the following fees shall be payable in advance:—

	£	s.	d.
(a) In Open Ground—			
For interment in grave 6 feet deep	6	15	0
For interment of any child under 7 years of age in grave 4 feet 6 inches deep	3	0	0
For the interment of any stillborn child in ground set apart for such purpose	1	15	0
(b) In Private Ground including the issue of a "Right of Burial"—			
Ordinary land 8 feet x 4 feet where directed	1	15	0
Ordinary land for grave 8 feet x 8 feet where directed	3	5	0
Ordinary land for grave (extra) 8 feet x 2 feet where directed	10	0	0
For interment in grave 6 feet deep	6	15	0
For interment of any child under the age of 7 years in grave 4 feet 6 inches deep	3	0	0
If graves are required to be sunk deeper than 6 feet the following additional charges shall be payable:—			
For first additional foot	15	0	0
For second additional foot	1	0	0
The third additional foot	1	5	0
And so on in proportion for each additional foot.			
(c) Re-opening of any Ordinary Grave—			
For each interment	6	15	0
For each interment of a child under 7 years of age	3	0	0
For each interment of a stillborn child	1	15	0
(d) Re-opening of a brick grave	6	15	0
(e) Re-opening of a vault—according to work required from	5	0	0
(f) Extra Charges:—			
For each interment in open ground without due notice under by-law 5	10	0	0
For each interment in private ground without due notice under by-law 5	1	1	0
For each interment not in usual hours as prescribed in by-law 18	10	6	0
For late arrival at cemetery gates of funeral as per by-law 19	10	6	0
For late moving off from entrance gates of funeral as per by-law 20	10	6	0
For each interment on a Saturday	1	0	0
Extra for exhumation	2	0	0
Re-opening grave for exhumation—			
Child 7 years and over including adult	6	15	0
Child under 7 years of age	3	0	0
Re-interment in new grave after exhumation—			
Child 7 years and over including adult	6	15	0
Child under 7 years of age	3	0	0

2. An application for an "Exclusive Right of Burial":—  
 Land for vault sections in special reserves selected by applicant, subject to special application to Trustees—

	£	s.	d.
8 feet x 12 feet	12	12	0
8 feet x 16 feet	18	18	0
16 feet x 12 feet	37	16	0
For grant of the deed of the exclusive right		10	6
For permission to construct a brick grave in any such land		10	6
For permission to construct a vault in any such land	1	1	0

3. Miscellaneous—

For permission to erect a headstone		10	0
For permission to erect a monument	1	1	0
For permission to erect a headstone or monument over any brick grave or vault	1	1	0
For permission to erect any name plate		2	6
For a grave dresser's annual license (in advance)		10	6
For making a search in Register		1	0
For copy of by-laws and regulations		2	6
For use of number plate or label on any type of grave		10	0
For a copy of "Grant of Right of Burial"		1	0
For Undertaker's License (per annum)	2	2	0

Schedule B.  
 Quairading Public Cemetery.

Application No.....

FORM OF INSTRUCTION FOR GRAVE AND APPLICATION FOR  
 ORDER OF BURIAL.

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

Date of Application.....

Name of Deceased.....  
 Age of Deceased..... Date when death occurred.....  
 Late place of residence of the deceased.....  
 Place where death occurred.....  
 Rank or occupation of deceased.....  
 Birthplace of deceased.....  
 Nature of the disease or supposed cause of death.....  
 What denominational ground?.....  
 What compartment?.....  
 No. of grave on plan.....  
 Is it a public grave?..... Is it a private grave?.....  
 Is the ground to be selected by the applicant or the Trustees?.....  
 Size of ground?.....  
 Is a grant required, and if so, to whom?.....  
 If already granted, give No. of grant and name of grantee.....  
 Length and width of coffin..... Depth of grave.....  
 Is it the first interment in the grave?.....  
 Date of last interment in the grave.....  
 Day of burial..... At what hours?.....  
 Name of minister or person to officiate at grave.....  
 From where is the funeral to start?.....  
 Name of undertaker.....  
 Name in full and signature of person making application.....

Occupation.....  
 Address.....  
 Application received this..... day of..... 19.....  
 at..... o'clock..... m.

Secretary.

References: No. of receipt..... No. of grant.....  
 No. in Register of Burials.....

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

Superintendent.

Schedule C.

FORM OF GRANT OF EXCLUSIVE RIGHT OF BURIAL.

By virtue of the Cemeteries Act, 1897-1957, we the undersigned Trustees of the Quairading Public Cemetery, in consideration of..... pounds..... shillings and..... pence paid to us by..... of....., hereby grant to the said..... the exclusive right of burial in that piece of ground..... (description of ground so as to identify); to hold the same to the said..... and..... assigns for the term of 90 years from the date hereof, for the purpose of burial only.

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

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

..... Chairman.  
..... Secretary.

Schedule D.

Quairading Public Cemetery.

No. of receipt.....  
No.....

The Trustees of the Quairading Public Cemetery do hereby grant to..... of..... permission in accordance with the by-laws to conduct and make use of the Quairading Public Cemetery for any purpose connected with interments, from \*..... to.....

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

\* Insert commencement date.

The foregoing by-laws, with the accompanying schedules, were duly framed and presented to a meeting of the Quairading Road Board, held at Quairading on the 9th day of April, 1959, and adopted.

R. MINCHIN,  
Chairman.  
T. MASKREY,  
Secretary.

FACTORIES AND SHOPS ACT, 1920-1957.

Department of Labour,  
Perth, 29th May, 1959.

HIS Excellency the Governor in Executive Council, in exercise of the powers conferred by sections 100 and 158 of the Factories and Shops Act, 1920-1957, has been pleased to make the regulations set out in the Schedule hereunder.

F. W. WARMAN,  
Chief Inspector of Factories.

Schedule.

Regulations.

1. In these regulations, the Factories and Shops Act (General) Regulations, 1939, published in the *Government Gazette* on the 13th October, 1939, and amended from time to time thereafter, and in particular as amended by regulations published in the *Government Gazette* on the 8th January, 1958, the 20th May, 1958, the 3rd July, 1958, the 1st August, 1958, the 15th August, 1958, the 7th November, 1958, the 23rd December, 1958, the 6th January, 1959, the 20th January, 1959 and the 17th March, 1959, are referred to as the principal regulations.

2. Part X of the Appendix to Regulation 41B of the principal regulations is amended by substituting for Division 1 a division as follows:—

Division 1.

Zone No. 10—Bunbury and Districts Zone.

All that portion of the State contained within a radius of seven and one-half miles from the Bunbury G.P.O.

## TOWN PLANNING AND DEVELOPMENT ACT, 1928-1958.

## Hoarding By-laws.

T.P.B. 858/2/12/1.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has approved of By-law 13 of by-laws for the control of hoardings made under section 30, subsection (1) of the Town Planning and Development Act, 1928, and published in the *Government Gazette* on the 27th November, 1931, as amended, being amended by adding after "Municipality of South Perth" in the Schedule the words "City of Subiaco."

V. L. STEFFANONI,  
Acting Chairman, Town Planning Board.

## TRAFFIC ACT, 1919-1958.

Office of the Commissioner of Police,  
Perth, 8th June, 1959.

Police T.O. 59/733.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1958, has been pleased to make the regulations set out in the Schedule hereunder.

(Sgd.) J. M. O'BRIEN,  
Commissioner of Police.

## Schedule.

## Regulations.

- Principal Regulations. 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; 1st April, 1955; 11th May, 1955; 17th June, 1955; 9th August, 1955; 30th September, 1955; 30th December, 1955; 24th April, 1956; 23rd October, 1956; 16th November, 1956; 23rd November, 1956; 21st December, 1956; 22nd February, 1957; 8th March, 1957; 1st April, 1957; 26th April, 1957; 17th May, 1957; 1st July, 1957; 30th August, 1957; 25th September, 1957; 5th November, 1957; 20th December, 1957; 23rd December, 1957; 24th January, 1958; 19th February, 1958; 17th April, 1958; 29th April, 1958; 13th May, 1958; 5th June, 1958; 25th June, 1958; 15th July, 1958; 18th July, 1958; 1st August, 1958; 12th September, 1958; 10th October, 1958; 24th November, 1958; 3rd March, 1959; 9th April, 1959 and 15th May, 1959, are referred to as the principal regulations.
- Reg. 176 amended. 2. Regulation 176 of the principal regulations is amended by substituting for paragraph (b) a paragraph as follows:—  
(b) to any ambulance  
(i) proceeding to the scene of an accident or to any place for the purpose of picking up a patient or a person who has sustained an injury; or  
(ii) conveying a patient or a person who has sustained an injury to a hospital.
- Reg. 336 amended. 3. Regulation 336 of the principal regulations is amended by substituting for paragraph (b) a paragraph as follows:—  
(b) to any ambulance  
(i) proceeding to the scene of an accident or to any place for the purpose of picking up a patient or a person who has sustained an injury; or  
(ii) conveying a patient or a person who has sustained an injury to a hospital.

## TRAFFIC ACT, 1919-1957.

Municipality of Albany.

By-law No. 34 (Traffic).

Police T.O. 58/2189.

THE Albany Municipal Council, pursuant to an Order in Council made under section 49 of the Traffic Act, 1919-1958, and the powers thereby conferred, doth hereby order that By-law No. 34 be amended as follows:—

## Section 2.

Add new subsection:—

(f) Both sides of Frederick Street within 100 feet of Peels Place.

Passed at a meeting of the Albany Municipal Council on 13th April, 1959.

[L.S.]

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

Recommended—

(Sgd.) C. C. PERKINS,  
Minister for Traffic.

Approved by His Excellency the Governor in Executive Council, this 4th day of June, 1959.

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