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OF

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No. 73]

PERTH : THURSDAY, 31st AUGUST

[1961

HEALTH ACT, 1911-1960.

Public Health Department,
Perth, 16th August, 1961.

P.H.D. 841/37, Ex. Co. No. 1561.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the provisions of the Health Act, 1911-1960, has been pleased to make the regulation set out in the Schedule hereunder.

LINLEY HENZELL,
Commissioner of Public Health.

Schedule.

Regulations.

1. These regulations may be cited as the Local Health Boards (Annual Statement of Accounts) Regulations, 1961.
2. The regulation published in the *Government Gazette* on the 29th October, 1915, and therein called "Form of Annual Statement of Accounts (Section 48) Regulation" is revoked.
3. A local health board, not being a local authority within the meaning of the Local Government Act, 1960, shall annually send forward to the Commissioner of Public Health full statement of its accounts, in the following form :—

ANNUAL FINANCIAL STATEMENT

Showing the Operations of the

.....LOCAL HEALTH AUTHORITY
Road Board Health Authority, or Local Board of Health, for the year ended 30th June, 19.....

This Form of Statement has been compiled by the Commissioner of Public Health under the provisions of the Health Act, 1911-1950. The Statement must be completed by the Secretary and submitted to the Auditors as soon as possible. When confirmed by them the original shall be retained by the local authority, and one copy forwarded to the Commissioner.

Note.—As this Form is used as the basis for statistics of local health authorities, a copy must be also forwarded to the Government Statistician, Perth.

Summary of Receipts and Expenditure for Year ended 30th June, 19.....

RECEIPTS				£	s.	d.	EXPENDITURE				£	s.	d.
CREDIT BALANCE AT COMMENCEMENT OF YEAR—				£	s.	d.	DEBIT BALANCE AT COMMENCEMENT OF YEAR—				£	s.	d.
Bank Balance							Bank Overdraft						
Cash in Hand							Cheques outstanding						
Less Outstanding Cheques							Less Cash in Hand						
HEALTH RATE—				£	s.	d.	EXPENSES FOR LEVYING HEALTH RATE (Valuation, etc.)—				£	s.	d.
Current Rates collected							SALARIES : Secretary and Clerks (if any)						
Arrears collected							Inspector						
SANITARY RATE—				£	s.	d.	Officer of Health						
Current Rates collected							Analyst						
Arrears collected							OFFICE EXPENSES (RENT, POSTAGE, PETTY CASH, etc.)						
SANITARY CHARGES—				£	s.	d.	STATIONERY, PRINTING AND ADVERTISING						
Current Fees collected							LEGAL EXPENSES						
Arrears collected							BANK CHARGES—				£	s.	d.
RUBBISH CHARGES—				£	s.	d.	On Current Account						
Current Fees collected							Interest on Overdraft						
Arrears collected							OFFICE FURNITURE, ETC.						
LICENSES—							SANITARY SERVICES—				£	s.	d.
Dairy Fees							Capital Expenditure						
Offensive Trade Fees							Wages						
Others							Other Expenditure						
FINES AND PENALTIES							TREATMENT OF INFECTIOUS CASES						
CONTRACTORS' DEPOSITS							SUBSIDIES (INFANT HEALTH, ETC.)						
SALE OF SANITARY AND RUBBISH PANS							OTHER EXPENDITURE						
GOVERNMENT GRANTS													
OTHER RECEIPTS—													
DEBIT BALANCE AT END OF YEAR—				£	s.	d.	CREDIT BALANCE AT END OF YEAR—				£	s.	d.
Bank Overdraft							Bank Balance						
Cheques Outstanding							Cash in Hand						
Less Cash in Hand							Less Cheques outstanding						

Members of Board	No. of Assessments	No. of Rate-payers	Valuation		Health Rate Levied	Sanitary Rate Levied
No.			Unimproved Capital Value, £	Annual Rateable Value, £	Annual d. in the £ Unimproved	Annual d. in the £ Unimproved

Statement of Liabilities and Assets at 30th June, 19.....

LIABILITIES				£	s.	d.	ASSETS				£	s.	d.
DEBIT BALANCE—	£	s.	d.				CREDIT BALANCE—	£	s.	d.			
Bank Overdraft							Bank Balance						
Cheques outstanding							Cash in Hand						
Less Cash in Hand							Less Cheques outstanding						
CONTRACTORS' DEPOSITS							ARREARS OF RATES—						
OUTSTANDING ACCOUNTS							Health Rate						
AMOUNTS OWING ON CONTRACTS							Sanitary Rates						
ALL OTHER LIABILITIES							Sanitary Charges and Rubbish Fees						
BALANCE OF ASSETS OVER LIABILITIES							OFFICE FURNITURE						
							PLANT AND BUILDINGS						
							SANITARY PANS AND RUBBISH BINS (if saleable)						
							ALL OTHER ASSETS						
							BALANCE OF LIABILITIES OVER ASSETS						
TOTAL	£						TOTAL	£					

The foregoing Statements of Receipts and Expenditure, and Liabilities and Assets, were presented to the Board and adopted at the meeting held on the..... day of 19.....

....., Chairman.
 Secretary

We hereby certify having examined the books of the..... Local Health Authority, and computed the abovementioned statements, and found same correct.

Dated..... 19.....

..... } Auditors.

NOTE.—This information to be furnished if available at time of completing return.

RATES STRUCK FOR ENSUING YEAR

Health Rated. in the £.
 (Section 41) Sanitary Rated. in the £.
 (Section 106) Sanitary Charge

SECTION 49, THE HEALTH ACT, 1911-50

(1) The accounts of every local authority constituted under the provisions of section eighteen of this Act shall be kept and audited in the manner prescribed by Part XXV of the Municipal Corporations Act, 1906-1947, and the accounts of every local authority constituted under the provisions of sections nineteen and twenty of this Act shall be kept and audited in the manner prescribed by Part VIII of the Roads Act, 1919-1947, and such provisions respectively shall be deemed to be incorporated with this Act.

(2) Every local authority shall, WITHIN ONE MONTH from the close of its financial year, forward to the Commissioner a full statement of its accounts in the prescribed form, and shall furnish from time to time such information in regard to the state of accounts and liabilities and assets as may be required by the Commissioner.

4. A local health board, being a local authority within the meaning of the Local Government Act, 1960, shall annually send forward to the Commissioner of Public Health a duly completed copy of Form No. 1 prescribed by The Local Government Accounting Directions, 1961.

HEALTH ACT, 1911-1960.

City of South Perth.

Amendment of By-laws.

P.H.D. 497/50, Pt. 2; Ex. Co. No. 1436.

WHEREAS under the provisions of the Health Act, 1911-1960, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted; and whereas the City of South Perth, being a local authority within the meaning of the Act, adopted Model By-laws made by the Governor pursuant to section 343 of the Act as reprinted on the 9th August, 1956, in accordance with the Reprinting of Regulations Act, 1954: Now, therefore, the City of South Perth doth hereby resolve that the said adopted by-laws shall be amended as follows:—

PART VII.—FOOD.

By-law 51, subclause (b), is amended by deleting the word "shillings" in line six and substituting in lieu thereof the word "pounds."

Passed at a meeting of the Council of the City of South Perth held on the 24th day of May, 1961.

[L.S.]

J. G. BURNETT,
Deputy Mayor.
E. J. JOHNSON,
Town Clerk.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 2nd day of August, 1961.

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

EDUCATION ACT, 1928-1960.

Education Department,
Perth, 21st August, 1961.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the regulations set forth in the schedule hereunder made by the Minister for Education pursuant to the provisions of Section 28 of the Education Act, 1928-1960.

T. L. ROBERTSON,
Director-General of Education.

Schedule.

Regulations.

Principal regulations. 1. In these regulations the Education Act Regulations, 1960, published in the *Government Gazette* on the 26th July, 1960, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

Reg. 3 amended. (Amendment No. 34.) 2. Regulation 3 of the principal regulations is amended by deleting the passage, "Part III.—Allowances Payable to Students in Training in Accordance with Regulation 196 of these Regulations" in the last two lines of the item, "SCHEDULE 3.—ALLOWANCES".

Reg. 162 substituted. (Amendment No. 35.) 3. The principal regulations are amended by substituting for regulation 162 the following regulation:—

162. (1) Subject to the provisions of regulation 163 of these regulations and of subregulation (3) of this regulation, full-time primary schools are classified as follows:—

Class IA, being schools having an average attendance of over 600 pupils;

Class I, being schools having an average attendance of over 300 but not over 600 pupils;

Class II, being schools having an average attendance of over 120 but not over 300 pupils;

Class III, being schools having an average attendance of over 30 but not over 120 pupils;

Class IV, being schools having an average attendance of 30 or less than 30 pupils.

(2) A school may be declared a "special school"—

(a) if it is a junior high school; or

(b) if, in the opinion of the Director-General, it carries other additional responsibilities.

(3) The classification of a special school, other than a junior high school, shall be determined by the Director-General in accordance with the particular circumstances of the school.

Reg. 165 amended. (Amendment No. 36.)

4. Regulation 165 of the Principal regulations is amended—

(a) by deleting subregulation (2);

(b) by substituting for the passage, "(3) (a)" in line one of subregulation (3) the subregulation designation, "(2)";

(c) by deleting paragraph (b) of subregulation (3); and

(d) by substituting for the subregulation designation, "(4)" in line one of subregulation (4) the subregulation designation "(3)."

Reg. 167 amended. (Amendment No. 37.)

5. Regulation 167 of the principal regulations is amended by substituting for the passage, "Class I special" where it appears in line one of subparagraph (i) and again in line one of subparagraph (ii), of paragraph (b) of subregulation (1) the passage, "Class IA."

Reg. 169 amended. (Amendment No. 38.)

6. Regulation 169 of the principal regulations is amended—

(a) by substituting for the passage, "Class V" in line one of paragraph (a) the passage, "Class IV";

(b) by deleting the passage, "Class IV or" in line one of paragraph (b); and

(c) by inserting immediately after the word, "a" being the first word in paragraph (e) the passage, "Class IA school,"

Reg. 170 amended. (Amendment No. 39.)

7. Regulation 170 of the principal regulations is amended by inserting immediately after the word, "of" in line two the passage, "Class IA school,"

Reg. 181 substituted. (Amendment No. 40.)

8. The principal regulations are amended by substituting for regulation 181 the following regulation:—

181. (1) Subject to the provisions of regulation 180 of these regulations, full-time secondary schools are classified as follows:—

Class I, being senior high schools with an average attendance of over 1,200 pupils;

Class II, being senior high or high schools with an adjusted average attendance of over 600, but not over 1,200 pupils;

Class III, being senior high or high schools with an adjusted average attendance of 600, or less than 600 pupils.

(2) For purposes of determining the adjusted average attendance of Class II or Class III secondary schools, each pupil in Years 4 and 5 of senior high schools shall count as two.

Reg. 184 amended. (Amendment No. 41.) 9. Regulation 184 of the principal regulations is amended by deleting the passage, "first masters, first mistresses," in line one of paragraph (c).

Reg. 185 amended. (Amendment No. 42.) 10. Regulation 185 of the principal regulations is amended by deleting the passage, "first master, first mistress," in lines two and three of subregulation (1).

Reg. 188 substituted. (Amendment No. 43.) 11. The principal regulations are amended by substituting for regulation 188 the following regulation:—

188. Senior masters, senior mistresses, masters and mistresses may be temporarily appointed by the Department to undertake special administrative duties determined by the Director-General".

Reg. 196 amended. (Amendment No. 44.) 12. Regulation 196 of the principal regulations is amended by substituting for subregulation (1) the following sub-regulation:—

(1) Allowances to students at a teachers' college are payable in accordance with the appropriate scales as are respectively determined by the Minister pursuant to the authority vested in him under the Act.

Reg. 205 substituted. (Amendment No. 45.) 13. The principal regulations are amended by substituting for regulation 205 the following regulation:—

205. (1) Staff grades at teachers' colleges shall be as follows:—

Vice Principal.
Warden of Women Students.
Principal Lecturer.
Senior Lecturer.
Lecturer, Grade I.
Lecturer, Grade II.
Lecturer, Grade III.

(2) (a) Senior lecturers without previous experience on a teachers' college staff shall be appointed on the first occasion for a term of five years.

(b) Lecturers, Grade I shall be appointed on the first occasion for a term of five years.

(c) A senior lecturer with previous experience on a teachers' college staff or a senior lecturer or lecturer, grade I who is re-appointed may, with the exception of a lecturer in physical education, be granted permanent status.

(3) Lecturers, Grade II shall be appointed for five years.

(4) Lecturers, Grade III shall be appointed for three years and selected from applicants who, at the time of selection, have been teachers for not more than ten years in the service of the Department.

Reg. 206 amended. (Amendment No. 46.) 14. Regulation 206 of the principal regulations is amended by substituting for the figures, "400" in the last line the figures, "3,000".

Reg. 207 substituted. (Amendment No. 47.) 15. The principal regulations are amended by substituting for regulation 207 the following regulation:—

207. Subject to the provisions of regulation 206 of these regulations, full-time technical schools are classified as follows:—

Class I, being technical schools in which, in the opinion of the Director-General, there is a reasonable prospect of an average attendance of over 12,000 student hours per week being maintained.

Class II, being technical schools in which, in the opinion of the Director-General, there is a reasonable prospect of an average attendance of over 6,000 student hours, but not over 12,000 student hours per week being maintained.

Class III, being technical schools in which, in the opinion of the Director-General, there is a reasonable prospect of an average attendance of 6,000 student hours, or less than 6,000 student hours per week being maintained.

Reg. 208
revoked.
(Amendment
No. 48.)

16. Regulation 208 of the principal regulations is revoked.

Reg. 209
substituted.
(Amendment
No. 49.)

17. The principal regulations are amended by substituting for regulation 209 the following regulation:—

209. The subjects taught in the Technical Education Division of the Education Department shall be grouped as follows:—

Group IV.—First, second and third year secondary level subjects and subjects which, in the opinion of the Director-General, are equivalent to subjects of that level;

Group III.—Four and fifth year secondary level subjects and subjects which, in the opinion of the Director-General, are equivalent to subjects of that level;

Group II.—Early tertiary (post matriculation) level subjects and subjects which, in the opinion of the Director-General, are equivalent to subjects of that level;

Group I.—Advanced tertiary level subjects and subjects which, in the opinion of the Director-General, are equivalent to subjects of that level.

Reg. 210
amended.
(Amendment
No. 50.)

18. Regulation 210 of the principal regulations is amended by deleting the words, "or units of responsibility or both its class and its units of responsibility" in lines two and three of subregulation (1).

Reg. 245
amended.
(Amendment
No. 51.)

19. Regulation 245 of the principal regulations is amended by deleting the words, "and cadets" in paragraph (b).

Reg. 247
amended.
(Amendment
No. 52.)

20. Regulation 247 of the principal regulations is amended—

(a) by substituting for subregulation (1) the following subregulation:—

(1) The full-time teaching staff of the Technical Division shall comprise principals and deputy principals of technical institutions, heads of departments, officers-in-charge, senior lecturers, senior trade instructors, senior counsellors, lecturers, trade instructors, counsellors, and such other officers as the Director-General may approve, and is hereby authorised to approve, on the full-time teaching staff.;

and

(b) by deleting the words, "senior assistant" in line one of subregulation (3).

Reg. 249
amended.
(Amendment
No. 53.)

21. Regulation 249 of the principal regulations is amended—

(a) by inserting immediately after the word, "senior" in line one of subregulation (1) the word, "trade";

(b) by deleting subregulation (2);

- (c) by substituting for the subregulation designation, "(3)" in line one of subregulation (3) the subregulation designation, "(2)";
- (d) by substituting for the passage, "senior assistant, senior lecturer" in line two of subregulation (3) the passage, "senior lecturer, senior counsellor, officer-in-charge"; and
- (e) by adding a subregulation to stand as subregulation (3) as follows:—

(3) Notwithstanding the provisions of subregulation (2) of this regulation—

- (a) a principal, deputy principal, officer-in-charge (full-time) or head of department is eligible to be appointed to another promotional position provided he holds professional or higher technical qualifications;
- (b) a senior trade instructor, senior lecturer or senior counsellor is eligible to be appointed to another promotional position provided he holds professional or higher technical qualifications and has had on the first day of January 1962 at least ten years service with the technical division;
- (c) a senior trade instructor, senior lecturer, or senior counsellor is eligible to be appointed to another position as senior trade instructor, senior lecturer or senior counsellor;
- (d) a lecturer or counsellor is eligible to be appointed to a position as senior lecturer or senior counsellor provided he has had on the first day of January 1962 at least ten years service in the technical division, but shall not then be eligible for further appointment under paragraph (b) of this subregulation; and
- (e) a lecturer or counsellor who holds an honours or higher degree and has completed the education examination or education thesis for the Teachers' Higher Certificate or has an approved alternative shall be eligible for promotion to senior lecturer or senior counsellor.

Schedule 3 amended. (Amendment No. 54.) 22. Schedule 3 to the principal regulations is amended by deleting Part III.

Schedule 4 amended. (Amendment No. 55.) 23. Schedule 4 to the principal regulations is amended by substituting for item 8 the following item:—

8. (a) Supervisor, Library Services.—C-II-10 to P-I-1 (minimum) of Public Service Classification for the time being in force.

(b) Librarian, Head Office.—C-I-3/5 of Public Service Classification for the time being in force.

(c) Clerk-Librarian, Head Office.—C-II-1 of Public Service Classification for the time being in force.

(d) Junior Library Assistant, Teachers' College.—C-V of Public Service Classification for the time being in force.

COAL MINES REGULATION ACT, 1946-1951.

Department of Mines,
Perth, 16th August, 1961.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the provisions of the Coal Mines Regulation Act, 1946-1951, has been pleased to make the regulations and general rules set out in the schedule hereunder.

A. H. TELFER,
Under Secretary for Mines.

Schedule.

Regulations and General Rules.

1. The regulations and general rules made under the Coal Mines Regulation Act, 1946-1951, as published in the *Government Gazette* on the 19th day of September, 1947, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to herein as the principal regulations.

2. Regulation 31 of the principal regulations is amended—

- (a) by substituting for subregulation (2) the following subregulation:—
(2) The examination papers shall contain a statement of the possible number of marks obtainable for each answer; and
(b) by deleting subregulation (3).

3. The principal regulations are amended by substituting for the heading, "Safety Cages" immediately preceding general rule 103 the heading, "Shaft Guides."

4. The principal regulations are amended by substituting for the heading, "Testing of Cages in Shafts" immediately preceding general rule 105 the heading, "Daily Examination of Cages."

5. General rule 109 of the principal regulations is amended by deleting the symbol "(1)" in line one.

6. The principal regulations are amended by substituting for the heading, "Deodorant to be Provided" immediately preceding general rule 134 the heading, "Appointment of Convenience Attendant."

7. The principal regulations are amended by adding immediately above general rule 153 the heading, "Construction of Change Houses."

8. The principal regulations are amended by substituting for general rule 154 and the heading immediately preceding the same the following heading and general rule:—

Provision of Hot and Cold Water and Showers.

154. (1) Bath and change-houses shall be provided with an ample supply of hot and cold wholesome water, and a number of showers shall be provided sufficient for the accommodation of all employees without unreasonable delay.

(2) The number of showers provided shall be not less than one for every five persons employed on the largest shift of the mine.

(3) The water supply for showers shall be so arranged that the temperature can be regulated by the person bathing.

(4) No water shall be used for washing in bathrooms that is unsuitable for the purpose on account of liability to cause injury to health or for any other reason.

(5) In the event of any question arising as to whether the water is unsuitable, samples shall be taken by the inspector and submitted to the Government Analyst and his report shall determine whether or not such water is unsuitable.

(6) In any new bath and change-house constructed after the coming into force of this general rule, a hand basin shall be provided in the change-house.

9. The principal regulations are amended by substituting for general rule 155 and the heading immediately preceding the same the following heading and general rule:—

Control of Hot and Cold Showers.

155. The control of hot and cold water showers shall be by hand and no board or other contrivance on which persons must stand to operate the showers shall be permitted, but nothing in this general rule shall prevent the management and employees from agreeing to use water at a fixed temperature in lieu of hot and cold water being supplied separately.

10. The principal regulations are amended by substituting for the heading, "Provision for hanging clean and working clothes" immediately preceding general rule 158 the heading, "Provision of Rack for Footwear."

11. General rule 162 of the principal regulations is amended by substituting for the passage commencing with the word, "Such" in line two of subrule (1) and ending with the word, "change-house" in the last line of that subrule the following passage:—

Such rules shall be submitted to the departmental and workmen's inspector for approval and posted in a conspicuous place in the change-house.

12. Regulation 206 of the principal regulations is amended by deleting the passage, "The code of signals used shall be in accordance to Schedule VI to these regulations" in lines six and seven.

13. The principal regulations are amended by substituting for the heading, "Transport roadways to be lighted" immediately preceding regulation 240 the heading, "Lighting on man transport skips."

BETTING CONTROL ACT, 1954-1960.

Totalisator Agency Board,
Perth, 30th August, 1961.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the powers conferred by section 33 of the Betting Control Act, 1954-1960, has been pleased to make the regulations set forth in the schedule hereunder.

J. P. MAHER,
Chairman, Totalisator Agency Board.

Schedule.

Regulations.

Principal regulations. 1. In these regulations the Betting Control Regulations, 1955, published in the *Government Gazette* on the 6th May, 1955, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

First appendix amended. 2. The First Appendix to the principal regulations is amended—

- (a) by substituting for the passage, "or (h)" in line one of subrule (2) of rule 3 the passage, "(h) or (k)";
- (b) by adding immediately after the word, "circumstances" in line two of paragraph (a) of subrule (2) of rule 3 the words, "or direct that all bets be paid at totalisator odds"; and
- (c) by substituting for rule 12 the following rule:—

12. In the event of a race being ordered to be re-run, bets in favour of any horse which started on the first run shall stand, except that in special circumstances the stewards may make such other ruling as they think fit.