



# Government Gazette

OF

## WESTERN AUSTRALIA

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No. 45]

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[1965

## GOVERNMENT RAILWAYS ACT, 1904-1963.

Railways Department,  
Perth, 7th April, 1965.

THE Western Australian Government Railways Commission, in exercise of the powers conferred on it by section 23 of the Government Railways Act, 1904-1963, doth make the by-laws set out hereunder.

C. EIVERS,  
Deputy Commissioner of Railways.

## Schedule.

## By-laws.

1. In these by-laws, the by-law published, as By-law Number 54 of the Railway By-laws, in the *Government Gazette* on the 14th May 1940, and amended from time to time thereafter by by-laws published in the *Government Gazette*, is referred to as the principal by-law. Principal by-law.
2. The Schedule to the principal by-law is amended—
  - (a) as to rule 75, by adding, immediately after the word, "circumstances," being the last word in subparagraph (v) of paragraph (b) of subrule (1), the passage, "and the Driver must be instructed to comply with subrule (6) of rule 79 of these rules"; and Schedule amended.  
R.75 amended.
  - (b) as to rule 274, by substituting for subrule (3) the following subrule:— R.274 amended.
    - (3) In the event of the signal failing to go to *Proceed* upon the operation of the apparatus controlling it, the apparatus must again be operated and, in the event of the signal again failing to go to *Proceed*—
      - (a) if the track indicator shows that the track is unoccupied, the signalman must treat the signal as defective and work the train in accordance with rule 115 of these rules; and
      - (b) if the track indicator shows that the track is occupied and the signalman is unable to see whether or not a train is in the next track section or verify that the preceding train has cleared it, he must, after waiting a period of five minutes, work the train in accordance with rule 115 of these rules, first informing the Driver and Guard of the circumstances and instructing the Driver to comply with subrule (6) of rule 79 of these rules.

## SUPREME COURT ACT, 1935-1964.

Crown Law Department,  
Perth, 13th April, 1965.

THE following amendments to the Rules of the Supreme Court, 1909, are published for general information.

R. C. GREEN,  
Under Secretary for Law.

## SUPREME COURT ACT, 1935-1964.

Supreme Court,  
Perth, 11th March, 1965.

## ORDER AS TO SUPREME COURT FEES.

WE, the Honourable Sir Albert Asher Wolff, K.C.M.G., Chief Justice of Western Australia, the Honourable Sir Lawrence Walter Jackson, Kt., Senior Puisne Judge, and the Honourable John Evenden Virtue, the Honourable Roy Vivian Nevile, the Honourable Gordon Bede D'Arcy, the Honourable John Hale and the Honourable Oscar Joseph Negus, Puisne Judges, of the Supreme Court of Western Australia, acting with the concurrence of the Honourable David Brand, Treasurer of the said State, and in exercise of the powers conferred by the Supreme Court Act, 1935-1964, and of all other powers enabling us in that behalf, do hereby order and direct that the First Schedule to the order as to Supreme Court Fees, made the 27th October, 1948, and amended by order, from time to time, be further amended—

- (a) as to item 60, by deleting the Note to that item;  
and
- (b) by deleting items 106 to 109, inclusive, together with the heading to those items;

and direct that those amendments shall take effect on the coming into operation of the Supreme Court (Mental Health) Rules, 1965.

A. A. WOLFF,  
Chief Justice.

L. W. JACKSON,  
Senior Puisne Judge.

J. E. VIRTUE,  
Puisne Judge.

R. V. NEVILE,  
Puisne Judge.

G. B. D'ARCY,  
Puisne Judge.

J. HALE,  
Puisne Judge.

O. J. NEGUS,  
Puisne Judge.

I concur in the above Order—

DAVID BRAND,  
Treasurer.

## HEALTH ACT, 1911-1964.

## Shire of Cockburn.

WHEREAS under the Health Act, 1911, as amended, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws, described as Series "A", have been prepared, and amended from time to time, and reprinted, pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on 17th July, 1963, and further amended by notice published in the *Government Gazette* on 20th March, 1964; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Shire of Cockburn, being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A", as reprinted in the *Government Gazette* on 17th July, 1963, doth hereby resolve and determine that the aforesaid amendment published in the *Government Gazette* on 20th March, 1964, shall be adopted without modification.

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Passed at a meeting of the Cockburn Shire Council this 10th day of June 1964.

J. H. COOPER,  
President.  
A. J. ARMAREGO,  
Acting Shire Clerk.

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Approved by His Excellency the Governor in Executive Council this 7th day of April, 1965.

W. S. LONNIE,  
Clerk of the Council.

## HEALTH ACT, 1911-1964.

## Town of East Fremantle.

WHEREAS under the Health Act, 1911, as amended, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws, described as Series "A", have been prepared, and amended from time to time, and reprinted, pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on 17th July, 1963, and further amended by notice published in the *Government Gazette* on 20th March, 1964; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Town of East Fremantle, being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A", as reprinted in the *Government Gazette* on 17th July, 1963, doth hereby resolve and determine that the aforesaid amendment published in the *Government Gazette* on 20th March, 1964, shall be adopted without modification.

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Passed at a meeting of the East Fremantle Town Council this 15th day of February, 1965.

V. ULRICH,  
Mayor.  
M. G. COWAN,  
Town Clerk.

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Approved by His Excellency the Governor in Executive Council this 7th day of April, 1965.

W. S. LONNIE,  
Clerk of the Council.

## ALBANY HARBOUR BOARD ACT, 1926-1963.

Office of the Albany Harbour Board,  
Albany, 18th January, 1965.

THE Albany Harbour Board, acting pursuant to the provisions of the Albany Harbour Board Act, 1926-1963, hereby make the regulations set out in the schedule hereunder.

## Schedule.

## Regulations.

## Part I.—Preliminary.

- Citation.** 1. These regulations may be cited as the Albany Harbour Board (Debentures and Inscribed Stock) Regulations, 1965.
- Interpretation.** 2. In these regulations unless the context otherwise requires—  
 “Board” means the body corporate constituted under the Act by the name of the Albany Harbour Board;  
 “debentures” means debentures created and issued by the Board under the Act;  
 “Registrar” means the officer for the time being appointed to or acting in the office of Registrar of Stock and includes an acting Registrar of Stock, and any person appointed to be an Assistant Registrar of Stock;  
 “schedule” means the schedule to these regulations;  
 “stock” means inscribed stock created and issued by the Board under the provisions of the Act;  
 “stockholder” means a person whose name is inscribed in the stock ledger of the Board in respect of any stock;  
 “stock ledger” means the ledger of the Board in which the stock held is recorded or inscribed;  
 “the Act” means the Albany Harbour Board Act, 1926 (as amended);  
 “the office” means the principal administrative offices of the Board at Albany.
- Form of debenture.** 3. A debenture shall be in accordance with Form No. 1 of the schedule to these regulations, except where a loan is made by a single lender, in which case the instrument of security may be in such form of debenture or other instrument as the Board and the lender mutually approve.
- Application for stock or debentures.** 4. (a) An application to purchase stock or debentures may be made on the form accompanying the prospectus and in accordance with the conditions contained in the prospectus, or where no prospectus is issued, then in a form approved by the Board.  
 (b) An application need not necessarily be rejected because it is not on the required form.  
 (c) In the case of a joint account, an application for stock shall set forth the names of the applicants in the order in which they are to appear in the stock ledger.  
 (d) The purchase money for debentures or stock shall be paid by the applicant in accordance with the terms of the application or the prospectus (if any).  
 (e) On payment in full for any debenture or stock the Board shall, where the applicant has applied for debentures, issue the same to the applicant and, where the applicant has applied for stock, proceed to allot the same.
- Stock ledger.** 5. (a) After allotment and payment in full for stock, the name of the allottee together with the amount of stock allotted and such other matters and particulars as the Registrar may deem necessary, shall be inscribed in the stock ledger.

## Part II.—Inscription and Issue of Stock.

(b) The stock ledger may be kept in the form of a loose leaf ledger or in any other manner approved by the Board.

(c) Every entry in the stock ledger shall be initialled by the Registrar or such other officer of the Board as the Board may from time to time appoint, and the ledger shall be audited from time to time by an officer appointed for that purpose by the Auditor General of the State.

6. (a) Unless the Board otherwise directs, stock shall be inscribed or remain inscribed only in amounts of £10 or some multiple of £10. Inscription  
of stock.

(b) Stock may be inscribed in the name of one person or of more persons than one but not exceeding four, and the full name, address, and description of that person, or as the case may be, of each of those persons, shall be entered in the stock ledger.

(c) The Board and the Registrar shall for all purposes be entitled to regard the person or persons whose name or names is or are inscribed in the stock ledger as the true and absolute owners and holders of the stock in relation to which such name or names is or are so inscribed, and all receipts, acquittances, discharges, releases and documents whatsoever executed by such person or persons in relation to such stock, or the interest thereon, shall be deemed for all purposes and against all persons to be documents duly executed by the person or persons entitled to such stock or interest, as the case may be.

7. (a) Stock shall not be inscribed in the name of a firm as such, but shall be inscribed in the names of the individual partners, but not exceeding four. Companies,  
firms and  
corporations.

(b) Stock may be inscribed in the name of a registered company or other corporation, but the Registrar must first be furnished with a copy of the certificate of incorporation or Act of Parliament or Royal Charter or other instrument under which such company or corporation is established, together with a certified specimen of the seal of the company or corporation, a duly verified copy of any regulations or by-laws or resolutions governing the mode of affixing that seal and the full names and specimen signatures of persons authorised to sign forms in connection therewith.

(c) The Registrar shall cause such documents to be affixed in the signature register.

(d) If from any cause any such authorised person is substituted by another person, notification in writing of such alteration shall be given to the Registrar under seal by the company or corporation.

(e) All forms required under these regulations to bear the seal of a registered company or other corporation shall be sealed and witnessed in accordance with the articles of the registered company or other corporation, provided that the Registrar may require proof that any document has been so sealed.

(f) In the case of a company or other corporation incorporated outside Australia, the Registrar may inscribe stock in the name of that company or other corporation upon the authority of and upon being furnished with a properly executed power of attorney authorising dealings in stock by the attorney on behalf of the company or other corporation.

8. (a) Stock may be inscribed in the name of any friendly society or industrial union of employers or industrial union of workers or other industrial organisation which the Registrar is satisfied is registered under the laws of any State of the Commonwealth or any branch of any friendly society, industrial union or industrial organisation so registered, or in the name of any organisation or body incorporated under the provisions of the Associations Incorporation Act, 1895 (as amended). Friendly  
societies,  
industrial  
unions,  
industrial  
organisations  
or  
incorporated  
associations.

(b) Any union, organisation, society or body in whose name stock is inscribed under this regulation shall furnish the Registrar with a certificate in the form approved by the Board containing the names and signatures of two or more persons who are appointed to sign any document relating to stock inscribed in the name of such union, organisation, society or body. Certificates, receipts and other documents relating to stock inscribed under this regulation shall be issued only to such person or persons as are appointed in that behalf, and no transaction in relation to stock inscribed in accordance with this regulation shall be effected unless the transaction is authorised by the person so appointed, and the Board shall be under no liability in respect of any such transaction which is or purports to be so authorised.

(c) Whenever any person is appointed to replace a person authorised in accordance with the certificate referred to in sub-regulation (b) of this regulation, the union, organisation, society or body shall furnish the Registrar with a fresh certificate in accordance with this regulation.

Trusts not recognised.

9. (a) No entry of any trust shall be made in the stock ledger and the Board and the Registrar shall be entitled to treat the person or persons whose name or names is or are inscribed in the stock ledger in respect of any stock as the absolute owner or owners thereof and accordingly shall not be bound to recognise any equitable or other claim to or interest in such stock on the part of any other person.

(b) Executors, administrators and trustees shall not be registered as such but in their individual names without reference to any trusteeship.

Change of address.

10. Any change of address of a stockholder shall be forthwith notified by him in writing to the Registrar.

Marriage of female stockholder.

11. (a) On the marriage of a female stockholder, her name and description shall be altered in the stock ledger with respect to stock standing in her name solely or jointly after lodgment with the Registrar of a request in the form approved by the Board, signed by her, stating in full the name of her husband and setting forth the particulars of the stock in respect of which it is desired to have the alteration made.

(b) The stockholder shall, if so required by the Registrar, lodge with the Registrar for inspection her marriage certificate or a certified copy of such marriage certificate together with such proof as the Registrar may reasonably require.

Correction of mistake in stock ledger.

12. Upon receipt of a request in writing from a stockholder to correct a mistake in the stock ledger, the Registrar may amend the stock ledger if he is satisfied that any stock has been inscribed incorrectly owing to a mistake in any document. If the Registrar so requires, the stock holder shall furnish a statutory declaration of the circumstances to support the request to amend the mistake.

Signatures of stockholders.

13. (a) The Registrar shall take all necessary steps to secure specimen signatures of all stockholders. The signatures to all forms lodged at the registry after the application for stock has been received shall be tested by comparison with the specimen signatures.

(b) Where any person is unable to sign his name, instruments required for the purpose of these regulations shall be executed by him and attested in such manner as the Registrar may require.

Inspection of stock ledger.

14. Upon satisfying the Registrar as to his identity, a stockholder or his attorney or agent authorised in writing in that behalf, shall be entitled to inspect his account in the stock ledger at all reasonable times.

15. At the request of a stockholder the Registrar may issue a certificate of inscription of stock in a form approved by the Board and such certificate shall be delivered only to the person whose name is inscribed in the stock ledger as holder of the stock for which the certificate is issued, or to his attorney, or to a member of a recognised stock exchange who represents such stockholder, or to a person authorised in writing by the stockholder to take delivery of such certificate.

Certificate  
of  
inscription  
of stock.

Part III.—Transfers and Transmissions of Stock.

16. (a) The Registrar shall keep at the office books to be called "Transfer Books" wherein all transfers of stock or any part thereof shall be entered and registered, which entries shall be numbered in such manner as the Board shall determine.

Transfers.

(b) A transfer of stock shall be in accordance with Form No. 2 in the schedule, and shall be signed or, in the case of a corporation, unless executed under power of attorney, be properly sealed, by both the transferor and the transferee, each of whom shall be notified of the completion of the transaction.

(c) In the case of a transfer or transmission from or to joint owners it shall be sufficient notice to the joint owners if the person whose name is inscribed first in the stock ledger is notified of the completion of the transaction.

(d) Every party to the transfer shall sign the transfer of stock form in the presence of a witness, who shall be a Justice of the Peace, Commissioner of Affidavits, Commonwealth or State Commissioner for Declarations, notary public, solicitor, member of a recognised Stock Exchange, an officer of the Registry, a bank manager (who shall sign as such and add the bank stamp), or any other person approved by the Registrar. Such witness shall state the capacity in which he has attested the signature.

(e) A person (not being an officer of the Registry) shall not attest the signature to a transfer and acceptance unless the person whose signature he is attesting is personally known to him.

(f) Every transfer shall pass the right to all interest becoming due and payable after the date of registration thereof, so that the Board shall not be under any necessity to apportion any such interest as between the transferor and the transferee.

17. The Registrar may at the request of any owner or his agent mark a form of transfer of stock, that has been properly executed by the owner, with the words "Stock held against this transfer for £..... for a period of fourteen days from.....". Where a form of transfer of stock is so marked the Registrar shall refuse to give effect to any dealing in stock to which the transfer relates, within the period of fourteen days in respect of the amount of the inscription so marked, except on completion of the marked transfer. Nothing in this regulation shall prevent the owner from surrendering to the Registrar a marked form of transfer of stock for cancellation within the period of fourteen days provided that the form of transfer of stock has not been executed by a transferee. A form of transfer of stock may be registered at any time within fourteen days after the time the Registrar has marked it, notwithstanding that the transferor after executing the transfer has died, or has become bankrupt or insolvent, but after the expiry of the period of fourteen days, the Registrar shall refuse to register the transfer if he has had notice of the death, bankruptcy or insolvency of the transferor.

Marking of  
form of  
transfer of  
stock.

18. The Registrar may, if he deems fit, forward to the stockholder a notice of dealing in the form approved by the Board on any application received by him relating to stock inscribed in the name of such stockholder, and the Registrar shall not register the transaction unless and until sufficient time has elapsed for a reply to be received.

Notice of  
dealing.

Transfers to be lodged on a transfer day.

19. Every transfer of stock shall be lodged at the office on a transfer day; the transfer days will be Monday to Friday inclusive in each week between the hours of 10 a.m. and noon, and 1 p.m. and 3 p.m. of each day, except when any of those days fall on a bank holiday.

Entries in stock ledger.

20. (a) As soon as possible after the registration of any transfer or transmission of stock, the amount of stock transferred or transmitted shall be debited in the proper account in the stock ledger and be forthwith credited in that ledger to the account of the person or persons to whom it has been so transferred or transmitted, and the Registrar shall cause the stock ledger to be compared with the transfers and applications to ascertain that all the business transacted has been duly and properly entered and recorded.

(b) Registration shall not be made of any application for transfer, or any other transaction that would affect the balance of stock inscribed, received within fourteen days prior to the date on which interest is due, or during the period of twenty-one days immediately preceding the date of maturity of stock.

Deceased stockholders.

21. (a) (i) The Executor, administrator or trustee of the estate of a deceased stockholder (not being one of several joint stockholders) shall be the only person recognised by the Board as having any title to the stock inscribed in the name of the deceased stockholder.

(ii) Application for transmission in relation to any such stock shall be made in accordance with regulation 22 of these regulations.

(b) (i) On the death of one of the holders in a joint account relating to stock, the survivor or survivors in the joint account shall be the only person or persons recognised by the Board as having any title to or interest in the stock.

(ii) The death of that joint holder may be proved by the production of probate of his will, letters of administration of his estate or a certificate of his death, supported if required by the Registrar by a statutory declaration that satisfies the Registrar as to the identity of the deceased as such stockholder.

(iii) On completion of the proof of death of a joint stockholder in a joint account and on receipt of an application in writing from the survivor or survivors in the joint account, the stock shall be registered in the name of the survivor or survivors.

Transmission of stock.

22. (a) (i) When any stock is to be transmitted in consequence of the death, bankruptcy or insolvency of any stockholder or for any reason other than a transfer under these regulations, an application for registration by transmission shall be lodged with the Registrar.

(ii) The application shall be in accordance with Form No. 3 in the schedule and shall, if the Registrar so requires, be supported by a statutory declaration verifying the particulars contained in the application.

(b) The Registrar shall require the signature of a person who claims transmission of stock by virtue of his appointment as executor, administrator or trustee, to be verified to his satisfaction.

(c) The probate of the will, letters of administration of the estate, or an office copy of the adjudication or order of sequestration or vesting order, as the case may be, or any other document that authorises the transmission under this regulation, shall be produced to the Registrar.

(d) The Registrar may require any document produced pursuant to this regulation to be left at the office at least two clear days before the stock to which it relates is dealt with under these regulations.

(e) The Registrar shall enter or cause to be entered particulars of such documents in a register.

23. (a) Where a person dies leaving any stock of an amount not exceeding six hundred pounds the Board may, on being satisfied that all duty payable in respect thereof under the provisions of the Administration Act, 1903 (as amended) has been paid or that no such duty is payable in respect thereof, dispense with the production of probate of the will or letters of administration of the estate as required by regulation 21 of these regulations and may authorise the transmission of the stock to such person or persons as appear to the satisfaction of the Board to be lawfully entitled thereto.

Power of Registrar to dispense with production or re-sealing of probate.

(b) No person shall have any claim against the Board in respect of any transmission in pursuance of this regulation, but nothing in this regulation shall relieve the person or persons to whom the stock is transmitted from any liability to account for or deal with the stock as required by law.

(c) A person is not required to re-seal in this State any probate of a Will or letters of administration of an estate in order that a transmission of stock may be registered under these regulations if, in respect of the stock, the probate or letters of administration is or are produced to the Registrar together with the certificate of the Commissioner of Probate Duties of this State that no duty is payable under the Administration Act, 1903 (as amended), or his receipt evidencing that all duty payable under that Act has been paid.

24. (a) A person who becomes entitled to stock by transmission pursuant to these regulations may either himself be registered as the holder of the stock so transmitted, or instead of being himself registered may, with the approval of the Registrar, make such transfer of the stock as the stockholder from whom the same was transmitted could have made, and any such transfer shall be accompanied by such evidence in proof of the title of the transferor as the Registrar may reasonably require.

Persons entitled to be registered on transmission.

(b) Where a loan is issued wholly or partly in the form of the name of the person whose property is required by law to be placed in the hands of the Public Trustee or of an officer holding a corresponding position in any other State or of any other officer charged with the duty of administering estates of deceased persons or missing persons or persons under disability (other than bankruptcy or insolvency), the Registrar may (notwithstanding the provisions of regulations 21 and 22 of these regulations) authorise the transmission of the stock to the name of the Public Trustee, the officer holding a corresponding position, or other officer, but before doing so, the Registrar may require a sufficient indemnity from the Public Trustee, the officer holding a corresponding position, or other officer.

#### Part IV—Issue of Debentures.

25. (a) All signatures on the face of debentures shall be made in writing.

Issue of debentures.

(b) Where a loan is issued wholly or partly in the form of debentures the transactions relating to the debentures and the coupons attached thereto shall be recorded at the office in a general register of debentures.

(c) There shall be kept at the office, in a form approved by the Board, records showing particulars of the debentures received, issued, surrendered, cancelled and on hand.

(d) Debentures may be purchased by any person, but if an owner has not attained or does not appear to the Registrar to have attained the age of eighteen years, the Registrar may deliver the debentures to the parent or guardian of the owner, and the receipt of the parent or guardian shall be a valid discharge to the Board from all actions, suits, claims and demands in respect of the debentures so delivered.

(e) Before any debentures are issued to a purchaser, any over-due interest coupons shall be detached therefrom and cancelled.

(f) Where in any case debentures cannot be handed personally to the owner at the office the Registrar may arrange or cause to be arranged delivery of the debentures through a bank or other agency, and a receipt shall be obtained by the Registrar in exchange for all debentures delivered.

Delivery of debentures not exceeding £600 on behalf of deceased persons.

26. (a) Upon the death of a person who is entitled to receive from the Registrar any debentures not exceeding a face value of six hundred pounds, the Registrar may authorise the delivery of the debenture to such person as he thinks fit.

(b) No person shall have any claim against the Board in respect of any debentures delivered under this regulation but nothing in this regulation shall relieve the person to whom the debentures are delivered from accounting for or dealing with the debentures as required by law.

Issue of debentures in exchange for stock.

27. (a) Upon application in a form approved by the Board for the issue of debentures in exchange for stock and if the Board accedes to such application, the Registrar shall debit the applicant's account in the stock ledger and issue to him or his order debentures of the same currency and rate of interest for the amount of the stock debited.

(b) Where debentures are issued in exchange for stock, the Registrar may demand the surrender of stock certificates or other relevant registry documents in exchange for those debentures.

(c) A receipt for debentures delivered shall be given to the Registrar by the applicant or his attorney or agent.

(d) Debentures shall not be issued in exchange for stock of which a person under the age of eighteen years or a person of unsound mind is the owner jointly with other persons not under legal disability, except in pursuance of an order of a Justice of the High Court or a Judge of the Supreme Court of a State or Territory.

(e) Debentures may be issued in exchange for stock inscribed in the name of a person of unsound mind jointly with other persons not under legal disability, upon receipt of an application in a form approved by the Board, signed by the Master in Lunacy or such other person as may be authorised under the law of the Commonwealth or of any State or Territory to administer the estate on behalf of the person of unsound mind, and by the joint owners not under legal disability.

(f) Where an order has been made by a Justice of the High Court or a Judge of the Supreme Court of a State or Territory in relation to stock which is inscribed in the name of a person of unsound mind jointly with other persons not under any legal disability, it shall not be necessary for an application approved by the Board for the issue of debentures in exchange for that stock to be signed by or on behalf of that person of unsound mind.

Issue of debentures in exchange for other debentures.

28. Upon application in a form approved by the Board, debentures may if the Board accedes to such application be surrendered at the office in exchange for other debentures of a like amount, of the same currency and bearing the same rate of interest.

Inscription of stock in exchange for debentures.

29. Upon application in a form approved by the Board for the inscription of stock in exchange for debentures, and if the Board accedes to such application, the Registrar shall inscribe stock of the same currency and rate of interest and for the amount of the debentures surrendered, and shall forward a notification of inscription to the person in whose name the stock is inscribed and shall issue a receipt for debentures so surrendered.

## Part V.—Payment of Interest.

30. The Registrar shall cause the stock ledger and transfer books to be closed for a period not exceeding fourteen days next preceding any of the days on which interest on the stock is payable and the persons who on the day the books are so closed are inscribed as holders of stock shall be entitled to receive the interest next payable thereon.

Stock ledger to be closed.

31. Interest on debentures shall be paid on presentation of interest coupons at the place for payment of interest mentioned in the coupons, except that the first interest due on any debentures may be paid in accordance with the conditions of the prospectus.

Interest on debentures.

32. Interest on stock shall be paid by one of the following methods:—

Payment of interest on inscribed stock.

- (a) Except as hereinafter provided or unless otherwise instructed by the stockholder, payment shall be made to the stockholder, or in the case of a joint account to the stockholder whose name is inscribed first in the stock ledger, by cheque sent by ordinary prepaid letter through the post, addressed to the stockholder at his address last notified to the Registrar before the closing of the stock ledger or to some person nominated in writing by the stockholder. Cheques shall be crossed "not negotiable" and shall be made payable to the order of the payee.
- (b) With the approval of the Board and at the risk of the stockholder, by payment into an account in a bank within the Commonwealth.
- (c) Where stock is inscribed solely in the name of an infant, interest on such stock may be paid as directed by the stockholder, or at the discretion of the Registrar may be paid to the infant's parent or guardian whose receipt shall be a valid discharge.
- (d) Where stock is inscribed in the name of an infant jointly with one or more other persons, the interest thereon may be paid to the infant jointly with that other person or those other persons, or at the discretion of the Registrar may be paid to the infant's parent or guardian jointly with that other person or those other persons.
- (e) Interest on stock inscribed in the name of an infant, or in the name of a person of unsound mind, jointly with others not under legal disability, may be paid as directed by the stockholders other than those under a disability, and without the concurrence of the infant or person of unsound mind, upon sufficient proof of legal disability being lodged with the Registrar.
- (f) Where, under the conditions of the issue of any loan, the Board has provided that the first payment of interest of any stock shall be made to the person to whom the stock was originally allotted, the original allottee shall for the purpose of the first payment of interest be deemed to be the stockholder or owner under this regulation.

33. The receipt of any one stockholder, or of his attorney or agent duly authorised by the stockholder in that behalf, in the case of stock inscribed in more than one name for any interest or for any document relating to such stock, shall be full and sufficient discharge to the Board in respect thereof but with regard to the payment of principal a discharge shall be given by all stockholders in a joint account.

Receipts of joint stockholders.

Part VI.—General.

- Powers of attorney.** 34. (a) In every case before acting on any power of attorney the Registrar shall require from the attorney a declaration that he has not received notice of revocation of the power of attorney by the death of the donor of the power or otherwise.
- (b) The Registrar may act on any power of attorney which in his opinion contains full power to act for any purpose in relation to stock.
- (c) The Registrar may require a power of attorney to be left at the registry at least two clear days before it is acted upon.
- (d) Particulars of every power of attorney left at the registry for notation shall be entered by the Registrar in a register.
- Repayment of principal.** 35. Stockholders may by agreement with the Registrar arrange for repayment, when due, of the principal sum into a bank account.
- General provisions.** 36. The Registrar shall take and observe all possible precautions for the security of the stock to its owner and to guard against fraud or improper transactions.
- (b) No erasures shall be made in the stock ledger, and errors shall be ruled through and correct entries made.
- Secrecy.** 37. (a) No person other than the officer or officers appointed by the Auditor General to audit transactions, and the Registrar and officers of the Board immediately engaged on inscribed stock business and approved by the Registrar, shall have access to any books, forms or other records.
- (b) All officers so appointed or approved shall not divulge any information coming to their knowledge in the course of their duties, except as necessary in the transaction of business or as required by law.

Form No. 1.

ALBANY HARBOUR BOARD.

DEBENTURE.

(Issued under the Albany Harbour Board Act, 1926 (as amended).)

No..... £.....  
 ..... % Repayable.....

Transferable by Delivery.

THIS Debenture entitles the bearer to payment free of exchange at the Head Office of the Albany Harbour Board at Albany of..... pounds together with interest thereon, at the rate for the time being approved in accordance with the provisions of the Albany Harbour Board Act, 1926 (as amended), and in accordance with the attached coupons. Such sums are hereby charged and secured upon the income (within the meaning of the said Act) of the Albany Harbour Board.

The principal is repayable on the.....day of..... 19.....

The Common Seal of the Albany Harbour Board was affixed hereto on the.....day of..... 19....., in the presence of.....

.....  
 Chairman (or his Deputy).

.....  
 Secretary.

COUPON.

ALBANY HARBOUR BOARD.

Debenture No.....securing a principal sum of £.....

Interest Coupon No.....

FOR half year's interest at the rate approved in accordance with the provisions of the Albany Harbour Board Act, 1926 (as amended) due the ..... day of ..... 19....., calculated on the face value of the debenture and payable free of exchange upon the delivery of the coupon at the Head Office of the Albany Harbour Board at Albany.

Secretary.

Form No. 2.

ALBANY HARBOUR BOARD.

Inscribed Stock.

TRANSFER OF STOCK.

NOTE:—Before executing this Transfer, read carefully the instructional notes.

Office Use Only.

I/we ..... (Transferor's full name(s) address and occupation)

Entered.....

Dr. Stock Register.....

Cr. Stock Register.....

Registered at the office of the Albany Harbour Board.

in consideration of the sum of £ ..... paid to me/us by ..... hereby assign and transfer unto.....

Examined .....

(Transferee's full name(s) address and occupation)

Notices sent:—

Transferor.....

Transferee.....

I ...../their executors, administrators, successors or assigns, the sum of £1..... (..... pounds) of the Albany Harbour Board..... % inscribed stock maturing..... and all my/our property and interest in and right to the same and to the interest accrued thereon.

As Witness..... hand this..... day of 19.....

Signature of Transferor.....

Witness: .....

(To whom—unless an officer of the Board—the person signing this document is personally known. Also see footnotes).

Occupation.....

Address.....

I/We hereby accept the Stock abovementioned transferred into my/our name(s)  
this.....day of..... 19.....

Signature(s) of Transferee.....

Witness .....

(To whom—unless an officer of the Board—the person signing this document is personally known. Also see footnotes).

Occupation.....

Address.....

Notes:—(1) Where a person signs as a witness to more than one signature, such must be stated beneath the signature of the witness.

(2) The witness must be a Justice of the Peace, Commissioner for Affidavits, Commissioner for Declarations (Commonwealth or State), Notary Public, Solicitor, member of a recognised Stock Exchange, a Bank Manager (who shall sign as such and add the Bank stamp), an Officer of the Albany Harbour Board or such other person as the Registrar approves.

Important—Transferee's specimen signature(s).....

Form No. 3.

ALBANY HARBOUR BOARD.

Inscribed Stock.

MANDATE FOR TRANSMISSION.

To the Registrar,  
Albany Harbour Board.

Please have the undermentioned transfer by transmission effected.

From.....who lately resided at.....  
but who is now.....the Albany Harbour  
(deceased, bankrupt or insolvent)

Board Inscribed Stock as under:—

Amount of Stock. (in words)	Amount of Stock. (in figures)	Rate %	Date of Maturity.
-----------------------------------	-------------------------------------	--------	----------------------

To the undermentioned person(s) who is/are.....  
(Executor, Administrator, Trustee)  
and who claim(s) by transmission.

Surname(s). (block letters)	Christian Names. (block letters)	Address. (block letters)	Occupation.
--------------------------------	--	-----------------------------	-------------

I/We submit herewith the following documents in support of this claim in accordance with the requirements of the regulations.

- Documents .....
- Signature of Transmitttee.....
- Witness .....
- Qualification .....
- Address .....
- Date.....19.....

Note:—The witness must be a Judge of a Supreme Court, Stipendiary Magistrate, Police or Resident Magistrate, Barrister or Solicitor, or Commissioner for Affidavits, Member of a recognised Stock Exchange or a Bank Manager, who shall sign as such and add the Bank stamp, or an officer of the Albany Harbour Board, but if signed outside the Commonwealth of Australia the witness must be a Notary Public or British Consul or Vice Consul or other British Authority, and the mandate shall be authenticated as required by the Regulations.

For office use only:	Specimen signature of Transmitttee(s) (usual signature)
Entered .....	.....
Dr. Stock Register.....	.....
Cr. Stock Register.....	.....
Registered at the office of the Albany Harbour Board.	
Examined: .....	.....

Passed by a resolution of the Albany Harbour Board at a duly convened meeting of the Board held on the 18th day of January, 1965.

The Common Seal of the Albany Harbour Board was at the same time affixed and impressed hereto by order and in the presence of:—

[L.S.]

J. D. MURRAY,  
Chairman.  
K. G. A. SCHULZE,  
Member.  
E. J. NORMAN,  
Secretary.

Approved by His Excellency the Governor in Executive Council this 7th day of April, 1965.

W. S. LONNIE,  
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Belmont.

Building By-law Relating to Plot Ratios, Site Coverage and Height of Buildings

L.G. 1081/63.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 22nd day of February, 1965, to make and submit for confirmation by the Governor the following by-laws:—

1. In this by-law plot ratio means the ratio which the total floor area of a building bears to the area of the subdivision, allotment or parcel of land on which it is built.

2. For the purpose of this by-law, the total floor area of a building is—
- the area of each storey of such building and all other buildings on the same subdivision, allotment or parcel of land measured from the outer faces of the external walls; together with
  - the area of all external passages, balconies, and verandahs extending beyond the outer faces of such walls; less
  - the area taken up at every storey by lift wells and stairs and the area of any swimming pool and any area provided for the parking of vehicles within the building itself or below the surface of the ground, provided that in the latter case no reduction shall be made for such area unless it has a flat roof of re-inforced concrete.
3. For the purpose of this by-law car space shall mean a minimum area of 200 sq. ft. paved surface.
4. For the purpose of this by-law, height means the number of storeys above the mean level of the ground immediately in front of the building.
5. A single occupancy dwelling or duplex house shall not have a plot ratio or site coverage of more than one-third or a height of more than 30 feet.
6. A residential flat building shall not have a plot ratio, site coverage or height of more than that specified in the following schedule:—

	Plot Ratio.	Site Coverage. %	Height. feet
One Storey	.33	33 $\frac{1}{3}$	
Two Storey	.55	27 $\frac{1}{2}$	
Three Storey	.75	25	40

Parking area at ratio of one car space for each residential unit shall be provided to the satisfaction of the Council. Parking space shall not be located forward of the set back line.

7. A motel or residential building used as a boarding or lodging house shall not have a plot ratio or site coverage exceeding one-third or a height of more than 30 feet.

Parking provisions for residential buildings to be one half car space per number of persons registered. Such parking space not to be located forward of the set back line.

8. An office building or shop shall not have site coverage exceeding that specified in the following schedules:—

	%
In areas where sewerage is available	66 $\frac{2}{3}$
In other areas	50

Dated this 23rd day of February, 1965.

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

[L.S.]

J. SISSONS,  
President.  
W. G. KLENK,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day of April, 1965.

W. S. LONNIE,  
Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Belmont.

By-laws Relating to Use of Reserves, Beaches, Foreshores and the Use of Amplifiers.

L.G. 437/64.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 22nd day of February, 1965, to make and submit for confirmation by the Governor the following by-laws:—

## Definitions.

In these by-laws, unless the context otherwise indicates, the following terms shall have the meanings set against them hereunder respectively:—

- “Act” means the Local Government Act, 1960.
- “Council” means the Belmont Shire Council.
- “Building” means and includes any building, construction, stall, fence, barrier, hoarding, outbuilding and includes tents and caravans.
- “District” means the Shire of Belmont.
- “Function” means and includes any show, exhibition, gymkhana, sport match or test between opposing sides or teams in any game of athletics.
- “Person” includes a body corporate or group of persons.
- “Public bathing reserve” means any public park, reserve, river or lake shore, and the waters adjacent thereto wherein public bathing is permitted by the Council or by custom and includes any dressing enclosure or building thereon.
- “Reserve” means any reserve or place of public recreation or enjoyment vested in or under the control of the Council.

## Reserves and Places of Public Recreation and Enjoyment.

1. No person shall on any reserve—
  - (a) interfere with or damage any property belonging to the Council;
  - (b) throw stones or other missiles;
  - (c) cause any nuisance;
  - (d) leave any litter;
  - (e) be in a state of intoxication;
  - (f) behave in a disorderly manner, or create or take part in any disturbance, or use any foul or indecent language, or commit any act of indecency;
  - (g) drive or ride or bring any vehicle, except on those parts of the reserve set aside as roads or driveways;
  - (h) bet, gamble, or call the odds or offer to bet or gamble;
  - (i) climb over or upon any fence or gate;
  - (j) unlock or unfasten any gate, unless duly authorised to do so;
  - (k) bring a dog unless on a leash held by a person;
  - (l) enter any dressing or training room, or use any of the lockers unless authorised;
  - (m) camp, lodge, or tarry overnight, or frequent for the purpose of camping, lodging and tarrying overnight, without the written consent of the Council having first been obtained;
  - (n) stamp, stencil or affix, or cause to be stamped, stencilled or affixed any placard, handbill, notice, advertisement or any document whatsoever, without the written consent of the Council having been first obtained;
  - (o) sell or expose for sale any goods, wares, merchandise or things unless the consent in writing of the Council shall be previously obtained;
  - (p) light any fire without having first obtained the consent of the Council;
  - (q) except upon a beach play sport on a Sunday without the written consent of the Council.

2. Any person found in a state of intoxication in any reserve, or behaving in a disorderly manner, or creating or taking part in any disturbance, or using any foul or indecent language or committing any act of indecency therein, may be forthwith removed from such reserve by the caretaker or by any officer or servant of the Council, or by any member of the Police Force.

3. Any person found betting, gambling, or calling the odds or offering to bet or gamble within any reserve, may be forthwith removed by the caretaker, or by an officer or servant of the Council, or by any member of the Police Force.

#### Model Aeroplanes.

4. The Council may set aside or specify reserves or portions of a reserve or reserves on which persons may fly mechanically operated model aeroplanes and may define or limit the hours and days during which such aeroplanes may be flown.

5. No person shall fly a mechanically operated model aeroplane on any reserve or portion of a reserve other than that set aside or specified by the Council or at times or on days other than those defined or limited by the Council.

#### Children's Playgrounds.

6. The Council may set aside a reserve or any portion of a reserve as a children's playground.

7. The Council may limit the ages of persons who shall be permitted to use a children's playground and may erect a notice to that effect on the playground.

8. No person over the age specified in a notice erected on a playground other than a person having the charge of a child or children in the playground shall use a playground or interfere with the use by children of the playground.

#### Holding of Function on Reserve.

9. No person shall organise, arrange or take part in a function on a reserve unless a license to hold or organise a function shall have been granted by the Council.

10. The Council may grant a license in the form of Form No. 1 in the First Schedule hereto to a person to hold or organise a function on a reserve and may authorise a charge to be made for admission to the function.

11. A license to hold a function on a reserve shall specify—

- (a) the purpose for which such license is granted;
- (b) the dates and times during which the function may be held; and
- (c) the charge if any which has been authorised by the Council for admission to the function.

12. No license shall be granted for a continuous period of more than fourteen days.

13. Subject as hereinafter provided no person to whom a license has been granted shall exclude any member of the general public from attending the function if such person pays the authorised charge for admission.

14. No person to whom a license has been granted shall make a charge for admission to the function unless authorised to do so by the Council or shall make a charge for admission in excess of the amount of the charge authorised by the Council.

15. No person under the influence of alcohol or acting in a riotous or disorderly manner shall attend a function.

16. A person to whom a license has been granted shall prevent persons under the influence of alcohol or persons acting in a riotous or disorderly manner from attending a function.

17. Any person to whom a license has been granted who commits or permits the commission of a breach of any of the terms or conditions of the license shall be guilty of an offence.

18. The Council if satisfied that the person to whom a license has been granted has committed or permitted or authorised the commission of a breach of any of the terms or conditions of the license or has committed a breach of any of these by-laws may by a notice in writing to such person cancel the license and thereupon the license shall be cancelled.

#### Erection of Buildings on Reserve.

19. No person shall erect or permit or authorise the erection of a building on a reserve without the consent of the Council.

20. Any person desirous of erecting a building on a reserve shall make application to the Council in the form of Form No. 2 in the First Schedule hereto.

21. The consent of the Council to the erection of a building may be in the form of Form No. 3 in the First Schedule and may specify—

- (a) the purpose for which such building may be used;
- (b) the nature of the building which may be erected;
- (c) the time during which such building may be permitted to remain on the reserve;
- (d) the times when such building may be used; and
- (e) the position in which such building may be created.

22. Any person who shall erect or use or permit or authorise the erection or use of any building on a reserve without the written consent of the Council or otherwise than in accordance with the terms of the written consent of the Council shall be guilty of an offence.

23. The Council may after having given to the person to whom a consent to erect a building on a reserve has been granted one month's notice of its intention so to do withdraw such consent.

24. The Council may by notice in writing to the owner, or to the person whom it believes to be the owner, of a building on a reserve, direct that a building, erected or used on a reserve without the consent of the Council, or erected or used otherwise than in accordance with the terms of the consent of the Council, or any building in respect of which the consent to erect the same has been withdrawn, be removed within a period of 14 days after the date of the service of the said notice.

25. Any person who fails to comply with a notice given by the Council to remove a building on a reserve shall be guilty of an offence.

26. No unauthorised person shall cause any damage to a building on a reserve.

27. No person other than the owner or a person duly authorised in that behalf by the owner of a building on a reserve shall use such building.

28. No person shall without the approval of the Council use a building on a reserve as a dwelling or for sleeping purposes.

29. No person who is the owner of, or is a person authorised in that behalf by the owner of a building on a reserve, shall use such building during the course of a function without the permission of the person to whom a license to hold such function has been granted.

30. No person shall assign or transfer his ownership of or his interest in a building on a reserve without having first delivered to the Council a notice of transfer duly completed in the form of Form 4 in the First Schedule hereto.

31. In the event of the non-compliance with a notice given in pursuance of by-law 24 hereof the Council may sell the building in respect of which the notice has been given or may by its servants and workmen take down and remove the said building and may sell the materials of which it is constructed and shall hold the balance of the purchase money received by it, after deducting

all costs and expenses consequent upon such failure to comply with the notice and such taking down and removal and sale upon trust for the person entitled thereto.

32. Any notice to be given under by-laws 23 and 24 may be signed by the Shire Clerk of the Council and may be served on the persons to whom it is addressed by post in a registered letter addressed to such person at his address shown in the consent. A notice so served shall for the purpose of these by-laws be deemed to be served and given on the date on which in the ordinary course of post it would reach the address to which it is sent.

#### Use of Amplifiers.

33. (1) In this by-law the term "public place" shall mean a road or reserve, beach jetty or public place or building vested in or under the control of the Council.

(2) No person shall—

- (a) take on to or erect or install on a public place any loudspeaker or other device for the amplification of sound; or
- (b) operate or use on a public place any loudspeaker or device for the amplification of sound; or
- (c) speak or make a noise on a public place so as knowingly to cause such speech or noise to be amplified by a loudspeaker or other device for the amplification of sound,

without the written consent of the Council.

(3) No person to whom written consent has been granted in pursuance of this by-law shall take on to, or erect, or install, or operate or use on a public place any loudspeaker or device for the amplification of sound, or speak or make any noise on a public place so as knowingly to cause such speech or noise to be amplified by a loudspeaker or other device for the amplification of sound, otherwise than at the place and time and in accordance with the terms specified in the written consent granted by the Council.

#### Animals on Reserves.

34. No person shall ride, drive, exercise, train or race any horse or other animal on any reserve.

#### Jetties.

35. No person shall on any jetty vested in or under the control of the Council—

- (a) destroy, damage, or deface the jetty or any part thereof;
- (b) throw, place or deposit any obstruction on the jetty;
- (c) throw, place or deposit any rubbish, any offensive, noxious or dangerous substance or bottles, utensils, or glass or any litter on the jetty;
- (d) light any fire;
- (e) throw stones or other missiles;
- (f) cause any nuisance;
- (g) be in a state of intoxication;
- (h) behave in a disorderly manner, or create or take part in any disturbance, or use any foul or indecent language or commit any act of indecency;
- (i) drive or ride any vehicle or animal;
- (j) use any fishing net, or hang or dry any fishing net;
- (k) stamp, stencil or affix, or cause to be stamped, stencilled or affixed any placard, handbill, notice or advertisement.

#### Beaches and Bathing.

##### Costume.

36. All persons over four years of age bathing in any waters exposed to the public view shall be suitably clad so as to secure the observance of decency.

37. In any case where any person's bathing costume is indecent or inadequate, or the material thereof is too thin, or is not in a proper state of repair, or is for any reason unsuitable, a Beach Inspector appointed by the Council may direct such person to resume at once his ordinary dress.

38. If any person fails to resume immediately his ordinary dress when directed so to do by a Beach Inspector, he shall be guilty of an offence against these by-laws, and may, with any necessary force, be removed to the dressing enclosure or shed by the Beach Inspector; provided that this power of removal shall not be exercised by a Beach Inspector appointed under by-law 61.

#### Dressing in Public View.

39. A person shall not dress or undress or remove any part of his bathing costume in any place open to the public view; provided that this shall not prevent any person already clad in proper bathing costume from doffing or donning at any public bathing reserve any dressing-gown or outer robe.

#### Use of Dressing Enclosures or Sheds.

40. A dressing enclosure or shed shall be used for dressing and undressing only. A person shall not play games or, without reasonable excuse, loiter in or in the vicinity of any such enclosure or shed.

41. A person shall not bring or deposit any filth or rubbish in any enclosure or shed.

42. A person shall not damage, disfigure or write in or upon any such enclosure or shed.

43. A male over the age of four years shall not enter any dressing enclosure or shed set aside for females.

44. A female shall not enter any dressing enclosure or shed set aside for males.

#### Persons Suffering from Certain Complaints Excluded.

45. A person suffering, or appearing to the lessee, licensee, Beach Inspector or person in charge of a dressing enclosure or shed to be suffering from any infectious, contagious, or offensive disease or skin complaint, shall not visit or use any dressing enclosure or shed.

#### Dogs and Horses.

46. Any Beach Inspector may, when in his opinion inconvenience may be caused to the public by the bathing of dogs or horses, order any person in charge of any dog or horse not to send or drive such dog or horse into the water, or permit such dog or horse to enter the water, at any place where the public are bathing.

47. Any Beach Inspector may order any person in charge of any dog or horse to remove such animal from a public bathing reserve, if such animal's presence on the public bathing reserve causes inconvenience or danger to the public.

#### Sale and Hire of Commodities.

48. No person shall on a public bathing reserve, sell any commodity, food or drink, or shall let or hire any commodity, tent, umbrella, surf board or other facility or device without a license from the Council or other than in accordance with the terms of the license.

#### Preservation of Order and Protection of Public.

49. A person shall not on any public bathing reserve do any act which would be likely to injure, endanger, obstruct, inconvenience or annoy any person.

50. A person shall not injure, displace, pollute, foul, litter, deface, or cause disorder to a public bathing reserve, or anything appertaining thereto.

By-law No. 20.

First Schedule.

Form No. 2.

APPLICATION TO ERECT A BUILDING ON A RESERVE.

To the Shire of Belmont,  
211 Great Eastern Highway,  
Belmont, W.A.:

I/We .....  
of .....  
hereby apply for the consent of the Belmont Shire Council to the erection of  
a building on ..... Reserve.

- (a) The nature of the building is .....
- (b) The purpose for which the building will be used is .....
- (c) The dates and times when the building will be used are .....
- (d) The position or particular place on the reserve where it is desired  
to erect the building is .....
- (e) The materials of which the building is to be constructed are .....
- (f) The period for which it is desired that the building be permitted  
to remain on the reserve is .....
- (g) A plan of the proposed building is attached hereto.

I/We agree to observe the provisions of the by-laws of the Council and in  
the event of non-compliance with a notice served in manner specified in the  
said by-laws to remove the said building, I/we authorise the Council to sell  
or to take down and remove the building and to sell the building or the  
materials with which it is constructed and to pay from the purchase money  
all costs and expenses consequent upon such failure to comply with the notice  
and such taking down, removal and sale.

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

.....  
(Signature of Applicant.)

By-law No. 21.

First Schedule.

Form No. 3.

Shire of Belmont.

CONSENT TO ERECT A BUILDING ON A RESERVE.

The consent of the Belmont Shire Council is hereby given to .....  
of .....  
to erect a building on ..... Reserve on the  
following terms and conditions:—

- (a) The nature of the building shall be .....
- (b) The building shall not be used except for the purpose of .....
- (c) The building shall not be used except on the following dates and  
times .....

- (d) The building shall be erected only on the following part of the reserve .....
  - (e) The building shall be constructed of the following materials .....
  - (f) The building shall be removed from the reserve on or before the ..... day of ....., 19....., or on notice to remove the same being given before that date.
  - (g) The building shall be constructed in accordance with the plan attached to the application.
  - (h) The ownership in the building shall not be transferred or assigned unless notice in the form of Form 4 of the Schedule to the by-laws has been first duly completed and delivered to the Council.
  - (i) The building shall not be used during a function without the approval of the person to whom the license to hold such function has been given.
  - (j) The building shall not be used as a dwelling or for sleeping purposes.
- Special conditions, if any .....

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

.....  
Shire Clerk.

By-law No. 30.

First Schedule.

Form No. 4.

Shire of Belmont.

**TRANSFER OF OWNERSHIP OF BUILDING.**

To the Shire of Belmont,  
211 Great Eastern Highway,  
Belmont, W.A.:

I/We .....  
of .....  
hereby give notice that I/we intend to transfer the ownership of the under-  
mentioned building situated on ..... Reserve  
to .....  
of .....  
The Transfer will take effect when this notice has been delivered to the Council.

I/We .....  
of .....  
accept the building subject to the terms of the application for consent and the  
terms of consent of the Council and hereby undertake to comply with the terms  
and conditions of the said consent and the by-laws of the Council.

Building referred to:— .....

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

Signed by the Transferor .....

Signed by the Transferee .....

Received by the Belmont Shire Council

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

.....  
Shire Clerk.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Cockburn.

By-laws Relating to the Classifying of the District.

L.G. 252/64.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 9th day of February, 1965, to make and submit for confirmation by the Governor the following by-laws:—

The by-laws of the Cockburn Shire Council (formerly Cockburn Road Board) passed at an ordinary meeting of the Cockburn Road Board held on the 23rd day of October, 1957, and published in the *Government Gazette* of the 17th day of April, 1958, as amended from time to time thereafter are hereby further amended by the correction of an original error in Schedule 6, paragraph 7, line 5, as follows:—

After the words "for a distance of", delete "86", insert "286".

Dated this 5th day of March, 1965.

[L.S.]

J. H. COOPER,  
President.  
A. J. ARMAREGO,  
Acting Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day of April, 1965.

W. S. LONNIE,  
Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Beverley.

Adoption of Draft Model By-laws Relating to Storage of Inflammable Liquids No. 12.

L.G. 125/65.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 16th day of December, 1964, to adopt such Draft Model By-laws published in the *Government Gazette* on the 29th day of May, 1963, as are here set out:—

Local Government Model By-laws (Storage of Inflammable Liquid) No. 12.—The whole of the by-laws.

Dated this 16th day of December, 1964.

The Common Seal of the Shire of Beverley was hereby affixed this 16th day of December, 1964, by the Shire Clerk in the presence of—

[L.S.]

A. W. MILES,  
President.  
D. RIGOLL,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government,

Approved by His Excellency the Governor in Executive Council this 7th day of April, 1965.

W. S. LONNIE,  
Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Swan-Guildford.

By-laws Relating to the Regulating and Controlling of the Use and Misuse of Streets.

L.G. 790/62.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 25th day of January, 1965, to make and submit for confirmation by the Governor the following by-laws:—

1. The by-laws of the Shire of Swan-Guildford relating to the regulating and controlling of the use and misuse of streets passed by the Shire of Swan-Guildford on the 19th day of November, 1962, and appearing in the *Government Gazette* on 7th February, 1963, and amended by publication in the *Government Gazette* on 11th August, 1964, and hereby further amended as hereinafter appears:—

2. By-law number 17 is hereby revoked.

3. New by-laws as follow are hereby added:—

17. No person shall in any street or public place scatter or throw down any handbill, ticket, placard or notice.

17a. No person shall in any street or public place give out or distribute to passers-by any handbill, ticket, placard or notice without having first obtained permission in writing from the Council so to do.

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Dated this 25th day of March, 1965.

[L.S.]

D. H. FERGUSON,  
President.

T. J. WILLIAMSON,  
Shire Clerk.

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Recommended—

L. A. LOGAN,  
Minister for Local Government.

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Approved by His Excellency the Governor in Executive Council this 7th day of April, 1965.

W. S. LONNIE,  
Clerk of the Council.

The following text is a very faint and illegible scan of a document page. It appears to contain several paragraphs of text, but the characters are too light and blurry to be accurately transcribed. The layout suggests a standard academic or professional document with multiple lines of text per paragraph.