

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

(REGISTERED AT THE GENERAL POST OFFICE. PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER)

No. 65]

PERTH: WEDNESDAY, 2nd JULY

[1969

HEALTH ACT, 1911-1968.

Shire of Mukinbudin.

WHEREAS it is provided in the Health Act, 1911-1968, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of Section 343 (1) of that Act; and whereas Model By-laws, described as Series "A", prepared in accordance with those provisions and duly amended have pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 17th July, 1963; and further amended inter alia by notices published in the Government Gazette on 17th July, 1963; and further amended inter alia by notices published in the Government Gazette on 17th July, 1963; and further, 1964; 8th January, 1965; 14th April, 1966; 12th October, 1967; 30th July, 1968; 28th November, 1968; 17th December, 1968 and 7th March, 1969: Now, therefore, the Shire of Mukinbudin, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on 20th March, 1964; 8th January, 1965; 14th April, 1966; 12th October, 1967; 30th July, 1963, together with the amendments published in the Government Gazette on 20th March, 1964; 8th January, 1965; 14th April, 1966; 12th October, 1967; 30th July, 1963, together with the amendments published in the Government Gazette on 20th March, 1964; 8th January, 1965; 14th April, 1966; 12th October, 1967; 30th July, 1968; 28th November, 1968; 17th December, 1968 and 7th March, 1969, 1907; 30th July, 1968; 28th November, 1968; 17th December, 1968 and 7th March, 1969, shall be adopted without modification and doth hereby also prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by laws:—

PART IX .-- OFFENSIVE TRADES.

Offensive Trade. All Trades Fee per Annum. \$2.00

Passed at a meeting of the Mukinbudin Shire Council held on the 14th day of May, 1969.

H. WILLIAMS,

President. A. K. EARL.

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1969.

W. S. LONNIE, Clerk of the Council.

HEALTH ACT, 1911-1968.

Department of Public Health, Perth, 26th June, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Health Act, 1911-1968, has been pleased to make the regulations set forth in the schedule hereunder.

W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

COUNTRY SLAUGHTERHOUSE REGULATIONS, 1969.

Citation.

1. These regulations may be cited as the Country Slaughterhouse Regulations, 1969.

Interpretation. 2. In these regulations, unless the contrary intention appears— "approved" means approved by the Commissioner;

approved means approved by the commission

- "Form" means a form in the Schedule;
- "hot water" means water having a temperature of at least 180 degrees Fahrenheit;

"inedible and waste products" means hides, paunch contents, hoofs and horns, condemned material, including carcases, portion of carcases and offal and includes blood except where it is collected aseptically from a healthy animal for smallgoods manufacture;

- "regulation" means one of these regulations;
- "Schedule" means the Schedule to these regulations; and
- "steriliser" means a receptacle so designed that it is capable of holding sufficient hot water to completely immerse implements used in a slaughterhouse.

Application of regulations. 3. These regulations have effect in all districts other than portions of the State declared, pursuant to section 3 of the Abattoirs Act, 1909, to be districts for the purposes of that Act.
4. In respect of a slaughter-house existing at the date of commencement of these regulations, the local authority may, on the

Suspension of structural requirements.

application of the owner or occupier of the slaughter-house, suspend the operation of the structural requirements of these regulations for a period of twelve months from that date of commencement.

5. The owner or occupier of a slaughter-house is responsible for the observance of these regulations with respect to that slaughter-house.

6. (1) Before a person commences, in any district, to build a new slaughter-house or to make structural alterations to a slaughter-house, he shall—

- (a) advertise, in a newspaper circulating in the district, notice of his intention to make application to the local authority for its consent to so build or make alterations; and
- (b) not earlier than one month after the date he advertises pursuant to paragraph (a) of this subregulation, make application, in the form of Form 1, to the local authority for consent to the building or alterations and submit with the application the particulars required by subregulation (2) of this regulation.

(2) A local authority shall not accept an application made pursuant to paragraph (b) of subregulation (1) of this regulation unless there is submitted with the application—

(a) complete specifications of the new slaughter-house or alterations;

responsible.

Persons

for consent to construction or alteration.

- (b) a floor plan of each level, showing location of walls, partitions, posts, doorways, windows, lighting arrangements, floor drainage outlets, rail systems, location of principal pieces of equipment, hot and cold water taps and hand washing facilities, with slope of floor drainage outlets indicated by grade lines;
- (c) sectional drawings including cross section and longitudinal section to show character of floor, walls, ceilings, height of ceilings, rail heights and height of floor above ground level;
- (d) in the case of a new slaughter-house, a site plan that includes the nature of the adjoining properties, type of roads, streets, watercourses, water supply and availability of power; and
- (e) in the case of alterations, a plan setting out the location of the proposed alterations and additions in relation to the remainder of the premises.

7. Before a local authority considers an application made pur- C_{onsent} . suant to regulation 6, the Medical Officer for the district shall furnish to the authority, in the form of Form 2, a report on the premises the subject of the application and on the plans and specifications submitted in respect of those premises.

(1) A person seeking the registration of a premises whereon a slaughter-house is to operate or is in operation shall make an registration. application for registration in the form of Form 3 and deposit with the application the amount of the fee payable on registration.

(2) The fee payable on registration of a slaughter-house is \$10.00.

(3) On registration of a slaughter-house the local authority shall supply to the person who has applied for the registration a certificate in the form of Form 4.

9. A slaughter-house shall be so constructed and operated that—

(a) dust is effectively controlled within it;

- (b) it is protected against rodents, birds, flies, cockroaches and any other vermin by adequate methods, including the regular removal of any material or substance which may be a breeding ground for vermin:
- (c) its floors-
 - (i) are of a dense acid resistant waterproof concrete;
 - (ii) have a specification of 3 parts metal, 1¹/₂ parts sand and 1 part cement by volume;
 - (iii) have a surface treated with a hardening process by the use of-
 - (I) Sodium Silicate diluted in proportion of 1 gallon Sodium Silicate to 4 gallons of water; or
 - (II) Zinc and Magnesium Fluosilicate-the first coat shall be ½ lb. fluosilicate to 1 gallon of water and subsequent coats to be 2 lbs. of fluosilicate to 1 gallon of water; or
 - (III) boiled or raw linseed oil applied to the surface of the floor hot, which oil may be diluted with equal parts of turpentine for the first coat:
 - (iv) are not, where they are chiller and freezer floors, continuous with the wall, but have between the floor and the wall, a space for expansion and contraction to which is fitted a resilient water proof compound;
 - (v) have a gradient ratio of 1 in 48 for wet processing areas and 1 in 96 for dry areas; and
 - (vi) have drainage that prevents wet processes from causing wetness to other parts of the floor;

Construc-tion of a slaughterhouse. Dust control. Vermin proof.

Floors.

Annual

(d) subject to regulation 10, the walls in every room where

stock are slaughtered, dressed, processed or held in other than a frozen state-(i) are of an impervious, non-corrosive, non-toxic, nonabsorbent material; (ii) do not have internal surfaces clad with corrugated or flat galvanised iron; (iii) are in height not less than seven feet, but in bleeding areas for cattle not less than ten feet and for sheep not less than eight feet; (iv) have, where metal sheeting is used, an approved solid backing to support and protect the sheeting from damage, a concrete upstand to the height of one foot with the sheeting overlapping the upstand by at least three inches, and between the upstand and sheeting, sufficient waterproof, resilient com-pound to prevent the entry of water or dampness; (v) have every joint waterproof; and (vi) have, in working areas, approved sanitary type bumpers to prevent damage by hand trucks, carcase shanks and the like; Junctions. (e) every junction of every wall, floor, column or platform in it is coved to a radius of three inches. Windows. (f) every window sill or other ledge in it-(i) is sloped internally to an angle of not less than 45 degrees: (ii) is situated not less than seven feet from the floor; and (iii) has a smooth, impervious surface; Hanging (g) it has a hanging room to receive carcases from the slaughter room. and dressing floor immediately upon completion of the dressing operations; Refrigera-(h) it has refrigeration facilities thattion. (i) are of sufficient size to accommodate one day's kill; (ii) are controlled to a temperature not exceeding 50 degrees Fahrenheit; (iii) have, if overhead refrigeration units are installed, insulated drip pans beneath the units; and (iv) have walls and ceilings of a smooth, impervious surface: (i) every hanging room, boning room and any other place in it where meat is processed or stored, other than the slaugh-Ceiling. ter-floor, has a smooth and flat ceiling; Cleansing. (i) it is easily cleansed: Wall (k) every wall bench in it is supported on a bracket clear of the benches. floor; every water pipe, gas pipe, steam pipe, electrical conduit or wire and waste pipe in it that is not concealed in a wall chase or cavity runs clear of any wall or column so as Pipes, conduits and wires. to allow easy cleaning of walls; (m) it has a minimum of 30 lumens per square foot of illumin-ation at the working plane on the slaughter-floor and in Lighting. the hanging room, for which purpose the working plane means the horizontal, vertical or inclined plane in which the visual task lies; (n) areas of the principal buildings in it have the following Dimensions. allowances: (i) in respect of cattle-(I) yards, lairs and holdings pens at least twenty square feet per head with a minimum of sixty square feet: (II) a stunning pen, not exceeding two feet seven inches in width and nine feet in length;

Walls.

- (III) a slaughtering and dressing floor, not less than one hundred square feet per beast on the floor or carcase being dressed thereon with a minimum of one hundred and fifty square feet;
- (IV) a hanging room fifteen square feet for every carcase of beef hanging at one and the same time therein unless the official meat inspection is completed before the carcases are taken to the hanging room, in which case the allowance may be reduced to a minimum of ten and a half square feet per carcase with a minimum of one hundred square feet;
- (ii) in respect of sheep and pigs-
 - (I) yards, lairs and holding pens at least five square feet per head with a minimum of sixty square feet;
 - (II) sticking pens or a pig stunning pen not less than twenty-four square feet;
 - (III) a slaughtering and dressing floor, not less than twenty-four square feet per beast being slaughtered and carcase being dressed at any one time with a minimum of one hundred square feet;
 - (IV) a hanging room, three square feet for every carcase hanging at one and the same time therein unless official meat inspection be completed before carcases are taken to the hanging room in which case the allowance may be reduced to one and a half square feet per carcase with a minimum of one hundred square feet;

(o) it has a lairage for animals awaiting slaughter that-

 (i) is paved with an impervious non slip surface, upon which may be placed movable gratings to prevent animals becoming soiled prior to slaughter;

- (ii) is graded to a drain;
- (iii) has accommodation for one day's kill;
- (iv) has protection against the weather;
- (v) has an ample supply of drinking water readily available to animals at all times;
- (vi) is provided with a separate pen for suspect, or sick animals, or animals suffering from obvious disease;
- (vii) leads from the off-loading site to the slaughter-house so that it lies between that site and the slaughterhouse and does not cause dustiness in the slaughterhouse;
- (viii) has, leading from it to the killing area, a race paved with a dense, impervious, non-slip surface concrete with a nine inch curb on either side;

(p) it has—

- (i) an adequate supply of water;
- (ii) an adequate supply of hot water, for use in connection with processing and cleansing of meat, cleansing of utensils used in the slaughtering and processing of meat and the cleanliness of persons working in a slaughter-house;
- (iii) all its water supplies potable and under a pressure of not less than sixty pounds P.S.I.;
- (iv) where the water supply to a slaughter-house is chlorinated or otherwise treated, automatic equipment for use in connection with that water supply; and
- (v) washdown points placed in the slaughter-house within thirty feet radius of each other;

Water supply.

Lairage.

Drainage.

- (q) it has an approved drainage system that-
 - (i) has a form of effluent disposal sufficient in size and design to cope with all liquid wastes;
 - (ii) has a save-all for the recovery of grease;
 - (iii) has, along one side of the save-all, a six feet concrete apron for the deposition of skinnings or containers for the reception of skinnings and three feet concrete aprons for the remaining three sides;
 - (iv) has each concrete apron graded towards and drained to the save-all;
 - (v) has a concrete curb three inches in height to the perimeter of the apron of the save-all;
 - (vi) is, where it is for drainage other than within the slaughter-house or it is storm water, of the enclosed type with all external enclosed drains covered with at least twelve inches of earth;
 - (vii) has, for all floors where wet processing is carried on, at least one drainage outlet for every four hundred square feet of floor area and a bucket trap for each such outlet;
- (r) it has on the slaughter-floor facilities for the rapid removal of inedible and waste products from the slaughter-floor so that—
 - (i) where these products are not processed on the premises, they are placed in containers or storage facilities constructed of non-corrosive, acid resistant, impervious metal or plastic that are proof against flies, rats and all other vermin and all domestic animals;
 - (ii) the rooms and compartments used for storage of these products are separate from the rooms and compartments used for the storage of edible products; and
 - (iii) carcases, parts of carcases, offal, bones and heads of any slaughtered stock which are unfit for human consumption are, after each day's kill, either disposed of under the supervision of an Inspector or removed from the slaughter-house;
- (s) all edible portions of an animal other than the carcase are removed as soon as possible, and immediately after inspection where appropriate, from the area where carcase dressing takes place and placed under refrigeration in a refrigeration room so sited that the products travel by the most direct route from the point where they are detached from the carcase to the refrigeration room;

(t) all equipment in it-

- (i) is placed in such a position so as not to impede the proper workings of the slaughter-house;
- (ii) is of a type that can be easily cleaned;
- (iii) is constructed of metal which is not subject to corrosion or rust, or a non-toxic plastic and which is resistant to the action of acids and fats;
- (iv) does not contain cadmium in any form;
- (v) does not have any galvanised iron on any internal surface;
- (vi) where used for containing, handling or processing any edible product, does not contain copper, lead, enamel or porcelain;
- (vii) where used in the product zone, does not have a painted surface;

Separation, storage, disposal of inedible and waste products.

Removal of edible offal from slaughter floor.

Equipment.

- (u) it has facilities including cattle viscera tables or racks for the dressing of all carcases off the floor and trucks of a sufficient size for the collection of viscera direct from the carcases:
- (v) it has sterilisers that are-
 - (i) conveniently situated on the slaughter-floor;
 - (ii) constructed of non-corrosive materials;
 - (iii) of sufficient size to enable all knives, steels, cleavers, saws and other implements used in the dressing, processing and packaging of carcases or meat products, to be efficiently sterilised;
 - (iv) not used for a purpose other than for which they are designed;
 - (v) provided with hot running water at all times while the carcases are being dressed in that part of the establishment;
 - (vi) fitted with an overflow and facilities for emptying the receptacle: and
 - (vii) emptied at the conclusion of every working day and if the Inspector considers it necessary, at intervals during the day;
- (w) adequate provision is made in it for the treatment and Hides and storage of hides and skins of stock slaughtered there so skins. that-
 - (i) any such hide is not washed, defleshed, salted or stored in any part of the slaughter-house used for the slaughtering of stock or the dressing of slaught-ered stock, or the storage of carcases of slaughtered stock; and
 - (ii) any such skin, while on the slaughter-house premises, is not stored in any slaughtering, dressing or hanging room, or refrigerator, but is stored in sheds apart from any such room;
- (x) any part of it used for the slaughtering, processing and Processing packaging of meat or meat products for human consumption areas. is not used for any other purpose;
- (y) the rails in it-
 - (i) are made of steel;
 - (ii) for bleeding, are sixteen feet high for cattle and seven feet high for sheep and pigs;
 - (iii) for dressing, are eleven feet high for cattle and six feet high for sheep and pigs;
 - (iv) for hanging rooms and refrigerators, are eleven feet high for beef carcases and sides, seven feet six inches high for beef quarters and large pigs and calf carcases, six feet high for sheep and are placed at a distance away from the parallel walls of—two feet six inches for cattle and large pigs and one foot six inches for sheep and other pigs, and, in the hanging rooms, are set apart from each other;
 - (v) where meat inspection is done, are five feet and three feet six inches alternatively for cattle and pigs and three feet and one foot six inches alternatively for sheep and pigs; and
 - (vi) where meat inspection is not done, are two feet six inches for cattle and large pigs and one foot six inches for sheep and other pigs;

(z) cleansing and hygiene precautions provide for-

(i) maintaining in a clean condition the slaughter-house and appliances there.
 (i) maintaining in a clean condition the slaughter-house and hygiene.

Rails.

Sterilisers.

1939

- (ii) washing the carcase of every animal slaughtered there with water under pressure;
- (iii) the exclusion from the slaughter floor of any brush or cloth for the cleaning of the carcase of every animal slaughtered there;
- (iv) the exclusion from a slaughter-floor of any receptacle containing stagnant water; and
- (v) preventing the disposal of effluent and blood from the slaughter-house onto the surface of the ground.

Fly wire on walls of hanging room.

Meat trans-port vehicle washing bay.

10. The walls of a hanging room in a slaughter-house may be fly wired from dado height of at least four feet from the floor to ceiling height on internal walls and six feet from floor to ceiling height for external walls.

11. If trucks used for the transport of meat are to be washed on the premises, the slaughter-house shall have a vehicle washing bay that is—

(a) constructed of dense, acid resistant, waterproof concrete;

- (b) of sufficient size to enable the washing processes to be carried on without spillage of waste water onto adjacent ground:
- (c) provided with concrete curbs to three sides to a height of at least three inches;
- (d) graded to a spoon drain connected to the main drainage system of the slaughter-house.

Fixing hours 12. A local authority may fix the hours within which animals may be slaughtered in its district. slaughtering. Slaughtering to be within hours fixed

Offences.

13. Where a local authority fixes hours within which animals may be slaughtered in its district, a person shall not, in that district, slaughter animals outside those hours.

14. Any person failing to do any act directed to be done, or doing any act forbidden to be done, by any of these regulations is guilty of an offence.

Schedule.

Form 1.

Country Slaughter-house Regulations, 1969.

APPLICATION FOR CONSENT TO BUILD A NEW SLAUGHTER-HOUSE OR MAKE STRUCTURAL ALTERATIONS TO A SLAUGHTER-HOUSE.

To the Local Authority

for the district of

I, hereby make application for consent to *build a new slaughter-house/make structural alterations to a slaughter-house upon the premises as set out hereunder.

As required by the provisions of the Country Slaughter-house Regulations, 1969, plans and specifications of the buildings proposed to be used or erected as a slaughter-house are submitted herewith. Premises proposed to be used.....

Application publication)	advertised,	(state	name	of	newspaper	and	date	of
	Signature	of app	licant					
Dated								

* Cross out what does not apply.

	Form 2.	
	Country Slaughter-house Regulations, 1969.	* Cross out
IN	CERTIFICATE OF MEDICAL OFFICER OF HEALTH RESPECT OF * A NEW SLAUGHTER-HOUSE/STRUCTURAL ALTERATIONS TO A SLAUGHTER-HOUSE.	what does not apply.
Of Мо	dical Officer of Health to the local authority for the district of	
	do hereby certify—	
1.	I have perused the application made on the	
	day of by	
	for consent to *build a new slaughter-house/make structural alterations to a slaughter-house at premises situated at	
2.	I have inspected the said premises and the plans and speci- fications submitted with the said application in respect of those premises.	
3.	I consider that when the said plans and specifications are satis- factorily executed the premises will be suitable for the slaughter-house trade and will have proper provision for obser- vance of the Health Act, 1911 and the Country Slaughter-house Regulations, 1969.	
Ľ	Dated this day of 19	
	Medical Officer of Health.	
	Form 3.	
API	Country Slaughter-house Regulations, 1969. PLICATION FOR REGISTRATION OF A SLAUGHTER-HOUSE.	
I, app her her Cou	hereby make blication for the registration of the slaughter-house as specified eunder, for the year ended 31st December, 19, and deposit ewith the sum of \$10.00 as registration fee in accordance with the intry Slaughter-house Regulations, 1969.	
	Signature of Applicant	
Dat	Address	
	Form 4.	
	Country Slaughter-house Regulations, 1969.	
CE	RTIFICATE OF REGISTRATION OF A SLAUGHTER-HOUSE.	•
	s is to certify that, on an application being made on the day of	
	least anthough for the district of	
	local authority for the district of, the, 19, registered	
	premises situated at	
in f	the said district as premises on which the slaughter-house trade y be carried on.	
	Town/Shire Clerk for the town/shire of	

HEALTH ACT, 1911-1968.

Department of Public Health, Perth, 26th June, 1969.

HIS Excellency the Governor in Executive Council acting under the powers conferred by the Health Act, 1911-1968, has been pleased to make the regulations set out in the schedule hereunder to have effect on and after the 1st January, 1970.

W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

MEAT TRANSPORT REGULATIONS, 1969.

1. These regulations may be cited as the Meat Transport Regulations, 1969.

Application. 2. These regulations have effect in all districts.

 In these regulations, unless the contrary intention appears— "appliance" includes a utensil, an instrument, a cover, a container, or apparatus;

"approved" means approved by the Commissioner;

"carcase" includes any part of the carcase of any animal intended for sale for human consumption;

"chilled meat" means meat that has been maintained in a wholesome condition and the temperature of which has not been reduced below 30°F.;

"frozen meat" means meat that has been maintained in a wholesome condition at a temperature below 30°F.;

"meat" does not include rabbit, kangaroo or poultry meat;

"smallgoods" means all manufactured meat, cooked or uncooked, whether whole, minced, chopped, or comminuted and includes a preparation of one or more kinds of meat but does not include such meats packed in a hermetically sealed glass or metal container; and

"vehicle" includes an appliance attached to, carried in, or used in connection with, a vehicle and includes a trailer and an approved portable box but does not include a vehicle used by a retail butcher solely for the purpose of delivering wrapped meats from a retail establishment to a retail customer.

Use of 4. The Commissioner may approve a portable box for use in portable box. the transport or storage of meat.

5. A person shall not use a vehicle for the transport or storage of meat unless it is so constructed, equipped and maintained that—

- (a) the frame is made of wood or metal;
- (b) all internal surfaces-
 - (i) are made of metal or approved non-toxic plastic substance, which may include stainless steel, aluminium, galvanised iron, zinc anneal, fibre glass, or other material of similar strength and impermeable qualities;
 - (ii) are smoothly finished;
 - (iii) are rigidly secured with a solid backing; and

Construction and condition of vehicle.

Interpretation.

Citation.

(iv) have floor and vertical angles coved with a 2 inch radius.

but, if all necessary floor joints are effectively sealed, the surface of the floor, or part of it, may be of an approved tread type track material;

- (c) where internal joints are made between metal sheeting, they are, if horizontal, lapped from top to bottom and they are continuously welded or are lapped with a minimum of $1\frac{1}{2}$ inch cover secured with blind rivets and sealed with a non-toxic sealing material, which conforms to S.A.A. standard method of test No. K154.4 for heat resistance to $212^{\circ}F$.;
- (d) the vehicle is effectively insulated with a stable insulating material;
- (e) the vehicle has, at the rear or side, doors that are made in the manner provided by paragraphs (a), (b), (c) and (d) of this regulation, are close fitting, and have torsion bar type locks;
- (f) the vehicle is fitted with rails and hooks or shelves and grids, made of impervious material, in such a manner that the hooks, shelves and grids may be easily removed but so that if the vehicle is used solely or mainly for the transport or storage, in covered containers, of frozen meat, edible offal, or smallgoods rails, hooks and shelves may be omitted;
- (g) any containers used in the vehicle for unwrapped edible offal are made of stainless steel, fibre glass, or approved non-toxic plastic; and
- (h) the vehicle is in good repair and condition and is thoroughly clean.
- 6. A person shall not in any vehicle-

Transport and storage of meat.

- (a) have or transport a whole carcase or a side or quarter of a carcase unless it is suspended from rails or hooks so as to be clear of the floor or, where it is frozen meat stacked in a vehicle, unless each portion is completely covered with clean new stockingette or polythene and completely enclosed in clean new hessian or packed in cartons and containers and protected from contamination;
- (b) have or transport piece meats, joints, bacon or smallgoods, or packaged edible offal unless it is placed on shelves or grids suspended clear of the floor or, where it is chilled piece meats or smallgoods, it is stacked in the vehicle and packed in clean containers and completely sealed;
- (c) have or transport any unwrapped edible offal unless it is placed in a tray, dish, or other container; and
- (d) if the vehicle is used for the transport of dressed carcases or meat, have or transport any unflayed carcase or any pig carcase that is not dehaired.
- 7. A person shall not-
 - (a) use any vehicle used for the transport or storage of meat for the transport or storage of offensive matter, hides, live animals, or anything likely to contaminate food;
 - (b) permit any container used for the transport or storage of meat or smallgoods to be stacked in a manner which may contaminate any other meat or smallgoods;
 - (c) use as a loading ramp the door of any vehicle used for the transport or storage of meat;

Special precautions against contamination.

- (d) place a loading ramp, or any other device for facilitating loading within a compartment of a vehicle in which meat is transported or carried or permit such a ramp or device to form portion of the internal part of such a vehicle; or
- (e) while in charge of a vehicle containing any carcase or meat, permit the doors or screens of the vehicle to be open or unfastened unless the vehicle is being loaded or unloaded.

Personal hygiene.

8. A person shall not-

- (a) load or unload any carcase or meat onto or from a vehicle or handle any meat in the course of delivery unless he starts each day on such work wearing a clean coat, the sleeves of which extend at least to the elbows, and a clean cap which covers the head and back of the neck and the coat and the cap are worn at all times while so employed during that day;
- (b) smoke in part of a vehicle used for the transport or storage of meat; or
- (c) handle a carcase or meat while wearing an unclean or medicated bandage or while suffering from a suppurating wound or sore or any other condition likely to contaminate the meat or carcase.

Breach of regulations an offence.

9. Any person failing to do any act directed to be done, or doing any act forbidden to be done, by any of these regulations is guilty of an offence.

HEALTH ACT, 1911-1968.

Department of Public Health, Perth, 26th June, 1969.

HIS Excellency the Governor in Executive Council, acting under the provisions of subsection (5) of section 343 of the Health Act, 1911-1968, has been pleased to make the regulations set out in the schedule hereunder.

W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

Regulations.

Principal regulations

Reg. 8 amended. 1. In these regulations the Bacteriolytic Treatment of Sewage and Disposal of Effluent and Liquid Waste Regulations, published in the Government Gazette on the 30th July, 1968, and amended by notice published in the Government Gazette of the 17th December, 1968 are referred to as the principal regulations.

2. Regulation 8 of the principal regulations is amended by adding after subregulation (2), the following subregulation:-

(3) Without limiting the operation of any other provision of these regulations, the provisions of sub-gulations (1) and (2) of this regulation apply to and in relation to every educt vent and back vent, irrespective of whether the septic tank or recep-tacle for drainage to which the educt vent or back vent is connected was constructed before or after the coming into operation of these regulations.

IN pursuance of the powers in that behalf contained in the Health Act 1911 and Amendments the Mayor and Councillors of the City of Fremantle do hereby order that Paragraph (e) of By-law 14 of the Health By-laws gazetted on the 5th day of November, 1948 be amended as follows:—

By deleting paragraph (e) of By-law 14 and substituting the following:-

(e) There shall be provided sanitary conveniences for the use of employees, and when required by the Local Authority there shall also be provided sanitary conveniences for the use of customers and in either case when considered necessary by the Local Authority separate sanitary conveniences shall be provided for each sex. Access to all sanitary conveniences, which term shall include all toilet facilities, shall be clearly indicated by directional signs and such other means as are approved by the Local Authority.

Passed by the City of Fremantle this 17th day of February, 1969.

The Common Seal of the City of Fremantle was hereto affixed this 5th day of May, 1969, pursuant to a resolution passed the 17th day of February, 1969, in the presence of—

[L.S.]

W. FRED. SAMSON, Mayor. S. W. PARKS, Town Clerk.

Approved by His Excellency the Governor in Executive Council this 18th day of June, 1969.

W. S. LONNIE, Clerk of the Council.

FIREARMS AND GUNS ACT, 1931-1968.

Police Department, Perth, 18th June, 1969.

Police 59/1775.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Firearms and Guns Act, 1931-1968, has been pleased to make the regulations set out in the schedule hereunder.

R. T. NAPIER, Commissioner of Police.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Firearms Regulations, 1931, reprinted pursuant to the Reprinting of Regulations Act, 1954, and published in the *Government Gazette* on the 20th December, 1955, as amended thereafter from time to time by notices so published, are referred to as the principal regulations.

Reg. 12 amended. Regulation 12 of the principal regulations is amended—

 (a) by adding after the regulation designation, "12", the sub-regulation designation, "(1)"; and

(b) by adding a subregulation as follows:-

(2) A person applying for the renewal of his license to possess a firearm shall first certify in writing to the Com-missioner that the firearm or firearms listed on the license are the only firearms in his possession. .

Schedule amended. 3. The schedule to the principal regulations is amended by substituting for the forms numbered 1, 2, 3, 4, 5, 6, 7, 8, 18 and 19, the following forms:—

Form No. 1.

Western Australia.

Firearms and Guns Act, 1931.

APPLICATION TO POSSESS A FIREARM.

I, of hereby apply for a license to possess the undermentioned *pistols/*firearms in accordance with the Firearms and Guns Act, 1931, and the Regulations there-under, and tender herewith the sum of *\$1.00/*50 cents being the fee required.

Are you the holder of a current Firearm License under the Act? 1. If so, state serial number on same

Have you ever been refused a Firearm License under the Act? $\mathbf{2}$ If so, when and where?

3. Has your Firearm License ever been cancelled or revoked under the Act? If so, when and where?

Have you ever been convicted of any offence, ANYWHERE? 4. If so, state details

Do you suffer from any physical or mental disability that would affect you 5. in the control of a firearm? If so, state details

Description of *Firearms/*Pistols	Maker's Name	Number on Firearm	Calibre	Office Use Only CODE
(1)				
(2)				
(3)				
(4)				
(5)				
(6)				

I,, certify that all the particulars contained in this application are true and correct.

PENALTY FOR FALSE OR MISLEADING INFORMATION-\$20.

* Strike out whichever word not applicable.

FOR OFFICE USE ONLY.

Coc	le Fi	rst Issued	License Exp	oires	License No.	Name Check	Locality
*Add	ed to	Tioon	40 MO	+]-		dom of	10
*Issu	ed Orig		se NO	61	us	day of	, 19
			Officer-in-C	harge,		Po	olice Station.
	WHEN	COMPLE			I SHALL B BRANCH.	E FORWARD	ED TO

* Strike out whichever words not applicable.

Form No. 2. Western Australia. Firearms and Guns Act, 1931.

APPLICATION FOR A LICENSE TO MANUFACTURE AND REPAIR FIREARMS.

TO THE OFFICER IN CHARGE,

Police Station. I hereby apply for a License to Manufacture and Repair Firearms at the undermentioned premises, and to sell and dispose of Firearms so manufactured or repaired at such premises in the ordinary way of business. I herewith tender

the sum of two dollars (\$2), being the prescribed fee. Name in full..... Name of Firm (if any)..... Address of Premises.

······

Date..... License No..... issued this day.....

Officer in Charge of......Police Station.

Form No. 3. Western Australia. Firearms and Guns Act, 1931.

APPLICATION FOR A LICENSE TO DEAL IN FIREARMS.

TO THE OFFICER IN CHARGE,

I hereby apply for a License to Deal in Firearms on the premises specified in this application. I herewith tender the sum of four dollars (\$4) being the prescribed fee.

Name in full..... Name of Firm (if any)..... Address of Premises.....

Date..... License No..... issued this day.....

Officer in Charge......Police Station.

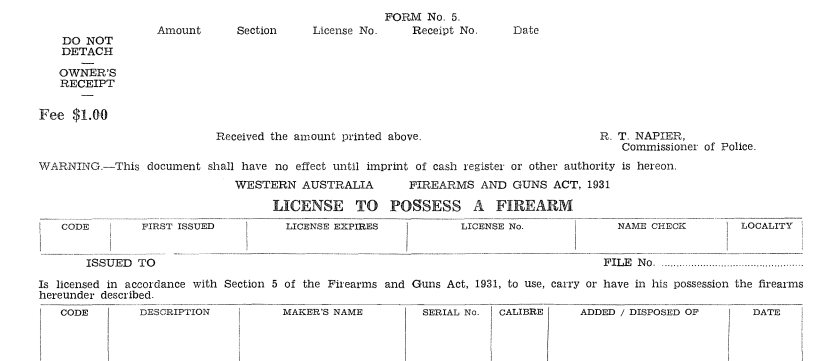
Form No. 4. Western Australia. Firearms and Guns Act, 1931.

APPLICATION FOR A LICENSE TO CONDUCT A SHOOTING GALLERY.

TO THE OFFICER IN CHARGE,

......Police Station.

 1947



I hereby certify that the above are the only firearms in my possession.

PLEASE READ BACK OF LICENSE.

Form F.A.5 Amount Section License No. Receipt No. Date OFFICE COPY

W.A. POLICE DEPT. - FIREARMS BRANCH - OFFICE RECORD

CODE	FIRST ISSUED	LICENSE EXPIRES	LICENSE No.	NAME CHECK	LOCALITY
ISS	SUED TO	,		FILE No.	<u>·</u>

Is licensed in accordance with Section 5 of the Firearms and Guns Act, 1931, to use, carry or have in his possession the firearms hereunder described.

CODE	DESCRIPTION	MAKER'S NAME	SERIAL No.	CALIBRE	ADDED / DISPOSED OF	DATE
			<u> </u>			

I hereby certify that the above are the only firearms in my possession.

PLEASE READ BACK OF LICENSE.

.....

BACK OF LICENSE

OBSERVE SAFETY PRECAUTIONS

ADVICE TO HOLDERS

- 1. This license is not valid beyond date of expiry shown on face.
- 2. License must be produced whenever requested by a Police Officer.
- 3. License is not transferable.

ADDITIONAL FIREARMS

- 4. Report lost or stolen firearms to Police.
- 5. A permit must be obtained from the Police before purchasing or acquiring additional firearms.
- 6. Before disposing of or loaning a firearm, make certain the other person has a permit to obtain it.
- 7. Advise change of address promptly.

PENALTIES The Act provides penalties for:-

- 1. Using firearms in catchment areas or Forest Reserves without a permit.
- 2. Shooting onto, from or across a road.
- 3. Shooting on private property without the owner's consent.
- 4. Pointing at another person.
- 5. Being in possession of a firearm whilst intoxicated or excited by drink.

.....

CODE	DESCRIPTION	MAKER'S NAME	SERIAL No.	CALIBRE	ADDED / DISPOSED OF	DATE

I hereby certify that the firearms described above and on the face of this license are the only ones in my possession.

RENEWAL

This license may be renewed by signing the appropriate certificate and forwarding, together with the necessary remittance, to the Commissioner of Police, Wellington Street, East Perth, or paid personally at courthouses in major country centres where cash register facilities exist, or at the following Metropolitan Traffic Offices between the hours of 9.30 a.m. to 4 p.m.: Perth; Victoria Park: Subiaco; Fremantle; Midland; Armadale.

Cheques and Postal Notes to be marked "Not Negotiable" and made payable to Commissioner of Police.

Form No. 6.

Western Australia.
Firearms and Guns Act, 1931.
Fee \$2 No
LICENSE TO MANUFACTURE AND REPAIR FIREARMS.
THIS is to certify that, of
, is hereby licensed, in accordance with Section 5 of the Firearms and Guns Act, 1931, to manufacture and/or repair firearms at the abovementioned premises, and to sell and dispose of firearms so manufactured or repaired at such premises in the ordinary way of business from the date hereof until the19
Issued this, 19, 19
,
Officer in Charge of Police Station.
A member of the Police Force authorised by the Commissioner.
Form No. 7.
Western Australia.
Firearms and Guns Act, 1931.
Fee \$4 No
LICENSE TO DEAL IN FIREARMS.
THIS is to certify that, of
Firearms on the premises mentioned above, in accordance with Section 5 of the Firearms and Guns Act, 1931 from the date hereof, until the
Issued this
adj 01
Officer in Charge of Police Station.
A member of the Police Force authorised by the
Commissioner.
Commissioner.
Commissioner. Form No. 8.
Commissioner. ————— Form No. 8. Western Australia.
Commissioner. Form No. 8. Western Australia. Firearms and Guns Act, 1931.
Commissioner. ————————————————————————————————————
Commissioner.

- Officer in Charge of Police Station.
- A member of the Police Force authorised by the Commissioner.

Form No. 18.

Western Australia.

FIREARMS AND GUNS ACT, 1931.

To the Officer in Charge,

Police Station. I hereby apply to have the undermentioned Firearm Curio registered under the Firearms and Guns Act, 1931, and to be charged no fee for such registration registration. Dated this 19..... Description; Make; Number; Calibre. 1 2 3 4 5 6 $\overline{7}$ 8 9 10 11 12...... Name in Full

Address

Form No. 19.

Western Australia.

FIREARMS AND GUNS ACT, 1931.

	No
THI	S is to certify that, of
Fire	arm Curios described below and no fee was charged therefor.
	Description; Make; Number; Calibre.
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
\mathbf{D} a	uted this, 19, day of
	Officer in Charge of Police Station.

A member of the Police Force authorised by the Commissioner.

PAINTERS' REGISTRATION ACT. 1961-1966.

Public Works Department, Perth, 18 June, 1969.

HIS Excellency the Governor in Executive Council has been pleased to approve of the rules set forth in the schedule hereunder made by the Painters' Registration Board pursuant to the provisions of section 24 of the Painters' Registration Act, 1961-1966.

J. McCONNELL Under Secretary for Works.

Schedule.

Rules.

Principal rules.

First

1. In these rules the Painters' Registration Board Rules, 1962 published in the Government Gazette on the 27th December, 1962, and amended from time to time thereafter by notices so published, are referred to as the principal rules.

2. The principal by-laws are amended by adding after by-law 4 Appendix Substituted. Appendix an appendix as follows:-

First Appendix.

REMUNERATION OF MEMBERS OF BOARD.

(Rule 5).

The remuneration of the members of the Board for attendance at meetings shall be at the following rates

Chairman-\$18.50 per half day or part thereof;

Other members-\$13.50 per half day or part thereof.

Resolved at a Meeting of the Board held on Monday 5th May, 1969 that the amendment re Remuneration of Members of Board (Rule 5) be adopted.

[L.S.]

A. E. CLARE. , Chairman.

J. LANGFORD Registrar.

RIGHTS IN WATER AND IRRIGATION ACT. 1914-1964.

Department of Public Works, Perth, 18 June, 1969.

HIS Excellency the Governor in Executive Council has been pleased to approve of the by-laws made pursuant to the provisions of the Rights in Water and Irrigation Act, 1914-1964, by the Minister for Water Supply, Sewerage and Drainage (acting as the Irrigation Board for the Ord Irrigation District) set forth in the schedule.

> Schedule. By-laws.

J. McCONNELL. Under Secretary for Works.

Principal by-laws

1. In these by-laws the by-laws for the Ord Irrigation District published in the *Government Gazette* on the 18th July, 1963, and thereafter amended by notices so published are referred to as the principal by-laws.

By**-la**ws 4A and 4B added.

The Principal by-laws are amended by adding after by-law 4 2. the following heading and by-laws-

Boating and Swimming.

4A. No person shall-

(a) use a boat on the waters of the Diversion Dam with-out the written permission of the Minister, when a red warning flag is displayed on the dam control tower;

- (b) take a boat within 300 feet of the upstream face of the Diversion Dam;
- (c) moor a boat on the waters of the Diversion Dam with-out the permission of the Minister;
- (d) within 5 miles of the upstream face of the Diversion Dam, drive a motor boat at a speed exceeding 5 knots within 100 feet of the banks;
- (e) organize, promote or conduct a regatta or display of aquatic sports on the waters of the Diversion Dam without the permission of the Minister.

(1) The Minister may from time to time set aside and 4B. designate, by exhibiting appropriate signs and buoys on the banks and waters of the Diversion Dam, areas within which swimming, boating or water-skiing is permitted at all times or is restricted or prohibited.

(2) The designation of areas under sub-bylaw (1) of this by-law has the effect of prohibiting other areas from being used for that purpose.

By-laws amended. 3. By-law 26 of the principal by-laws is amended by substituting for the passage, "acre foot may be taken between 1st May and 30th November" in lines four and five of sub-bylaw (2), the passage, "and a half acre feet may be taken between April 1st and December 31st"

THE SHIPPING AND PILOTAGE ACT, 1967, THE JETTIES ACT, 1926-1965, AND THE WESTERN AUSTRALIAN MARINE ACT, 1948-1968.

Harbour and Light Department, Fremantle, June 18, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the Shipping and Pilotage Act, 1967, the Jetties Act, 1926-1965 and the Western Australian Marine Act, 1948-1968, has been pleased to make the regulations set out in the schedule hereto.

> A. M. FULLER, Manager.

Schedule.

Regulations.

Principal 1. In these regulations the Navigable Waters Regulations, pub-regulations. lished in the Government Gazette on the 2nd April, 1958 and amended from time to time by regulations published in the Government Gazette are referred to as the principal regulations.

Reg. 47 amended.

2. Regulation 47 of the principal regulations is amended by sub-stituting for the passage "boat." in line three of subregulation (2) the passage "boat and where the boat is being registered in the first instance, the Department shall allot a registration number for the boat.'

Reg. 47A amended.

3. Regulation 47A of the principal regulations is amended by substituting for the passage commencing with the word "Upon" in line one and ending with the word "durably" in line three, the passage, "A person shall not use a motor boat in any navigable waters unless the registration number allotted to that boat pursuant to regulation 47 of these regulations is legibly".

The Municipality of the Town of Claremont.

By-law No. 123—Height of Building—Freshwater Bay Escarpment.

L.G. 770/63.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of April, 1969, to make and submit for confirmation by the Governor the following amendment to by-law No. 123:—

1. To amend the plan in the schedule of the by-law in respect to the land the subject of Certificates of Title 632/151 (shown as 623/151 gazettal dated 1st June, 1967) and 746/134. See amended plan attached hereto.

Dated this 21st day of April, 1969. The Common Seal of the Town of Claremont was hereunto affixed in the presence of—

[L.S.]

E. H. MILNER, Mayor.

D. E. JEFFERYS, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of June, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

Municipality of the City of Nedlands.

By-law No. 18-Standing Orders Amendments.

L.G. 617/59.

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 1st day of April, 1969, to make and submit for confirmation by the Governor the following by-laws:—

That Clause 90 relating to Standing Committees be amended by deleting the words in lines three and four—

- "(i) Finance, (ii) Works, Health and Buildings, (iii) General Purposes, (iv) Town Planning" and by substituting the words:—
- "(i) Works, (ii) Finance, (iii) Town Planning and Buildings, (iv) Traffic and Health".

That Clause 91 be revoked and the following Clause 91 substituted:-

Powers and Duties of Committees.

91. Subject to any resolution of the Council passed after the coming into operation of the Standing Orders, the duties of Standing Committees shall be consideration of and recommendations concerning the following:—

(i) Works Committee—

- (a) The maintenance and repair of all Council property, buildings, plant, vehicles and equipment.
- (b) Design and construction of Council buildings.
- (c) Land and buildings for works purposes, plant and equipment and vehicles.

- (d) Construction and maintenance of
 - streets, footpaths, ways, drains, bridges, street shelters, street signs, footpath crossings, fences on vacant land.
- (e) Street cleaning and weed control.
- (f) Lighting of streets and all public places.
- (g) Night soil and rubbish services (operations only).
- (h) Fire control and storage of inflammable materials.
- (i) Construction and maintenance of public on-street and public off-street parking facilities.
- (j) Design, construction, siting and maintenance of
 - parks, reserves, playgrounds and recreational facilities. City beautification areas.
- (k) Street tree planting and maintenance.
- (1) Forward planning of facilities and services to the community as they apply to Works.
- (ii) Finance Committee-
 - (a) General financial management and budgetary control.
 - (b) Property acquisition.
 - (c) Personnel administration including-
 - Salaries and Wages.
 - Superannuation.
 - Awards and Agreements.
 - Senior Officer selection. Staff training and development.
 - Disciplinary measures.
 - General conditions of employment.
 - (d) Hiring or leasing of Council property and facilities.
 - (e) Protection and security of Council property and facilities.
 - (f) Civic Functions.
 - (g) The City Library and associated educational and cultural activity.
 - (h) Public Relations.
 - (i) Long range planning—includes the co-ordination of other Committees to obtain—
 - Broad definition of a 10 year forward development plan of Council's services to the community converted into physical terms. A financial plan indicating expenditures necessary to fulfil the development plan. An income budget setting out the projected revenue resources. A budget indicating how each phase of the programme is to be financed.
 - (j) Organisational Planning—includes the future organisation structure and the personnel requirements in terms of quality and quantity.
 - (k) All other matters not elsewhere included.
- (iii) Town Planning and Buildings Committee-
 - (a) Implementation of the provisions of the Town Planning Scheme for the City of Nedlands.
 - (b) Amendments to the Town Planning Scheme.
 - (c) Land for Town Planning purposes.
 - (d) Approval and supervision of all land and building development plans and programmes.
 - (e) Control of building operations in accordance with the Uniform General Building By-laws.
 - (f) Control of advertising signs, hoardings and bill posters.
 - (g) Forward planning of services to the community as they apply to Town Planning and Buildings.
- (iv) Traffic and Health Committee-
 - (a) Siting, design and control of public on-street and public off-street parking.
 - (b) Parking and traffic control.

- (c) Land for traffic and health purposes.
- (d) Implementation of the provisions of the Health Act, Health Model By-laws, Regulations and directions of the Commissioner of Public Health.
- (e) Location and operation of health clinics and centres.
- (f) Public health education.
- (g) Quality control of rubbish.
- (h) Fly, mosquito, rodent and other pest control.
- (i) Implementation of the Dog Act and Dog Control By-laws.
- (j) Forward planning of facilities and services to the community as they apply to Traffic Control and Health.

Dated this 8th day of May, 1969.

The Common Seal of the City of Nedlands was hereunder affixed pursuant to the resolution of Council in the presence of—

[L.S.]

J. CHAS. SMITH, Mayor.

T. C. BROWN,

Recommended----

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of June, 1969.

W. S. LONNIE, Clerk of the Council.

Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Bridgetown.

Adoption of Draft Model By-law Relating to Extractive Industries.

L.G. 480/69.

IN pursuance of the powers conferred upon it by the abovementioned Act the council of the abovementioned municipality hereby records having resolved on the 18th day of April, 1969, to adopt without amendment the whole of the Local Government Model By-law (Extractive Industries) No. 9 published in the Government Gazette of the 8th November, 1962 and the amending By-laws published in the Government Gazette of the 8th February, 1965.

The Common Seal of the Municipality was hereto affixed this 29th day of April, 1969, in the presence of—

[L.S.]

W. S. BAGSHAW, President. ERIC MOLYNEUX, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 18th day of June, 1969.

W. S. LONNIE, Clerk in the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Carnarvon.

Adoption of Draft Model By-laws Relating to Holiday Cabins and Chalets. L.C. 463/69.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 19th day of March, 1969 to adopt such of the draft Model By-laws published in the *Gazette* of the 13th day of August, 1968, as here set out: Local Government Model By-laws (Holiday Cabins and Chalets) No. 18—The whole of the By-laws.

Dated this 21st day of April, 1969.

[L.S.]

W. D. MARR, Deputy President. G. WHITELEY, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of June, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Chittering.

Adoption of Draft Model By-laws relating to Extractive Industries No. 9. L.G. 453/69.

L.G. 453/69. IN pursuance to the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 14th day of February, 1969 to adopt such of the Draft Model By-laws published in the *Government Gazette* of the 8th day of November, 1962, and amendments as published in the *Government Gazette* on the 8th day of February, 1965, as are here set out: Draft Model By-law Extractive Industries No. 9—The whole of the By-law.

Dated the 26th day of May, 1969.

[L.S.]

E. J. STEPHENS, President.

N. EVANS,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 18th day of June, 1969.

W. S. LONNIE, Clerk of the Council.