

# Government Gazette

OF

# WESTERN AUSTRALIA

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No. 18] P

PERTH: TUESDAY, 24th FEBRUARY

[1970

## STRATA TITLES ACT, 1966-1969.

Crown Law Department, Perth, 4th February, 1970.

HIS Excellency the Governor in Executive Council, acting in pursuance of the provisions of section 28 of the Strata Titles Act, 1966-1969, has been pleased to make the regulations set out in the schedule hereunder.

W. J. ROBINSON, Under Secretary for Law.

# Schedule.

## Regulations.

Principal regulations.

1. In these regulations the Strata Titles Act Regulations, 1967, published in the *Government Gazette* on the 29th September, 1969, and amended by a notice published in the *Government Gazette* on the 2nd April, 1968, and the 11th June, 1969, respectively are referred to as the principal regulations.

#### Reg. 12 amended.

- 2. Regulation 12 of the principal regulations is amended-
  - (a) by adding after the word "quality" in paragraph (a) of Subregulation (1) the words "approved by the Registrar";
  - (b) by adding after the word "written" in paragraph (b) of Subregulation (1) the words "in ink";
  - (c) by revoking Subregulation (2) and substituting the following Subregulation—
    - (2) All such documents shall be engrossed on paper  $13\frac{1}{4}$  inches by  $8\frac{1}{4}$  inches. ; and
  - (d) by substituting for the words "iron gall ink of good permanence" in lines three and four of Subregulation (3), the word "ink".

# TRANSFER OF LAND ACT, 1893-1969.

Crown Law Department,
Perth, 4th February, 1970.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has consented to the alteration of the forms in the seventh, eleventh, thirteenth, fourteenth, fifteenth, eighteenth and nineteenth, schedules to the Transfer of Land Act, 1893-1969, by substituting therefor respectively the following forms.

W. J. ROBINSON, Under Secretary for Law.

Form TL

## Seventh Schedule,

	WESTERN AUSTRALIA. Transfer of Land Act 1893 as amended		No.	
	Transfer of Land.			
DESCRIPTION OF LAND BEING TRANSFERRED, State whether whole or pert of land com- prised in Certificate of Title and/or Crown Lease.				
ESTATE AND INTEREST BEING TRANSFERRED. Fee simple, Lease- hold or as the case may be.				
ENCUMBRANCES.			<u> </u>	
TRANSFEROR. Full name, address and occupation,				
CONSIDERATION. (In words.)			.,	
TRANSFEREE. Full name, address and occupation. If a minor state data for inthe state whether a country in the state of the				
	THE TRANSFEROR for the consideration the estate and interest herein specified hereon.	on herein exp in the land a	ressed HEREBY TRANSFERS TO The bove described, subject to the encum	IE TRANSFEREE brances as shown
	Dated this	day of		19
	Transferors sign here (See note 1)		Transferees and other potities sign here (	See note 1)
e. Signalura	Signed (0)		Signed (a)	
5. Signature, address and accupation of witness. (See Note 2)	in the presence of (b)		in the presence of (6)	
	Signed (0)		Signed (e)	
	in the presence of (b)		in the . presence of (b)	
e. Add attestations as required.	(6)		ဖ	

If insufficient apare in any section bereen then Ferm 72 should be used.

- A separate attestation should be made by each person signing this document; i.e. each signature should be separately witnessed.
- If executed within the Commonwealth of Australia or its
  Tertitories witnesses must be 21 years of age or over and not
  a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be
  one of the persons listed in Section 145 of the Transfer of
  Land Act.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialied by the persons signing this document and their witnesses.

# TRANSFER.

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	particulars c	ntered in the Regis	tet Book.		
	Initials				
	of Signing Officer.				

New Titles to issue or Endorsing instruction.

Encumbrances not notified on face.

EXAMINED,

REGISTRAR OF TITLES.

63979/11/69=100M=0/MGD

Form TZ.

# Seventh Schedule.

	WESTERN AUSTRALIA. Transfer of Land Act 1893 as amended. No.
	TRANSFER OF LAND
DESCRIPTION OF LAND BEING TRANSFERRED. TRANSFERRED. Or part of land com- prised in Certificate of Title and/or Ctown Louse.	
CATLET IN	
ESTATE AND INTEREST BEING TRANSFERRED. Fee simple, Lease-hold or as the case may be.	
ENCUMBRANCES. If none, insert 'NII'	
TRANSFEROR, Full name, address and occupation.	
CONSIDERATION IN WORDS.	
IRANSFEREE. Full name, address, and occupation. If a minor, state date more state whether as Joint Tenants or Tenants in Common, II Tenants in Common, specify Shores.	

If Instifficient space hereon sections may be added on page 2 or on an annexure shoet. See Note 3 on back hereof.

# Page 2.

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest herein specified in the land above described subject to the encumbrances as shown hereon. (c)

a. Here set forths only Economists to be creded as appurement to be creded as appurement to the land commencing with the words "together with don any Reservations hereby created on-cumbering the land commencing with the words "Reserving to" any Restrictive Covenants hereby creeded.

TRANSFERORS SIGN HERE (see note 1)

5 Signature Signed (b)

in the
c. Signature, eddress and corruption of writness. (See note 2)

Signed (b)

in the
presence of (c)

d. Add alterations (d)
as required.

TRANSFEREES AND OTHER PARTIES SIGN HERE (see note 1)

Signed (b)

in the presence of tel

Signed (b)

in the presence of (c)

(4)

	<b>m</b> .	
15	z.	

- A separate attestation should be made by each person signing this document; i.e. each signature should be separately witnessed.
- If executed within the Commonwealth of Australia or its
  Territories witnesses must be 21 years of age or over and not
  a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be one
  of the persons listed in Section 145 of the Transfer of Land Act.
- 3. If any of the boxed sections on page 1 has insufficient space then the relevant information may be added on page 2 herein. If further space is required use Annexure Form B1. Appropriate headings should be shown in each case. The boxed sections should only contain the words "See page 2" or "See Annexure 'A' (or as the case may be) attached". Annexure sheets should be dated, signed by the persons signing this document and their witnesses and be pinned to this form.
- 4. No alteration should be made by grasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.

# TRANSFER

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Titles. Crown Leases, Declaration document. (To be filled in by per-	is, etc., loc son lodging	iged with .)	mra			
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6	Rec.	Clerk				

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New Titles to issue or Endorsing instruction.	Initials of Signing Officer.
EXAMINED.	REGISTRAR OF TITLES.
\$\$\$\$0/11/#0~\$0M~O/Maa	

Form T3

# Seventh Schedule.

WESTERN AUSTRALIA.

	Transfer of Land Act 1893 as amended	No.
	TRANSFER OF MORTGAGE C	Harge or Freehold Lease
INSTRUMENT BEING	Nature and Number	Description of Land affected thereby
TRANSFERRED.	(0)	
or Lease.		
	L	
ENCUMBRANCES, (Against Mortgage, Charge or Lease		
only.)		
If none, insert 'Nil'.		
TRANSFEROR, Full name, address	"	
and accupation.		
	<u></u>	
CONSIDERATION,		
(iii meras.)		
TRANSFÉREE.		
Full name, address and accupation. If		
a minor state date of birth. If two or more state whether as Joint Tenants or		
If Tenants in Common specify shores,		
	THE TRANSFEROR for the consideration he	rein expressed HEREBY TRANSFERS TO THE TRANSFERE

THE TRANSFEROR for the consideration herein expressed HEREBY TRANSFERS TO THE TRANSFEREE the estate and interest in respect of which the Transferor is registered proprietor as set forth in the above b. Mortgage, Charge (b) , subject to the encumbrances as shown hereon.

	Dated this	day of	19
	Transferors sign here (see note 1)		· Transferees and other parties sign here (see note 1)
c. Signature	Signed (c)		Signed (e)
d. Signature, address and accupation of witness (See note 2)	in the presence of (4)		în the presence of (d)
	Signed (c)	•	Signed (e)
	in the gresence of (d)		in the presence of (d)
e. Add atteriations as required,	(0)		(•)
	If insufficient space hereon annoxuras m	y bo added. (Use Anne)	ure Form B1) See Note 3 on back hereef.

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- 1. A separate attestation should be made by each person signing this document; i.e. each signature should be separately witnessed.
- 2. If executed within the Commonwealth of Australia or its Territories witnesses must be 21 years of age or over an a party to this document. If executed outside the Common wealth of Australia or its Territories the witness should tone of the persons listed in Section 145 of the Transfer o Land Aet.
- 3. If any of the boxed sections has insufficient space then relevant information may be added on Amexure Form B1. Appropriate headings should be shown. The boxed sective should only contain the words "See Amexure "A for as case may be attched". Annexure sheets should be date signed by the persons signing this document and their witnesses and be pinned to this form.
- 4. No alteration should be made by exasure. The words rej should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.

# TRANSFER

s of age or over and not outside the Common- he witness should be	FEES (office	e use)	\$	¢	
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cument and their			<u> </u>		
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	Signing Officer.				
		RE	GSTRAR O	F TITLE	9,

438\$1/17/09-4H-G745

EXAMINED.

Encumbrances not notified on face.

New Titles. to issue or Endorsing instruction.

Fem T4

# Seventh Schedule.

	WESTERN AUSTRALIA.	
	Transfer of Land Act 1893 as amended	No.
	TRANSFER by Mortgages under Pow	er of Sale. (See Note 5)
DESCRIPTION OF  LAND BEING TRANSFERRED. State whether whole or part of land com- prised in Certificate of Title and/or Crown Lease, if share only, specify.		
ENCUMBRANCES. If none insert 'Nil',		
TRANSFEROR, (Morigages) Full name, address and occupation.		
CONSIDERATION (In words)		
TRANSFEREE.		
Full name, address and occupation. If a minor, state date of birth. If two or more state whether as Joint Tenants in Common. If Tenants in Common specify shares.		
	THE TRANSFEROR as proprietor of Morigage No. from	over the land above described,
a. Date of Regi- stration of Morfgage.	hereinafter called the Mortgagor for the consideration TRANSFEREE all the estate and interest of the said day of 19 as shown hereon.	expressed herein HEREBY TRANSFERS TO THE Mortgagor on the (a) in the said land subject to the encumbrances
	Dated this day of.	.19
	Transferors sign here (see note 1)	Transferees and other parties sign here (see note 1)
·b, Signatyre	Signed (b)	Signed (b)
c. Signature, address and accupation of witness. (See note 2)	in the presence of (e)	in the presence of (c)
	Signed (b)	Signed (b)
	in the presence of (e)	in the presence of (e)
d. Add attectations as required.	(હ)	(d)

If insufficient space hereon annexure's may be added, (Use Annexure Form 81) See Note 3 on back-hereof,

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- A separate attestation should be made by each person signing this document; i.e. each signature should be separately witnessed.
- 2. If executed within the Commonwealth of Australia or its
  Territories witnesses must be 21 years of age or over and not
  a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be
  one of the persons listed in Section 145 of the Transfer of
  Land Act.
- Land Not.

  3. If any of the boxed sections has insufficient space then the relevant information may be added on Annexure Form B1. Appropriate headings should be shown. The boxed sections should only contain the words "See Annexure" A' for as the case may be) attached". Annexure she ets should be dated, signed by the persons a signing this document and their witnesses and be pinned to this form.
- 4. No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.
- 5. Amend form to suit for sale by Annuitant.

# TRANSFER.

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Encumbrances not notified on face.	Registered  at o'clock and  particulars entered in the Register Book.
New Titles to issue or Endorsing instruction.	Initials of Signing Officer.
EV AMBIED	REGISTRAR OF TITLES

% R\$\$ 3/11/69-2M-9746

REGISTRAR OF TITLE'S.

Form L1

# Eleventh Schedule.

	WESTERN AUSTRALIA.	No.
	Transfer of Land Act 1893 as amended	:10.
	LEASE	
DESCRIPTION OF LAND BEING LEASED. State whether whals are part of land comprised in Certificat of Title. Define by sketch if necessary if shore only; specify,		
ENCUMBRANCES.		
ESTATE OF THE LESSOR in the above land,	Fee Simple	
LESSOR. Full name, address and accupation.		
LESSEE, Full name, address and accupation. If a minor, state date of bitth,		
TERM OF LEASE. (Must exceed three years.)	For	years
	From	
created as appursane ont to the lease on the lease of the words "tagether with" and/or only Reservations hereby created enecumbering the lease		described subject to the
commencing with the yords "Reserving to" b. State amount in, words.	for the above term for the clear yearly rental of (b)	
c. State terms of	payable (c)	

subject to the covenants and powers implied under the Transfer of Land Act 1893 as amended (unless hereby negatived or modified) and also to the covenants and conditions hereinafter contained.

If insufficient space hereon sections may be added on pages 2 and 3 or on an annexure sheet. See Note 3 on back hereof.

Page 2

## Page 3

The following covenants by the Lessee are to be construed according to section ninety-four of the Transfer of Land Act 1893 as amended,

\* Here insert any of the following coverants required: The headers of the following coverants required: The Lease will cultivate the Lease will cultivate the Lease will not the Lease will not the Lease will not the Lease will point outside every third year. The Lease will point and paper inside every frouth year. Will not use the premises as a shop! The Lease will not call the the premises as a shop! The Lease will not call the decided of the the property on any offensive trade. The Lease will not call carry on any offensive trade. The Lease will eapply for a removed of licensis.

Dated this

Lessors sign here (see note 1)

d. Signeture.

c. Signeture.

address and

presence of (e)

Signed (d)

in the

presence of (e)

Signed (d)

Signed (d)

in the

presence of (e)

Signed (d)

Signed (d)

in the

presence of (e)

(f):

day of

19

- A separate attestation should be made by each person signing this document; i.e. each signature should be reparately witnessed.
- 2. If executed within the Commonwealth of Australia or its Territories witnesses must be 21 years of age or over and not a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be one of the persons listed in Section 145 of the Transfer of Land Act.
- 3. If any of the boxed sections on page 1 has insufficient space then the relevant information may be added on pages 2 and 3 herein. If further space is required use Arnexure Form B1. Appropriate headings should be shown in each case. The boxed sections should only contain the words "See page 2" or "See Arnexure 'A' (or as the case may be) attached". Annexure sheet's should be dated, signed by the persons signing this document and their witnesses and be pinned to this form.
- No alteration should be made by erasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.

# LEASE

of Australia or its	No control of the con
s of age or over and not outside the Common- the witness should be 45 of the Transfer of	FEES (office use) S C
thas insufficient space added on pages 2 and 3 is Amexute Form B1, in each case. The le words "See page 2" or y be attached". Annexute persons signing this primed to this form. Ite. The words rejected abstituted typed or in itialized by the ent witnesses.	Parties
	Lodged by Address Phone No.
	Use this space for instructions if any documents are to issue to other than lodging party.
	Titles, Duplicates, Declarations, etc., lodged with this document. (To be filled in by person lodging.)  1
BELOW THIS LINE FOR	OFFICE USE ONLY
	Registered at o'clock and particulars entered in the Register Book.
	Initials of Signing Officer.

EXAMINED.

Encumbrances not notified on face.

Endorsing instruction.

68917/10/69-2M-0/MGD

Form L2

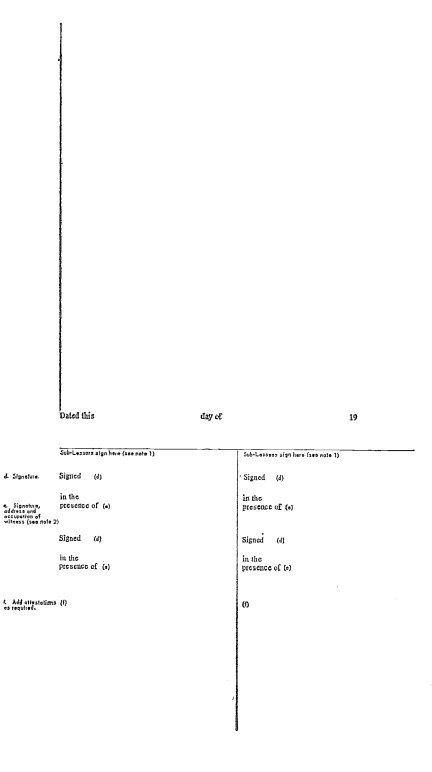
# Thirteenth Schedule.

	WESTERN AUSTRALIA. Transfer of Land Act 1893 as amended	No.
	SUB-LEASE	
DESCRIPTION OF LAND BEING SUB-LEASED. Define by sketch if necessary.		
ENCUMBRANCES AGAINST LEASE. If none, insert 'Nil'		_
SUB-LESSOR, Full name, address and occupation.		
SUB-LESSEE. Full nome, address and occupation.		
TERM OF SUB-		· · · · · · · · · · · · · · · · · · ·
LEASE. (Must be less than term of Head Lease.	For	years
	From	
	THE SUB-LESSOR as the proprietor of LEASE No. SUB-LESSEE the land above described subject to the encumbran	HEREBY SUB-LEASES TO THE
s. If not the whole substitute 'part'.	(a) of the land in the said Lease to be held by the clear yearly rental of (b)	
b. State amount in words.	payable (c)	
<ul> <li>c. State term of payment.</li> </ul>		

subject to the covenants and powers implied under the Transfertof Land Act 1893 as amended (unless hereby negatived or modified) and also to the covenants and conditions hereinafter contained.

If insufficient space herean sections may be added on pages 2 and 3 or on an annexure sheet. See Note 3 on back hereaf.

Page 2



- A separate attestation should be made by each person signing this document; i.e. each signature should be separately witnessed.
- 2. If executed within the Commonwealth of Australia or its Territories witnesses must be 21 years of age or over and not a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be one of the persons listed in Section 145 of the Transfer of Land Act.
- 3. If any of the boxed sections on page 1 has insufficient space then the relevant information may be added on pages 2 and 3 herein. If further space is required use Annexure Form B1. Appropriate headings should be shown in each case. The boxed sections should only contain the words "See Annexure A' (or as the case may be) attached". Amexure sheets with the bedded, signed by the persons signing this document and their witnesses and be pinned to this form.
- 4. No alteration should be made by erastire. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.

# SUB-LEASE

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	BELOW THIS LINE FOR	OFFICE USE O	NLY
Encumbrances not notified on face.		Registered at	o'clock and
		particulars e	ntered in the Register Book.
Endorsing instruction.			
		Initials of Signing Officer.	
EXAMINED,			registrar of titles.
63918/18/69_TM_D/MGD			

Form MI

How Interest is poyable.

# Fourteenth Schedule.

	WESTERN AUSTRALIA. Transfer of Land Act 1893 as amended	No
	MORTGAGE.	110
	MORIGAGE,	
DESCRIPTION OF LAND BEING MDRTGAGED. State whether whole or part of Land com- prised in Certificati of Title and/or Crown Lease.		
ESTATE AND INTEREST BEING MORTGAGED. Fee simple, Lease- hold or as the case may be.		
ENCUMBRANCES. If none, Insert 'Nil'		
MORTGAGOR. (REGISTERED PROPRIETOR) Full name, address and occupation.		
MORTGAGEE. Full name, address and accupation. If two or more, state whether as Joint Tenants in Common specify shares.		
Principa) Sum secuted. (In words.	)	
How and when Principal Sum is to be repaid.		
Rate of Interest to be paid,		

In consideration of the above principal sum owing by the Mortgagor to the Mortgagee, THE MORTGAGOR;-

FIRSTLY, for the purpose of securing the payment in the manner aforesaid of the principal sum and interest MORTGAGES TO THE MORTGAGEE the estate and interest herein specified in the land above described subject however to the encumbrances as shown hereon.

If insufficient space hereon sections may be added on pages 2 and 3 or on an annexure sheet. See Note 3 on back hereof.

Page 2.

SECONDLY, covenants with the Mortgagee as follows:

- That the Mortgagor will pay to the Mortgagee the said principal sum in the manner and at the time above set forth.
   That the Mortgagor will in the meantime pay interest on the said principal sum at the rate, in the manner, and at the times above set forth.
   3.\*

\*
Here set farth ony
further covenants.

Dated this

day of

19

in the presence of (b)

Signed (a)

in the presence of (b)

c. Add attestations as required.

(c)

## NOTES

- A separate attestation should be made by each person signing this document; i.e. each signature should be separately witnessed.
- If executed within the Commonwealth of Australia or its
  Territories witnesses must be 21 years of age or over and not
  a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be
  one of the persons listed in Section 145 of the Transfer of
  Land Act.
- America.

  If any of the boxed sections on page 1 has insufficient space then the relevant information may be added on pages 2 and 3 herein. If further space is required use Annexure Form B1. Appropriate headings should be shown in each case. The boxed sections should only coutain the words "See page 2" or "See Annexure 'A' (or as the case may be) attached". Annexure sheets should be dated, sign ed by the persons signing this document and their witnesses and be pinned to this form.
- 4. No alteration should be made by crasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.

Encumbrances not notified on face.

Endorsing instruction

EXAMINED.

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No.

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Form M2

# Fifteenth Schedule.

	WESTERN AUSTRALIA.  Transfer of Land Act 1893 as amended	No.	
	CHARGE		
DESCRIPTION OF LAND BEING CHARCED. State whether whole or port of lond com- prised in Certificate of Tille and/or Crown Lease.			
ESTATE AND INTEREST BEING CHARGED. Fee simple, Lease- hold or as the case may be.			
ENCUMBRANCE'S. If none, insett 'Nil'.			
REGISTERED PROPRIETOR. Full name, oddress and occupation.			
ANNUITANT, Full nome, address and accupation, If a minor state date of bjrth,			
	THE REGISTERED PROPRIETOR HEREBY CHARGES the estat	to and interest herein specified in the	
land above described subject however to the encumbrances as shown hereon WITH AN ANNUITY of			
d. State the term of the Annuity. If for life use the words "During his Lifetime	dollars to be paid to the		
b. State the times at the times and in the manner following (b) of the Annuity and of the Annuity and any appeals Extending.			

<sup>.</sup> If insufficient space hereon sections may be added on pages 2 and 3 or on an annexure sheet. See Note 3 on back hereof.

Page 2

Pege 3

And subject to any modification which may appear above, the Annuitant shall be entitled to all powers and remedies given to an Annuitant by the Transfer of Land Act 1893 as amended.

Dated this

day of

19.

c. Signature of Registared Proprietary's (See note 1) in the defense on or witness: (See note 2) in the presence of (d) in the presence of (d) in the presence of (d)

e. Add attastations (e)

- A separate attestation should be made by each persons signing this document; i.e. each signature should be separately witnessed.
- 2. If executed within the Commonwealth of Australia or its
  Territories winesses must be 21 years of age or over and not
  a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be
  one of the persons listed in Section 145 of the Transfer of
  Land Act.
- Annexure sheets should be dated, signed by the persons signing this document of the dated and the persons are the dated and pages 2 and 3 herein. If further space is required use Annexure Form B1, Appropriate headings should be shown in each case. The boxed sections should only contain the words "See page 2" or "See Annexure "A" (or as the case may be) attached". Annexure sheets should be dated, signed by the persons signing this document and their witnesses and be pinned to this form.
- 4. No alteration should be made by erasure: The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.

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	particulars entered in the Register Book.
	Initials of Signing Officer.

EXAMINED.

REGISTRAR OF TITLES.

63952/10/49-2M-0/MGD

Encumbrances not notified on face.

Endorsing instruction.

Fam CI.

# Eighteenth Schedule.

	WESTERN AUSTRALIA. Transfer of Land Act 1893 as amended	No.	
	CAVEAT		
DESCRIPTION OF  LAND BEING CAVEATED, State whether who or part of land com prised in Certifical at Title and/or price only specify share only specify	0		
CAVEATOR. Full name, address and occupation. If a minor, state date of birth.			
REGISTERED PROPRIETOR, Full name, address and accupation as shown on Certifica of Tisle,			
e. Spacify the Estate of Interest claimed.	THE CAYEATOR claims an estate or inter	est (o)	
b. Specify the grounds on which sieim to made.	as to the estate or interest of the abovenant in the Land above described BY VIRTUE C	ed Registered Proprietor F (b)	
· · · · · · · · · · · · · · · · · · ·			
c. Sig to whelies Abstitutely OR un- less such instrume be expressed to be subject to the Coventor's claim Coventor's claim Countil ofter notice any intended registration or register dealing to be give to the Coventor of the address hersin after mentionad.	and FORBIDS the registration of any person "affecting the said estate or interest (c) of ed and appoints (D)	i as itansferee or proprietor of, and of ar	ny instrument
d. State some add, or place within the present limits of th City of Perth. (An additional address may be inserted if	e53 3-		
desired.)	as the place at which notices and proceeding	ge relating to this caveat may be served	
	Dated this day of		19
e. Signature of the Caveator or his Agent.			
f. ft	(f)	63	
f. Signature of Witness. (May be, any adult person.)	Address Occupation	(0)	*******
	ni na a		

If insufficient space hereon annexures may be added. (Use Annexure Form B1) See Note 1 on back hereof.

# NOTES.

- 1. If any of the baxed sections has insufficient space then the relevant information may be added on Annexure Form B1. Appropriate headings should be shown. The boxed sections should only contain the words "See Annexure" A' for as the case may be) attached". Annexure sheets should be dated, signed by the persons signing this document and be printed to this form.
- No alteration should be made by crasure. The words rejected should be scored through and those substituted typed or written above them. the alteration being initialled by the persons signing this document.

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# CAVEAT

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	Signing Officer.			
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Endorsing Initials of Signing Officer.

EXAMINED

63312/10/68-20M-0/MCD

Form P1

# Nineteenth Schedule.

WESTERN AUSTRALIA.

Transfer of Land Act 1893 as amunded

No.

## POWER OF ATTORNEY

Full name, address 1 and occupation of denor.

Full name, address do hoteby appoint and occupation of dones.

my Attorney to sell to any person all or any lands icases mortgages whether extended or not or charges whether now belonging to me or which shall hereafter belong to me under or by virtue of the Transfer of Land Act 1893 or of which I am now or shall hereafter be the proprietor or owner under Transfer of Land Act 1893 or of which I am now or shall hereafter be the proprietor or owner under the said Act. Also to purchase land. Also to mortgage all or any such lands or lease for any sum at any rate of interest. Also to charge the same with any annuity of any amount. Also to lease all or any such lands as shall be freehold tenure for any term of years not exceeding twenty-one years in possession at any rent. Also to surrender or obtain or accept the surrender of any lease in which I am or may be interested. Also to discharge and partially discharge mortgages and charges. Also to extend mortgages and Leases. Also to lodge and withdraw caveats either wholly or partially. Also to grant and surrender Easements. Also to exercise and execute all powers which now are or shall hereafter be vested in or conferred on me as a lessor, mortgagee or annuitant under the said Act\*

And for me and in my name to sign all such Transfers instruments and other documents and do all such acts matters and things as may be necessary or expedient for carrying out the powers hereby given and for recovering all sums of money that are now or may become due or owing to me in respect of the premises and for enforcing or varying any contracts, covenants or conditions binding upon any lessee tenant or occupier of the said lands or upon any other person in respect of the same and for recovering and maintaining possession of the said lands and for protecting the same from waste damage or trespass

Dated this

day of

(a) Signature of Donar/s, (See note 1)

(c)

(b) Signature, address and accupation of witness. (See note 2)

in the presence of

(a)

Signed

in the

Signed

presence of (b)

(c) Add atteste atjons as required.

- A separate attestation should be made by each person signing this document; i.e. each signature should be separately witnessed.
- 2. If executed within the Commonwealth of Australia or its

# POWER OF ATTORNEY

	Territories witnesses must be 21 years of age or over and not a party to this document. If executed outside the Commonwealth of Australia or its Territories the witness should be one of the persons listed in Section 145 of the Transfer of Land Act.	FEES (office use) \$ ¢
3.	No alteration should be made by orasure. The words rejected should be scored through and those substituted typed or written above them, the alteration being initialled by the persons signing this document and their witnesses.	
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## TRANSFER OF LAND ACT, 1893-1969.

Crown Law Department, Perth, 4th February, 1970.

HIS Excellency the Governor has been pleased to consent to the regulations made by the Commissioner of Titles under the provisions of section 181 of the Transfer of Land Act, 1893-1969, and set forth in the schedule hereunder.

W. J. ROBINSON, Under Secretary for Law.

## Schedule.

## Regulations.

Principal regulations.

1. In these regulations the Transfer of Land Act Regulations, published in the Government Gazette on the 16th March, 1951, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 2 amended.

2. Regulation 2 of the principal regulations is amended by adding after the word "quality" in paragraph (a) the words "approved by the Registrar".

Reg. 3 revoked and regulation 3 of the principal regulations is revoked and the regulation regulation substituted—
substituted.
3. All documents presented for registration or loggment.

3. All documents presented for registration or lodgment shall be engrossed on paper 13½ inches by 8½ inches.

Reg. 6 added. 4. The principal regulations are amended by adding the following regulation—

6. The Registrar may refuse to issue a Certificate of Title for more than one lot on a plan or diagram.

## TRAFFIC ACT, 1919-1969.

Police Department, Perth, 9th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1969, 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 Vehicle Standards Regulations, 1965, published in the Government Gazette on the 30th December, 1965, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 108 amended.

2. Subregulation (1) of regulation 108 of the principal regulations is amended by adding after the definition "articulated vehicle" a definition as follows:—

"Australian Design Rule" means an Australian Design Rule for Motor Vehicle Safety as endorsed by the Australian Transport Advisory Council and issued by the Commonwealth Department of Shipping and Transport; .

## TRAFFIC ACT, 1919-1969.

Police Department, Perth, 9th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1969, 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 Vehicle Standards Regulations, 1965, published in the Government Gazette on the 30th December, 1965, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 601 amended. 2. Regulation 601 of the principal regulations is amended by adding after subregulation (3) a subregulation as follows:—

(3a) Notwithstanding the provisions of subregulation (3) of this regulation, all motor vehicles manufactured on or after the 1st January, 1970, that are equipped with hydraulic brake hoses shall be so equipped with hydraulic brake hose that complies with Australian Design Rule No. 7—Hydraulic Brake Hoses.

# TRAFFIC ACT, 1919-1969.

Police Department, Perth, 9th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1969, 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 Vehicle Standards Regulations, 1965, published in the Government Gazette on the 30th December, 1965, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 805 added. 2. Part 8 of the principal regulations is amended by adding after regulation 804 the following regulation—

Safety rims.

805. (1) Every passenger car and derivative thereof manufactured on and after the 1st July, 1970, shall comply with Australian Design Rule No. 20—Safety Rims.

(2) In this regulation, "passenger car" and "derivative thereof" have the same respective meanings as are prescribed by subregulation (5) of regulation 1009.

### TRAFFIC ACT, 1919-1969.

Police Department, Perth, 9th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1969, 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 Vehicle Standards Regulations, 1965, published in the *Government Gazette* on the 30th December, 1965, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 1101 amended.

- 2. Regulation 1101 of the principal regulations is amended—
  - (a) by substituting for the expression "35" in paragraph (c) of subregulation (1) the expression "36";
  - (b) by substituting for the passage commencing with the words "and the" in line two of subregulation (1a) and ending with the words "feet and" in line seven of that subregulation the passage ", but if"; and
  - (c) by inserting after the word "feet" being the last word in subregulation (1b) the passage "; but if the length of the trailer draw bar does not exceed 16 feet, then the maximum length of the motor vehicle together with the trailer and the projecting parts of the load or equipment may exceed 50 feet but shall not exceed 55 feet".

# TRAFFIC ACT, 1919-1969.

Police Department, Perth, 9th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1969, 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 Vehicle Standards Regulations, 1965, published in the *Government Gazette* on the 30th December, 1965, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 1106 amended.

- 2. Subregulation (1) of regulation 1106 of the principal regulations is revoked and the following subregulation substituted:—
  - (1) A motor vehicle or trailer shall not be altered from the manufacturer's specification, or from its form on the occasion of its first registration in regard to chassis frame, wheels, suspension, steering, brakes, axles, engine, body structure or exhaust system without the prior approval of the licensing authority.

## TRAFFIC ACT, 1919-1969.

Police Department, Perth, 9th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1969, has been pleased to make the regulations set out in the schedule hereunder.

> R. T. NAPIER, Commissioner of Police.

## Schedule. Regulations.

1. In these regulations the Vehicle Standards Regulations, 1965, published in the Government Gazette on the 30th December, 1965, Principal regulations. and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Regs. 5003, 2. The principles 5004 revoked. tions 5003 and 5004. 2. The principal regulations are amended by revoking regula-

## TRAFFIC ACT, 1919-1969.

Police Department, Perth, 9th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1969, 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 Vehicle Standards Regulations, 1965, published in the Government Gazette on the 30th December, 1965, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 1009 substituted. 2. Regulation 1009 of the principal regulations is revoked and the following regulation substituted:—

1009. (1) Every-

- (a) passenger car and derivative thereof manufactured on and after the 1st January, 1969; and
- (b) other motor vehicle except-
  - (i) a motor cycle;
  - (ii) a specially constructed motor vehicle; or
  - (iii) a motor vehicle of which the gross weight exceeds 10,000 lb.,

manufactured on and after the 1st January, 1970. shall be equipped with seat belts and anchorages for the front seat positions.

- (2) Every motor vehicle other than-
  - (a) a motor cycle;
  - (b) a specially constructed motor vehicle; or
  - (c) a motor vehicle of which the gross weight exceeds 10,000 lb.,

manufactured on and after the 1st January, 1971, shall be equipped with seat belts and anchorages for the rear seat positions.

- (3) Seat belts required to be fitted to a motor vehicle pursuant to this regulation shall conform to the standards and specifications of Australian Design Rule No. 4.
- (4) Seat belt anchorages required to be fitted to a motor vehicle pursuant to this regulation shall conform to the standards and specifications of Australian Design Rule No. 5A.
  - (5) In this regulation-
  - "passenger car" means a motor vehicle, other than a motor cycle or an omnibus, constructed principally for the conveyance of persons;
  - "derivative thereof" in relation to a passenger car, means a motor vehicle of the same make as a factory produced passenger car and in which the forward part of the body form and the greater part of the mechanical equipment are the same as those in the passenger car.

## HEALTH ACT, 1911-1968.

Shire of Augusta-Margaret River.

P.H.D. 654/59; Ex. Co. 390.

WHEREAS under the provisions of the Health Act, 1911-1968 a Local Authority may make or adopt by-laws and may alter, amend or repeal any by-laws as made or adopted: Now, therefore, the Augusta-Margaret River Shire Council being a Local Authority within the meaning of the Health Act, and having adopted the Model-By-laws as printed and published in the Government Gazette on the 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

# PART I-GENERAL SANITARY PROVISIONS.

After subparagraph (b) of paragraph (2) of By-law 4A insert a new subparagraph (ba) as follows:-

(ba) Where any dwelling house consist of flats or is let to more than one tenant, separate laundries equipped as prescribed in subparagraph (a) or subparagraph (b) of this by-law in accordance with the following scale:

One to 4 flats or tenants—one laundy. 5-8 flats or tenants—two laundries. 9-12 flats or tenants—three laundries.

And one additional laundry in respect of every additional 4 flats or tenants over twelve.

Passed at a meeting of the Augusta-Margaret River Shire Council on the 9th October, 1969.

The Common Seal of the Shire of Augusta-Margaret River was affixed by authority of resolution of the Council in the presence of-

[L.S.]

R. E. NIXON,

President. R. A. SCOTT,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this 4th day of February, 1970.

W. S. LONNIE. Clerk of the Council.

#### HEALTH ACT, 1911-1968.

Shire of Perth.

P.H.D. 24/70; Ex. Co. 386.

WHEREAS it is provided in the Health Act, 1911-1968, 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 the said Act; and whereas an amendment to Model By-laws Series "A" prepared in accordance with those provisions was published in the Government Gazette of the 13th August, 1969: Now, therefore, Shire of Perth being a local authority within the meaning of the said Health Act doth hereby resolve and determine that the said amendment to Model By-laws Series "A" as so published in the said Government Gazette of the 13th August, 1969, shall be adopted with the modification that sub by-law (3) of By-law 1BB is not adopted.

Passed at a meeting of the Shire of Perth this 23rd day of December, 1969.

M. STARKE,

President. L. P. KNUCKEY,

Shire Clerk.

Approved by His Excellency the Governor in Excutive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

### PHARMACY ACT, 1964.

Department of Public Health, Perth, 4th February, 1970.

P.H.D. 329/65; Ex. Co. 385.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 47 of the Pharmacy Act, 1964, with the recommendation of the Pharmaceutical Council of Western Australia constituted under the provisions of that Act, has been pleased to make the regulations set forth in the schedule hereunder.

W. S. DAVIDSON, Commissioner of Public Health.

#### Schedule.

### Regulations.

Principal regulations.

1. In these regulations the Pharmacy Act Regulations, 1965, published in the *Government Gazette* on the 29th June, 1965 as amended by a notice so published on the 16th March, 1967, are referred to as the principal regulations.

Reg. 66A. added.

- 2. The principal regulations are amended by adding after regulation 66 the following regulation:—
  - 66A. A person who knowingly makes either orally or in writing a false or misleading statement to the Council, the registrar or any other employee of the Council, in or in connection with, any application—
    - (a) to be registered as a pharmaceutical chemist;
  - (b) for a certificate of registration as a pharmacy, commits an offence.

Penalty: One hundred dollars. .

Appendix A 3. Appendix A to the principal regulations is amended by deleting Form 11 and substituting the following Form: —

Form 11.

Western Australia.

Pharmacy Act, 1964.

(Regulation 59.)

APPLICATION FOR REGISTRATION OR RENEWAL OF REGISTRATION OF PREMISES AS A PHARMACY.

TO THE REGISTRAR,

pharmacy?

PHARMACEUTICAL COUNCIL OF WESTERN AUSTRALIA:

Application is hereby made for the registration of a pharmacy, particulars of which are set out hereunder:—

1. PROPRIETOR OF PHARMACY BUSINESS:—If the p prietor is—  (a) An Individual—Full name of the proprietor:	ľO-
—and Business name (if any):	
(b) A Partnership—  (i) Full names of partners—	
(ii) Business name—	<b>.</b>
(c) A Company— Name of company—	
Name of manager—	
(d) A Friendly Society— Name of the society—	
Name of manager—	
2. ADDRESS OF PREMISES:—	
3. Date on which the business of a pharmaceutical chemist    state	
*Delete one not applicable.	
4. OTHER INTERESTS IN THE PHARMACY:—  Does any other person have a financial interest in t	his

#### 5. THE PHARMACY AREA-

- \*(a) is a self-contained unit physically separated from and having no direct access to any other professional or business premises and having its own entrance to a street or public
- \*(b) on the first day of July, 1965 was operating as a pharmacy or was in an advanced stage of construction as a pharmacy and is physically separated from but has direct access to other professional or business premises and has its own separate entrance to a street or public thoroughfare, or
- \*(c) on the first day of July, 1965 was operating as a pharmacy or was in an advanced stage of construction as a pharmacy and is portion of larger premises not being physically separated from other professional or business activities and is clearly defined and identified.

\*Delete where not applicable.

A plan of the pharmacy giving dimensions and showing the dispensary area and access ways must accompany—

- (a) any original application; and
- (b) any application for renewal if any alteration has been made to the registered premises since that registration was last granted or renewed.

Where the pharmacy is situated in a department store its relation to the rest of the premises should be shown.

- 6. WITH the exception of items listed in the margin hereof or on accompanying sheet-
  - (a) the dispensary is provided with the basic schedule of equipment and reference books listed in Appendix C to the regu-
  - (b) the dispensary is provided with a suitable sink with hot and cold water connected thereto.

Date	*******************************
	Applicant.

### LICENSED SURVEYORS ACT, 1909-1958.

Land Surveyors' Licensing Board, c/o Department of Lands and Surveys, Perth, 13th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 26 of the Licensed Surveyors Act, 1909-1958, has been pleased to approve of the regulations made by the Land Surveyors' Licensing Board pursuant to section 26 of that Act, and set forth in the schedule hereto.

A. E. HEAGNEY, Under Secretary for Lands.

# Schedule.

#### Regulations.

Principal regulations.

1. In these regulations the Licensed Surveyors (Guidance of Surveyors) Regulations 1961, published in the Government Gazette on the 28th November, 1961, and amended by a notice so published on the 4th August, 1965, are referred to as the principal regulations.

Reg. 53A added.

The principal regulations are amended by adding after regulation 53 a regulation as follows:-

53A. Where a plan or diagram of a survey is not lodged within two years from the time of ground marking, the surveyor shall lodge a certificate to the effect that the survey has been inspected and that all marks are intact.

\$

### LICENSED SURVEYORS ACT, 1909-1958.

Land Surveyors' Licensing Board, c/o Department of Lands and Surveys, Perth, 13th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 26 of the Licensed Surveyors Act, 1909-1958, has been pleased to approve of the regulations made by the Land Surveyors' Licensing Board pursuant to section 26 of that Act, and set forth in the schedule hereto.

A. E. HEAGNEY, Under Secretary for Lands.

#### Schedule. Regulations.

#### Principal regulations.

1. In these regulations the Regulations for the Guidance of Surveyors in the Department of Lands and Surveys, published in the Government Gazette on the 28th November, 1961, and amended by a notice so published on the 4th August, 1965, are referred to as the principal regulations.

#### Reg. 98 amended.

- 2. Regulation 98 of the principal regulations is amended—
  - (a) by substituting for the word "Where" in line one, the passage, "Subject to any direction of the Surveyor General to the contrary, where"; and
  - (b) by substituting for the word, "must" in line two, the words, "is to".

Reg. 116 amended. 3. Regulation 116 of the principal regulations is amended by adding after the word "inch" in line two, the words, "unless over one acre in area".

#### Reg. 140 amended.

- 4. Regulation 140 of the principal regulations is amended—
  - (a) by adding after the word "subject" in line two, the words, "and abuttals"; and
  - (b) by adding after item (xvi) the following items:—
     (xvii) Mines Department Surveys—Yellow.
     (xviii) Land Titles Office Surveys—Brown.

#### Reg. 150 amended.

5. Regulation 150 of the principal regulations is amended by substituting for paragraph (e) Daily Rates, a paragraph as follows:—

(e) Daily Rates.

(1)	For surveyor employed on office work	28.00
<b>(2)</b>	For surveyor on field work with one employee	40.00
(3)	For surveyor on field work with two employees	52.00
(4)	For each additional employee	12.00
(5)	In addition to the foregoing, the surveyor shall be allowed 75 per cent. of the fees mentioned in paragraph (a), subparagraphs (6) and (7) and paragraph (f), subparagraph (8), for expenses incurred in providing the necessary posts, spikes and pegs.	
(6)	When part of the time charged at daily rates is spent	

in travelling, the additional payment shall be at the rate of ten cents per road mile.

(7) The daily rate is divisible, for work occupying part

(7) The daily rate is divisible, for work occupying part of a day, at one-eighth of the daily rate per hour.

# Appendix 8 amended.

- 6. Appendix 8 to the principal regulations is amended-
  - (a) by substituting for the boundary representation opposite the item "Subdivided Location Boundary" under the heading "DISTINGUISHING BOUNDARIES" a boundary representation as follows:—

; and

(b) by substituting for the figures "23" in italics opposite the page "Lots under the Transfer of Land Act (L.T.O.)" the figures "23" in sloping block.

#### PAINTERS' REGISTRATION ACT, 1961-1966.

Public Works Department, Perth, 5th February, 1970.

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.

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.

Rule 7

- 2. Rule 7 of the principal rules is amended-
  - (a) by substituting for the word "registration" in line two of subrule (2) the word, "appropriate"; and
  - (b) by deleting subrule (5).

Rule 10 amended.

- 3. Rule 10 of the principal rules is amended—
  - (a) by substituting for the word "registration" in line four of subrule (2) the word "appropriate"; and
  - (b) by deleting subrule (5).

Third Appendix.

4. The principal rules are amended by revoking the Third Appendix and remaking it as follows:—

# Third Appendix.

#### Fees.

The following fees are prescribed for the purposes of the within rules:—

			\$
	For	examination	6.30
	For	annual registration fee—	
414.200		(a) for a registered painter that is a partnership	6.30
		(b) for a registered painter other than a partnership	14.70
	For	any certificate	.25

Passed by a resolution of the Painters' Registration Board at a meeting held the 3rd day of November, 1969.

A. E. CLARE, Chairman. JOHN LANGFORD, Secretary.

#### PAINTERS' REGISTRATION ACT, 1961-1966.

Public Works Department, Perth, 5th February, 1970.

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

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.

Rule 10A added. 2. The principal rules are amended by adding immediately after rule 10 the following heading and rule:—  $\,$ 

#### Change of Address.

10A. Every registered painter shall, within twenty-eight days after any change in the address of the premises from which he carries on business, give to the Registrar written notice of that change of address.

Passed by a resolution of the Painters' Registration Board at a meeting held the 8th day of December, 1969.

A. E. CLARE, Chairman. JOHN LANGFORD, Secretary.

# LOCAL GOVERNMENT ACT, 1960-1969.

Municipality of the City of Nedlands.

By-law No. 18-Standing Orders.

# 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 eighth day of August, 1969, to make and submit for confirmation by the Governor the following by-law:—

### PART I.—PRELIMINARY.

1. The proceedings and business of the Council shall be conducted according to this by-law, the clauses of which shall be referred to as "the Standing Orders." By-law No. 18—Standing Orders—Government Gazette No. 104 of 30th December, 1963, and all amendments thereafter are hereby revoked.

#### Interpretations.

- 2. In this by-law, unless the context otherwise requires-
  - "Act" means the Local Government Act, 1960, and amendments:
  - "Clause" means a clause of this by-law;
  - "Clerk" means the Town Clerk, or Acting Town Clerk;
  - "Committee" means any Standing or Occasional Committee appointed in accordance with the provisions of section 179 of the Act;
  - "Mayor" includes any member presiding at any meeting of the Council in manner prescribed by the Act;

- "Member" means any member of the Council for the time being and shall include the Mayor;
- "Meeting" means and includes any ordinary or special meeting of the Council or a Committee, held in pursuance of the Act, and convened as therein required. The words "service", "served", "to be served" and the like shall have the same meaning as provided in section 657 of the Act.

When a notice is to be served on a person, the person giving it shall address it to the person to be served and may—

- (i) serve it personally on the person to be served;
- (ii) leave it with an adult inmate of the place of residence of the person to be served; or
- (iii) service it by post by prepaid letter addressed to the person to be served, and in proving service by post it is sufficient to prove the notice was properly addressed to the person to be served and was put in the post.

#### Arrangement.

- 3. The arrangement of this by-law is as follows:-
  - Part I.—Preliminary—Clauses 1 to 3.
  - Part II.—Meetings of the Council—Clauses 4 to 23.
  - Part III.—Conduct of Debates—Clauses 24 to 61.
  - Part IV.—Order of Debate—Clauses 62 to 88.
  - Part V.—Committees—Clauses 89 to 100.
  - Part VI.—General—Clauses 101 to 112.
  - Part VII.-Index.

#### PART II.-MEETINGS OF THE COUNCIL.

#### Calling of Meetings.

- 4. (1) The Mayor may convene a meeting of the Council as often as he thinks fit, by notice in writing sent by him to the Clerk and sent to each Councillor before the meeting.
- (2) If the Mayor refuses or neglects to call a meeting of the Council after receiving a request for that purpose signed by at least three Councillors, those Councillors may call a meeting of the Council by serving a notice in writing, signed by them, stating the business to be transacted to each of the other members of the Council at least twenty-four hours before the time of the commencement of the meeting.

#### Kinds of Meetings.

5. Meetings of the Council shall be of two kinds. "Ordinary" and "Special." Ordinary meetings are those called at such place and at such time as Council, from time to time, appoints for the transaction of the ordinary business of the Council. Special meetings are those called to consider special business, the nature of which shall be notified on the notice paper concerning the meeting. No business shall be transacted at a special meeting other than that for which the special meeting was called.

### Quorum.

- 6. (1) At any meeting of the Council, a quorum shall consist of such number as conforms to the provisions of section 173 of the Act.
- (2) Subject to clause 5, every meeting shall proceed to business so soon after the time stated in the summons as a quorum is constituted.
- 7. If at any meeting a quorum be not present within half an hour after the time appointed for that meeting, the Mayor, or in his absence the majority of the Councillors present, or any one Councillor, if only one be present, or the Clerk, if no Councillor be present, may adjourn the meeting to any date not later than seven days from the date of adjournment.

- 8. If at any time during any meeting of the Council a quorum is not present, the mayor shall thereupon suspend the proceedings of the meeting for a period of two minutes, and if a quorum be not present at the expiration of that period, the meeting shall be deemed to have been counted out, and the Mayor shall adjourn it to some future date.
- 9. At any meeting at which there is not a quorum of members present, or at which the Council is counted out for want of a quorum, the names of the members then present shall be recorded in the Minute Book.

### Mayor to Preside.

10. The Mayor, if present, shall preside at all meetings of the Council, and, if in his absence, after being present, he retires, the Deputy Mayor shall preside, but if he is not present, or if being present, retires, then one of the Councillors chosen by the Councillors then present shall preside.

#### Open Doors-Except as Provided.

- 11. (1) The business of the Council shall be conducted with open doors, except upon such occasions as the Council may, by resolution, otherwise decide.
- (2) Upon the carrying of such resolution as is mentioned in (1) of this clause, the Mayor shall direct all persons other than Councillors and staff of the Council to leave the Council Chambers, and every person shall forthwith comply with such resolution, provided that, by decision of the Council, persons other than Councillors may be requested to remain.
- (3) Any person failing to comply with a direction made pursuant to subclause (2) of this clause may, by order of the Mayor, be removed from the Council Chambers.
- (4) After the carrying of a resolution made under subclause (1) of this clause, the business at that meeting of the Council shall proceed behind closed doors, until the Council, by resolution, decides to proceed with open doors.
- (5) While a resolution made under subclause (1) of this clause is in force, the operation of clause 35 shall be suspended unless the Council, by resolution, otherwise decides.
- (6) While a resolution made under sub-clause (1) of this clause is in force, the Mayor may dispense with the provision of clause 24 requiring Councillors to rise to address the Mayor.
  - (7) Any resolution mentioned in this clause may be moved without notice.

# Distinguished Visitors.

12. If a distinguished visitor is present at a meeting of the Council the Mayor may invite him to sit beside the Mayor, or at the Council table.

### Reporters.

13. Accredited newspaper reporters shall be permitted to attend meetings, in such part of the Council Chambers as may be appropriated for their accommodation, but they shall withdraw during any period when the Council is sitting behind closed doors.

### Prevention of Disturbance.

- 14. (1) A person, not being a Councillor, shall not, at any meeting of the Council, interrupt the proceedings of the Council.
- (2) Any person interrupting the proceedings of the Council shall, when so directed by the Mayor, forthwith leave the Council Chambers.
- (3) Any person who, being ordered to leave the Council Chambers, fails to do so may, by order of the Mayor, be removed from the Council Chambers.

### Business at Council Meetings.

#### Order of Business at Ordinary Meeting.

- 15. The order of business at any ordinary meeting of the Council shall, unless for the greater convenience of the Council altered by resolution to that effect, be as nearly as practicable as follows, that is to say:—
  - (i) Apologies and leave of absence.
  - (ii) Confirmation of minutes.
  - (iii) Announcements by the Mayor, Councillors and Town Clerk—without discussion.
  - (iv) Questions of which due notice has been given—without discussion.
  - (v) Correspondence—not involving business.
  - (vi) Petitions and memorials.
  - (vii) Reports of Committees.
  - (viii) Orders of the day, being any business the Mayor may think desirable to bring under the notice of the Council and may have directed to to be entered as an order of the day.
  - (ix) Motions of which previous notice has been given.
  - (x) Notice of motions for consideration at the following meeting, if given during the meeting.

#### Order of Business at Special Meeting.

16. The order of business at any special meeting of the Council shall be the order in which that business stands in the notice of the meeting.

### Confirmation of Minutes.

- 17. (1) The minutes of any preceding meeting, whether of an ordinary or special meeting, not previously confirmed, shall be submitted as the first business at a meeting of the Council in order to proceed to their confirmation, and discussion, other than discussion to their accuracy as a record of the proceedings, shall not be permitted, and when confirmed the minutes shall thereupon be signed by the Mayor, and he shall sign and date each page.
- (2) Pasting or otherwise permanently affixing the minutes to leaves of a book, shall be a sufficient recording of the minutes in the book, and the reading of the minutes of the previous meeting may be dispensed with when members have been supplied with copies of them at least three days before the holding of that next ordinary meeting.

#### Questions.

18. Any Councillor desiring to ask a question at any meeting of the Council not related to an item then under debate shall give notice thereof in writing to the Clerk at least twenty-four hours before the hour fixed for the commencement of the meeting. Every question and answer shall be submitted as briefly and concisely as possible, and no discussion shall be allowed thereon.

### Reception of Correspondence.

19. Discussion shall not be permitted on any motion that any correspondence be received or not received, or that any correspondence or any part thereof be deferred to any Occasional Committee of the Council.

#### Deputations.

- 20. (1) Any person or persons wishing to be received as a deputation by the Council shall, in the first instance, send to the Clerk a petition or memorial setting out in concise terms the subject matter to be raised by the deputation.
- (2) Where the Clerk receives a petition or memorial in terms of this clause he shall lay it before the Committee concerned.
- (3) A Committee or the Mayor receiving a petition or memorial in terms of this clause may either receive the deputation or lay the petition or memorial before the Council.
- (4) Where a petition or memorial is laid before the Council under subclause (3) of this clause, the Council may, if it so resolves, receive the deputation but only at a special meeting of Council called for that purpose.

21. A deputation shall not exceed five in number and only two members thereof shall be at liberty to address the Council or a Committee of the Council, except in reply to questions from members of the Council or Committee and the matter shall not be further considered by the Council or Committee until the deputation has withdrawn.

#### Notices of Motion.

- 22. (1) A Councillor may bring forward at a meeting such business as he considers advisable, in the form of a motion, of which notice has been given in writing to the Clerk, either at the last previous meeting or at any time thereafter, being not less than three clear days, inclusive of Saturday, Sundays and public holidays, before the meeting at which it is brought forward.
- (2) Every notice of Motion shall relate to a matter within the scope of Council functions.
- (3) The Mayor shall rule out of order any motion which does not comply with subclause (2) of this clause.
  - (4) Any Councillor may move an amendment to a Notice of Motion.
  - 23. Every such motion as is mentioned in clause 22 shall lapse unless-
    - (a) the Councillor who gave notice thereof, or some other Councillor authorised by him in writing, is present to move the motion when called on; or
    - (b) the Council on a motion agrees to defer consideration of the motion to a later stage or date.

#### PART III.—CONDUCT OF DEBATES.

Councillors to Address Mayor.

24. Any Councillor moving a motion or amendment, or taking part in the discussion thereon, shall rise and address the Mayor.

### Titles to be Used.

25. A speaker, in referring to any other present, shall designate him by the title of Mayor or Councillor or particular officer, as the case may be.

### Priority of Speaking.

26. Where two or more Councillors rise to speak at the same time, the Mayor shall decide whom of them is entitled to priority.

# Mayor to be Heard.

27. Whenever the Mayor rises during a debate, any Councillor then speaking or offering to speak shall sit down and the Council shall be silent so that the Mayor may be heard without interruption.

#### Rulings by Mayor.

- 28. The Mayor, when deciding a point of order or practice, shall give his decision, and argument or comment shall not be permitted thereon, and his decision shall be final, in that particular case, unless a majority of the Councillors then present shall, upon motion made forthwith, without discussion dissent therefrom.
- 29. Whenever the Mayor has decided that any motion, amendment or other matter before the Council is out of order, it shall be rejected, and whenever anything said or done in the Council by any Councillor is similarly decided to be out of order, that Councillor shall be called upon by the Mayor to make such explanation, retraction or apology, as the case may require.

# Point of Order.

30. A member who is addressing the Mayor shall not be interrupted except upon a point of order, in which event he shall resume his seat until the member raising the point of order has been heard thereon and the question of order has been disposed of, whereupon the member so interrupted may, if permitted, proceed.

Rising to express difference of opinion or to contradict a speaker shall not be recognised as rising to order, but the following shall be recognised as breaches of order:—

- (a) Discussion of a question not before the Council.
- (b) The use of offensive or insulting language.
- (c) The violation of any By-law or Standing Order of the Council.

Notwithstanding anything contained in this By-law to the contrary, all questions of order at any time arising shall, until decided, suspend the consideration and decision of every other question.

The Mayor, when deciding a point or order or practice, shall give his decision and argument or comment shall not be permitted thereon, and his decision shall be final, in that particular case, unless a majority of the members then present shall, upon motion made forthwith, dissent therefrom.

### Substance of Motion to be Stated.

31. Any Councillor desirous of proposing an original motion or amendment shall state its substance before he addresses the Council thereon and, if so required by the Mayor, shall put the motion or amendment in writing.

### Unopposed Business.

- 32 (1) Upon a motion being moved, the Mayor may ask the meeting if any member opposed it. If no one signifies his opposition to the motion or his opposition to the motion being treated as unopposed business, the Mayor may declare the motion carried without debate and without taking a vote thereon. Any motion declared under this by-law shall for all purposes be deemed a resolution of the Council.
- (2) If any member signifies his opposition to a motion or to a motion being treated as unopposed business, the motion shall be dealt with according to the following by-laws.

#### Motions and Amendments to be Seconded.

- 33. (1) Except as provided by Clause 32, no motion or amendment shall be discussed or put to the vote of the Council unless seconded, but a Councillor may require the enforcement of any Standing Order of the Council by directing the Mayor's attention to the infraction thereof.
- (2) A nomination to the position of Mayor or Deputy Mayor is not required to be seconded.
- (3) It shall not be competent for the mover of an original or substantive motion to amend the same without the consent of his seconder.

### Motions Affecting Expenditure.

34. Where a motion or amendment would have the effect of incurring expenditure not provided for in the Budget, that motion or amendment shall not be implemented without submission to the Finance Committee for approval of the necessary finance.

### Speaking Twice.

- 35. Except where this clause is suspended under Clause 36, a Member shall not speak twice on the same question except—
  - (a) in reply, upon an original motion of which he was the mover;
  - (b) in reply, upon an amendment last debated of which he was the mover,
  - (c) by way of personal explanation.
- 36. The Council may, by resolution moved without notice, suspend the operation of Clause 35 hereof and thereupon such clause shall be suspended until such time as the Council shall, by similar resolution, otherwise decide.

# No Digression.

37. A Councillor shall not speak otherwise than upon, or digress from, the question then before the Council, except to make a personal explanation.

### Personal Explanation.

38. A Councillor making a personal explanation shall confine it to a succinct explanation of a material part of his former speech which may have been misunderstood, and to the explanation itself, and shall not advert to matters not strictly necessary for that purpose nor seek to strengthen his former argument by new matter or by replying to other Councillors.

A member of the Council desirous of making a personal explanation of matters referred to by any member of the Council then speaking shall be entitled to be heard forthwith if the member of the Council then speaking consents at the time, but if the member of the Council who is speaking declines to give way, the explanation must be offered at the conclusion of the speech.

The ruling of the Mayor of the admissibility of a personal explanation shall be final and conclusive, and shall not be open to discussion or dissent.

39. The Mayor shall forthwith call to order any Councillor committing a breach of Clause 35.

#### No Speaking After Motion Put.

- 40. No Councillor shall speak on any motion or amendment-
  - (a) after the mover has replied; or
  - (b) after the question has been put.

### Mover and Seconder Have Spoken.

41. A Councillor moving or seconding a motion or amendment is deemed to have spoken thereon.

#### Time Limit of Speeches.

42. A Councillor shall not speak upon any motion or amendment or in reply for a longer period than ten minutes without the consent of the Council, which shall be signified without debate. An extension shall not be permitted under this clause beyond a total of twenty minutes.

#### Speaking in Reply.

43. A Councillor speaking in reply shall not introduce any new matter but shall strictly confine himself to answering previous speakers.

#### Division of Motions.

44. The Mayor may order a motion to be divided and put in the form of two or more motions.

# Withdrawal of Motions.

45. A motion or amendment may be withdrawn by the mover, with the consent of the Council, which shall be signified without debate. It shall not be competent for any speaker to speak upon the motion or amendment after consent to withdrawal.

# All Councillors to Vote.

- 46. (1) At every meeting of the Council, save where the Act otherwise provides, every Councillor present shall vote, and if any Councillor who is entitled to vote fails to vote, the Mayor shall call upon him to vote.
- (2) Where there is any equal division of votes upon any question the Mayor has and may exercise a casting vote.

# Method of Taking Votes.

47. The Mayor shall, in taking the vote on any motion or amendment, put the question, first in the affirmative, and then in the negative, and may do so as often as is necessary to enable him to form and declare his opinion as to whether the affirmative or the negative has the majority on the voices or by show of hands.

The result of voting openly is determined on the voices, unless a member of the Council calls for a show of hands, in which case, the result is determined on the count of raised hands, and, upon a vote on the voices or on a show of hands being taken, a Councillor may call for a division.

The division shall thereupon be taken by those voting in the affirmative passing to the right of the chair and those voting in the negative to the left of the chair.

Upon the division being called for, the Mayor may, if he thinks fit, order that the division bell be rung, and after the lapse of one-half of a minute from the bell ceasing to ring, a Councillor shall not be permitted to enter or leave the Chamber, until after the division has been taken. The names of the Councillors who voted on the question on which there is the division, shall be recorded by the Clerk in respect of every division, together with details of whether they voted in the affirmative of negative, together with the names of those Councillors who abstained from voting.

#### Rescission of Resolution.

- 48. (1) A Council may, at the same meeting at which it is passed, rescind or alter a resolution if all the members of the Council who are present in their seats at the time the resolution was passed are also present in their seats at the time the rescission or alteration is proposed.
- (2) A Council may, at a meeting after that at which it was passed, rescind or alter a resolution—
  - (a) where notice of the motion to rescind or alter is not given, if a motion to that effect is carried by an absolute majority of the members of the Council or:
  - (b) where the member intending to propose the rescission or alteration has, through the Clerk, given written notice of his intention to each of the other members of the Council at least seven days before the meeting, if a motion to that effect is carried by a majority of the members voting on the proposal at the meeting;

but not otherwise.

#### Negatived Motions.

49. A motion to the same effect as any motion which has been negatived by the Council shall not again be entertained within a period of three months, except with the consent of an absolute majority of the Council.

### No Adverse Reflection on Council.

50. A Councillor shall not reflect adversely upon a resolution of the Council, except on a motion that the resolution be rescinded.

### No Adverse Reflection on Councillor.

51. A Councillor shall not reflect adversely upon the character or actions of another member nor impute any motive to a member, unless the Council resolves, without debate, that the question then before the Council cannot otherwise be adequately considered.

# Record of Words Used.

52. Any member may require the Clerk to take down any particular words used by a member immediately upon their being used.

## Withdrawal of Offensive Expression.

53. Any Councillor who shall use any expression which, in the opinion of the Mayor, reflects offensively on any member or officer of the Council shall, when required by the Mayor, unreservedly withdraw any expression and make satisfactory apology to the chair. If he decline or neglect to do so, the Mayor may refuse to hear such Councillor upon the matter then under discussion and may call upon the next speaker.

#### Disturbance by Councillors.

54. A Councillor shall not make any noise or disturbance or, except to raise a point of order, converse aloud while any other person is addressing the Council.

#### Continued Breach of Order.

55. Where a Councillor persists in any conduct which the Mayor decides is out of order, or refuses to make any explanation, retraction or apology required by the Mayor under clause 53, the Mayor may direct that Councillor to refrain from taking any further part in the then meeting of the Council, other than by recording his vote; and the Councillor shall comply with such directions.

#### Serious Disorder.

- 56. (1) If, at a meeting of the Council, the Mayor is of opinion that by reason of disorder or otherwise the business of the Council cannot effectually be continued, he may adjourn the meeting for a period of fifteen minutes, whereafter the Council shall re-assemble and decide whether business is to be proceed with, and that question shall be decided forthwith and without debate.
- (2) Where, after any proceeding under subclause (1) of this clause, the Mayor is again of opinion that the business of the Council cannot effectually be continued, he may close or adjourn the meeting.

### Continued Irrelevance, etc.

57. The Mayor may call the attention of the Council to continued irrelevance, tedious repetition, unbecoming language, or any breach of order or decorum on the part of a Councillor and may direct that Councillor, if speaking, to discontinue his speech, and thereupon the Councillor shall cease speaking and shall resume his seat.

#### Crossing Council Chamber.

58. When the Mayor is putting any question, a Councillor shall not walk out of or across the Chamber, and shall not, while any other Councillor is speaking, pass between the speaker and the chair.

### Mayor May Call to Order.

59. The Mayor shall preserve order and may call any Councillor to order whenever, in his opinion, there is cause for so doing.

#### Infraction of Standing Orders.

60. Every Councillor shall be entitled to direct the attention of the Mayor to any infraction of the Standing Orders by any other Councillor, or to draw the attention of the Mayor to any matter of which the latter may take notice under clause 57.

# Suspension of Standing Orders.

61. In cases of urgent necessity, any Standing Order of the Council may be suspended on motion duly made and seconded, but that motion shall not be declared carried, unless an absolute majority of the Council, or a two-thirds majority of those present and voting on the question, whichever is the lesser number, have voted in favour of the motion. Any Councillor moving the suspension of a Standing Order shall state the object of the motion, but discussion shall not otherwise take place thereon.

# PART IV.—ORDER OF DEBATE.

# Permissible Motions During Debate.

- 62. (1) Subject to subclause (2) of this clause, when a motion is under debate, no further motion shall be moved except a motion—
  - (a) that the motion be amended;
  - (b) that the Council do adjourn;
  - (c) that the debate be adjourned;
  - (d) that the question be now put;
  - (e) that the Council do proceed with the next business:
  - (f) that the Council do sit behind closed doors; or
  - (g) that the meeting be now closed.
- (2) Where the question before the Council is a recommendation from a Committee of the Council, a Councillor may, at the conclusion of the speech of any other Councillor, move without notice that the question be referred back to the Committee; and on any such motion, the mover may speak for not more than five minutes, the seconder shall not speak, other than formally to second, and the Chairman of the Committee concerned, or in his absence a member thereof, may speak for not more than five minutes, but no other debate shall be allowed.

#### A-"That Motion be Amended."

#### Amendment to Relate to Motion.

63. Every amendment shall be relevant to the motion on which it is moved. Every amendment shall be read before being moved. Every amendment shall, when so required by any member be reduced to writing, signed by the mover and handed to the Mayor or to the Clerk.

#### One Amendment at a Time.

- 64. (1) Only one amendment shall be discussed at a time, but as often as an amendment is lost, another amendment may be moved before the originial motion is put to the vote, except that where an amendment is carried, one further amendment to the original motion, as amended, and no more, may be moved.
- (2) In speaking to an amendment, a Councillor may give notice of his intention to move a further amendment.
- 65. Where an amendment is carried, the original motion as amended shall, for all purposes of subsequent debate and subject only to clause 64, be treated as an original motion.

#### B-"That Council Adjourn"

- 66. (1) A Councillor may, at the conclusion of the speech of any other Councillor or on the conclusion of any business, move without notice that the Council do now adjourn, and that motion shall state the time and date to which the adjournment is to be made.
- (2) On a motion to adjourn, the mover may speak for not more than five minutes, the seconder shall not speak other than formally to second, and the mover of the motion (if any) which was then under debate may speak for not more than five minutes, but no other debate shall be allowed.
- 67. Where a motion for the adjournment of the Council is negatived, no similar motion shall be moved until after the question then under discussion or the next on the notice paper, or any other which may be allowed precedence shall have been disposed of.
- 68. (1) A Councillor who has spoken on the question then before the Council shall not move the adjournment of the Council.
- (2) A Councillor shall not, at the same sitting of the Council, move or second more than one motion for the adjournment of the Council.
- 69. On a motion for the adjournment of the Council being carried, the debate on the question (if any) under debate when that motion was moved shall be continued immediately upon the Council resuming after the adjournment.
- 70. On a motion for the adjournment of the Council being carried, a record shall be taken of all those who have spoken on the subject under consideration at the time of adjournment, and they shall not be permitted to speak on any subsequent consideration of the same subject; but this clause does not deprive a mover of the right of reply.
- 71. The Mayor may at any time adjourn the Council to such time and date as the motion specifies, or, where no time and date is specified, to such time and date as he shall then declare.

# C-"That Debate be Adjourned."

- 72. (1) A Councillor may, at the conclusion of the speech of any other Councillor, move, without notice, that the debate be adjourned to a later hour of the same meeting or to a subsequent meeting of the Council.
- (2) On a motion that the debate be adjourned, the mover may speak for not more than five minutes, the seconder shall not speak other than formally to second, and no other debate shall be allowed; but if the question then before the Council is a recommendation from a Committee, the Chairman of the Committee concerned, or, in his absence, a member thereof may speak for not more than five minutes.
- 73. (1) A Councillor who has spoken on the question then under debate shall not move the adjournment of the debate.

- (2) A Councillor shall not, at the same sitting of the Council, move or second more than one motion for the adjournment of the same debate.
- 74. On resuming an adjourned debate, the Councillor who moved its adjournment shall be entitled to speak first.
- 75. On a motion for the adjournment of a debate being carried, a record shall be taken of all those who have spoken on the subject under debate and they shall not be permitted to speak on any resumption of the debate on that subject, but this clause does not deprive a mover of the right of reply.
- 76. Where the debate on any motion, moved and seconded, is interrupted by the Council being counted out, that debate may, on motion with notice, be resumed at the next meeting at the point where it was so interrupted.

# D-"That Question be Put."

- 77. A Councillor may, at the conclusion of the speech of any other Councillor move, without notice and without comment, that the question under consideration be now put, and upon that motion being formally seconded, the same shall immediately be put without debate.
- 78. A motion that the question under consideration be put shall not be moved by a Councillor who has already spoken on the question, and that motion shall not be carried without the consent of a two-thirds majority of the Councillors then present.
- 79. Where it is decided by the Council that the question under consideration be put, the mover of the question under consideration shall, if debate has ensued and if otherwise entitled to do so, be permitted to speak in reply for not more than five minutes before the question is put, but, subject thereto, the question shall at once be put.
- 80. Whenever it is decided by the Council that the question be put, the question to be so put includes the main question as well as any amendment thereto.

# E-"That Council Proceed with Next Business."

- 81. A Councillor may, at the conclusion of the speech of any other Councillor, move, without notice and without comment, that the Council do proceed with the next business and, upon that motion being formally seconded, it shall be immediately put without debate.
- 82. Where the Council decides to proceed with the next business, the question which was then under discussion shall be considered as dropped.
- 83. During the same debate on any question, a motion that the Council do proceed with the next business shall not be moved within one hour after a similar motion has been negatived.

# F—"That Meeting be Closed."

- 84. (1) A Councillor may, at the conclusion of the speech of any other Councillor or on the conclusion of any business, move, without notice, that the meeting of the Council be now closed.
- (2) On a motion that the Council be closed, the mover may speak for not more than five minutes, the seconder shall not speak other than formally to second and the mover of the motion (if any) then under debate may speak for not more than five minutes, but no other debate shall be allowed.
- 85. If a motion that the meeting of the Council be closed is negatived, a similar motion shall not be moved until after the question then under discussion or the next on the motion paper or any other which may be allowed precedence has been disposed of.
- 86.~~(1) A Councillor who has spoken on the question then before the Council shall not move that the meeting be closed.
- (2) A Councillor shall not, at the same meeting of the Council, move or second, more than one motion that the meeting be closed.

- 87. On a motion that the meeting be closed being carried, the debate on the question (if any) under debate when that motion was moved shall stand adjourned to its place on the notice paper for the next meeting of the Council.
- 88. On a motion that the meeting be closed being carried, a record shall be taken of all those who have spoken on the subject under consideration up to the closing of the meeting, and they shall not be permitted to speak on any subsequent consideration of the same subject; but this clause does not deprive a mover of the right of reply.

### PART V.—COMMITTEES.

#### Standing Committees.

- 89. (1) In addition to such Occasional Committees as may from time to time be appointed, there shall be Standing Committees of the Council, namely; (i) Works, (ii) Finance, (iii) Town Planning and Buildings, (iv) Traffic and Health.
- (2) Each Standing Committee shall comprise the Mayor and four Councillors, being one Councillor from each ward.
- (3) Subject to subclause (4) of this clause, the members of each Standing Committee shall be appointed for each year, at the first meeting of the Council held after the annual election, and shall hold office until the commencement of the first meeting after the annual election then next ensuing.
- (4) The members of the Standing Committees shall, in default of agreement, be elected by ballot, and, in the event of an equality of votes for two or more Councillors, the Mayor shall have a casting vote.
- (5) The Council may, by resolution carried pursuant to a motion of order by a simple majority, or on a motion moved without notice, by an absolute majority, change the membership of any Committee or appoint substitutes for Councillors absent pursuant to leave granted by the Council.

# Powers and Duties of Committees.

- 90. 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 recommendation 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 if 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; (l) 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 fulfill the development plan. An income budget setting out the projected revenue resources. A budget indicating how each phase of the programme 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) fiy, 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.

#### Occasional Committees.

- 91. (1) The Council may appoint Occasional Committees to perform any duty which may be lawfully entrusted to them.
- (2) An Occasional Committee may comprise any number of members not exceeding the largest minority of the total number of members.
- (3) A Standing Committee shall not interfere in any matter which has for the time being been entrusted to an Occasional Committee.
- (4) An Occasional Committee shall not be appointed except on a motion setting out—
  - (a) the duties proposed to be entrusted to such Committee; and
  - (b) either-
    - (1) the names of the Councillors of whom, with the Mayor, it is intended to constitute the Committee; or
    - (2) the number of Councillors intended to constitute the Committee and a provision that they be elected by a separate motion.
- (5) Where the members of an Occasional Committee are elected by a motion, then, in the event of an equality of votes, the Mayor shall have a casting vote.

# Unfinished Business of Former Committees.

92. It shall be competent for every Committee of the Council to take up matters referred by the Council to the preceding Committee which may not have been entered upon or fully discharged at the time such Committee went out of Office by effluxion of time.

# Calling Committee Meetings.

93. The Clerk shall call a meeting of any Committee when requested so to do by the Mayor or the Chairman or any two members of that Committee.

#### Chairman.

94. The Mayor is ex officio a member and Chairman of every Committee. The Mayor may, but is not obliged to preside as Chairman of the meetings of a Committee, and, if in accordance with the Act, he intimates his intention is not to do so, or does not intimate his intention at all, the members of the Committee may elect one of their number to preside in his stead. The Mayor may so intimate his intention by declaring it at the first meeting of the Committee, held after the declaration of the annual election of members of the Council, or by giving to each of the members of the Committee at, or before that meeting written notice of his intention not to preside, and if at, or before that meeting he does not so give notice, he is regarded as having intimated that his intention is not to preside. If the Mayor intimates, or is regarded as having intimated that his intention is not to preside, he shall not, unless under the Act, he is authorised to do so, preside until the corresponding first meeting of the Committee in the following year.

### Standing Orders.

95. Except in so far as they limit the number of times a member may speak or require meetings to be conducted with open doors, these Standing Orders shall be observed at meetings of Committees; but the Chairman of a Committee may have and exercise both a deliberative and, in the case of equality of votes, a casting vote.

#### Quorum of Committees.

- (1) At any meeting of a Committee, a quorum shall consist of not less than two members of that Committee.
- (2) Every meeting shall proceed to business so soon after the time stated in the summons as a quorum is constituted.

#### Minutes of Committee.

97. Each Committee shall cause to be kept a minute book, in which shall be entered minutes of all its proceedings and transactions. The minutes of each meeting shall be confirmed at the next meeting of the Committee and shall be signed by the Chairman thereof.

#### Committees to Report.

98. Committees so appointed are answerable to the Council and shall, as and when required by the Council to do so, report fully on their activities to the Council.

#### Conference of Committees.

99. Any two or more Committees may confer together by mutual agreement on any matter of joint interest.

#### Communications by Committees.

100. No Committee shall communicate with any outside person or authority except through the Clerk, as the Officer of the Council duly authorised for the purpose.

#### PART VI.—GENERAL.

### Production of Documents.

101. (1) Any member may of right require the production of any documents

of the Council relating to the question or matter under discussion.
(2) On giving to the Clerk not less than six hours' notice, a member of the Council shall be entitled to have laid on the Council table, for the duration of of a meeting, any document or record of the Council, and the Clerk, on receiving that notice, shall lay the document on the Council table at the commencement of the meeting.

# Confidential Business.

Every matter dealt with by, or brought before the Council sitting otherwise than with open doors, or any Committee of the Council, shall be treated as strictly confidential, and shall not, without the authority of the Council or of the Committee (as the case may be), be disclosed to any person other than the Mayor, Councillors or employees of the Council (and in the case of employees, only so far as may be necessary for the performance of their duties) prior to the discussion of that matter at a meeting of the Council held with

### Officers—Complaints.

103. All complaints, whether by a member of the Council or by any other person, concerning the ability, character or integrity of any officer or employee of the Council or of any act or omission of such officer or employee, shall be made in writing to the Mayor, signed by the person or persons complaining. The Mayor shall direct the complaint to the appropriate Standing Committee for investigation and report to the Council. The officer or employee concerned shall be permitted to reply to the complaint either personally or in writing to the Committee, and, with the consent of the Council, to the Council itself.

### Representation on Public Bodies.

104. Whenever it becomes necessary to appoint a Councillor to represent the Council on a public body or a State instrumentality, notice of the necessity to make that appointment shall be given at the meeting of the Council immediately preceding the meeting at which it is intended to make the appointment.

### Clerk May Sanction Maintenance Expenditure.

105. Subject to the general and special instructions of the Council from time to time, the Clerk may sanction the expenditure on account of maintenance, wages, salaries, office stationery, street cleansing, street watering, public lighting, and current expenditure on reserves, markets, weighbridges, refuse service, water supply and other and all services of and incidental to the proper discharge of the Council's business from day to day. Provided that no expenditure shall be authorised in respect thereof except and within that authorised by the Council and provided for in the Council's estimates of current expenditure.

#### Common Seal.

106. The Clerk shall have the charge of the common seal of the Municipality, and shall be responsible for the safe custody and proper use of same. Except as required by law, or in the exercise of the express authority of the Council, the Clerk shall not unlock or use the common seal of the Municipality.

### Custody of Corporate Property.

107. The custody of all property whatsoever belonging to, or held in trust by the Municipality shall be in the Clerk, who shall be responsible to the council therefor

### Cases not Provided for in Standing Orders.

108. The Mayor shall decide all questions of order, procedure, debate, or otherwise, in respect of which no provisions or insufficient provision is made in this by-law, taking as a guide the procedure of the Western Australian Parliament in that behalf. The decision of the Mayor in all such cases shall be final, in that particular case, unless a majority of the members then present shall, on motion forthwith, without discussion, dissent therefrom.

# Meetings of Electors.

- 109. (1) The Standing Orders apply, as far as is practicable, to any meeting of electors, but where there is any inconsistency between the provisions of this by-law and the provision of section 171 of the Act, the latter prevails.
- (2) A person who is not an elector is not entitled to vote at a meeting of electors, and he may not take any part in any discussion at that meeting, unless the meeting, by a motion, requests him to do so.

#### Meetings of Ratepayers.

- 110. (1) The Standing Orders apply, so far as is practicable to any meeting of ratepayers, but where there is inconsistency between the provision of this by-law and the provisions of section 171 of the Act, the latter prevails.
- (2) A person who is not a ratepayer is not entitled to vote at a meeting of ratepayers and he may not take part in any discussion at that meeting unless unless the meeting, by a motion, requests him to do so.

#### Penalty.

111. Any person committing a breach of these Standing Orders is liable to penalty not exceeding forty dollars.

#### Enforcement.

112. The Mayor is authorised and required to enforce the Standing Orders and to prosecute for any breach thereof.

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Dated this 12th day of January, 1970.

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,

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

The Municipality of the City of Perth.

#### By-law Relating to Zoning.

By-law No. 64—Town Planning Classification or Zoning By-law for land and/or buildings for the North Perth/Mount Hawthorn/Wembley/Leederville area being part of the City of Perth Municipal District—Amendment.

L.G. 606/68B.

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 17th day of November, 1969, to make and submit for confirmation by the Governor the following amendments to By-law No. 64:—

- (a) That Clause 3 thereof be amended by adding at the end of Class C the following Class:—
  - Class C16—Dry Cleaning Establishments wherein a fully enclosed process of dry cleaning is carried out in machines employing only perchlore-thylene as cleaning fluid.
  - (b) The second Schedule of Clause 4 is hereby amended as follows:-
    - (i) In No. 6 Zone immediately below the words "Class C11" add the words "Class C16".
  - (ii) In No. 7 Zone immediately below the words "Class C12" add the words "Class C16".
  - (iii) In No. 8 Zone immediately below the words "Class C12" add the words "Class C16".
  - (iv) In No. 15 Zone immediately below the words "Class C15" add the words "Class C16".

Dated the 23rd day of December, 1969. The Common Seal of the City of Perth was hereunto affixed in the presence of—

[L.S.]

T. E. WARDLE, Lord Mayor. G. O. EDWARDS, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

# LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the City of Perth.

By-law No. 63—Town Planning Classification or Zoning By-law for the land and/or buildings in the Victoria Park-Carlisle area being part of the City of Perth Municipal District—Amendment.

By-law Relating to Zoning.

L.G. 607/68A.

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 17th day of November, 1969, to make and submit for confirmation by the Governor the following amendments to By-law No. 63:—

(a) That clause 3 thereof be amended by adding at the end of Class C the following Class:—

Class C16—Dry Cleaning Establishments wherein a fully enclosed process of dry cleaning is carried out in machines employing only perchlorethylene as cleaning fluid.

- (b) The second Schedule of clause 4 is hereby amended as follows:-
  - (i) In No. 6 Zone immediately below the words "Class C11" add the words "Class C16".
- (ii) In No. 7 Zone immediately below the words "Class C12" add the words "Class C16".
- (iii) In No. 8 Zone immediately below the words "Class C12" add the words "Class C16".
- (iv) In No. 9 Zone immediately below the words "Class C6" add the words "Class C16".
- (v) In No. 15 Zone immediately below the words "Class C15" add the words "Class C16".

Dated the 23rd day of December, 1969.

The Common Seal of the City of Perth was hereunto affixed in the presence of—

[L.S.]

T. E. WARDLE, Lord Mayor. G. O. EDWARDS, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

### LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the City of Perth.

By-law No. 65—Town Planning Classification or Zoning By-law for the land and/or buildings in the Central area being part of the City of Perth Municipal District—Amendment.

By-law Relating to Zoning.

L.G. 608/68A.

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 17th day of November, 1969, to make and submit for confirmation by the Governor the following amendments to By-law No. 65:—

- (a) That clause 3 thereof be amended by adding at the end of Class C the following Class:—
  - Class C16—Dry Cleaning Establishments wherein a fully enclosed process of dry cleaning is carried out in machines employing only perchlorethylene as cleaning fluid.
  - (b) The second Schedule of clause 4 is hereby amended as follows:-
  - (i) In No. 6 Zone immediately below the words "Class C11" add the words "Class C16".
  - (ii) In No. 7 Zone immediately below the words "Class C12" add the words "Class C16".

- (iii) In No. 8 Zone immediately below the words "Class C12" add the words "Class C16".
- (iv) In No. 15 Zone immediately below the words "Class C15" add the words "Class C16".

Dated the 23rd day of December, 1969.

The Common Seal of the City of Perth was hereunto affixed in the presence of—

[L.S.]

T. E. WARDLE, Lord Mayor.

G. O. EDWARDS, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this  $4 \mathrm{th}$  day of February, 1970.

W. S. LONNIE, Clerk of the Council.

#### LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Busselton.

Amendment to By-laws Relating to Horses and Vehicles on Beaches.

L.G. 288/62.

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 12th day of November 1969, to make and submit for confirmation by the Governor an Amendment to the above By-law as follows:—

The By-law 11A relating to horses and vehicles on beaches as published in the *Government Gazette* on the 13th June, 1962, on pages 1559 and 1560 are hereby amended by deleting the words "Thurkle St." in line 4 and substituting the words "Dolphin Road" in lieu thereof, and by deleting the words "Milne St." in line 5 and substituting the words "Russell Street" in lieu thereof.

Dated this 12th day of December, 1969.

The Common Seal of the Shire of Busselton was affixed hereto in the presence of:—

[L.S.]

M. A. ROSE,

President.

P. S. HOLGATE,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

The Municipality of the Shire of Bayswater.

By-laws Relating to the Protection of Footpaths.

L.G. 280/66.

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 June, 1969, to make and submit for confirmation by the Governor the following by-laws:—

The by-laws relating to Protection of Footpaths published in the Government Gazette of the 3rd day of August, 1966, are amended as follows:—

- 1. By-law 5 is amended by deleting the passage "Twenty Dollars (\$20.00)" in the last line thereof and substituting "Forty Dollars (\$40.00)."
- 2. By-law 7 (3) is amended by deleting the passage "Twenty Dollars (\$20.00)" in the second line thereof and substituting "Forty Dollars (\$40.00)".
- 3. By-law 8 is amended by deleting the passage "Twenty Dollars (\$20.00)" in the last line thereof and substituting "Forty Dollars (\$40.00)".

Dated this 18th day of December, 1969.

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

[L.S.]

R. A. COOK,
President.
A. A. PATERSON,
Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

### LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Canning.

By-laws Amending By-laws Classifying South, Central, North and West Wards.

T. G. 539/66A

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 8th September, 1969 to make and submit for confirmation by the Governor, the following By-law:—

Ashburton Street—Portion of Canning Location 2 being Lot 124 on L.T.O. Plan 6099.

Dated the 8th day of September, 1969.

The Common Seal of the Shire of Canning was hereunto affixed by authority of a resolution of the Council in the presence of:—

[L.S.]

E. CLARK,

President.

NOEL DAWKINS,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

#### LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Carnarvon.

By-laws Relating to Reserves.

L.G. 7/70.

IN pursuant to 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 that on the 17th day of September, 1969, to make and submit for confirmation by the Governor the following by-laws:—

- 1. In these by-laws-
  - "the Council" means the Council of the Shire of Carnarvon.
  - "Reserves" means Reserves 19144 and 19145 vested in the Shire of Carnarvon as National Parks.
  - "the Shire" means the Municipality of the Shire of Carnarvon
- 2. No person shall damage or interfere with any building structure property or thing erected placed or used in or belonging to the Shire or authorised by the Council to be placed on the Reserves.
- 3. No person shall throw stones or other missiles or commit any nuisance on the Reserves or leave any rubbish refuse bottles cans tins paper broken glass china or litter of any kind on the Reserves otherwise than in a receptacle provided for that purpose.
- 4. Except with the prior written permission of the Council no person shall bring any animal onto the Reserves or permit any animals to stray graze or pasture on the Reserves.
- 5. Except with the prior written permission of the Council no person shall light any fire within the Reserves other than a fire for a barbecue or for a similar purpose which is lit in a fireproof construction.
- 6. Except with the prior written permission of the Council no person shall camp lodge or tarry overnight on the Reserves or frequent the Reserves for the purpose of camping lodging or tarrying overnight thereon.
- 7. No person shall ride or drive any vehicle within the Reserves except at or upon such place or places as the Council provides for that purpose.
- 8. No person shall injure cut break deface pull up pick remove or destroy any tree shrub plant flower seed or grass growing on the Reserves or damage or remove from its place any tree guard fence or other protective device for such tree shrub plant flower or grass.
- 9. Except with the prior written permission of the Council no person shall for any purpose whatsoever cut or remove any tree or sapling or any part thereof either living or dead from any part of the Reserves.

- 10. No person shall cut up damage disfigure or interfere with the soil rocks turf or surface of the Reserves or any road or footway across around or over the same or pollute or interfere with any water therein.
- 11. No person shall mis-conduct himself or indulge in any disorderly riotous or indecent conduct or use any indecent or improper language within the Reserves.
- 12. Except with the prior written permission of the Council no person shall carry or discharge any firearm within the Reserves.
- 13. Any person who does anything prohibited by or under these by-laws is guilty of an offence and is liable to a penalty of \$100 and in addition to a daily penalty of \$10 for each day during which the offence continues.

Dated this 17th day of Septer	nber.	, 1969.				
-		•	W. TUCK	EΥ,		
[L.S.]				Presi	dent.	
			G. WHITE	ELEY,		
				Shire C	lerk.	
Re <b>com</b> mended—		Min	L. ister for Local	A. LOGA Governm		
Approved by His Excellency day of February, 1970.	the	Governor	in Executive	Council	this	4th
day of residualy, 10.0.				LONNIE f the Cou		

LOCAL GOVERNMENT ACT, 1960-1969.
The Municipality of the Shire of Esperance.
By-laws relating to Brick Areas.

L.G. 818/66.

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 eleventh day of November 1969 to make and submit for confirmation by the Governor the following By-laws:—

- 1. All walls and party walls of any building which may be erected in that portion of the District of the Shire of Esperance contained within a black border on the plans:—
  - (a) fronting onto Castletown Quays;
  - (b) West Beach area;
- in schedule hereto shall be constructed of brick stone cement or other like substance but not wholly or partly of wood, iron or asbestos cement sheets.
- 2. Any person who shall commit a breach of the above by-law shall be liable
  - (a) a maximum penalty of two hundred dollars, and
  - (b) a maximum daily penalty during the breach of ten dollars per day.

Dated the 31st day of December, 1969.

The Common Seal of the Shire of Esperance was hereunto affixed by authority of a resolution of the Council in the presence of—

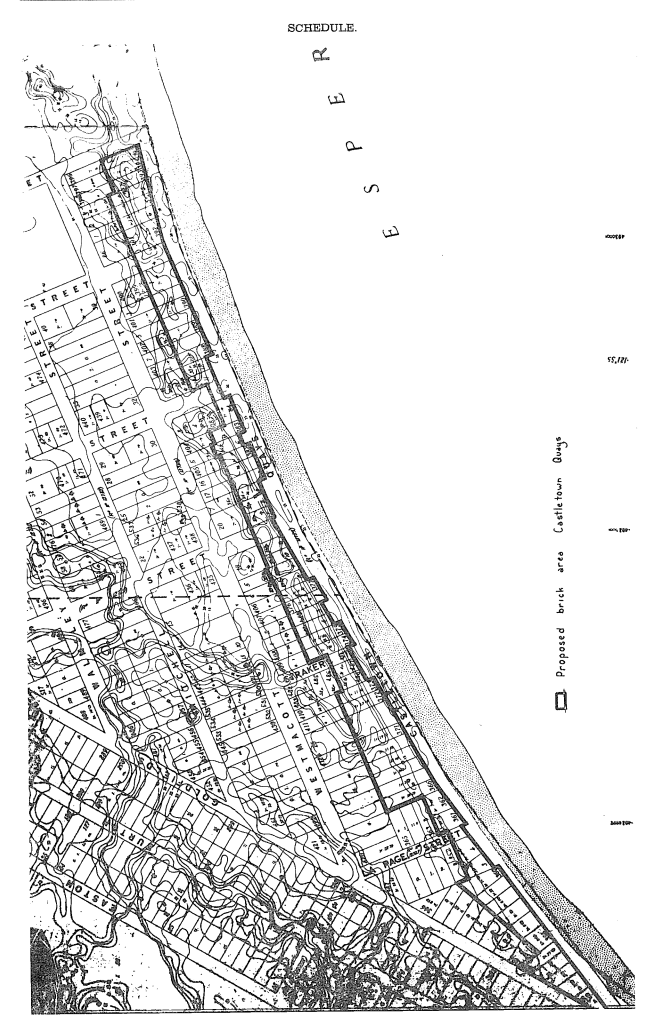
[L.S.]

W. S. PATERSON,
President.
O. D. DRYSDALE,
Shire Clerk.

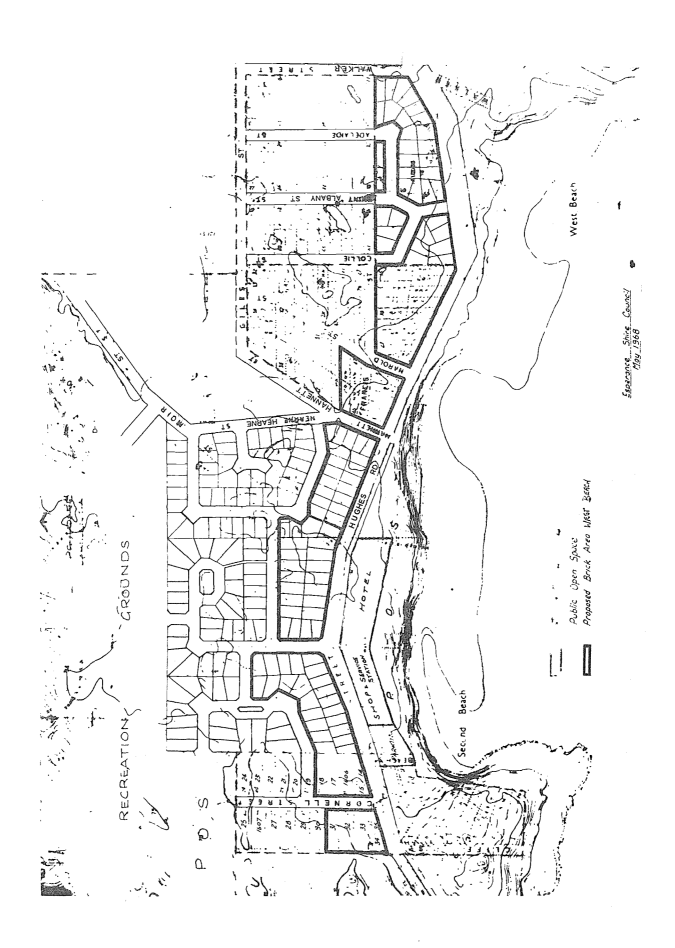
Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by the Governor in Executive Council this 4th day of February, 1970. W. S. LONNIE, Clerk of the Council.



(5)-67903



The Municipality of the Shire of Greenough.

Adoption of Draft Model By-laws relating to Safety, Decency, Convenience and Comfort of Persons in respect of Bathing.

L.G. 992/69.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovenamed Municipality hereby records having resolved on the 16th day of January, 1970, to adopt such of the Draft Model By-laws as published in the Government Gazette on the 19th February, 1964, with such alterations as are here set out: Draft Model By-law—(Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing) No. 14.

Alterations: By inserting after the word "numbered" in line five of clause two-7276, 9495 and 20995.

Dated this 16th day of January, 1970.

The Common Seal of the Shire of Greenough was hereunto affixed by a resolution of Council in the presence of—

[L.S.]

E. V. SEWELL, President.

K. H. FOSKEW, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency, the Governor, in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

### LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Swan-Guildford. By-laws Relating to Blasting, Quarrying and Excavations.

L.G. 249/59.

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 15th day of December, 1969, to make and submit for confirmation by the Governor the following amendment to its by-law relating to blasting, quarrying and excavations published in the Government Gazette on the 12th day of July, 1946, as amended by notice published in the Government Gazette on the 11th day of October, 1946, and 5th day of May, 1967.

- 1. In clause 2 substitute the sum "\$20" for the sum "£1."
- 2. In clause 3 substitute the sum "\$20" for the sum "£1."

Dated this 15th day of December, 1969.

The Common Seal of the Shire of Swan-Guildford was hereunto affixed in the presence of—

[L.S.]

D. E. MAGUIRE, President.

T. J. WILLIAMSON, Shire Clerk.

L. A. LOGAN,

Recommended-

Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

The Municipality of the Shire of Quairading.

By-law Relating to Buildings—Brick Area.

L.G. 1376/52.

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 13th day of November, 1969, to make and submit for confirmation by the Governor the following by-laws:—

- 1. No person shall erect or cause to be erected any residential building in that portion of the district of the Shire of Quairading as is described in the Schedule A hereto unless all outer walls of the building are constructed of brick, re-inforced concrete, stone, cement brick or other hard and durable fire-resisting material approved by the Council.
- 2. No person shall erect or cause to be erected any building in that portion of the district of the Shire of Quairading as is described in the Schedule B hereto unless the front walls of such buildings are constructed of brick, re-inforced concrete, stone, cement brick or other hard and durable fire-resisting material approved by the Council.
- 3. Any person or persons who commits a breach of these by-laws shall on conviction be liable to a maximum penalty of two hundred dollars and to a maximum daily penalty of ten dollars for each day during which the offence continues.

#### Schedule A.

- (1) All those blocks of land within the boundary of the Quairading Townsite that are situated south of Suburban Road.
- (2) All blocks of land that face the northern side of Suburban Road in the Townsite of Quairading.

### Schedule B.

All blocks of land that face the northern side of Heal Street, between Junction Road and McLennan Street in the Townsite of Quairading.

Dated the 9th day of December, 1969.

The Common Seal of the Shire of Quairading was hereunto affixed by Authority of a Resolution of the Council in the presence of—

[L.S.]

A. C. KELLY,

President.

C. J. SPRAGG,

Shire Clerk.

Recommended-

L. A. LOGAN,

Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

The Municipality of the Shire of Quairading.

Amendment to a By-law Relating to Long Service Leave to be Granted to Employees of the Quairading Shire Council.

L.G. 235/59.

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 9th day of October, 1969, to make and submit for confirmation by the Governor the following amendment to the by-law "Long Service Leave to be granted to employees of the Quairading Shire Council" as published in the Government Gazette on the 18th day of April, 1952,

Amendment: Delete the words "preceding 12 months"; in line four (4) of by-law four (4) and substitute the words "12 months period preceding the day on which the long service leave is due provided that employees due to take Long Service Leave prior to the Gazettal of this by-law shall be paid at the rate equivalent to the average daily rate of pay over the 12 months period preceding the date of the adoption of the by-law or the day on which the Long Service Leave was due, whichever is the greater."

Dated the 3rd day of December, 1969.

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

[L.S.]

A. C. KELLY,
President.
C. J. SPRAGG,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

# LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Wagin.

By-Laws Relating to Wagin Memorial Swimming Centre.

L.G. 188/67.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all the powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 7th day of October, 1969, to make and submit for confirmation by the Governor the following by-laws:—

The by-laws published in the Government Gazette on the 1st day of June, 1967, and amended by notice published in the Government Gazette on the 25th day of October, 1967, are further amended:—

By repeating and re-enacting section 6 as follows:-

The charges to be made for admission to the Pool, shall be as specified hereunder:—  $\ \$ 

Each session—

Adults (16 years and over) .... 0.22 Children (under 16 years) .... 0.06

Tickets valid for one calendar mo	onth fr	om da	te of i	.ssue:	_	\$
Adults (16 years and over) Children (under 16 years)		****				$\frac{3.30}{1.65}$
Season Tickets— Family						22.00
Adults (16 years and over) Children (under 16 years)						8.80
Sealed with the Seal of the Shire of Win the presence of— [L.S.]	 Vagin		LANC	Pre	siden Clerl	•
Recommended—	 Minist	er for		LOGA Govern		t.
Approved by His Excellency the Governo of February, 1970.	or in E		w. s	ncil th . LONI	NIE,	

#### CEMETERIES ACT, 1897.

Geraldton Public Cemetery By-laws.

L.G. 435/68.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Trustees of the Geraldton Public Cemetery hereby record having resolved to make and submit for confirmation of the Governor the following by-laws—

The By-laws published in the  $Government\ Gazette$  of 23rd October, 1969, are amended as follows:—

By-law No. 12—As previously published to be deleted entirely.

By-law No. 12 as follows to be substituted-

12. No Burial shall be allowed to take place in the Cemetery nor shall any casket be allowed to enter the Cemetery unless and until the Funeral Director has first verified the particulars of death with a medical officer who has issued or assures that a medical certificate of death will be issued and the Funeral Director or applicant in signing the Application for Burial contained in schedule B and referred to in Clause 4 implies that this verification has in fact been carried out.

The foregoing By-laws were duly framed, presented and adopted by the Board of Trustees of the Geraldton Public Cemetery at a meeting held on the 16th day of December, 1969.

[L.S.]

CHARLES B. PHILLIPS,

Chairman.

C. H. JOHNSTON,

Secretary.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 4th day of February, 1970.

W. S. LONNIE, Clerk of the Council.

#### MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT, 1943-1969.

Local Government Department, Perth, 5th February, 1970.

L.G. 26/67.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Motor Vehicle (Third Party Insurance) Act, 1943-1969 has been pleased to make the rules set out in the schedule hereunder.

R. C. PAUST, Secretary for Local Government

# Schedule.

Principal

1. In these rules the Rules of the Third Party Claims Tribunal, 1967 published in the *Government Gazette* on the 30th November, 1967 and amended by a notice so published on the 17th December, 1969 are referred to as the principal rules.

Rule 306 2. Ru revoked and remade. follows:-

2. Rule 306 of the principal rules is revoked and remade as follows:—

Conduct of examination.

- 306. (1) Subject to rule 309, on the examination of a witness de bene esse, the examiner shall reduce the evidence, or cause it to be reduced, to writing, in his presence, either by way of question and answer or so as to represent, as nearly as may be possible, the statements of the witnesses.
- (2) The examiner may put any question to the witness as to the meaning of an answer or as to any matter arising in the course of the examination and shall note, and give his opinion to counsel, solicitors or parties on, and make reference in the deposition to, any question that may be objected to; but an examiner is not empowered to decide upon the materiality or the relevance of any question.
- (3) Where a witness, counsel or a solicitor objects to a question, particulars of the question and objection shall be recorded by the examiner and be referred to in the deposition and on completion shall be transmitted, with the transcript, to the Registrar; and the Chairman shall rule on the validity of the objection.
- (4) Upon the completion of the examination, the deposition shall be read to the witness, in the presence of the parties, and the witness shall then be required to sign the deposition and, where a witness refuses to sign the deposition, the examiner shall note that fact on the deposition.
- (5) The examiner shall authenticate the original of the completed deposition, by adding his signature and shall transmit it to the Registrar for filing.

#### STOCK DISEASES ACT, 1895-1967.

Department of Agriculture, South Perth, 4th February, 1970.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Stock Diseases Act, 1895-1967, has been pleased to make the regulations set out in the schedule hereunder.

T. C. DUNNE, Director of Agriculture.

### Schedule. Regulations.

Principal Regulations.

1. In these regulations the Stock Diseases Act Regulations, 1962 published in the *Government Gazette* on the 31st May, 1962, and amended from time to time thereafter by notices so published are referred to as the principal regulations.

Reg. 49A. added.

2. The principal regulations are amended by adding after regulation 49 a heading and regulation as follows:—

Prevention of Introduction of Bovine Brucellosis into the Kimberley Region.

- 49A. Breeding cattle over six months of age, other than those consigned for immediate slaughter, shall not be introduced into the Kimberley Infected Area, or the Drysdale River, Halls Creek or West Kimberley Protected Areas as defined in regulations 42 and 43A of these regulations, from any other portion of the State, unless accompanied by a certificate from an Inspector stating that—
  - (a) each animal has been subjected to the serological tests for brucellosis with negative results within 30 days of movement; or
  - (b) the animal or animals are being introduced directly from an officially accredited brucellosis free herd.