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OF

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PERTH: FRIDAY, 12th SEPTEMBER

[1958.

HEALTH ACT, 1911-1957.

Municipality of Northam.

Schedule of Amendments and Modifications to Model By-laws.

P.H.D. 1871/56.

WHEREAS under the provisions of the Health Act, 1911-1957, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted: Now, therefore, the Municipality of Northam, being a local authority within the meaning of the Act, and having adopted the Model By-laws made under the Health Act, 1911-1957, as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Guzette on 9th August, 1956, hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

Part I.—General Sanitary Provisions.

1. Part I-Insert after By-law 1B a new By-law 1C as follows:-

1C.—Provision of Apparatus for the Bacteriolytic Treatment of Sewage.

(a) Every house constructed in the Municipality of Northam that is not connected to the existing town sewerage system shall be provided with a water closet or closets to the number required by law, and such water closet or closets shall be connected to apparatus for the bacteriolytic treatment of sewage.

Plans and specifications lodged with the Municipality of Northam for approval after the date of the coming into operation of this by-law shall include water closet or water closets as required by this by-law.

2. Part I is amended by adding new by-laws to be read as By-laws $\bf 24C$ and $\bf 24D$ to read as follows:—

Transport of Livestock.

24C. No person having the control or management of a vehicle in which livestock is being transported shall park such vehicle, unless it be thoroughly clean, within the boundaries of the Municipality of Northam.

24D. No person having the control or management of a vehicle in which livestock has been transported shall park such vehicle within the boundaries of the Municipality of Northam until such vehicle has been thoroughly cleansed.

The provisions of paragraph 24C and 24D shall not apply to a vehicle while parked at or within a recognised sale or slaughter yard for the purpose of loading or unloading livestock.

Part IV.

- 3. By adding two new subparagraphs to By-law 17 of Part IV, to be known as subparagraphs 17 (h) and 17 (i), to read as follows:—
 - (h) He shall not deposit any full, partly filled or empty bottle, jar, can, drum or crate which is normally used for the distribution of either pasteurised or raw milk or cream, on any street, road, footpath, right-of-way or upon any other private or public thoroughfare or land.
 - (i) He shall immediately remove all portions of any glass container which may be broken by him from any street, road, footpath, right-of-way or other private or public thoroughfare or land.

Part VII.

- 4. By adding the words "or owner" after the word "occupier" in the first line of each By-laws 4, 5 and 6 of Part VII.
- 5. By addition of a by-law as follows, in Part VII, to read as By-law 12A of Part VII:—
 - 12A. No person shall deposit any vegetable or other food of any kind intended for sale for human consumption upon any street, road, footpath, right-of-way or upon any other private or public thoroughfare or land.
- 6. By the addition at the end of such by-laws of a new part, to stand as Part \mathbb{X} , as follows:—

Part X.-Morgues.

- 1. Any place for the temporary reception of the bodies of the dead and for keeping such bodies for the purpose of view, examination, identification or other lawful purposes before burial or cremation, shall be licensed annually. The fee for such license shall be £1.
- - (a) the interior surface of all walls is covered with glazed tiles or other material of similar impermeable qualities, so as to be non-absorbent and washable; and
 - (b) all floors are constructed of granolithic or other material of similar impermeable qualities having a fall to an outlet discharging over a trapped gully; and
 - (c) the premises are ventilated by direct communication to the outer air. Such ventilators to be in the ratio of 24 square inches of inlet and 24 inches of outlet of uncontrolled ventilating area of each 100 square feet of floor area. The situation of the ventilating openings and the general arrangements of the ventilation shall be to the satisfaction of the inspector.
- 3. No such license shall be granted in respect of any room, the dimensions of which are less than 10 ft. x 9 ft. x 10 ft. high.
- 4. No such license shall be granted in respect of private premises unless the site thereof is approval by the local authority or if the same are within 20 feet of any dwelling.
- 5. Every person applying for the license of a place for the temporary reception of the bodies of the dead shall apply for such license during the first week of January each year in the form of Schedule "A" hereto: Provided that if the license for any year shall commence on or after the first day of July in any year, then the applicant shall be required to pay only one-half of the prescribed fee.
- 6. Whenever the local authority licenses any place for the temporary reception of the bodies of the dead, the local authority shall supply to the person who has applied for such license a certificate in the form of Schedule "B" hereto.

Schedule "A."

APPLICATION FOR A LICENSE OF A MORGUE.

I,...., hereby make application for the registration of the premises specified hereunder, for the purpose of the temporary reception of the bodies of the dead, and deposit herewith the sum of \mathfrak{t} ..., being the license fee in accordance with the by-laws. Situation of premises in respect of which the license is sought ·······

.......

(Address.)

Dated.....

(Signature of Applicant.)

Schedule "B."

LICENSE OF PREMISES FOR THE PURPOSE OF A MORGUE.

This is to certify that the premises situate.....are licensed as a place for the temporary reception of the bodies of the dead.

This license expires on 31st December next.

Town Clerk.

Passed by the Council of the Municipality of Northam at the ordinary meeting of the Council held on the 8th day of August, 1957.

A. H. RUSHTON, Mayor.

N. J. D. RIDGWAY, Town Clerk.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 26th day of August, 1958.

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

HEALTH ACT, 1911-1956.

Municipality of Northam.

Health By-law No. 64.

Installation and Connection of Kitchen Sinks.

WHEREAS under the provisions of the Health Act, 1911-1956, a local authority may from time to time, of its own motion, make by-laws: Now, therefore, the Municipality of Northam, being a local health authority, doth hereby make the following by-law:-

> The owner of every dwelling house, boarding house, lodging house, The owner of every dwelling house, boarding house, lodging house, shop or other premises where food is prepared for human consumption, and situate within the Health District of the Northam Local Health Authority, shall provide in the kitchen in any such premises a kitchen sink which bears thereon the stamp of the Metropolitan Water Supply, Sewerage and Drainage Department as being been tested and approved. Such kitchen sink shall be fixed and supplied with running water and shall as directed by the local authority be connected either (a) to the sewerage system maintained within the area of the health district of the Northam Local Health Authority under the provisions of the Country Towns Sewerage Act, 1948-1951, and in accordance with the by-laws made under such Act, or (b) to a french drain complying with

the conditions set out in paragraph (2A) of By-law 23 of the Model By-laws made under the provisions of the Health Act, 1911, and amendments, published in the Government Gazette of the 17th August, 1951, and adopted by the said Northam Local Health Authority by resolution published in the Government Gazette of the 29th February, 1952

Every such kitchen sink and/or any fitting thereof and/or any connection thereto shall at all times be maintained in good working condition.

Any person committing a breach of the foregoing by-law who shall refuse or neglect to obey any injunction in any such by-law contained, or to comply with any requirements therein contained, shall upon conviction be liable to a penalty not exceeding £20, and, in case of a continuing offence, to a further penalty not exceeding £2 for each day after notice of such offence shall have been given by or on behalf of the said authority to any such offender.

Passed by the Council of the Municipality of Northam at the ordinary meeting of the Council held on the 12th day of June, 1958.

> A. H. RUSHTON, Mayor. N. J. D. RIDGWAY, Town Clerk.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 26th day of August, 1958.

R. H. DOIG, Clerk of the Council.

TRAFFIC ACT, 1919-1957.

Office of the Commissioner of Police, Perth, 10th September, 1958.

Ex. Co. No. 1763.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1957, has been pleased to make the regulations set out in the Schedule hereunder.

J. M. O'BRIEN, Commissioner of Police.

Schedule.

Regulations.

These regulations may be cited as the Blood Alcohol Test Regulations, 1958.

Definitions.

- 2. In these regulations unless the context otherwise requires-"analyst" has the same meaning as the term "properly
 - qualified analyst" as defined in the Traffic Act, 1919; "medical practitioner" means a medical practitioner registered under the provisions of the Medical Act, 1894; "member of the Police Force" includes a traffic inspector
 - appointed under the Traffic Act, 1919;
 - "suspected person" means any person suspected by a mem-ber of the Police Force of being under the influence of intoxicating liquor to such an extent as to be guilty of an offence under any Act.

Application of Regulations.

3. These regulations apply to any offence under the Traffic Act, 1919, or any other Act, in regard to which the question whether a person charged with that offence was or was not under the influence of intoxicating liquor at the time of the commission of the offence, is relevant.

Cf. Reprint Traffic Act, 1919, approved for reprint, 23rd April, 1958, s. 32A (6)

Blood Samples.

- 4. (1) Where a suspected person submits himself to and allows a medical practitioner to obtain a blood sample, the medical practitioner shall—
 - (a) obtain the sample of blood by veni-puncture;
 - (b) cleanse the proposed site of the puncture with soap and water only;
 - (c) not cleanse the proposed site of the puncture with alcohol, methylated spirits, ether, tincture of iodine, or any material containing a volatile reducing substance;
 - (d) use a syringe which has been sterilised by means of autoclaving, or boiling, and is dry;
 - (e) not use a syringe which has been sterilised by alcohol, ether, or a volatile reducing substance;
 - (f) withdraw approximately fifteen millilitres of blood into the syringe;
 - (g) discharge approximately one-half of the blood obtained into one bottle and the remainder of the blood into a second bottle, each of which bottles, where practicable, contain approximately twenty-five milligrams of potassium oxalate, and ten milligrams of sodium fluoride, as an anti-coagulant and enzyme inhibitor;
 - (h) securely close each of the bottles by the use of a screw cap, stopper, cork or plug, or where a bottle is sealed by a cap and rubber disc seal then by withdrawing the syringe needle from the rubber disc seal;
 - (i) shake each bottle thoroughly to mix the contents; and
 - (j) complete two copies of the prescribed Form A in the Schedule to these regulations by filling in the required particulars and attach one copy of the form over the screw cap, stopper, cork, or plug, of each bottle.
- (2) The medical practitioner shall complete two copies of Part 1 of the prescribed Form B in the Schedule to these regulations by filling in the required particulars and signing the form, and then hand the completed form to a member of the Police Force.

Labelling of Bottles by Member of Police Force.

5. Where the blood sample has been obtained and divided into parts in the manner required by Regulation 4 of these regulations, a member of the Police Force shall complete two copies of Part 2 of the prescribed Form B in the Schedule to these regulations by filling in the required particulars and signing the form.

Disposal of Blood Sample.

- 6. A member of the Police Force who is present when the blood sample has been obtained, divided, and labelled, in accordance with the regulations—
 - (a) shall arrange for one of the bottles containing a part of the blood sample and a copy of the completed Form B to be delivered as soon as practicable to an analyst at the Government Chemical Laboratories; and
 - (b) (i) where the suspected person is not in custody shall
 hand the remaining bottle containing part of the
 blood sample and a copy of the completed Form
 B to the suspected person or to a person nominated
 by him; or

(ii) where the suspected person is held in custody, shall hand the remaining bottle and a copy of the completed Form B to a person who is nominated by the suspected person, but if the suspected person fails to nominate a person or the nominated person is not present then he shall store the bottle in a safe, cool place and a member of the Police Force who is on duty when the suspected person is released from custody shall hand the bottle and the copy of the completed Form B to him.

Analytical Method.

- 7. The analytical method by which blood samples shall be analysed by an analyst is—
 - (a) the modified method of Kozelka and Hine as described in the publication, *The Analyst*, 1954, Volume 79, at pages 121 to 136; or
 - (b) the method of analysis described in the *Medical Journal of Australia* dated the 3rd day of August, 1956, at page 166.

The Rate of Variation of the Concentration of Alcohol in the Blood and the Method of Assessing the Percentage of Alcohol in the Blood at the time of the Alleged Offence.

- 8. (1) The analyst shall be guided in his assessment of the percentage of alcohol in the blood at the time of the alleged offence by the factors described in subregulation (2) of this regulation and he shall apply such of those factors as are known to him in making his finding of the percentage of alcohol present in the blood of a suspected person at the time of an alleged offence.
 - (2) The factors are-
 - (a) the time that the suspected person consumed his last drink containing alcohol;
 - (b) that the variation of concentration of alcohol in the blood is to increase at the rate of .016 per centum per hour for the period of two hours after the last drink containing alcohol was consumed by the suspected person, and after that period of two hours the variation of concentration of alcohol in the blood is to decrease at the rate of .016 per centum per hour; and
 - (c) the time that elapsed between the time of the alleged offence and the time that the blood sample was taken by a medical practitioner.

Certificate of Analyst.

9. When the analyst has made his analysis, assessment, and finding of, or in relation to, a blood sample in accordance with these regulations, he shall give a certificate in the prescribed Form C in the Schedule, and cause the form together with the copy of Form B which was delivered to him in accordance with the provisions of paragraph (a) of Regulation 6 of these regulations to be delivered to the Commissioner of Police.

Fees to Doctors and Analysts.

10. (1) The fees prescribed for the attendance of a medical practitioner are— $\,$

on any public holiday, or any Sunday or at any time between 1 p.m. and midnight on any Saturday, or any time between 8 p.m. and 8 a.m. on any other day—£3 3s.; at any other time—£2 2s.

- (2) The fee for analysis is £2 2s.
- (3) The fees payable under subregulation (1) of this regulation shall be paid by the Commissioner of Police to the medical practitioner.

- (4) Where on analysis the percentage of alcohol in the blood exceeds .05 per centum but is less than .15 per centum and the person charged is convicted of the offence, the fees prescribed in this regulation shall be paid by the convicted person to the Commissioner of Police.
- (5) Where on analysis the percentage of alcohol in the blood is, or exceeds, .15 per centum at the time of the alleged offence, the fees prescribed in this regulation shall be paid by the person charged to the Commissioner of Police.
- (6) Where under subregulations (4) and (5) of this regulation the fees prescribed in this regulation are payable by a person to the Commissioner of Police, the Commissioner of Police may sue for and recover the fees on complaint in a Court of Petty Sessions.

Certificate of Qualification.

11. The Government Analyst may certify in Form D in the Schedule to these regulations that the person named in the form has the qualifications necessary for the analysis of alcohol contained in bodily substances.

Schedule.

Western Australia.

Traffic Act, 1919-1957.

FORM A.

Name of Suspected Person Doctor Time

Date

Western Australia.

Traffic Act, 1919-1957.

FORM B.

Part 1.

By Medical Practitioner.	
I,, of, a duly qualified medical practitioner, hereby certify that I took a sample of the blood of, of	Block letters.
(name) (address)	
aton	
provisions of the Blood Alcohol Test Regulations, 1958.	
(Signature).	
(Qualifications)	
Part 2.	
By Member of the Police Force.	
Time of alleged offence	
(time) (date)	
Alleged time of last drink containing alcohol consumed by suspected person	
(time) (date)	
(Signature)	

Western Australia.

Traffic Act, 1919-1957.

FORM C.
I,, of
(here set out qualifications) a properly qualified analyst under section 32A of the Traffic Act 1919-1957, certify that I received from
Name of Suspected Person
Doctor Time Date
and that I have analysed this sample and found it to contain per centum of alcohol.
From the information supplied that— Time of last drink containing alcohol Time of alleged offence Time of arrest Time the blood sample was taken
I have estimated and my finding is that the alcohol content of the blood of would have been per centum at would have been been per centum at would have been been been been been been been be
(Analyst)
·
Western Australia.
Traffic Act 1919-1957.
FORM D.
I, , , the Government Analyst, pursuant to the power conferred on me by subsection (5) of section 32A of the Traffic Act, 1919, hereby certify that , has the qualifications necessary for the analysis of alcohol contained in bodily substances.
Government Analyst.
Covernment intarys.

CEMETERIES ACT, 1897-1957.

Wyalkatchem Public Cemetery.

Department of Local Government, Perth, 1st September, 1958.

L.G. 729/53.

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

(Sgd.) A. E. WHITE, Acting Secretary for Local Government.

Schedule.

Cemeteries Act, 1897-1957.

Wyalkatchem Cemetery (Reserve 15940)—By-laws.

By virtue of the Cemeteries Act, 1897 (61 Vic., No. 23) as amended by the Acts 62 Vic., No. 25, 63 Vic., No. 38, and 2 Ed. VII, No. 42, and all other Acts and powers in that behalf thereunto them enabling, the Trustees of the Wyal-katchem Cemetery make the following by-laws. The by-laws published in the Government Gazette on the 17th day of March, 1922, the 13th day of December, 1935, and the 10th day of October, 1947, are hereby repealed.

- 1. All fees and charges payable to the Trustees as set forth in Schedule A, shall be paid at the times and manner therein mentioned, unless otherwise ordered.
- 2. The "secretary" as referred to in these by-laws, means the person for the time being employed by the Trustees as the secretary of the Cemetery, and such person shall, subject to the Trustees, exercise a general supervision and control over all matters pertaining to the Cemetery and to the carrying out and enforcement of these by-laws and the direction of such person shall in all cases and for all purpose be presumed to be and to have been the direction of the Trustees.
- 3. The "superintendent" as referred to in these by-laws means the person for the time being employed by the Trustees as the superintendent of the Cemetery, and such person shall, subject to the Trustees, have charge of the general care of the Cemetery, the supervision of the erection or placing of interments, the opening, closing and dressing of graves, and such other duties as are mentioned in these by-laws or ordered by the Trustees.
- 4. A plan of the Cemetery showing the distribution of the land, compartments, sections, situations and numbers of graves, and a register of all certificates of "Rights of Burial" shall be kept at the office of the Trustees.
- 5. Any person desiring to inter any dead body in the Cemetery shall make an application in the form contained in Schedule F.
- $\,$ 6. All applications for interment shall be made at the office of the Trustees.
- 7. The Trustees shall cause all graves to be dug, and vaults, brick graves, or graves to be re-opened as and when required.
- 8. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. Any coffin not complying with this by-law shall not be admitted to the Cemetery.
 - 9. Every grave shall be at least six feet deep.
- 10. In the case of an application for interment in any private grave or vault to which the deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application.
- 11. (i) Subject to paragraph (ii) of this by-law a person shall not bring a dead body into the Cemetery unless he, or his representative, has first handed to the secretary for inspection and return a medical certificate of death or a Coroner's order for burial in respect of the body.
- (ii) Where an undertaker or his representative for a valid reason is unable to produce a medical certificate or Coroner's order for burial, as required by paragraph (i) of this by-law, and he has given to the secretary a written guarantee to produce a certificate or order within three days he may bring the dead body into the Cemetery.
- (iii) A burial shall not be permitted in the Cemetery unless the provisions of one of the foregoing paragraphs of this by-law have been complied with.
- (iv) Where an undertaker or his representative has given a written guarantee as required by paragraph (ii) of this by-law and he has failed to produce the certificate or order within three days, the undertaker's license may be suspended until the certificate or order is produced.

- 12. If application be made to the Trustees to exhume any corpse for the purpose of examination or identification, or for the purpose of its being buried elsewhere in accordance with the wishes of the deceased or of his family, an order from the Governor or the warrant of a Coroner or of a Justice of the Peace issued in accordance with the law authorising the Trustees to permit of the exhumation must be attached to the application form.
- 13. Children under the age of 10 years entering the Cemetery must be in charge of some responsible person.
- 14. Smoking shall not be allowed within the Cemetery, nor shall any fireworks be discharged therein.
- 15. No dogs shall be admitted to the Cemetery, and any found therein shall be liable to be destroyed.
- 16. Any person violating the rules of propriety and decorum, or committing any nuisance or trespass, or injuring any tree, shrub, flower, border, grave, or any erection. or in any way infringing these by-laws, shall be expelled from the Cemetery.
- 17. No person shall remove any plant, tree, shrub, flower (other than withered flowers which are to be placed in the receptacles provided by the Trustees for same), or any article from any grave without first obtaining a permit from the Trustees or their representatives.
- 18. Any person requiring an Exclusive Right of Burial in any part of the Cemetery shall apply to the Trustees, in writing, specifying the location of the grave. If it is proposed to enter therein the remains of an already deceased person the name of such person must be shown in the application. If the application is approved by the Trustees a Grant of Exclusive Right of Burial shall be issued in the form of Schedule C.
- 19. No brick grave or vault shall be constructed in any plot in respect of which a Grant of Exclusive Right of Burial has issued without the authority of the Trustees of the plans and specifications of the proposed work and of the execution thereof.
- 20. Every such Grant of Exclusive Right of Burial shall be subject to the by-laws for the time being, and no interment in any such grave or vault shall be allowed unless upon production of the grant aforesaid, nor shall any such grave or vault be opened, unless with the consent of the Trustees.
- 21. If application be made for an interment in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assign, the written and verified consent of such grantee or assignee shall be produced, together with the Grant of Right of Burial.
- 22. Any person desiring to place, or erect, or alter or add to any monument, tombstone, or enclosure in any part of the Cemetery must first obtain the written consent and approval of the Trustees, and otherwise comply with section 23 of the principal Act (61 Vic., No. 23).
- 23. The materials used in every such erection shall be subject to the approval of the superintendent or other officer appointed by the Trustees, and any material rejected shall be immediately removed from the Cemetery by the contractor for the erection. All refuse and other rubbish remaining after any work is completed shall be immediately removed from the Cemetery by the person causing the same.
- 24. Any person taking part in dressing or attending to any graves shall comply with the following rules:— $\,$
 - (a) No rubbish, soil, sand, or other material removed in dressing a grave shall be placed on any other grave, and if placed in any adjoining ground shall be removed immediately the work is completed.
 - (b) No sand, soil, or loam shall be taken from any portion of the Cemetery for the purpose of dressing any grave, except with the permission of the superintendent.
 - (c) The dressing of all graves, and all wheeling and carting of any materials shall be subject to the supervision of the superintendent.
- 25. The Trustees may decorate graves from time to time, when desired by the grantees to do so. If the grantees do not desire the Trustees to carry out this work, the grantees may either do it themselves or employ any person licensed by the Trustees for that purpose.

- 26. If for the purpose of re-opening a grave the Trustees find it necessary to remove edging tiles, plants, grass, shrubs, etc., from off the grave, the person so ordering the re-opening shall pay to the Trustees the charges laid down in Schedule A.
- 27. Notwithstanding anything contained in the existing by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth or to the R.S.L. to erect headstones on the graves of deceased soldiers or other service personnel without payment of any fee.
- 28. Free ground may be granted if it is proved to the satisfaction of the Trustees—
 - (a) that the deceased was a returnd soldier or other service personnel, and that he died as a result of injuries received on active service;
 - (b) that the relatives of the deceased are in necessitous circumstances. Provided that such grant shall be made subject to the conditions that only the remains of deceased soldiers shall be interred in the grave.
- 29. Any person committing any breach of any by-laws or regulation or of any other rules, regulations or by-laws, lawfully made under the authority of any Act relating to Cemeteries, shall for every offence be liable to a penalty not exceeding five pounds, and in case of a continuing breach a further sum not exceeding one pound for every day during which breach continues.

The foregoing by-laws, with the accompanying Schedule were duly framed and presented to a meeting of the Board of Trustees held in their office at Wyalkatchem on the 23rd June, 1958, and adopted.

A. R. McLEAN,
Chairman.
ROBT. H. SOLOSY,
Secretary.

Wyalkatchem Cemetery.

Schedule A.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.

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

unioc.				
(1)	In Open Ground—	£	s.	d.
	For sinking grave For sinking grave for any adult if buried by Gov-	5	5	0
	ernment contract	4	10	0
	For sinking grave for any child under 7 years	3 5 3	3	0
	For re-opening grave	5	5	0
	For re-opening grave of any child under 7 years	3	3 5 3	0
(2)	In Private Ground, including the Issue of a Grant or Right of Burial—	•		
	Ordinary land for grave 8 ft. x 4 ft. where directed	2	2	0
	Ordinary land for grave 8 ft. x 8 ft. where directed	2 4	4	Ŏ
	Special land for grave 8 ft, x 4 ft, selected by			
	applicant in section where burials take place	2	2	0
	Special land for grave 8 ft. x 8 ft	4	4	Ó
	For sinking grave	4 5	4 5	Õ
	For sinking grave for any child under 7 years	3	3	0
(3)	Miscellaneous—			
	For permission to erect any monument		5	0
	For permission to construct a brick grave		5	0

Where number plates are required to be supplied these will be supplied by the Board free of cost.

Schedule B.

FORM OF GRANT OF	RIGHT OF BURIAL
By virtue of the Cemeteries Act, 1897, Wyalkatchem Cemetery, in consideration poundsshillings an	of the sum of pence paid to
by us (1) of (2) said the right of b	urying bodies in that piece of ground
(Description so a to hold the same to the said (1)	s to identify) for the term of
This grant is issued subject to all By after in force, or to be made under the ab	-laws and Regulations now and here-
	Trustees.
Entered. (1) Name in full. (2) Address and	description in full.
Schedul	e C .
FORM OF GRANT OF EXCLU	SIVE RIGHT OF BURIAL.
By virtue of the Cemeteries Act, 1897, Wyalkatchem Cemetery, in consideration shillings and (1) of (2)	pence, paid to us by
(1) of (2) said (1) the excluground	
(Description of groun to hold the same to the said (1)assigns for the term ofpurpose of burial only	and
after in force, made or to be made under t	
day of 19	seal, this
	<u></u>
Entered.	Trustees.
(1) Name in full. (2) Address and	description in full.
Schedule	
FORM OF ASSIGNMENT OF EXC	
I, of	in consideration of
pounds pence, paid to me do hereby assign the exclusive right of burial in that pic	by (1)
(Description of ground which was granted to me (or to	so as to identify)
deceased, of whose Will I am Executor, or years by a Deed of Grant be day of 19, an to hold the same unto the said period for which same was granted, su	as the case may be), for the term of earing date thed all my estate and interest therein, for the remainder of the
	day of
19	
Entered. (1) Name in full. (2) Address and (description in full
(1) Hame III Iuii. (2) Muuless allu	ACCOUNT THE TAIL.

Schedule E.

FORM OF ORDER FOR BURIAL.

Date of Application	
No. of Application	
Late of	
deceased, may be interred in Grave No to the denomination	of the land appropriated
The time fixed for burial is day of	19
	Secretary.
I, the undersigned, certify that a coffin remains, was interred in the above ground 19	purporting to contain the above on the day of
·····	Undertaker.
Schedule	T.
FORM OF INSTRUCTIONS FOR OF FOR ORDER OF	
Answers to the following questions to application.	be supplied at the time of making
	19
3. Late place of residence of Deceased	ī
6. Birthplace of Deceased	
7. What Denomination	
10. Length and width of coffin	
13. Name of Minister to officiate at a	grave
Name in full and signature of person m	
Occupation	
Address	
According to the control of the state of the	3
Application received this	day of
	Secretary.