

# Gougrnment Gazette

OF

# WESTERN AUSTRALIA

(Published by Authority at 3 p.m.)

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

No. 89]

PERTH: FRIDAY, 3rd NOVEMBER

[1961

# HOSPITALS ACT, 1927-1955.

Goomalling Hospital Board.

M.D. 399/40.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Goomalling Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:—

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

	£	s.	d.
Patients to whom the Motor Vehicle (Third Party Insurance) Act, 1943 (as amended) applies—			
per day	5	0	0
Patients to whom section 31A of the Hospitals Act, 1927 (as amended) applies—per day	-	^	^
· · · ·	Э	0	0
Other patients—			
Single-bed rooms—per day plus extras		0	0
2-4 bed wards—per day plus extras	3	8	0
All other beds—per day plus extras	2	16	0
Extras—			
Operation fee for major operation	5	5	0
Operation fee for minor operation	2	2	0
Labour Ward fee	3	13	6
Outpatient fees—per attendance Other items—At cost.		10	Ō

Passed at a meeting of the Goomalling Hospital Board this 18th day of August, 1961.

S. A. ANDERSON,

Chairman.

J. J. REGAN,

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955. Boddington Hospital Board.

M.D. 166/43.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Boddington Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:—

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

	£	S.	a.
Patients to whom the Motor Vehicle (Third Party			
Insurance) Act, 1943 (as amended) applies—			
non day	=	۸	۸
per day	5	0	0
Patients to whom section 31A of the Hospitals Act,			
1927 (as amended) applies—per day	5	0	0
Other patients—	-	-	•
Single-bed rooms—per day plus extras	4	0	0
0 4 had reads you does take sections		8	
			U
All other beds—per day plus extras	2	16	0
Extras—			
Operation fee for major operation	5	5	0
Operation fee for minor operation		2	Ŏ
	_	_	•
Labour Ward fee	3	13	6
Outpatient fees—per attendance		10	0
Other items—At cost.			
Other reals in cost.			

Passed at a meeting of the Boddington Hospital Board this 9th day of August, 1961.

H. J. ENGLISH, Chairman,

A. GOOD,

Secretary.

6 0 4

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955.

Bruce Rock Memorial Hospital Board.

M.D. 946/37.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Bruce Rock Memorial Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:—

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

Patients to whom the Motor Vehicle (Third Party	L	۵.	u.
Insurance) Act, 1943 (as amended) applies— per day Patients to whom section 31A of the Hospitals Act.	5	0	0
1927 (as amended) applies—per day	5	0	0

Other patients—	£	s.	d.
Single-bed rooms—per day plus extras	4	0	0
2-4 bed wards—per day plus extras	3	8	0
All other beds—per day plus extras	2	16	0
Extras-			
Operation fee for major operation	5	5	0
Operation fee for minor operation	2	2	Ŏ
Labour Ward fee	3	$1\overline{3}$	6
Outpatient fees—per attendance		10	ň
Other items—At cost.			J

Passed at a meeting of the Bruce Rock Memorial Hospital Board this 18th day of August, 1961. W. B. LOCKER, Chairman.

P. A. HOLYWELL, Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955. Corrigin District Hospital Board.

M.D. 5708/61.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Corrigin District Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:—

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

•	£	s.	ď.
Patients to whom the Motor Vehicle (Third Party Insurance) Act, 1943 (as amended) applies—			
per day	5	0	0
Patients to whom section 31A of the Hospitals Act,	_		
1927 (as amended) applies—per day	5	0	0
Other patients—			
Single-bed rooms—per day plus extras		0	0
2-4 bed wards—per day plus extras	3	8	0
All other beds—per day plus extras	2	16	0
Extras—			
Operation fee for major operation	5	5	0
Operation fee for minor operation	2	2	0
Labour Ward fee	3	13	6
Outpatient fees—per attendance Other items—At cost.		10	0

Passed at a meeting of the Corrigin District Hospital Board this 16th day of August, 1961.

C. E. OATES,

Chairman.

C. A. BOX,

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG Clerk of the Council.

## HOSPITALS ACT, 1927-1955.

Eastern Districts Memorial Hospital Board.

M.D. 352/35.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Eastern Districts Memorial Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:-

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

	£	s.	d.
Patients to whom the Motor Vehicle (Third Party Insurance) Act, 1943 (as amended) applies—			
per day	5	0	0
Patients to whom section 31A of the Hospitals Act,			
1927 (as amended) applies—per day	5	0	0
Other patients—			
Single-bed rooms—per day plus extras	4		0
2-4 bed wards—per day plus extras	3	8	0
All other beds—per day plus extras	2	16	0
Extras-			
Operation fee for major operation	5	5	0
Operation fee for minor operation	2	2	0
Labour Ward fee	3	13	6
Outpatient fees—per attendance	•	10	ň
Other items—At cost.		-0	

Passed at a meeting of the Eastern Districts Memorial Hospital Board this 18th day of August, 1961.

B. R. NOCK,

Chairman.

G. M. CORNELL,

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955.

Kojonup Hospital Board.

M.D. 238/34.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Kojonup Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:-

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

Patients to whom the Motor Vehicle (Third Party Insurance) Act, 1943 (as amended) applies—	£	S.	α.
per day Patients to whom section 31A of the Hospitals Act.	5	0	0
1927 (as amended) applies—per day	5	0	0

Other patients—	£	s.	đ.
Single-bed rooms—per day plus extras	4	0	0
2-4 bed wards—per day plus extras	3	8	0
All other beds—per day plus extras	2	16	0
Extras-			
Operation fee for major operation	5	5	0
Operation fee for minor operation	2	2	0
Labour Ward fee	3	13	6
Outpatient fees—per attendance	_	10	0
Other items—At cost.		_0	,

Passed at a meeting of the Kojonup Hospital Board this 15th day of August, 1961.

J. P. ROURKE,

Chairman.

L. MacBRIDE,

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955. Moora District Hospital Board.

M.D. 238/34.

WHERAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Moora District Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:—

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

	£	s.	d.
Patients to whom the Motor Vehicle (Third Party			
Insurance) Act, 1943 (as amended) applies—			
per day	5	0	0
Patients to whom section 31A of the Hospitals Act.	•	Ŭ	Ü
1927 (as amended) applies—per day	5	0	0
Other patients—	U	U	U
Gingle had yearns now day plus cortues	1	0	۸
Single-bed rooms—per day plus extras	4		0
2-4 bed wards—per day plus extras	3	8	0
All other beds—per day plus extras	2	16	0
Extras—			
Operation fee for major operation	5	5	0
Operation for for minor energtion		2	ŏ
T alaman Titanial for		_	
Labour Ward fee	3	13	6
Outpatient fees—per attendance		10	0
Other items—At cost.			

Passed at a meeting of the Moora District Hospital Board this 16th day of August, 1961.

E. J. RULE,

A. KAY,

Chairman.

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955.

# Morawa District Hospital Board.

M.D. 5709/61.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Morawa District Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:-

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

	£	s.	α.
Patients to whom the Motor Vehicle (Third Party			
Insurance) Act, 1943 (as amended) applies—			
· · · · · ·	5	0	0
per day	Э	U	U
Patients to whom section 31A of the Hospitals Act,			
1927 (as amended) applies—per day	5	0	0
Other patients—			
Single-bed rooms—per day plus extras	4	0	0
2-4 bed wards—per day plus extras	3	8	0
All other beds—per day plus extras		16	Ó
· · · - · · · · · · · · · · · · ·	-	10	٠
Extras—	_	_	_
Operation fee for major operation	5	5	0
Operation fee for minor operation	2	2	0
Labour Ward fee	3	13	6
	•	10	ň
Outpatient fees—per attendance		ΤÜ	U
Other items—At cost.			

Passed at a meeting of the Morawa District Hospital Board this 21st day of August, 1961.

JOHN A. CATTALINE, Chairman.

R. R. JUDGE,

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955.

Mullewa District Hospital Board.

M.D. 250/34. WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Mullewa District Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:-

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

Patients to whom the Motor Vehicle (Third Party Insurance) Act. 1943 (as amended) applies—	t	s.	α.
per day	5	0	0
	5	0	0

Other patients—		£	s.	d.
Single-bed rooms—per day plus extras	 	4	0	0
2-4 bed wards—per day plus extras	 	3	8	0
All other beds—per day plus extras	 	2	16	0
Extras—				
Operation fee for major operation	 	5	5	0
Operation fee for minor operation	 	2	2	0
Labour Ward fee	 	3	13	6
Outpatient fees—per attendance	 		10	0
Other items—At cost.	 			

Passed at a meeting of the Mullewa District Hospital Board this 22nd day of August, 1961.

M. B. GASTON,

Chairman.

J. KERP,

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

## HOSPITALS ACT, 1927-1955.

North Midlands District Hospital Board.

M.D. 5694/61.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the North Midlands District Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:-

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

	£	s.	d.
Patients to whom the Motor Vehicle (Third Party Insurance) Act, 1943 (as amended) applies—			
per day	5	0	0
Patients to whom section 31A of the Hospitals Act,			
1927 (as amended) applies—per day	5	0	0
Other patients—			
Single-bed rooms—per day plus extras		0	0
2-4 bed wards—per day plus extras			0
All other beds—per day plus extras	2	16	0
Extras—			
Operation fee for major operation	5	5	0
Operation fee for minor operation	2	<b>2</b>	0
Labour Ward fee	3	13	6
Outpatient fees—per attendance		10	0
Other items—At cost.			

Passed at a meeting of the North Midlands District Hospital Board this  $23rd\ day\ of\ August,\ 1961.$ 

C. E. MALEY,

M. CULVER,

Chairman.

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955. Ravensthorpe Hospital Board.

M.D. 5698/61.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Ravensthorpe Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:—

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

	£	s.	d.
Patients to whom the Motor Vehicle (Third Party Insurance) Act, 1943 (as amended) applies—			
per day	5	0	0
Patients to whom section 31A of the Hospitals Act,		_	_
1927 (as amended) applies—per day	5	0	0
Other patients—	•	•	Ŭ
Single-bed rooms—per day plus extras	4	0	0
2-4 bed wards—per day plus extras		8	Õ
All other beds—per day plus extras		16	ň
Extras—	_		Ū
Operation fee for major operation	5	5	0
Operation fee for minor operation		2	0
Labour Ward fee	_	13	6
	J		-
Outpatient fees—per attendance		10	0
Other items—At cost.			

Passed at a meeting of the Ravensthorpe Hospital Board this 24th day of August, 1961.

W. L. FRAYNE,

Chairman.

A. ACTON.

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955. Williams Hospital Board.

M.D. 2052/49.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Williams Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:-

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

Patients to whom the Motor Vehicle (Third Party Insurance) Act, 1943 (as amended) applies—	£	s.	d.
per day	5	0	0
Patients to whom section 31A of the Hospitals Act,		_	_
1927 (as amended) applies—per day	5	- 0	- 0

Other patients—		£	s.	d.
Single-bed rooms—per day plus extras	 	4	0	0
2-4 bed wards—per day plus extras	 	3	8	0
All other beds—per day plus extras	 	2	16	0
Extras—				
Operation fee for major operation	 	5	5	0
Operation fee for minor operation	 	2	2	Ó
Labour Ward fee	 	3	13	6
Outpatient fees—per attendance		•	10	Õ
Other items—At cost.	 		-0	•

Passed at a meeting of the Williams Hospital Board this 15th day of August, 1961.

K. R. PALMER,

Chairman.

A. GOOD,

Secretary.

Approved by His Excellency the Governor in Executive Council this 27th day of September, 1961.

R. H. DOIG, Clerk of the Council.

# HOSPITALS ACT, 1927-1955. Wyalkatchem Hospital Board.

M.D. 644/36.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Wyalkatchem Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:-

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

	£	s.	đ.
Patients to whom the Motor Vehicle (Third Party			
Insurance) Act, 1943 (as amended) applies—			
ner day	5	0	0
Patients to whom section 31A of the Hospitals Act.	J	v	v
	_	_	_
1927 (as amended) applies—per day	5	0	0
Other patients—			
Single-bed rooms—per day plus extras	4	0	0
2-4 bed wards—per day plus extras		8	
All other beds—per day plus extras		16	ŏ
	2	Τ0	U
Extras—			
Operation fee for major operation	5	5	, 0
Operation fee for minor operation	2	2	Ò
Labour Ward fee		$1\bar{3}$	
	o		-
Outpatient fees—per attendance		10	0
Other items—At cost.			

Passed at a meeting of the Wyalkatchem Hospital Board this 8th day of August, 1961.

JAS. RIMMER,

Chairman.

JUDE LYNCH,

Secretary.

Approved by His Excellency the Governor in Executive Council this  $27 {
m th}$  day of September, 1961.

R. H. DOIG, Clerk of the Council.

## NURSES REGISTRATION ACT, 1921-1959.

Department of Public Health, Perth, 17th October, 1961.

P.H.D. 1447/60.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Nurses Registration Act, 1921-1959, has been pleased to make the regulations set forth in the schedule hereunder.

> W. S. DAVIDSON, Deputy Commissioner of Public Health.

# Schedule.

# Regulations.

Principal

In these regulations the Midwifery Nurses Registration regulations. Regulations, 1958, published in the Government Gazette on the 24th November, 1958, and amended from time to time thereafter by notices published in the Government Gazette are referred to as the principal regulations.

Reg. 15 amended. 2. Regulation 15 of the principal regulations is amended by deleting the passage, "and the Schedule of Training set out in Form No. 2 of the Appendix I of these regulations" in lines two and three of subregulation (2).

Reg. 22 amended. 3. Regulation 22 of the principal regulations is amended by substituting for the passage, "subsections (5b) and" in line two the word, "subsection".

Appendix I amended.

- Appendix I to the principal regulations is amended-
- (a) by substituting for Form No. 2 the following form:-

Western Australia.

Nurses Registration Act, 1921 (as amended.

Form No. 2.

FORM OF APPLICATION FOR ADMISSION TO EXAMINATION.

The Secretary,

Nurses Registration Board,

We, the undersigned, hereby make application—

- (a) to sit for the next.....examination to be held at.....on...../...../
- (b) for State registration as.....
- (c) if unsuccessful, to re-sit the examination. (Cancel (b) by a line through if it does not apply.)

Surname	Christian Names	N.R.B. Index No.	Signature
7,7			

forming one School of Nursing.)

Their conduct during this period has been satisfactory.

They have attended the prescribed courses of lectures and have passed the necessary examinations and have had the required experience in all specified fields.

Appendix II amended.

	Detailed r ments are ava Nursing.			Sc	hool of
				Medical St	aff.
			Matron		
	Note.—Pa of school for and Class Ins	School of N	rofessional St	udents writ by Head '	e name
(p)	by substitutin	-	No. 4 the fol rn Australia.	llowing forr	n:—
	Nurses	Registration	Act, 1921 (as	s amended)	
	. CE		m No. 4. OF REGISTI		
	CEA	RIIFICALE	OF REGISTI		
	This is to	o certify tha	ıt		
	formerly a tr passed the part tration Board	rescribed exa of Western	amination of	the Nurses r registration	Regis- on as a
	roll of registe	ered nurses.	day of		
	Dated till				
				Chairn	
	Signature of	Nurse		Secreta	
(c)	by substitutin				-
			estern Australi		
	Nurses		Act, 1921 (a	s amended)	•
	C.E.		rm No. 5. OF REGISTI	RATION.	
				No	
	whose signate granted regis by the Nurse under the pr Nurses Regist	are appears tration as a es Registration ovision of s tration Act,	in the marging Trained	western A section (6), anded).	as been Nurse ustralia, of the
			Soarotor	y to the Bo	
	Signature of	<b>N</b> urse	Secretary		aru.
5.			al regulations (7) of the i		
			ations, includ least 50 pregr		
		rake full his vomen.	stories of at	least five p	regnant
		Make vagina vomen in lab	l examinatior our.	ns on at 1	least 10
	(11) \	Witness at le	ast 10 deliveri tem 12 hereu		an those
	(12)	Attend and wexaminations	vatch at least during the co	20 labours, ourse of lab	our, and
	(13) Z	Administer ar the Board, t	nalgesia, in a 1 o at least 15 prescribed ex	manner app women in	roved by

- (14) Nurse at least 20 lying-in women and their infants during the 10 days following labour.
- (15) Receive experience in the nursing of premature babies.
- (16) Attend demonstrations in the wards, physiotherapy department, and clinics.
- (17) Attend the prescribed course of lectures extending over the training period.
- (18) Receive instruction and practice in the keeping of records required by the Board.
- (19) Pass the examination conducted by the Training School.
- (b) by substituting for the passage "5, 6 and 7 only" in the last line of the proviso to the first paragraph the passage, "items (5) to (19), both inclusive, of the preceding paragraph".

# CANCER COUNCIL OF WESTERN AUSTRALIA ACT, 1958.

Public Health Department, Perth, 17th October, 1961.

P.H.D. 1545/60.

HIS Excellency the Governor, acting pursuant to the provisions of the Cancer Council of Western Australia Act, 1958, has been pleased to make the regulations set forth in the Schedule hereunder.

W. S. DAVIDSON, Deputy Commissioner of Public Health.

## Schedule.

# Regulations.

Principal 1. In these regulations the Institute of Radiotherapy Regulateregulations, 1960, published in the Government Gazette on the 25th November, 1960, are referred to as the principal regulations.

Reg. 2 amen**ded**. 2. Regulation 2 of the principal regulations is amended by substituting for the passage, "Radiotherapy Institute Board of Management." in line five the passage, "Board of Management Institute of Radiotherapy."

Reg. 3 substituted.

3. The principal regulations are amended by substituting for regulation 3 the following regulation:—

3. The form of the Common Seal of the Board shall be—



## HEALTH ACT, 1911-1960.

Department of Public Health, Perth, 17th October, 1961.

P.H.D. 1562/60.

HIS Excellency the Governor in Executive Council has been pleased to make, under the provisions of the Health Act, 1911-1960, the regulations set out in the schedule hereunder.

W. S. DAVIDSON, Deputy Commissioner of Public Health.

# Schedule. Regulations.

Principal Principal

In these regulations the Health Act Public Buildings (Fees) regulations. Regulations made under the provisions of the Health Act, 1911-1960, and published in the Government Gazette on the 28th May, 1957, and amended by a notice published in the Government Gazette on the 1st April, 1960, are referred to as the principal regulations.

Reg. 2 amended.

- Regulation 2 of the principal regulations is amended by substituting for paragraph (c) of subregulation (1) the following paragraph:
  - (c) Premises owned and intended for use by public voluntary and charitable organisations which are not conducted for private gain, places of worship and benevolent asylums—Half the fee prescribed in paragraphs (a) and (b) of this regulation.

# OPTOMETRISTS ACT, 1940-1960.

Optometrists Registration Board-Resolution.

P.H.D. 1102/53.

WHEREAS under the provisions of the Optometrists Act, 1940-1960, the Optometrists Registration Board may, with the approval of the Governor, make rules in relation to the matters therein set out or any other matter which the Governor may declare to be a matter in respect of which rules may be made by the Board; and whereas rules cited as the Optometrists Registration Board Rules, 1941, were made under and for the purposes of the said Act and published in the Government Gazette on the 23rd May, 1941, and amended from time to time thereafter by notices published in the Government Gazette: Now, therefore, the Optometrists Registration Board doth amend the said rules in the manner set forth as follows:-

Rule 30 is amended by adding a new paragraph (g) as follows:-

(g) A Certificate of Registration of the Board of Optical Registration of the State of South Australia dated prior to the 1st day of January, 1960.

Passed at a meeting of the Optometrists Registration Board on the 9th day of May, 1961.

KARL KNAPP Chairman. W. E. ASPINALL, Registrar.

Approved by His Excellency the Governor in Executive Council this 17th day of October, 1961.

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

# HEALTH ACT, 1911-1957.

City of Nedlands.

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 Nedlands Municipal Council (now the Nedlands City Council), being a local authority within the meaning of the Act and having adopted the Model By-Laws described as Series "A," as reprinted pursuant to the Reprinting Regulations Act, 1954, in the Government Gazette on 9th August, 1956, hereby resolve and determine that the said adopted by-laws sliall be amended as follows:—

Section N of Part IX of the by-laws is hereby repealed and a new section, to be numbered N, is hereby inserted in Part IX of the by-laws as follows:—

Section N.—Fish Shops.

1. In these by-laws "fish" shall mean fresh fish, frozen fish, chilled fish and cooked fish, whether cleaned, uncleaned or part-cleaned, but does not include fish which has been cured, preserved hermetically canned or treated to prevent putrefaction.

"Fish shop" shall mean any building or place where fish is kept or exposed for sale, or where fish is cleaned, scaled, cut up or cooked for the purposes of sale for consumption otherwise than on the premises.

2. Fish shops shall be classified as "A," "B," or "C" class and shall be registered accordingly.

The occupier of an "A" class fish shop shall be permitted to clean, part-clean, scale and cut up fish and expose fish for sale and cook fish for the purpose of sale for consumption otherwise than on the premises.

The occupier of a "B" class fish shop shall be permitted only to expose fish for sale and to cook fish for the purpose of sale for consumption otherwise than on the premises.

The occupier of a "C" class fish shop shall be permitted only to expose fish for sale.

No occupier of a fish shop shall do or permit to be done any of the things set out in this clause which are not permitted to be done in the class of fish shop occupied by him.

- 3. In every "A" class fish shop there shall be a room constructed in accordance with the provisions of clause 14 of section A of this Part, and all cleaning, scaling and cutting up of fish shall be done in such room and not elsewhere.
- 4. The occupier of every fish shop shall have an impervious receptacle, which shall be provided with an air-tight covering. Such covering shall at all times be kept closed, except when it is necessary to place something in or remove something from the receptacle.

The occupier of every "A" class fish shop shall cause all offal and wastes to be immediately picked up and placed in such receptacle.

The occupier of every fish shop shall cause all rejected and unsaleable fish to be immediately placed in such receptacle.

The contents of such receptacle shall be removed from the premises once in each working day, or at such times as an inspector may direct. Such receptacle shall, after being emptied, be immediately cleaned with an efficient disinfectant.

- 5. The occupier of any "B" class or "C" class fish shop shall not allow any box, basket or other container used for the transport of fish to remain in such fish shop longer than is necessary for the emptying of such box, basket or container.
- 6. In every "A" class and "B" class fish shop where the cooking of fish is carried on there shall be provided—  $\,$ 
  - (a) a fireplace so constructed that all the vapours and effluvia
     of such cooking are carried direct into a chimney flue of
     approved proportion; or
  - (b) a hood provided with a ventilating pipe of at least seven inches in diameter and discharging direct into the open air or into a chimney flue of approved proportions.

The chimney or ventilating pipe referred to in paragraphs (a) and (b) hereof shall be carried up at least 10 feet above the roof of the building containing the fish shop, or above the roof of the highest adjoining building, whichever shall be the higher.

No cooking of fish shall be carried on except in a fireplace or under a hood of the above description.

- 7. The occupier of every fish shop where fish is exposed for sale shall keep all such fish on metal trays or on approved shelves or counters, and all fittings and fixtures of such trays, shelves and counters shall be of impervous material or covered with impervious material.
- 8. (a) The occupier of every "A" class and "B" class fish shop shall cover and keep covered all doors, window-openings and other aperture on the premises with screens of fine mesh wire gauze, and shall cause all doors to be self-closing.
- (b) The occupier of every "C" class fish shop shall comply with the provisions of subclause (a) of this clause, or shall keep all fish in enclosures covered by glass or fine mesh wire gauze.
- $9. \ \,$  No occupier of a fish shop shall allow any decomposing fish to remain in any part of his shop.
- 10. Every occupier of a fish shop shall keep all fish in containers separate from every other kind of food, except in hermetically sealed cans or bottles.
- 11. After having handled fish every person shall wash his hands before handling any other kind of food intended for sale in a fish shop.

Passed by the Council of the City of Nedlands at the ordinary meeting held on the 17th August, 1961.

J. CHAS. SMITH,

Mayor.

T. C. BROWN,

Town Clerk.

22nd August, 1961.

Approved by His Excellency the Governor in Executive Council this 17th day of October, 1961.

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

## HEALTH ACT, 1911-1959. Shire of Belmont.

P.H.D. 859/53.

WHEREAS under the provisions of the Health Act, 1911-1959, 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 Shire of Belmont, being a local authority within the meaning of the Act and having adopted with modifications the Model By-laws described as Series "A," as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on the 9th August, 1956, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

# PART VII.—FOOD.

By-law 51 of Part VII of the Model By-laws as adopted by resolution dated the 24th September, 1956, with the modifications to that by-law as published in the Government Gazette on the 3rd February, 1956, is amended by substituting for the words "forty shillings" and "twenty shillings" where they appear in paragraph (b) of that by-law the words, "five pounds" and "two pounds ten shillings" respectively.

Passed at a meeting of the Belmont Shire Council this 28th day of August, 1961.

P. J. FAULKNER,

President.

W. G. KLENK,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 17th day of October, 1961.

R. H. DOIG, Clerk of the Council.

## HEALTH ACT, 1911-1960.

Shire of Canning.

Amendment to By-laws.

#### P.H.D. 769/61.

WHEREAS under the provisions of the Health Act, 1911-1960, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted; and whereas Model By-laws described as Series "A" have been made and published in the Government Gazette on the 9th August, 1956: Now, therefore, the Shire of Canning, being a local health authority within the meaning of the Act, and having adopted the Model By-laws described as Series "A" and published in the Government Gazette on the 9th August, 1956, doth hereby amend the said adopted by-laws as follows, that is to say:—

#### Part VII .- Food.

- By-laws 51 and 52 are repealed and the following by-laws substituted:—
  - 51. (a) No person shall expose or offer food for sale in any public place, unless such person is licensed by the local authority.
  - (b) Every person desiring to engage in the trade of an itinerant vendor of food shall, before so engaging in such trade, or, if already so engaged, then during the first week of July in every year, apply to the local authority in the form of Schedule "C" for a license to carry on such trade, and with such application deposit a fee of ten pounds, and upon such application being granted, a license shall be issued in the form of Schedule "D" hereto.
  - (c) Every license granted under this by-law shall operate only during the period ended the 30th day of June next succeeding the date of issue, and after the said 30th day of June shall cease to be in force.
  - 52. Every person engaged in the trade of an itinerant vendor of food shall comply with the following conditions:—
    - (a) He shall cause all food to be protected from contamination by flies and dust, and all meat, flsh or other food, subject to putrefaction, shall be protected by refrigeration to the satisfaction of an inspector.
    - (b) He shall not permit any other person to handle or touch any food on his vehicle.
    - (c) He shall maintain his clothing and his person at all times in a clean condition.
    - (d) He shall, whilst plying his trade, have his name legibly and conspicuously displayed on some part of his vehicle, barrow, bag or tray.
    - (e) He shall, whilst plying his trade, carry with him his license and shall produce the same to any inspector on demand.

Made and passed by the Shire of Canning on the 14th day of August, 1961.

W. F. LINGARD,
Deputy President.
N. I. DAWKINS,
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 17th day of October, 1961.

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

#### HEALTH ACT, 1911-1960.

Shire of Serpentine-Jarrahdale.

# Amendment of By-law.

P.H.D. 635/47.

WHEREAS under the provisions of the Health Act, 1911-1960, a local authority may make or adopt by-laws and may alter, amend or repeal any by-law so made or adopted: Now, therefore, the Shire of Serpentine-Jarrahdale, being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A," as reprinted and published in the Government Gazette on the 9th August, 1956, doth hereby amend the said adopted by-laws as follows:—

# Part I.—General Sanitary Provisions.

- 1. By-law 29, paragraphs (e), (f) and (g), as inserted by notice published in the *Government Gazette* on 31st July, 1953, are deleted and the following paragraphs substituted:—
  - (e) No person shall keep poultry on any land within the area described in Schedule "B" to this Part, in excess of the following numbers—
    - (1) 40 head of poultry comprising either fewls or turkeys; or
    - (2) 12 head of poultry comprising either ducks or geese.
  - (f) No person shall keep poultry in excess of the numbers enumerated in paragraph (e) of this by-law on any land within the Townsites of Mundijong and Serpentine (but not including the land described in Schedule "B" of this part) unless the poultry is kept in enclosures which prevent the approach of the poultry to within 50 feet of the boundary of the land adjoining a surveyed road, 20 feet of the boundary of the adjoining land, or 50 feet of any dwelling.
  - (g) The floors of every poultry house shall be constructed of cement concrete, trowelled to a smooth finish, and laid with a fall of 1 in 50 to the front. The fences of the poultry runs shall be constructed of six feet galvanised wire netting supported by uprights of 3 in. x 2 in. jarrah or equivalent thereof, set at not exceeding eight feet centres with two feet in the ground.
  - 2. After Schedule "A," add the following Schedule "B":-

# Schedule "B."

The area bounded by Adonis Street, west and north boundary of lot 110, Baskerville Street, to north-east corner of lot 149, east along the north boundary of lots 149, 148, 147 and 146, south along Paterson Street to Hall Street; thence west along Hall Street to Adonis Street, within the Townsite of Mundijong.

The area bounded by Spencer and Turner Street on the north, by Rudall Street on the east, by Tonkin Street on the south and Richardson Street on the west, within the Townsite of Serpentine.

Passed by resolution of the Shire of Serpentine-Jarrahdale on the 21st day of August, 1961.

G. L. LADHAMS,

President.

J. GLENNIE,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 17th day of October, 1961.

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

## STATE HOUSING ACT, 1946-1960.

State Housing Commission, Perth, 24th October, 1961.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the State Housing Act, 1946-1960, has been pleased to make the regulations set forth in the schedule hereunder.

> A. D. HYNAM, Manager, State Housing Commission.

Schedule. Regulations.

Principal regulations.

1. In these regulations the State Housing Act Regulations published in the Government Gazette on the 12th August, 1949, and amended from time to time thereafter, by notices published in the Government Gazette, are referred to as the principal regulations.

Schedule A

- 2. Schedule A to the principal regulations is amended-
- (a) by substituting for Form No. 2 the following form:-S.H.C. 125. Form No. 2.

Western Australia. (Coat of Arms.) State Housing Act, 1946-1960.

LEASE OF A WORKER'S DWELLING.

Town or Locality..... ...... No. ...... COMMISSION a body corporate constituted under the State Housing Act, 1946-1960 (hereinafter referred to as the said Act), having its Office at PERTH Western Australia (hereinafter called "the lessor") of the one part and..... .... ..... of and containing more or less as the same is delineated in the plan drawn on these presents and bordered green: To hold the same unto the lessee, h.....executors and administrators from the..... day of 19 in perpetuity under and subject to the provisions of the said Act applicable to these presents the lessee yielding and paying therefor from the commencement of this lease the yearly rent of £ ...... which rent in accordance with the provisions of section 27 of the said Act has been calculated at the rate of .....per centum on the capital value of the land such rent to be paid by equal fortnightly instalments, the first instalment of such

1. The lessee hereby covenants with the lessor as follows:-

fourteen days.

rent to be paid on the fourteenth day next following the commencement of this lease, and each subsequent instal-ment on the expiration of every succeeding period of

(a) To pay to the lessor at its Office at Perth or elsewhere as directed by the lessor the rent hereinbefore reserved at the times and in the manner hereinbefore provided.

- (c) To pay all rates, taxes and assessments, levied, assessed, charged or imposed upon the said demised land, in the manner following, that is to say: To pay to the lessor, with each fortnightly instalment of rent, an amount to be estimated and assessed by the lessor as the fortnightly proportionate part of the annual amount payable for the rates, taxes and assessments aforesaid, including water, sewerage and drainage in respect of the dwelling house erected upon the said demised land; and such fortnightly amount shall be received in trust by the lessor on behalf of the lessee and shall be paid by the lessor to the Government department or local authority so far as the same may extend on behalf of the lessee in respect of the liability of the lessee to pay the said rates, taxes and assessments.
- (d) To pay to the lessor at its office at Perth or elsewhere as directed by the lessor with each fortnightly instalment of rent such amount as is equal to the fortnightly proportionate part of the annual fire insurance premium payable for insuring against loss or damage by fire the dwelling house erected upon the said demised land.
- (e) To keep and maintain the said dwelling house clean and in good repair and condition to the satisfaction of the lessor.
- (f) Not to transfer, sublet, mortgage, charge or dispose of the said demised land or the dwelling house erected thereon otherwise than in accordance with the provisions of the said Act.
- (g) Not to make any alteration in or addition to the said dwelling house without the consent in writing of the lessor.
- (h) To reside continuously in the said dwelling house provided that the Minister, on the advice of the lessor, may, on application by the lessee, suspend the operation of this covenant from time to time for such peroid as he may in his discretion think fit.
- 2. Provided always and it is hereby agreed and declared by and between the lessor and the lessee that this lease is granted and held upon and subject to the following conditions, namely:—
  - (a) That the lessee and the wife (or husband) of the lessee is not, and that the lessee and any person claiming under the lessee shall not become the owner or lessee of any dwelling

house other than the dwelling house erected upon the said demised land, except as a beneficiary under a will or as the next-of-kin of a deceased person, until the whole of the capital cost of the said dwelling house as ascertained and payable by the lessee under this lease, together with interest thereon as hereinbefore provided for, and all rents and other moneys payable by the lessee under these presents have been paid by the lessee in accordance with his covenants in that behalf herein contained; and that if this condition is not duly complied with by the lessee and all persons claiming under the lessee the lease hereby granted may be forfeited by the lessor and the lessor may re-enter on the said demised land and the said dwelling house, and determine the lease in like manner as if there had been a breach by the lessee of a covenant on his part in these presents contained.

- (b) That it shall be lawful at any time hereafter for Her Majesty, her heirs and successors, or for any person or persons acting in that behalf by her or their authority to resume and enter upon possession of any portion or portions of the said demised land, which it may at any time by Her Majesty, her heirs and successors be deemed necessary to resume for roads, tramways, railways and railway stations, canals, bridges, towing-paths, harbour or river improvements works, drainage or irrigation works, quarries and generally for any other works or purposes for public use, utility or convenience, and for the purpose of exercising the power to search for minerals hereinafter reserved, and such lands so resumed to hold unto Her Majesty, her heirs and successors as of her or their former estate without making to the lessee any compensation in respect thereof, so, nevertheless, that no such resumption be made without compensation of any part of the said demised land upon which any expenditure or improvement shall have been made by the lessee.
- (c) That there is hereby saved and reserved to Her Majesty, her heirs and successors all mines of gold, sliver, copper, tin or other metals, ore and mineral or other substances containing metals, and all gems or precious stones, and coal or mineral oil on or under the said demised land, with full liberty at all times to search and dig for and carry away the same and for that purpose to enter upon the said demised land or any portion thereof.
- (d) The lessor and Her Majesty, her heirs and successors shall not be liable to compensate the lessee or any person claiming under the lessee for or in respect of any loss or damage arising from the exercise of all or any of the powers or rights hereby reserved to Her Majesty, her heirs and successors, save and except insofar as the same may be provided for by law, and that the lessor and Her Majesty, her heirs and successors shall not be under any liability to the lessee or any person claiming under him in respect of sand drift from any adjacent land.
- (e) That if the lessee fails to maintain the dwelling house in good repair and condition, the Commission or any person acting with the

authority of the Commission, may at any time after the expiration of two months from notice to the lessee of such default, enter upon the demised premises and effect all repairs which the Commission deems necessary, and the expense thereby incurred, with interest at such rate as shall be approved by the Minister, shall be paid by the lessee to the Commission on demand, and until repayment shall remain a charge on the dwelling house, notwithstanding that the total amount of capital expenditure in respect of such dwelling house is thereby increased to more than two thousand five hundred pounds.

- (f) That if default shall be made by the lessee in payment of any instalment of rent or capital cost or interest thereon or of any other moneys payable by the lessee hereunder for fourteen days after the day hereinbefore appointed for the payment of such instalment (whether lawfully demanded or not) or if the lessee shall fail or neglect in any respect duly to observe, perform or comply with any covenant or condition on his part herein contained or with any of the provisions of the said Act and such default shall continue for fourteen days, then the lessor may by notice in writing to the lessee forfeit the lease hereby granted, and may thereupon re-enter upon the said demised premises or any part thereof in the name of the whole and again have and possess the said demised land as of its former estate without prejudice however to the rights of the lessor to sue for and recover from the lessee any instalments of rents, capital cost, interest or other moneys then owing payable and unpaid by the lessee and damages for breach of contract and upon such re-entry by the lessor as aforesaid the lease hereby granted shall cease and determine.
- (g) That publication of a notice in the Government Gazette purporting to have been published by order of the lessor to the effect that the lease hereby granted has been forfeited for default of payment of an instalment of rent, capital cost, interest or other money payable by the lessee under these presents or for breach of a covenant or condition by the lessee herein contained shall be deemed to be equivalent to and have the effect of a re-entry by the lessor into the said demised premises under the last preceding paragraph hereof.
- 3. The lessor covenants with the lessee as follows:-
  - (a) If the lessee duly and regularly pays by the instalments and within the times hereinbefore prescribed and appointed the amount hereinbefore referred to in paragraph (d) of clause 1 hereof as a contribution to the Insurance Fund for insuring the said dwelling house from fire and if while the said amount continues to be payable the said dwelling house is damaged or destroyed by fire, and the fire which causes such damage or destruction was not caused by negligence on the part of the lessee or his servants or agents the lessor will with moneys out of the said Insurance Fund as soon as reasonably may be, re-instate or re-build the said dwelling house.

(b) The lessee duly and regularly paying the rents, The lessee duly and regularly paying the rents, capital cost, interest and other moneys payable thereunder and duly observing, performing and complying with the covenants, conditions, agreements and stipulations on his part herein contained shall be entitled to the possession and enjoyment of the said demised land and the dwelling house erected thereon free from interruption by the lessor or any person or body claiming under the lessor.

The Plan hereinbefore referred to.

# Scale . . . Links to one inch.

The area and measurements on the above plan are more or less.

In witness whereof The State Housing Commission has caused its Common Seal to be hereunto affixed, and the lessee has hereunto set his hand and seal the day and year first above written.

THE COMMON SEAL of THE STATE HOUSING COMMISSION was hereunto affixed in the presence of-

...........

	Assistant Administrative Officer.
	SIGNED, SEALED and DE- LIVERED by the said in the presence of—
	Registered the day of 19, in conformity with section 5 of the Act No. 54 of 1909, and numbered /19
	Registrar of Titles.
( <b>b</b> )	by adding after Form No. 12 the following form:— S.H.C. 356. Form No. 13.
	Western Australia. (Coat of Arms.) State Housing Act, 1946-1960.
	LEASE OF A WORKER'S DWELLING.
	No
	THIS INDENTURE made the
	said State (hereinafter called "the lessee") of the other part; WITNESSETH that in consideration of the rent hereinafter reserved and the covenants and agreement by the lessee hereinafter contained, the lessor in exercise of the powers conferred by the said Act hereby demises unto the lessee the natural

- 1. The lessee hereby covenants with the lessor as follows:—
  - (a) To pay to the lessor at its Office at Perth or elsewhere as directed by the lessor the rent hereinbefore reserved at the times and in the manner hereinbefore provided.

  - (c) To pay all rates, taxes and assessments, levied, assessed, charged or imposed upon the said demised land, in the manner following, that is to say: To pay to the lessor, with each fortnightly instalment of rent, an amount to be estimated and assessed by the lessor as the fortnightly proportionate part of the annual amount payable for the rates, taxes and assessments aforesaid, including water, sewerage and drainage in respect of the dwelling house erected upon the said demised land; and such fortnightly amount shall be received in trust by the lessor on behalf of the lessee and shall be paid by the lessor to the Government department or local authority so far as the same may extend on behalf of the lessee in respect of the liability of the lessee to pay the said rates, taxes and assessments.
  - (d) To pay to the lessor at its Office at Perth or elsewhere as directed by the lessor with each fortnightly instalment of rent such sum as is equal to the fortnightly proportionate part of the annual fire insurance premium payable for

- insuring against loss or damage by fire the dwelling house erected upon the said demised land.
- (e) To keep and maintain the said dwelling house clean and in good repair and condition to the satisfaction of the lessor.
- (f) Not to transfer, sublet, mortgage, charge or dispose of the said demised land or the dwelling house erected thereon otherwise than in accordance with the provisions of the said Act.
- (g) Not to make any alteration in or addition to the said dwelling house without the consent in writing of the lessor.
- (h) To reside continuously in the said dwelling house provided that the Minister, on the advice of the lessor, may, on application by the lessee, suspend the operation of this covenant from time to time for such period as he may in his discretion think fit.
- 2. Provided always and it is hereby agreed and declared by and between the lessor and the lessee that this lease is granted and held upon and subject to the following conditions namely:—
  - (a) That the lessee and the wife (or husband) of the lessee is not, and that the lessee and any person claiming under the lessee shall not become the owner or lessee of any dwelling house, other than the dwelling house erected upon the said demised land, except as a beneficiary under a will or as the next-of-kin of a deceased person, until the whole of the capital cost of the said dwelling house as ascertained and payable by the lessee under this lease, together with interest thereon as hereinbefore provided for, and all rents and other moneys payable by the lessee under these presents have been paid by the lessee in accordance with his covenants in that behalf herein contained; and that if this condition is not duly complied with by the lessee and all persons claiming under the lessee the lease hereby granted may be forfeited by the lessor and the lessor may re-enter on the said demised land and the said dwelling house, and determine the lease in like manner as if there had been a breach by the lessee of a covenant on his part in these presents contained.
  - (b) That it shall be lawful at any time hereafter for Her Majesty, her heirs and successors, or for any other person or persons acting in that behalf by her or their authority to resume and enter upon possession of any portion or portions of the said demised land, which it may at any time by Her Majesty, her heirs and successors be deemed necessary to resume for roads, tramways, railways and railway stations, canals, bridges, towing paths, harbour or river improvements works, drainage or irrigation works, quarries, and generally for any other works or purposes for public use, utility or convenience, and for the purpose of exercising the power to search for minerals hereinafter reserved, and such lands so resumed to hold unto Her Majesty, her heirs and successors as of her or their former estate without making to the lessee any compensation in respect thereof, so, nevertheless, that no such resumption be made without compensation of any part

- of the said demised land upon which any expenditure or improvement shall have been made by the lessee.
- (c) That there is hereby saved and reserved to Her Majesty, her heirs and successors all mines of gold, silver, copper, tin or other metals, ore and mineral or other substances containing metals and all gems or precious stones, and coal or mineral oil or under the said demised land, with full liberty at all times to search and dig for and carry away the same and for that purpose enter upon the said demised land or any portion thereof.
- (d) The lessor and Her Majesty, her heirs and successors shall not be liable to compensate the lessee or any person claiming under the lessee for or in respect of any loss or damage arising from the exercise of all or any of the powers or rights hereby reserved to Her Majesty, her heirs and successors, save and except insofar as the same may be provided for by law, and that the lessor and Her Majesty, her heirs and successors shall not be under any liability to the lessee or any person claiming under him in respect of sand drift from any adjacent land.
- (e) That if the lessee fails to maintain the dwelling house in good order repair and condition, the Commission or any person acting with the authority of the Commission, may at any time after the expiration of two months from notice to the lessee of such default, enter upon the demised premises and effect all repairs which the Commission deems necessary, and the expense thereby incurred, with interest at such rate as shall be approved by the Minister, shall be paid by the lessee to the Commission on demand, and until repayment shall remain a charge on the dwelling house, notwithstanding that the total amount of capital expenditure in respect of such dwelling house is thereby increased to more than two thousand five hundred pounds.
- (f) That if default shall be made by the lessee in payment of any instalment of rent or capital cost or interest thereon or of any other moneys payable by the lessee hereunder for fourteen days after the day hereinbefore appointed for the payment of such instalment (whether law fully demanded or not) or if the lessee shall fail or neglect in any respect duly to observe, perform or comply with any covenant or condition on his part herein contained or with any of the provisions of the said Act and such default shall continue for fourteen days, then the lessor may by notice in writing to the lessee forfeit the lease hereby granted, and may thereupon re-enter upon the said demised premises or any part thereof in the name of the whole and again have and possess the said demised land as of its former estate without prejudice however to the rights of the lessor to sue for and recover from the lessee any instalments of rents, capital cost, interest or other moneys then owing payable and unpaid by the lessee and damages for breach of contract and upon such re-entry by the lessor as aforesaid the lease hereby granted shall cease and determine.

- (g) That publication of a notice in the Government Gazette purporting to have been published by order of the lessor to the effect that the lesse hereby granted has been forfeited for default of payment of any instalments of rent, capital cost, interest or other money payable by the lessee under these presents or for breach of a covenant or condition by the lessee herein contained shall be deemed to be equivalent to and have the effect of a re-entry by the lesson into the said demised premises under the last preceding paragraph hereof.
- 3. The lessor covenants with the lessee as follows:-
  - (a) If the lessee duly and regularly pays by the instalments and within the times hereinbefore prescribed and appointed the sum hereinbefore referred to in paragraph (d) of clause 1 hereof as a contribution to the Insurance Fund for insuring the said dwelling house from fire and if while the said sum continues to be payable the said dwelling house is damaged or destroyed by fire, and the fire which causes such damage or destruction was not caused by negligence on the part of the lessee or his servants or agents the lessor will with moneys out of the said Insurance Fund as soon as reasonably may be, reinstate or rebuild the said dwelling house.
  - (b) The lessee duly and regularly paying the rents, capital cost, interest and other moneys payable hereunder and duly observing, performing and complying with the covenants, conditions, agreements and stipulations on his part herein contained shall be entitled to the possession and enjoyment of the said demised land and the dwelling house erected thereon free from interruption by the lessor or any person or body claiming under the lessor.

The Plan hereinbefore referred to-

The area and measurements on the above plan are more or less.
In witness whereof The State Housing Commission has caused its Common Seal to be hereunto affixed, and the lessee has hereunto set his hand and Seal the day and year first above written.  THE COMMON SEAL of THE STATE HOUSING COMMISSION was hereunto affixed in the presence of—
Assistant Administrative Chairman. Officer Signed, sealed and delivered by the said
Registered the
Registrar of Titles.
Plan

Scale: ..... Links to one Inch.

# VETERINARY SURGEONS ACT, 1960.

Department of Agriculture,

South Perth, 17th October, 1961.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Veterinary Surgeons Act, 1960, has been pleased to make the regulations set forth in the schedule hereunder.

> T. C. DUNNE Director of Agriculture.

Schedule. Regulations.

## Citation.

1. The tions, 1961. These regulations may be cited as the Veterinary Surgeons Act Regula-

## Interpretation.

2. In these regulations unless the context requires otherwise—

"Board" means the Veterinary Surgeons' Board constituted under the Act:

"the Act" means the Veterinary Surgeons Act, 1960; words and expressions defined in section 2 of the Act when used in these regulations have the same respective meanings as they have in the Act.

## Election of Elective Members.

- 3. An election of a member or members of the Board required to be elected under paragraph (b) of subsection (1) of section 5 of the Act shall be held as and whenever necessary, and the Registrar shall be the returning officer at any election so held.
- (1) For the purpose of the election the returning officer shall fix a day upon which the election shall be held and at least six weeks before that day shall notify each registered veterinary surgeon by letter posted to his address in the register of the day so fixed and calling for nominations.
- (2) The returning officer shall fix a day for the close of nominations which day shall be not less than fourteen days and not more than twenty-one days prior to the day fixed for the holding of the election.
- 5. The following provisions shall apply in respect of an election held pursuant to regulation 3 of these regulations:—
  - (a) A nomination may be in the Form No. 1 in the schedule to these regulations, but has no effect unless it-
    - (i) nominates only one person as a candidate and contains the full name of that person;
    - (ii) is signed by two registered veterinary surgeons;
    - (iii) is signed by the candidate consenting to act if elected; and
    - (iv) is addressed to the returning officer at Perth, and is delivered or forwarded to him so as to reach him prior to the hour of noon on the day fixed for the close of nominations.
  - (b) Nomination papers received after the hour of noon on the day fixed for the close of nominations shall be rejected.
  - (c) If the number of candidates duly nominated does not exceed the number of persons required to be elected, those candidates shall be duly elected, but if the number of candidates duly nominated exceeds the number of persons required to be elected, the returning officer shall by letter notify each registered veterinary surgeon of the names of those candidates and enclose in such letter a ballot paper in the Form No. 2 in the schedule to these regulations.
  - (d) Every ballot paper shall-
    - (i) contain the full names of the candidates arranged in alphabetical order of their surnames;
    - (ii) specify the date of the election and the time of the closing thereof after which the returning officer shall not accept ballot papers; and
    - (iii) bear the initials of the returning officer.

- (e) A person to whom a ballot paper is forwarded, if desirous of voting, shall record his vote on the ballot paper by marking in the square opposite the name or names of the candidate or candidates for whom he votes a cross or crosses to the number of candidates required to be elected.
- (f) A voter having marked his ballot paper in accordance with paragraph (e) of this regulation shall post or deliver the ballot paper to the returning officer so as to be received by him not later than the day and time specified on the ballot paper for the closing of the election.
- (g) The returning officer shall reject any ballot paper not marked in the manner required by paragraph (e) of this regulation, or not received by him at or prior to the time specified thereon for the closing of the election, but a ballot paper shall not be rejected merely because of an informality or alleged informality in the manner in which it has been dealt with by the voter if the ballot paper is regular in other respects and in the opinion of the returning officer clearly indicates the intention of the voter in voting.
- (h) The result of an election shall be determined by scrutiny of the ballot papers and count of the votes.
- (i) Each candidate may, by notice in writing delivered to the returning officer not less than five days prior to the day fixed for the election, appoint one scrutineer to be present when the returning officer shall open the envelopes containing the ballot papers and commence to count the votes.
- (j) The candidate or candidates, according to the number of persons required to be elected at the election, who obtain the greatest number of votes, shall be declared by the returning officer to be elected.
- (k) In the event of two or more candidates receiving an equal number of votes, the returning officer, in the presence of the scrutineers, shall draw lots to decide which of such candidates shall be deemed to have been duly elected, and shall thereupon declare that candidate or those candidates who were successful on lots being drawn as aforesaid to be elected.
- (1) After the declaration of the result of the election the returning officer shall forthwith in writing notify the Minister of the name of the candidate or as the case may be, the names of the candidates, successful at the election.
- (m) The returning officer shall retain for a period of six months after the holding of an election all the ballot papers used at that election, and after the expiration of that period shall at a convenient time and in the presence of a member of the Board destroy by burning all such ballot papers.

# Nominative Member.

- 6. (1) At least three months prior to the day fixed for an election of members of the Board in accordance with the requirements of paragraph (b) of subsection (1) of section 5 of the Act, the Registrar shall notify in writing the Western Australian division of the Australian Veterinary Association that it is required to nominate in writing in accordance with the provisions of paragraph (c) of that subsection a registered veterinary surgeon to be a member of the Board.
- (2) The nomination referred to in subregulation (1) of this regulation shall be delivered to the Registrar prior to the day fixed for the close of nominations of candidates for election as members of the Board pursuant to regulation 4 of these regulations.

# Remuneration of Board Members.

7. Each member of the Board, and each deputy of a member is entitled to be paid a fee of three pounds three shillings (£3 3s.) in respect of each meeting of the Board which he attends.

# Registration of Veterinary Surgeons.

8. Every person who desires to be registered under the Act as a veterinary surgeon shall—

- (a) make application to the Board in the Form No. 3 in the schedule to these regulations, furnish the Board with all information required to be contained in that form, and verify such information by statutory declaration made by him;
- (b) if required by the Board, produce a certificate of the registration of his birth, or when such a certificate cannot be procured, such other evidence of his age as the Board in its discretion considers satisfactory;
- (c) lodge with the Registrar every degree, diploma or license of competency in veterinary science by virtue of which he claims to be registered, or a certificate that he has passed a prescribed examination to the satisfaction of the Board;
- (d) lodge with the Registrar a statutory declaration in the Form No. 4 in the schedule to these regulations made by himself declaring that—
  - (i) he is identical with the person named in that degree, diploma, license or certificate;
  - (ii) he has attained the age of twenty-one years;
  - (iii) he is a person of good fame and character:
  - (iv) he has not been refused registration, or his name has not been removed from the register or other similar public document, in any place outside the State: Provided that if he has been refused registration or his name has been so removed, he shall declare the fact and the reasons therefor:
- (e) lodge with the Registrar a statutory declaration in the Form No. 5 in the schedule to these regulations made by a reputable person well acquainted with the applicant declaring that the applicant is well known to the declarant and is of good fame and character; and
- (f) pay to the Registrar at the time of making his application the fee prescribed by these regulations.
- 9. (1) The Board shall consider every application made pursuant to regulation 8 of these regulations and may register or refuse to register the applicant as a veterinary surgeon under the Act.
- (2) A certificate of registration issued to a person registered under the Act pursuant to this regulation may be in the Form No. 6 in the schedule to these regulations.

# Certificates on Payment of Roll Fee.

10. Upon payment each year as required by section 18 of the Act of the roll fee prescribed by these regulations, the Registrar shall issue to the person paying the same a certificate in such one of the Forms Nos. 7, 8 or 9 in the schedule to these regulations as may be appropriate.

# Certificates Remain Property of Board.

11. Any certificate issued pursuant to the provisions of the Act or of these regulations remains the property of the Board, and shall be returned to the Board if the name of the person to whom the certificate was granted is removed from the register.

# Register.

12. The Register of Veterinary Surgeons, Western Australia, required to be kept by the Registrar pursuant to section 17 of the Act, shall be in the Form No. 10 in the schedule to these regulations.

# Restoration of Name to Register.

13. Any registered veterinary surgeon whose name is removed from the register under subsection (2) of section 19, or paragraph (e) of subsection (1) of section 23, of the Act may upon payment of the prescribed restoration fee have his name restored to the register.

# Insertion in Register of Higher Degrees, etc.

14. Every application pursuant to subsection (3) of section 21 of the Act by a registered veterinary surgeon to have inserted opposite his name in the register any degree, diploma or status of a higher standing, or any additional qualification, shall be supported by such evidence as the Board in its absolute discretion may require, and shall be accompanied by the prescribed fee.

Fees.			
15. The fees payable under these regulations are as follows:-			
On an application to be registered as a veterinary surgeo		s.	d.
under the Act	5	5	0
For annual roll fee	2 n 4	2 4	
For insertion in register of a higher degree, diploma of	r	2	0
status, or an additional qualification	4	4	U
The Schedule.			
Form No. 1.			
Veterinary Surgeons Act, 1960. NOMINATION PAPER.			
To the Returning Officer,			
Veterinary Surgeons' Board,			
Perth.  We, the undersigned veterinary surgeons, registered under the	Vete	rine	1:37
Surgeons Act, 1960, hereby nominate (a)			
as a candidate for election as a member of the Veterinary Surgeon  Dated the			
(Signed)			
(Signed)I, the abovenamed candidate, hereby consent to this nominat			
willing to act if elected.			
(Signed)(Note.—This nomination paper must be signed by two registere			
surgeons, and also by the candidate.)  (a) Insert full name of candidate.	1 VEUC.	(11118	цy
<del></del>			
Form No. 2.			
Veterinary Surgeons Act, 1960.			
Veterinary Surgeons' Board. BALLOT PAPER.			
Full Names (in alphabetical order of surname) of persons no candidates for two seats on the Veterinary Surgeons' Board:—	minat	ed	as
A.B.			
C.D.			
E.F.			
□ G.H.			
Directions to be endorsed on voting papers:—			
(1) Voters must vote for two candidates only.			
(2) The voter shall indicate his choice by marking a square opposite the names of the persons for whom	ross i	ın t	the
(3) The ballot paper must be signed by the voter and following			
a way that the gummed part of the top of the pape the lower part of the paper immediately above the per	is fi	xed	to
shown hereunder, without covering the voter's signat	ure.	;u 1.	ше
(4) The paper must be returned to the returning off	icer i	n (	the lay
of	at dat	te v	vill
			_
Signature of Voter			

Form No. 3.
Veterinary Surgeons Act, 1960.
APPLICATION FOR REGISTRATION AS A VETERINARY SURGEON. To the Registrar,
Veterinary Surgeons' Board, Perth.
I (full name)
of (place of business) and residing at (private address)
in the State of Western Australia hereby apply to the Veterinary Surgeons' Board to be registered as a veterinary surgeon and to receive a certificate of registration in that behalf.
I possess the following qualifications, which I claim entitle me to be registered as a veterinary surgeon:—
(Herein set out the qualifications.)
I enclose the sum of £5 5s. in payment of the registration fee.
Dated the day of , 19
(Signed)Applicant.
Form No. 4.
Veterinary Surgeons Act, 1960.
Western Australia.
STATUTORY DECLARATION.
I (full name), of, in the State of Western Australia, do solemnly and sincerely declare as follows:—
(1) I am the person named in the application herewith.
(2) I am identical with
(3) I have attained the age of 21 years and am a person of good fame and character.
(4) I have never been refused registration and my name has never been removed from any register or similar public document in any
other place outside the State of Western Australia. (If such is the case, give the reason therefor hereunder.)
And I make this solemn declaration by virtue of section $106$ of the Evidence Act, $1906$ .
Declared at
in the State of Western Australia
this day of, 19, before me
Justice of the Peace.
Form No. 5.
Veterinary Surgeons Act, 1960.
Western Australia. STATUTORY DECLARATION BY REPUTABLE PERSON
ACQUAINTED WITH THE APPLICANT.  I (full name) , of , o
follows:— (1) I am well acquainted with
of the abovenamed applicant and have been so acquainted with him for years.
(2) The said is a person of good
fame and character.
And I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.
Declared at
in the State of Western Australia
this day of, 19, before me

Justice of the Peace.

# Form No. 6. Veterinary Surgeons Act, 1960.

		veterinary bur			No
This is	to certify th	EGISTRATIO	ce of the pro	ovisions of t	the Veterinary
			day of		, 19
			(Here title	es of persons	s to sign.)
This cer Surgeons Ac		issued subje <b>c</b> t		_	_
	١	Veterinary Sur	No. 7. geons Act, 190	30.	
		Veterinary Su Western	rgeons' Board Australia.	l.	No
a veterinary Surgeons Ac	surgeon reg t, 1960, has guineas bein	at gistered pursua this day paid ng the roll fee , 19	nt to the pro to the Veteri	ovisions of t nary Surgeo	the Veterinary on's Board the
					rgeons' Board.
		Form	No. 8.		
	7	Veterinary Sur	geons Act, 19	30.	No
		Veterinary Su	_	l <b>.</b>	110
This is	to certify th	Western at	Australia.		
a veterinary Surgeons Ac	practitioner t, 1960, has guineas, beir	registered purs this day paid ng the roll fee	uant to the p to the Veteri	rovisions of nary Surgeo	ns' Board the
			Registrar, V	eterinary Su	rgeons' Board.
		Form	No. 9.		
	7	Veterinary Sur	geons Act, 19	30.	No
		Veterinary Su	-	l.	2101
This is	to certify th	western 	Australia.		
a veterinary ary Surgeon	permit holde s Act, 1960, two guineas,	er registered pu has this day ; being the roll	rsuant to the paid to the V	provisions o eterinary Su	of the Veterin- urgeons' Board
			Registrar, V	eterinary Su	rgeons' Board
${f T}$	ne Register	Form of Veterinary	No. 10. Surgeons, We	stern Austra	ılia.
Name.	Residence.	Qualifications.	Date of	Certificate	Remarks.
1101110.	Ivesidence.	Qualifications.	Registration.	No.	Tociliar vo.
	1	1		1	1

# ABATTOIRS ACT, 1909-1954.

Department of Agriculture, South Perth. 17th October, 1961.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Abattoirs Act, 1909-1954, has been pleased to make the regulations set out in the schedule hereunder.

T. C. DUNNE, Director of Agriculture.

# Schedule. Regulations.

Principal
Regulations
Sions of the Abattoirs Act, 1909-1954, published in the Government
Gazette on the 14th April, 1938, and amended from time to time
thereafter by notices published in the Government Gazette are referred to as the principal regulations.

Regulation 19A added.

The principal regulations are amended by adding after regulation 19 the following heading and regulation:

# Rebates on Slaughtering Charges.

19A. (1) Slaughtering charges on cattle in respect of each financial year ending 30th June shall be subject to rebates according to the following scale:-

Where the aggregate amount of slaughtering charges on cattle payable by any operator on cattle slaughtered within the financial

exceeds         £1,000         exceed         £2,000         of         1%         aggreg amout of the arebate of the aggreg amout aggreg amout of the aggreg amout of the aggreg amout aggreg a	cai—						
exceeds £2,000 exceed £3,000 of 2% aggreg amount of the exceeds £3,000 exceed £4,000 of 3% aggreg amount of the exceeds £4,000 exceed £5,000 of 4% aggreg amount of the exceeds £5,000 exceed £5,000 of 4% aggreg amount of the exceeds £5,000 exceed £6,000 of 5% aggreg amount of the exceeds £6,000 exceed £7,000 of 6% aggreg amount of the exceeds £7,000 exceed £7,000 of 6% aggreg amount of the exceeds £7,000 exceed £8,000 of 7% aggreg amount of the exceeds £7,000 exceed £8,000 of 7% aggreg amount of the exceeds £9,000 of 8% aggreg amount of the exceeds £9,000 exceed £9,000 of 8% aggreg amount of the exceeds £9,000 exceed £10,000 of 9% aggreg amount of the exceeds £9,000 of 9% aggreg amount of the exceeds £9,000 of 9% aggreg amount of the exceeds £10,000 of 9% aggreg amount are backers.	exceeds	£1,000					of that aggregate amount;
exceeds £3,000 exceed £4,000 of 3% aggreg amout of the exceeds £4,000 exceed £5,000 of 4% aggreg amout of the exceeds £5,000 exceed £5,000 of 5% aggreg amout of the exceeds £5,000 exceed £6,000 of 5% aggreg amout of the exceeds £7,000 exceed £7,000 of 6% aggreg amout of the exceeds £7,000 exceed £8,000 of 7% aggreg amout of the exceeds £8,000 exceed £8,000 of 7% aggreg amout of the exceeds £9,000 exceed £9,000 of 8% aggreg amout of the exceeds £9,000 exceed £9,000 of 9% aggreg amout of the exceeds £9,000 exceed £10,000 of 9% aggreg amout of the exceeds £9,000 exceed £10,000 of 9% aggreg amout of the exceeds £10,000 of 9% aggreg amout of the exceeds £10,000 of 10% aggreg amout are bate of the exceeds £10,000 of 10% aggreg amout are bate are bate of the exceeds £10,000 of 10% aggreg amout are bate are bate amout of the exceeds £10,000 of 10% aggreg amout are bate	exceeds	£2,000				2%	of that aggregate
exceeds         £4,000         exceed         £5,000         of the aggregation of the support of	exceeds	£3,000					of that aggregate
exceeds £5,000 exceed £6,000 of 5% aggreg amout of the exceeds £6,000 exceed £7,000 of 6% aggreg amout of the exceeds £7,000 exceed £8,000 of 7% aggreg amout of the exceeds £8,000 exceed £8,000 of 7% aggreg amout of the exceeds £8,000 exceed £9,000 of 8% aggreg amout of the exceeds £9,000 exceed £10,000 of 9% aggreg amout of the exceeds £9,000 of 9% aggreg amout of the exceeds £10,000 of 9% aggreg amout of the exceeds £10,000 of 9% aggreg amout of the exceeds £10,000 of 10% aggreg amout amout of the exceeds £10,000 of 10% aggreg amout a	exceeds	£4,000	but does not exceed				of that aggregate
exceeds $£6,000$ exceed $£7,000$ of $6\%$ aggregation aggregation but does not exceed $£7,000$ exceed $£8,000$ of $7\%$ aggregation of the exceeds $£8,000$ exceed $£8,000$ of $7\%$ aggregation $2\%$ but does not exceeds $£8,000$ exceed $£9,000$ of $8\%$ aggregation $2\%$ but does not exceeds $£9,000$ exceed $£10,000$ of $9\%$ aggregation $2\%$ are bate exceeds $£9,000$ exceed $£10,000$ of $9\%$ aggregation $2\%$ are bate exceeds $2\%$ $2\%$ and $2\%$ are bate exceeds $2\%$ $2\%$ and $2\%$ are bate exceeds $2\%$ $2\%$ and $2\%$ and $2\%$ are bate exceeds $2\%$ $2\%$ and $2\%$ $2\%$ are bate exceeds $2\%$ $2\%$ $2\%$ $2\%$ $2\%$ $2\%$ $2\%$ $2\%$	exceeds	£5,000		£6,000			of that aggregate
exceeds £7,000 exceed £8,000 of 7% aggreg amou of the exceeds £8,000 exceed £9,000 of 8% aggreg amou of the exceeds £9,000 exceed £9,000 of 8% aggreg amou of the exceeds £9,000 exceed £10,000 of 9% aggreg amou of the exceeds £10,000 of 9% aggreg amou of the exceeds £10,000 of 10% aggreg agreg amou of the exceeds £10,000 of 10% aggreg agreg agreg aggreg amou of the exceeds £10,000 of 10% aggreg agreg agreg aggreg	exceeds	£6,000				6%	of that aggregate
exceeds £8,000 exceed £9,000 of 8% aggreg amou of the exceeds £9,000 exceed £10,000 of 9% aggreg amou of the exceeds £10,000 exceed £10,000 of 9% aggreg amou arebate of the exceeds £10,000 of 10% aggreg amou of the exceeds £10,000 of 10% aggreg aggreg amou arebate of the exceeds £10,000 of 10% aggreg aggreg amou arebate of the exceeds £10,000 of 10% aggreg aggreg amou arebate of the exceeds £10,000 of 10% aggreg aggreg amou arebate of the exceeds £10,000 of 10% aggreg aggreg amou arebate of the exceeds £10,000 of 10% aggreg amou arebate of the exceeds £10,000 of 8% aggreg amou arebate of the exceeds £10,000 of 8% aggreg amou arebate of the exceeds £10,000 of 8% aggreg amou arebate of the exceeds £10,000 of 9% aggreg amou arebate of the exceeds £10,000 of 10% aggreg amou arebate of the exceeds £10,000 of 10% aggreg amou arebate of the exceeds £10,000 of 10% aggreg amou arebate of the exceeds £10,000 of 10% aggreg amou arebate of the exceeds £10,000 of 10% aggreg amou arebate of the exceeds £10,000 of 10% aggreg amou are bate of the exceeds £10,000 of 10% aggreg	exceeds	£7,000					of that aggregate
exceeds $\pounds 9,000$ exceed $\pounds 10,000$ of $9\%$ aggregation $2000$ exceed $2000$ exceed $2000$ exceed $2000$ exceed $2000$ exceeds $2000$ exceed	exceeds	£8,000	but does not exceed	£9,000			of that aggregate
exceeds £10,000 a rebate of the aggregation of 10% aggregation of 10% aggregation of the	exceeds	£9,000		£10,000	a rebate of	9%	of that aggrega <b>te</b>
amou	exceeds	£10,000					amount; of that aggregate amount.

- (2) A rebate under this regulation-
  - (a) shall be calculated and credited as soon as practicable after the close of each financial year;
  - (b) if in respect to an operator who commences or ceases operations within a financial year, shall be allowed on a pro rata basis to that operator.

# NOXIOUS WEEDS ACT, 1950-1960.

Department of Agriculture, South Perth, 17th October, 1961.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 49 of the Noxious Weeds Act, 1950-1960, has been pleased to make the regulations set forth in the schedule hereunder.

T. C. DUNNE, Director of Agriculture.

## Schedule.

## Regulations

Principal regulations.

1. In these regulations the Noxious Weeds Act Regulations, 1951, published in the *Government Gazette* on the 9th November, 1951, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

Reg. 6B

2. The principal regulations are amended by adding immediately after regulation 6A the following regulation:—

6B. Chemicals containing an ester of 2, 4-dichlorophenoxy acetic acid shall not be used for spraying weeds by any person at any time within one mile of a garden where tomatoes are being grown for commercial purposes.

# PLANT DISEASES ACT, 1914-1960.

Department of Agriculture, South Perth, 17th October, 1961.

HIS Excellency the Governor in Executive Council under the provisions of the Plant Diseases Act, 1914-1954, and the provisions of section 38 of the Interpretation Act, 1918-1957, has been pleased to revoke the regulations referred to in the schedule hereunder.

T. C. DUNNE, Director of Agriculture.

# Schedule.

The Codling Moth (Eradication) Regulations made under the provisions of the Plant Diseases Act, 1914-1960, published in the Government Gazette on the 5th October, 1956, and amended by notice published in the Government Gazette on the 13th August, 1957.

# GOVERNMENT RAILWAYS ACT, 1904-1960.

Office of the Commissioner of Railways, Perth, 20th October, 1961.

HIS Excellency the Governor in Executive Council has been pleased to approve of the by-laws made by the Western Australian Government Railways Commission pursuant to the Government Railways Act, 1904-1960, set out in the schedules hereunder.

C. G. C. WAYNE, Commissioner.

# First Schedule.

# By-laws.

1. In these by-laws the by-laws made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 29th October, 1920, and amended from time to time thereafter, are referred to as the principal by-laws.

• :::

- 2. By-laws 1, 3 to 8 inclusive, 12, 14 to 17A inclusive, 18 to 23 inclusive, 25 to 41 inclusive; 42 to 43A inclusive, 44, 44A, 46 to 53 inclusive, 68 to 70A inclusive, 71 and 72 of the principal by-laws are amended by substituting for the words "Ten pounds" where appearing the words "Twenty pounds," in each case.
- 3. By-laws 9, 10 and 13 of the principal by-laws are amended by substituting for the passage "Ten pounds (£10)" therein appearing the words "Twenty pounds" in each case.
- 4. By-law 45 of the principal by-laws is amended by substituting for the symbol and figures "£10" therein appearing the words "Twenty pounds."

# Second Schedule.

#### By-law.

- 1. In this by-law, by-law 75 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 15th April, 1921, is referred to as the principal by-law.
- 2. The principal by-law is amended by substituting for the symbol and figures "£10" therein appearing the words "Twenty pounds."

# Third Schedule.

## By-law.

- 1. In this by-law, by-law 77 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 5th August, 1921, is referred to as the principal by-law.
- 2. The principal by-law is amended by substituting for the symbol and figure "£2" therein appearing the words "Four pounds."

# Fourth Schedule.

#### By-law.

- 1. In this by-law, by-law 80 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 25th August, 1958, is referred to as the principal by-law.
- 2. The principal by-law is amended by substituting for the words "ten pounds" therein appearing the words "Twenty pounds."

# Fifth Schedule.

# By-law.

- 1. In this by-law, by-law 81 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 20th June, 1930, and amended on the 12th December, 1947, is referred to as the principal by-law.
- 2. The principal by-law is amended by substituting for the symbol and figure "£2" therein appearing the words "Four pounds."

# Sixth Schedule.

# By-law.

- 1. In this by-law, by-law 87 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 2nd April, 1942, is referred to as the principal by-law.
- 2. The principal by-law is amended by substituting for the words "ten pounds" in line two of sub-by-law (2) the words "Twenty pounds."

# Seventh Schedule.

# By-law.

- 1. In this by-law, by-law 90 made pursuant to the Government Raliways Act, 1904 (as amended), and published in the Government Gazette on the 8th August, 1947, and amended on the 7th October, 1949, is referred to as the principal by-law.
- 2. Rule 3 of the principal by-law is amended by substituting for the words "five pounds" in line three the words "Ten pounds."

# Eighth Schedule.

## By-law.

- In this by-law, by-law 91 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 26th August, 1949, is referred to as the principal by-law.

  2. The principal by-law is amended by substituting for the passage "ten pounds (£10)" therein appearing the words "Twenty pounds."

# Ninth Schedule.

## By-law.

- In this by-law, by-law 93 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 17th August, 1951, is referred to as the principal by-law.
- 2. The principal by-law is amended by substituting for the passage "ten pounds (£10)" therein appearing the words "Twenty pounds."

# Tenth Schedule.

# By-law.

- In this by-law, by-law 54 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 14th May, 1940, is referred to as the principal by-law.
- 2. Rule 18 of the principal by-law is amended by substituting for the words "Five pounds" in line two of paragraph (b) the words "Ten pounds."

# Eleventh Schedule.

## By-law.

- 1. In this by-law, by-law 84 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 9th December, 1927, is referred to as the principal by-law.
- 2. Rule 70 of the principal by-law is amended by substituting for the symbol and figure "£5" in line two the words "Ten Pounds."