

Government Gazette

OF

WESTERN AUSTRALIA

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No. 64] PERTH: TUESDAY, 6th JULY [1965]

HEALTH ACT, 1911-1964.

City of Subiaco.

WHEREAS under the Health Act, 1911, as amended, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws, described as Series "A", have been prepared, and amended from time to time, and reprinted, pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 17th July, 1963, and further amended by notice published in the Government Gazette on 8th January, 1965, and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the City of Subiaco, being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A", as reprinted in the Government Gazette on 17th July, 1963, doth hereby resolve and determine that the aforesaid amendment published in the Government Gazette on 8th January, 1965, shall be adopted without modification.

Passed at a meeting of the Subiaco City Council this 11th day of May, 1965.

J. H. ABRAHAMS,

[L.S.]

Mayor.

G. O. EDWARDS,

Town Clerk.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

HEALTH ACT, 1911-1964.

Shire of Swan-Guildford.

WHEREAS under the Health Act, 1911-1964, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws described as Series "A", have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 17th July, 1963, and further amended by notice published in the Government Gazette on 8th January, 1965; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Shire of Swan-Guildford, being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A", as reprinted in the Government Gazette on 17th July, 1963, doth hereby resolve and determine that the aforesaid amendment published in the Government Gazette on the 8th January, 1965, shall be adopted without modification.

Passed at a meeting of the Shire of Swan-Guildford this 12th day of April, 1965.

D. H. FERGUSON,

President.

T. J. WILLIAMSON, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

W. S. LONNIE, Clerk of the Council.

HEALTH ACT, 1911-1964.

Town of Geraldton.

WHEREAS it is provided in the Health Act, 1911, as amended, that 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 Town of Geraldton, being a local authority within the meaning of the Act and having adopted the Model By-laws, described as Series "A" and also, having made and published in the Government Gazette of 13th August, 1957, a by-law designated as by-law 23A, under Part I of the adopted by-laws, doth hereby resolve and determine that the said by-law 23A shall be amended—

- (a) by re-designating the by-law as 23AA; and
- (b) by deleting subparagraph (i) of paragraph (b) of sub-bylaw (4).

Passed at a meeting of the Geraldton Town Council held on the 28th day of April, 1965.

The Common Seal of the Town of Geraldton was hereunto affixed by a resolution of the Council in the presence of—

C. S. EADON-CLARKE, Mayor.

H. W. CHAMBERS.

Town Clerk.

[L.S.]

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

HEALTH ACT, 1911-1964.

Shire of Belmont.

Health By-laws-Eating Houses.

WHEREAS under the provisions of the Health Act, 1911-1964, a local authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Council of the Shire of Belmont, being a local authority, doth hereby make the following by-laws:—

- 1. These by-laws may be cited as the "Shire of Belmont Eating House By-laws", shall come into operation on publication in the *Government Gazette* and shall apply and have operation throughout the whole of the Shire of Belmont.
 - 2. In these by-laws unless inconsistent with the text or subject matter—
 - "Act" means the Health Act, 1911-1964;
 - "Council" means the Council of the Shire of Belmont;
 - "dining room" means and includes any room or land in any Eating House in or on which meals are served to the public;
 - "kitchen" includes any room or part of any room in which food is prepared for consumption by the public;
 - "prescribed date" means the first day of June, 1965;
 - "Snack Bar" means any Tea Room in which no provision is made for the eating of meals therein;
 - "Tea Room" means any Eating House where the only foods served for consumption on the premises are tea, coffee and similar beverages, aerated waters, sandwiches, pies, pasties and such prepared foods as are usually supplied by wholesale pastry cooks, toast, cakes, biscuits, pastries, cold salads, cold meats and prepared beef tea and other extracts or soups which are supplied by the manufacturer thereof in tins or bottles ready for consumption, but where no food is cooked on the premises;
 - "washable overall" includes every external overall, coat, gown or other suitable and proper garment of cotton or linen or other material which may be washed and boiled or otherwise cleansed without injury to the fabric. Every such overall shall be of a light colour.
- 3. Every person required to register premises or to obtain a license (as the case may be) pursuant to Division 3 of Part V of the Act shall make application therefor in the form prescribed for that purpose in the schedule hereto. With every application for original registration there shall be lodged in respect of the premises for which registration is applied such plans, drawings and particulars as the Council may require.
- 4. Application for the renewal of any registration or of any license shall be made annually during the month of December and the certificate of registration or license then in force shall be lodged with the said application.
- 5. Every application for the transfer of registration shall be in the form prescribed for the purpose in the schedule hereto, and the certificate of registration then in force shall be lodged with such application. Such application shall be made prior to any change of proprietorship. A license shall not be transferable.
 - 6. Every certificate of registration and every license shall—
 - (a) be in force from the day of the date of the issue thereof until and inclusive of the 31st December then next ensuing unless it be cancelled in the meantime in accordance with the provisions of the Act; and
 - (b) be kept on the premises to which they refer and shall be produced upon the request of an Inspector.
- 7. If any person holding a license to conduct an eating house shall change his place of abode he shall, within twenty-eight days next after such change give notice thereof in writing to the Council specifying in such notice his new place of abode, and shall lodge with such notice the said license for endorsement.

- 8. Any person who makes a false statement in connection with any application or notification under these by-laws shall be guilty of an offence.
- 9. The fees payable to the Council on the registration of premises, on the issue of a license, on the renewal of any registration or license and on the transfer of any registration shall be as follows:—

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Every kitchen shall—

- (a) have a floor constructed of an approved impervious material properly graded and drained and free from holes, cracks and crevices. Such material shall be carried up the walls to a height of not less than three inches in such a manner that the angles between walls and floors are concavely rounded off;
- (b) have walls of brick, stone or concrete or other material which is of similar strength and impermeable qualities finished with a smooth, hard and durable surface free from cracks and crevices, such surface to be of impervious material to a height of not less than seven feet from the floor level. All angles and corners shall be rounded off and timber used only where structurally essential.
- (c) have a ceiling constructed with a smooth surface, maintained throughout its area and at wall junctions free from holes, cracks and crevices:
- (d) be provided with adequate food storage facilities and cupboards to prevent the contamination of food, crockery and utensils by dirt, dust, flies or vermin of any kind;
- (e) have a floor area (excluding any scullery, food store or cuptoard) of not less than 25 per cent. of the floor area of the dining room but in any case of not less than 144 square feet. The floor shall not be less than nine feet in width;
- (f) the Council may in its sole discretion, exempt from any of the requirements of this by-law any Snack Bar in operation on the prescribed date.
- 11. The proprietor shall provide over every heating and cooking appliance an approved mechanical system for the collection, conveyance and discharge into the open air of all vapours, fumes and products of combustion arising therefrom.
- 12. The proprietor shall provide for the use of employees, sufficient and suitable wash-hand basins and all necessary appurtenances as may be approved by the Council, and shall maintain for use therewith an adequate supply of water, soap, nail-brushes, and paper towels. The proprietor shall not permit or maintain any towel or towels for use in common.
- 13. The proprietor shall provide and maintain a suitable change room for employees if all of one sex, or suitable separate change rooms for each sex. He shall not permit or suffer any hat, clothing, or footwear to be placed in any room open to the public or in any kitchen scullery or food store. Provided that customers may be permitted to hand their hats and coats in any room open to the public.
- 14. The proprietor shall provide sanitary conveniences for the use of employees, and unless exempted by the Council, shall also provide sanitary conveniences for the use of customers and, as and where required by the Council, shall make separate provision for each sex.

- 15. (a) Every room shall be provided with natural and artificial lighting, and with ventilation, in accordance with the requirements of the Uniform Building By-laws.
- (b) When required by the Council an approved mechanical system of ventilation shall be installed in any room in accordance with the requirements of the Uniform Building By-laws.
- 16. Any air space between the ground surface and the fioor shall be efficiently ventilated in accordance with the requirements of the Uniform Building By-laws.
- 17. In premises where wood, coal or coke is used as fuel, such wood, coal or coke shall be stored or kept in a properly constructed store with brick walls and concrete floor separating such store from the remainder of the premises.
 - 18. The proprietor of every eating house shall—
 - (a) keep or cause to be kept clean, orderly and in good condition and repair the floors, walls, ceilings, and all portions of the premises and all fittings, stoves, ranges, utensils, implements, shelves, counters, bins, cabinets, fixtures, sinks, drain-boards, drains, greasetraps, tubs, vessels, and things of the like or any other description kept or used on the premises whether or not in connection with the preparation or storage of food thereon. When any surface is painted a good quality washable paint (gloss finish) shall be used;
 - (b) provide all such furniture, fixtures, counters, bins, sinks, drain-boards, grease-traps, tubs, vessels, fittings, utensils, implements and things for use on the premises as a Health Inspector may from time to time direct for the proper conduct of the business;
 - (c) construct and arrange or cause to be constructed or arranged all furniture, fixtures, counters, bins, sinks, drain-boards, tubs, vessels, fittings, utensils, and things in every kitchen, serving room, scullery and fish-cleaning room on the premises so that the fioor in every such room or place may at all times be kept in a thoroughly clean and sanitary condition;
 - (d) not keep or use any floor covering that is absorbent or in such a condition as to allow of the lodgment of dirt thereunder.
 - (e) cause all tables and benches used for the preparation of food to be moveable to facilitate cleansing. Unless specifically permitted by the Council, all tables and benches shall be constructed only of impervious material;
 - (f) provide and properly maintain at all times suitable and effective means for keeping and keep every room or compartment on the premises free from dust, rats, mice, cockroaches, files, spiders, bugs, ants, moths, and all other vermin, and if in the opinion of an inspector effective means and methods of cleansing and eradication of vermin from the premises cannot be done effectively while the ordinary business of the establishment is carried on, then the Council may order the temporary closure of the premises to the public until such time as such cleansing and eradication of vermin has been carried out to the satisfaction of the Senior Health Inspector;
 - (g) keep all portions of the premises free from any unwholesome or offensive odour arising from the premises or the operations carried on thereon;
 - (h) provide an efficient chimney or fiue to every wood, coal or coke cooking stove so that no smoke nuisance shall arise in or outside the premises;
 - (i) provide and maintain on the premises and in good condition a sufficient number of suitable receptacles with closely fitting lids, constructed of galvanised iron or other non-absorbent and non-corrosive material for the purpose of receiving waste matter and other refuse arising from the business;
 - (j) forthwith after such garbage, waste matter and other refuse is produced place the same in such receptacles provided and kept in accordance with paragraph (i) hereof and remove or cause the contents of such receptacles to be removed from the premises at least once in every 24 hours;

- (k) thoroughly cleanse all such receptacles provided and kept in accordance with paragraph (i) hereof once at least in every 24 hours and renew or repair any or all of the aforesaid receptacles as often as is necessary and when required by an inspector so to do:
- provide and maintain a hot water installation of capacity to supply sufficient hot water and adequate sink facilities for the thorough cleansing of all drinking vessels, dishes, plates and other vessels, tableware, spoons, forks, knives and all other utensils used on the premises;
- (m) immediately after each occasion of use cause all such vessels and utensils referred to in clause (1) to be thoroughly cleansed by means of washing in water at a temperature of not less than 120° F. and immediately thereafter rinsed in clear hot water at a temperature of not less than 180° F. for two minutes, at least;
- (n) not permit or suffer any table napkin which has been used as such or for any other purpose by any person to be placed for use by or to be used by any other person unless such table napkin shall have been thoroughly washed and cleansed since it was previousuly used by such first mentioned person;
- (0) cause any food which is unsound, unwholesome, or infested with insects or mites, to be immediately withdrawn from sale, stock or use and placed in the waste food garbage bin;
- (p) provide adequate and efficient means of refrigeration for the preservation of food. He shall cause every refrigerator used upon his premises to be kept at all times in a clean and wholesome condition:
- (q) remove or cause to be removed any food which may have been served to any person or placed on any table occupied by any customer on the premises (and not then consumed or removed by him) immediately after such person shall have finished his refreshment nor permit, suffer or allow any of such food so removed to be again served to any person on the premises, and such food shall be immediately deposited in the waste garbage bin. Provided that in this paragraph food shall not mean or include the following substances, to wit, sugar, pepper, salt, mustard, vinegar, sauces, spices or condiments if such substances are contained in receptacles or containers so constructed that the contents of such containers cannot be handled by any person. Provided further that in this paragraph food shall not include bread which is placed in a glass receptacle or container of a design and so constructed that the contents are only handled as required;
- (r) not gut, clean or scale any fish on any portion of the premises unless such portion of the said premises shall have been constructed for such purpose and approved in writing by the Senior Health Inspector and shall not store any fish in any kitchen or food store on the premises unless such fish has already been gutted, cleaned, scaled and washed. Oysters shall be opened only under running potable water;
- (s) not allow, permit or suffer any live animal or bird to be kept in or upon any portion of the premises nor allow or permit or suffer any animal or bird to be killed or any poultry, pigeons or game to be plucked in any part of the premises;
- (t) not keep or permit or suffer to be kept any hamper, basket, box, trunk, case, crate or barrel which has contained wet fish or other perishable food and which has not after the last occasion of such use been cleansed and rendered inoffensive upon any portion of the premises for a period longer than 24 hours or in such a manner as to become or be likely to be or become offensive or a nuisance;
- (u) cleanse daily and at all times keep and maintain all sanitary conveniences on the premises in a clean and sanitary condition.

- (v) at all times provide and maintain a notice board on which is legibly inscribed, in letters one inch high, the name of the person licensed to carry on business on the premises, and such notice board shall be fixed and maintained free from obstruction in a prominent position at the entrance of the premises.
- 19. The proprietor shall not-
 - (a) permit, suffer or cause to be made or done to or on the registered premises any alteration, addition or other work for any purpose affecting or likely to affect the suitability of the premises for the use specified in the license granted under these by-laws in respect of such premises without the previous consent in writing of the Senior Health Inspector;
 - (b) permit, suffer or cause any spittoon or article or thing for like use to be placed on the premises;
 - (c) permit or suffer a greater number of persons to be accommodated at any one time in any public room on the premises than will allow of a ratio of one person to every 12 square feet of the available floor area of such room;
 - (d) permit, suffer or cause any structural alterations to be made to the premises or any portion thereof without first having obtained permission in writing from the local authority.
- 20. No person shall spit and no person shall smoke tobacco in any room wherein food is being prepared and every Proprietor of such premises shall exhibit conspicuously and constantly maintain in a clear visable and legible condition in every such room a notice printed in letters of not less than 48 points face measurement to the following effect: "Spitting or smoking tobacco in this room is an offence against the by-law. Penalty not exceeding £50 (fifty pounds)."
- 21. Every person engaged in the sale, preparation, serving, packing, cooking, carriage handling, or delivery of any food for sale for human consumption liable to contamination by handling shall—
 - (a) when so engaged, keep and maintain his clothing, hands, fingernails and body clean;
 - (b) thoroughly cleanse his hands by washing immediately before commencing work and immediately after visiting a sanitary convenience:
 - (c) when so engaged at all times wear a clean, washable overall which shall effectively prevent such foods from coming in contact with any portion of his ordinary clothing. Provided that the provisions of this paragraph shall not apply to any person so engaged when such foods are so packed as to be effectively protected against contamination by contact with clothing.
- 22. No person who is suffering from any infectious, contagious or eruptive disease, supporating wound or sore, discharging abscess or gathering, chest complaint accompanied with expectoration, or malignant growth of any kind shall enter the kitchen or take part in the preparation or handling of food in any eating house
- 23. The proprietor shall provide sugar-basins, honey jars, pickle jars, cut bread containers, jam dishes, butter dishes, cheese dishes, each with effective covers, and salt cellars, mustard pots, and other similar utensils commonly used in eating houses, with suitable spoons, knives, forks, or such other instruments as may be necessary for the removal of the contents thereof.
- 24. The proprietor shall not permit or suffer to be occupied as a sleeping room any dining-room, kitchen, or other place used for the storage, preparation, cooking, or serving of food for sale or consumption, nor shall he permit or suffer any bed or bedding to be placed in any such room.
- 25. Any person doing any act forbidden to be done, or failing to do any act directed to be done by these by-laws, shall be liable to a penalty of not more than fifty pounds, and in the case of a continuing offence, a further daily penalty of not more than five pounds.

${\bf Schedule}.$

Shire of Belmont.

Eating House By-laws.

Schedule-Form 1.

APPLICATION FOR *REGISTRATION OF AN *RENEWAL OF REGISTRATION
To the Council of the Shire of Belmont: 1, the undersigned, hereby apply to *register/*renew registration of
for the year ending 31st December, 19., under the provisions of the Health Act 1911-1964, as an eating-house the premises hereunder described and depicted in the plan *attached/*deposited with the Council. Name of applicant in full
Address of applicant
Owner or occupier
Floor or floors occupied or proposed to be occupied
Number of persons for whom seating and table accommodation available at any one time
Signature of Applicant
Date

Shire of Belmont.
Eating House By-laws.
Schedule—Form 2.
CERTIFICATE OF *REGISTRATION OF
The Council of the Shire of Belmont, in pursuance of the powers vested in i by the Health Act, 1911-1964, doth hereby *register/*renew the registration of the premises as depicted in lodged plan and situated at and *now being used as/*desired to be used as This certificate of *registration/*renewal of registration is granted to the said Act and any by-laws made thereunder until and inclusive of the 31st day of De
cember, 19
Dated at the day of 19
Shire Clerk.
Shire of Belmont.
Eating House By-laws.
Schedule—Form 3.
APPLICATION FOR TRANSFER TO ANOTHER OF REGISTRATION OF
To the Council of the Shire of Belmont:
I
of
Dated at this day of 19
Signature of Applicant.
And I, the abovenamed, do hereby apply for th
said transfer. Dated at
23004 40

Shire of Belmont.

Eating House By-laws.

Schedule-Form 4.

APPLICATION FOR A LICENSE.

To the Council of the Shire of Belmont:
I,, of
hereby make application for a license to carry on the business of a
subject to the provisions of the Health Act, 1911-1964, and the by-laws for the time being made thereunder.
Previous experience (if any) as the keeper of a cafe
Dated this day of 19
Signature of Applicant.
National International Advance Assume National
Shire of Belmont.
Eating House By-laws.
Schedule—Form 5.
LICENSE TO CARRY ON THE BUSINESS OF A
This is to certify thatresiding at
to carry on the business of a
This license takes effect from the
This license is not transferable.
Dated this day of 19
Shire Clerk.
Passed by the Council of the Shire of Belmont at a meeting held on the 12th day of October, 1964.
J. G. SISSONS,
President. W. G. KLENK,
Shire Clerk.
Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

HEALTH ACT, 1911-1964.

Shire of Belmont.

Health By-laws—Stables.

WHEREAS under the provisions of the Health Act, 1911, as amended, a local authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Council of the Shire of Belmont, being a local authority, doth hereby make the following by-laws:—

- 1. These by-laws may be cited as the "Shire of Belmont Stables By-laws", shall come into operation on publication in the Government Gazette and shall apply and have operation throughout the whole of the Shire of Belmont.
 - 2. In these by-laws, unless inconsistent with the text or subject matter—
 "Act" means the Health Act, 1911, and any amendments thereto;
 "Council" means the Council of the Shire of Belmont;
 - "Health Inspector" means any inspector appointed by the Council under the Health Acts;
 - "horse" means a stallion, mare, gelding, pony, colt or foal and includes an ass, mule and any beast of whatever description used for burden or draught or for carrying persons;
 - "person" and words applying to any person or individual includes a corporation;
 - "stable" means any premises in which a horse is stabled or kept and includes—
 - (a) any building, shed, loose box, stall or shelter used for the keeping, stabling, feeding, watering, grooming, sheltering, shoeing or veterinary treatment of a horse;
 - (b) any paddock or yard immediately surrounding or adjoining any such building, shed, loose box stall or shelter and used in connection therewith.
 - 3. As from and after the date of this by-law coming into operation—
 - (i) no person shall keep or stable any horse within the Shire of Belmont except in a stable registered under this by-law;
 - (ii) no person shall keep or stable in any stable a greater number of horses than the number for which such stable is registered.
- 4. Every person required by these by-laws to register any premises as a stable shall make application therefor in the form prescribed for that purpose in the schedule hereto. With every application for original registration there shall be lodged in respect of the premises for which registration is applied such plans, drawings and particulars as the Council may require.
- 5. Application for the renewal of any registration shall be made annually during the month of December, and the certificate of registration then in force shall be lodged with the said application.
- 6. If any person in whose name a stable is registered desires to have the same transferred to any other person he and the proposed transferee shall make application in the form prescribed for the purpose in the schedule hereto and such application shall be lodged with the Council. If the Council approves such application it shall register the stable in the name of the transferee. For every transfer of registration there shall be paid to the Council at the time of lodging the application for transfer a fee of five shillings.
- 7. Upon receipt of such application the Council shall cause such premises to be inspected by the Health Inspector and reported upon in respect to the sufficiency of such premises, the condition thereof as to repair and cleanliness and such other matters as are required by this by-law.
- 8. If upon such application and report being submitted to the Council it shall appear to the Council that such application for registration should be granted it shall, upon being paid the registration fee hereinafter prescribed, register such premises as a stable subject to such by-laws, orders, regulations and rules respecting stables within the Shire of Belmont as shall be or become of force during the continuance of such registration and to issue to the applicant a certificate of registration in the form set out in the schedule hereto

6 July, 1965.]

- 9. Every registration hereunder shall be of force until the 31st day of December next after the making thereof, and thereafter during the period of every annual renewal and no longer, but may be sooner suspended or cancelled by the Council for breach of any of the by-laws, orders, regulations or rules to which the same is subject or if the stable is used by any person other than the person in whose name it is registered.
- 10. For every such registration and for every renewal thereof, there shall be paid to the Council by the person for whom such registration is made the sum of five pounds.
- 11. Every stable in respect to which application is made for registration must fulfil all the following requirements:—
 - (1) (a) The construction of every building, shed, loose box shelter and stall and its situation with respect to adjacent buildings must be in accordance with the Uniform Building By-laws but the Council may if it thinks fit waive strict compliance with this requirement with respect to any stable in existence prior to the date of the by-law coming into force.
 - (b) The floor of every such building, shed, loose box and stall shall be of approved impervious material raised three inches above the surface of the surrounding ground, graded and drained to an approved source of disposal.
 - (c) Every stable shall have a properly constructed manure bin in brickwork above the ground level. The floor and internal walls of such manure bin shall be cement rendered and steel trowelled to a smooth surface. Every such bin shall be provided with a close fitting lid or door to render the bin flyproof as far as practicable.
 - (d) Every stable shall have approved impervious rat-proof receptacles for the storing of chaff, bran, pollard or grain intended for horse feed.
 - (2) (a) it shall not be at any less distance than fifty feet from any dwelling house or the milking shed or milk-room of any dairy. Provided that trainers and/or employees engaged in the care of horses stabled on the land may be housed in a building or buildings not less than twenty feet from any stable or building used for the housing of horses if—
 - (i) such building or buildings comply with the minimum requirements of a room used for dwelling or sleeping purposes; and
 - (ii) is or are equipped with proper bathroom and sanitary facilities as required under the Uniform Building By-laws.
- 12. The occupier of such premises whereon a stable is registered shall with respect to such stables—
 - (a) cause all manure and offensive litter therein to be carefully swept up once at least in each day and forthwith placed in the manure bin;
 - (b) remove and carry away or cause to be removed and carried away from such stable the contents of the manure bin once at least in each week and more often if required by notice in writing from the Health Inspector so to do;
 - (c) spray or cause to be sprayed with an approved fly spray every manure bin immediately after it is emptied and before it is again used:
 - (d) spray or cause to be sprayed with an approved residual fly spray any surface of any building, shed, loose box, stall and shelter if required by notice in writing from the Health Inspector so to do;
 - (e) paint every part of the interior of every building, shed, loose box, stall and shelter once at least in each year and more often if required by notice in writing from the Health Inspector so to do;
 - (f) employ all means and adopt such precautions as may be necessary to keep the stable in a clean and sanitary condition, in good repair, and as far as possible free from flies, rats, vermin and offensive odours.

- 13. Any person who makes a false statement in connection with any application under these by-laws shall be guilty of an offence.
- 14. Any person doing any act forbidden to be done, or failing to do any act directed to be done by these by-laws, shall be liable to a penalty of not more than fifty pounds, and in the case of a continuing offence, a further daily penalty of not more than five pounds.

Schedule.
Shire of Belmont.
Stable By-laws.
Schedule—Form 1.
APPLICATION FOR *REGISTRATION *RENEWAL OF REGISTRATION OF STABLES.
I, the undersigned, hereby apply to have the undermentioned premises registered as a stable: Name in full
Date
* Strike out what is inapplicable. ———————————————————————————————————
CERTIFICATE OF *REGISTRATION *RENEWAL OF REGISTRATION OF
The Council of the Shire of Belmont in pursuance of the powers vested in it by the Health Act, 1911, doth hereby *register *renew the registration of the premises as depicted in lodged plan and situated at
Dated at the day of 19
Shire Clerk.

^{*} Strike out what is inapplicable.

Shire of Belmont.

Schedule-Form 3.

APPLICATION FOR TRANSFER TO ANOTHER OF REGISTRATION OF.....

	e Council of the Shire of Belm					
Regist	ration of si	tuated at	the t	holder of	Certificate	of
	y apply to have the registra			d premises	transferred	to
	ated atth			day of	19.	
I, apply	the above namedfor the said transfer.				Transferordo her	eby
Da	ated atthis	•••••	day	of	19.	
	 			Proposed	Transferee.	
Pa 9th da	assed by the Council of the S ay of November, 1964.	hire of E				the
			J.	G. SISSON	VS, President.	
			_ w	G. KLEN		
A) day of	pproved by His Excellency th	e Govern	or in E	xecutive Co	ouncil this	23rd
			w	S. LONN Clerk of t	IE, he Council.	

HEALTH ACT, 1911-1964.

Shire of Dardanup.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws, described as Series "A", prepared in accordance with those provisions and duly amended have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963; and further amended by notices published in the Government Gazette on 7th November, 1963, 20th March, 1964 and 16th June, 1964: Now, therefore, the Shire of Dardanup, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on 7th November, 1963, 20th March, 1964, and 16th June, 1964, shall be adopted with the following modification and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:—

PART I .- GENERAL SANITARY PROVISIONS.

After by-law 1B insert a new by-law to stand as by-law 1C, as follows:—

Provision of Apparatus for the Bacteriolytic Treatment of Sewage.

1C—(a) This by-law shall apply to that portion of the district

1C.—(a) This by-law shall apply to that portion of the district comprising the area of the townsite of Eaton which is served by a reticulated water supply.

(b) The owner of every house constructed after the coming into operation of this by-law, and which house is in the portion of the district to which the by-law applies, shall provide on the premises an apparatus for the bacteriolytic treatment of sewage and liquid wastes produced on the premises, before the house is occupied or used.

PART IX.—OFFENSIVE TRADES.

Offen	isive Trade	?.					Fee			nnum.
All trades				•.•.	•				s. 0	
		 .								
Passed at a n	neeting of	the Dar	danup	Shire	Counci	l this	15th	day	of	May,
1965. W. H. RATCLIFF. Pres			ıt.							
					R. P.	EDDI	Ε,			
							Shi	re C	Cler	k.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

W. S. LONNIE, Clerk of the Council.

HEALTH ACT, 1911-1964.

Shire of Coorow.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification the whole or any portion of the by-laws caused to be prepared by the Governor under the provision of section 343 (1) of that Act: and whereas Model By-laws, described as Series "A", prepared in accordance with those provisions and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been printed with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted, have been published in the Government Gazette on 17th July, 1963, and further amended by notices published in the Government Gazette on 7th November, 1963, 20th March, 1964, and 16th June, 1964: Now, therefore, the Shire of Coorow, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on 7th November, 1963, 20th March, 1964, and 16th June, 1964, shall be adopted without modification, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:—

PART IX.—OFFENSIVE TRADES.

Offensive Trade.					Fee F	er.	Annun	ı.
					£	s.	d.	
All offensive trades				 	1	0	0	

Passed at a meeting of the Coorow Shire Council this 16th day of February, 1965.

PETER W. THOMSON,
President.

P. J. BENNETT,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

TRAFFIC ACT, 1919-1963.

The Municipality of the Shire of Plantagenet.

Traffic By-laws.

Police T.O. 53/457.

IN pursuance of the powers in that behalf contained in the Traffic Act, 1919-1963, the Plantagenet Shire Council hereby records having resolved on the 15th day of April, 1965, to repeal its Traffic By-laws published in the Government Gazette on the 7th January, 1958, the 10th March, 1959, the 13th November, 1959, and the 1st August, 1961.

Dated this 27th day of April, 1965.

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

[L.S.]

W. T. FROST, Shire President.

T. McDONALD,

Shire Clerk.

Recommended-

J. F. CRAIG, Minister for Traffic.

Approved by His Excellency the Governor in Executive Council this $23 \mathrm{rd}$ day of June, 1965.

W. S. LONNIE, Clerk of the Council.

RIGHTS IN WATER AND IRRIGATION ACT, 1914-1964.

Department of Public Works Water Supply, Perth, 23rd June, 1965.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Rights in Water and Irrigation Act, 1914-1964, has been pleased to make the regulations set forth in the schedule hereunder.

J. McCONNELL, Under Secretary for Works.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Rights in Water and Irrigation (Construction and Alteration of Wells) Regulations, 1963, published in the Government Gazette on the 15th May, 1963, and amended by a notice published in the Government Gazette on the 10th December, 1964, are referred to as the principal regulations.

Schedule amended.

2. The schedule to the principal regulations is amended by substituting for Form 3 the following form:—

P.W.W.S. 166

No.....

Form 3.

Western Australia.

Department of Public Works.

Rights in Water and Irrigation Act, 1914 (as amended). LICENSE UNDER SECTION 20.

Nome and address and soon	
Name and address and occu- pation of Licensee	
Description of land	
Location of well	
NATION AND ADMINISTRATION OF THE PROPERTY OF T	
Thing which may be done	
pursuant to this License	
Purpose for which the licen-	
see may utilise the water	
Period for which the License is issued	
is issued	
Special terms, limitations	
and conditions (if any) upon which the License is	
issued	

This License is issued upon the conditions-

- (i) that the information required under regulations 9 and 10 is forwarded as required;
- (ii) that the quantity of water drawn from this well and the rate of draw does not exceed the figure which the Minister may from time to time determine under section 21 of the Act. tion 21 of the Act;
- (iii) that the Licensee allow the Minister or his servants to fit meters to each and every well to measure the total flow.

This License is issued subject to and in accordance with the regulations relating to artesian and non-artesian wells, made under this Act.

Minister for Works and Water Supplies.

Note.—No alteration shall be made in connection with the well, nor shall the water from the well be used for purposes other than those authorised by this License. See regulation 11.

On expiry, of term for which License is issued, application for renewal may be made on Form No. 1.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perth.

By-laws Relating to Prevention of Damage to Footpaths.

L.G. 288/58.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 11th day of May, 1965, to make and submit for confirmation by the Governor the following by-laws:—

The by-laws of the Shire of Perth published in the Government Gazette of the 29th June, 1960, are hereby amended in the following manner:—

- 1. After by-law 195 the following new by-law is inserted:— 195A. No person shall engage in building operations on any land or contract or arrange with any person to carry out any works or to deliver materials on to any land if by so doing a vehicle will cross the paving of a footpath and it is likely that damage to the footpath will be caused thereby unless permission of the Council is given in accordance with these by-laws.
- 2. By-law 196 is altered by inserting after the word "Council" appearing in the eighth line of the said by-law the following words, "for its permission so to do".

Dated the 11th day of May, 1965.

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

[L.S.]

M. STARKE,

President.

LLOYD P. KNUCKEY,

Shire Clerk.

Recommended—

J. F. CRAIG, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 23rd day of June, 1965.

The Municipality of the Shire of Perth.

By-laws Relating to Refuse Adversely Affecting Neighbours.

L.G. 914/61

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 11th day of May, 1965, to make and submit for confirmation by the Governor the following by-laws:—

The by-laws of the Shire of Perth published in the Government Gazette of the 29th June, 1960, are hereby amended in the following manner:—

- 1. By-law 428 is deleted and the following new by-law is inserted in its place:—
 - 428. The owner or occupier of any land within the District shall remove within a time specified in a notice given by the Council and served on the owner or occupier of the land, refuse, rubbish or disused material whether of the same kind as or a different kind from those here specified which in the opinion of the Council is likely to affect adversely the value of adjoining property or the health comfort or convenience of the inhabitants thereof.
- 2. By-law 429A is deleted and the following new by-law is inserted in its place:—
 - 429A. Where the owner or occupier does not remove the refuse, rubbish or disused material as required by a notice given by the Council, the Council is authorised without payment of any compensation in respect thereof to remove it and dispose of it at the expense of and recover in a Court of competent jurisdiction the amount of the expenses from, the owner or occupier to whom the notice was given.

Dated this 11th day of May, 1965.

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

[L.S.]

M. STARKE,

President.

LLOYD P. KNUCKEY, Shire Clerk.

Recommended-

J. F. CRAIG,

Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 23rd day of June, 1965.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Blackwood Regional Traffic Council.

By-laws Relating to Long Service Leave.

L.G. 336/65.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Blackwood Regional Traffic Council hereby records having resolved on the 4th day of March, 1965, to make and submit for confirmation by the Governor the following by-laws:—

1. In these by-laws-

"Council" means the Blackwood Regional Traffic Council;

"continuous service" means service in the employment of the Council during which an employee has not been absent from the service of the Council for a continuous period of more than 2 days or an aggregate period of more than 10 days without leave of absence being granted by the Council.

- 2. All employees of the Council shall, after each period of 10 years' continuous service as permanent full-time employees thereof, commencing 4th March, 1965, be entitled to three months long service leave. Long service leave shall be taken at the convenience of the Council, which shall as far as possible, meet with the wishes of the employee, but the Council may require the employee to take leave by giving not less than three months' notice.
- 3. Absence on account of sickness shall not be deemed to be a break of continuity of service, provided the period of absence shall not exceed three months in any year, unless otherwise decided by the Council.
 - 4. Employees due to take long service leave shall be paid-
 - (a) their salary or wage for the period thereof at the rate of salary or wage existing at the time they take their leave.
 - (b) The Council may in its discretion either-
 - (i) pay to an employee his salary or wage periodically during long service leave; or
 - (ii) pay to the employee in advance a sum representing that amount of his salary or wage for the period of his long service leave.
- 5. Employees shall not be entitled to long service leave until the completion of 10 years' service. After completion of the first 10 years' service, employees shall be entitled to a *pro rata* payment if they leave the service of the Council before the next period is completed.
- 6. In the event of the resignation, retirement or death of an employee the Council may pay to such employee (or in the case of death, to his personal representative or if there be none, to his dependants) a sum of money equal to his salary or wage for the period of long service leave which the Council was empowered under these by-laws to grant to such employee at the date of his resignation, retirement or death or if the Council after consideration of all circumstances direct that the death of an employee be presumed the Council may authorise the payment to the dependants of the employee a sum equivalent to the amount of salary or wage which would under this by-law have been granted the employee immediately prior to the date of his death such date to be determined by the Council.
- 7. Long service leave shall be considered as a special period of recuperation after a lengthy term of service, with a view to fitting the employee for a further term, and during such leave no employee shall undertake any form of employment for hire or reward, unless by special permission of the Council. Any contravention of this subclause shall entitle the Council to dismiss the employee from its service, and cease paying or recover any amounts paid in advance on account of long service leave.

Passed by a resolution of the Blackwood Regional Traffic Council on the $4 \mathrm{th}$ day of March, 1965.

W. S. BAGSHAW,

Chairman.

ERIC MOLYNEUX, Secretary/Manager.

Recommended-

J. F. CRAIG, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 23rd day of June, 1965.

The Municipality of the Shire of Kwinana.

Adoption of Draft Model By-laws Relating to Petrol Pumps.

L.G. 340/65.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 28th day of April, 1965, to adopt, without alteration, the Draft Model By-laws published in the Government Gazette on the 16th day of January, 1963:---

Local Government Model By-laws (Petrol Pumps) No. 10.

Dated this 3rd day of June, 1965.

The Common Seal of the Shire of Kwinana was affixed hereto in the presence of-

[L.S.]

A. M. LYDON,

President.

F. W. MORGAN,

Shire Clerk.

Recommended-

J. F. CRAIG, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

W. S. LONNIE. Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Kalamunda.

Adoption of Draft Model By-law Relating to Street Lawns and Gardens. L.G. 760/60.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of December, 1964, to adopt such of the Draft Model By-law published in the Gazette of the 7th day of February, 1963, as is here set out:-

The whole of the Local Government Model By-law (Street Lawns and Gardens) No. 11.

All previous by-laws relating to street lawns and gardens are hereby repealed.

Dated this 31st day of May, 1965.

The Common Seal of the Shire of Kalamunda was hereunto affixed in the presence of-

[L.S.]

F. R. WHITE,
President.

P. A. MORAN,

Shire Clerk.

Recommended-

J. F. CRAIG, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

The Municipality of the Town of Bunbury.

Adoption of Amendments to By-laws relating to Petrol Pumps No. 10 and Signs, Hoardings and Bill Posting No. 13.

L.G. 637/64.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 12th day of April, 1965, to adopt the amendment to the Model By-law relating to Petrol Pumps as published in the Government Gazette of 1st October, 1964, and the amendment to the Model By-laws relating to Signs, Hoardings and Bill posting as published in the Government Gazette of 10th December, 1964.

Dated the 28th day of May, 1965.

The Common Seal of the Town of Bunbury was affixed hereto in the presence of—

[L.S.]

E. A. COOKE,

Acting Mayor.

A. L. SCOTT,

Town Clerk.

Recommended-

J. F. CRAIG, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Busselton.

Adoption of Draft Model By-laws Relating to Prevention of Damage to Streets.

L.G. 106/65.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 9th day of June, 1965, to adopt such of the Draft Model By-laws published in the Government Gazette of the 18th day of February, 1965, as are here set out:—

Local Government Model By-law (Prevention of Damage to Streets) No. 15.—The whole of the by-laws.

The Common Seal of the Shire of Busselton was affixed hereto this 11th day of June, 1965, in the presence of—

[L.S.]

F. H. JOLLIFFE,

President.

T. McCULLOCH,

Shire Clerk.

Recommended-

J. F. CRAIG, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this $23 \mathrm{rd}$ day of June, 1965.

The Municipality of the Shire of Manjimup.

Adoption of Draft Model By-laws Relating to the Local Government Model By-law (Caravan Parks) No. 2.

L.G. 842/64.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 11th day of April, 1963, to adopt such of the Draft Model By-laws published in the *Gazette* of the 28th day of September, 1961, with amendments published in the Gazette of the 16th day of January, 1963, as are here set out.

Draft Model By-law No. 2.—The whole of the by-laws.

Dated the 11th day of April, 1963.

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

[L.S.]

M. J. HART,

President.

M. DUNN,

Shire Clerk.

Recommended-

J. F. CRAIG, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Kalgoorlie.

Adoption of Draft Model By-laws Relating to Prevention of Damage to Streets No. 15.

L.G. 348/65.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 19th day of March, 1965, to adopt the Draft Model By-laws published in the Government Gazette on the 18th February, 1965, as set out hereunder:—

Local Government Model By-laws (Prevention of Damage to Streets) No. 15.—The whole of the by-laws.

Dated this 1st day of June, 1965.

The Common Seal of the Shire of Kalgoorlie was hereunto fixed in the presence of—

ILS.

C. P. DAWS,

Acting President.

A. E. RASMUSSEN,

Shire Clerk.

Recommended-

J. F. CRAIG, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of June, 1965.

SUPERANNUATION, SICK, DEATH, INSURANCE, GUARANTEE AND EN-DOWMENT (LOCAL GOVERNING BODIES' EMPLOYEES) FUNDS ACT. 1947-1950.

> Local Government Department, Perth, 28th June, 1965.

L.G. 869/53.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Superannuation, Sick, Death, Insurance, Guarantee and Endownient (Local Governing Bodies' Employees) Funds Act, 1947-1950, has been pleased to make the regulations set out in the schedule hereunder.

A. E. WHITE, Secretary for Local Government.

Schedule.

Regulations.

In these regulations the Local Governing Bodies' Provident Principal regulations. Fund (Endowment) Regulations made under the Act and published as reprinted in the Government Gazette on the 29th day of March, 1956, and amended by regulations published in the Government Gazette on the 20th December, 1960, the 24th May, 1961, the 16th January, 1963, and the 23rd April, 1963, are referred to as the principal regulations.

Regulation 7 of the principal regulations is amended by adding subregulation. A subregulation (1) the following subregulation:—amended. after subregulation (1) the following subregulation:-

- (1a) An employee may not make an election under subregulation (1) of this regulation, unless-
 - (a) he has had twelve months' continuous service as an employee of the Corporation by which he is employed; or
 - (b) if he has had less than twelve months' continuous service with that Corporation-
 - (i) there is in force a policy of insurance effected under these regulations in relation to his service with any other Corporation; or
 - (ii) the appropriate Committee so approves.

3. Regulation 10 of the principal regulations is amended-

Reg. 10 amended.

- (a) by substituting for the word "Each" in the first line of paragraph (a), the passage, "Subject to the provisions of paragraph (b) of this regulation, each"; and
- (b) by inserting after the passage "assurance," in line two of paragraph (b), the passage, "or, notwithstanding the provisions of paragraph (a) of this regulation, if for any reason the appropriate Committee so approves,".
- following regulation substituted:

- 18. (a) This regulation applies to a subscriber who ceases to be employed by a Corporation prior to the maturity date of the policy effected for his benefit under these regulations.
 - (b) A subscriber who ceases to be employed—
 - (i) as a result of ill-health or accident;
 - (ii) upon resigning after ten years' continuous service with one or more Corporations;
 - (iii) if the subscriber is a female, on leaving to be married; or
 - (iv) upon his services being terminated by a Corporation through no fault of his own, is entitled to have the policy transferred to him or to have the surrender value of that policy paid to him.

- (c) A subscriber who ceases to be employed in circumstances other than those prescribed in paragraphs (b) or (d) of this regulation may— $\,$
 - (i) receive a refund of his own contributions paid in relation to the policy;
 - (ii) continue the policy in force for the amount of the sum assured and bonuses purchased by his own contributions, together with ten per centum of the sum assured and bonuses purchased by the contributions paid by the Corperation in relation to the policy for each completed year of his continuous service as a contributor; or
 - (iii) upon payment to the appropriate Committee for credit to the Reserve Account of a sum equal to the difference between the surrender value of the policy and the amount of his own contributions, continue the policy in force for the full sum assured and bonuses.

Surrender of Policy upon Dismissal for Misconduct, etc.

(d) A subscriber who is dismissed for defalcation, misconduct or dereliction of duty or who resigns to avoid being so dismissed is entitled to receive from the proceeds of the surrender of the policy a sum equal to the amount of his contributions, less any amounts liable to be deducted pursuant to paragraphs (f) and (g) of this regulation.

Alternative Surrender of Policy.

(e) Where a subscriber ceases to be employed by a Corporation and is entitled to exercise an option under this regulation in respect of the policy effected on his life, but fails to advise the appropriate Committee of the manner in which he wishes to exercise that option within one month after the posting of a notice by the Committee to his last known address, or fails to pay on demand any moneys payable by him to the Committee, the Committee shall arrange for the surrender of the policy at a date fixed by the Committee.

Deductions from Proceeds of Surrender of Policy for Costs, Damages and Expenses in Case of Misconduct, etc.

(f) If a Corporation incurs any loss or damage or is put to any expense for costs or otherwise by reason of any fraud, dishonesty or misconduct of a subscriber, the appropriate Committee may arrange with the Assurance Company to surrender the subscriber's policy whether the subscriber leaves the Corporation's service or not, and from the proceeds of the policy (including bonuses) deduct and pay to the Corporation the amount of the loss or damages or expenses so incurred by the Corporation. A further amount equal to the difference between the surrender value of the policy and the total of the subscriber's contributions shall also be deducted and shall be paid to the Reserve Account. Any balance after deductions so made shall be paid to the subscriber. If the amount of the loss, damages or expenses cannot be immediately ascertained, the Committee may retain the whole of the proceeds of the policy for a period not exceeding six months or for such shorter period as may be necessary to ascertain the amount of such loss, damages or expenses.

Lien or Charge on Policy.

(g) The Corporation shall have a lien or charge on the policy for any moneys for the time being or from time to time owing by the subscriber to the Corporation on any account whatsoever and the appropriate Committee may at its discretion without the consent of the subscriber arrange

with the Assurance Company to surrender the policy or any part thereof or may raise the moneys so owing on the policy in such manner as the Committee in its discretion may think fit and may deduct from any moneys received under the policy whether on surrender or otherwise a sum equal to the amount of the moneys owed to the Corporation for the purpose of discharging the debt owed to the Corporation.

If Policy Surrendered the Employee Ceases to be a Subscriber.

(h) Where a policy is surrendered as provided in this Regulation without the termination of the services of the subscriber, the provisions of Regulation 7 and 14 cease to apply in relation to the employee concerned and he shall cease to be a subscriber.

Policy Transferred to the Assured: Termination of Liability of the Corporation.

(i) Where a subscriber ceases to be employed by a Corporation prior to the maturity date of the policy and the policy is transferred to him, he shall be responsible for the whole premium without any further liability on the part of the Corporation beyond the date on which his employment ceased.

Order of Priority for Payment of Proceeds of Policy.

- (j) In all cases the moneys payable by the Assurance Company shall be paid to the appropriate Committee and applied by it, firstly, in or towards payment to such Committee of any moneys due to it by the subscriber on any account; secondly, in or towards payment of any premium or any other moneys due by the subscriber to the Corporation; and thirdly, in payment of the balance to the sub-
- 5. Appendix I to the principal regulations is amended by adding at the end of clause 7, the passage, "A subscriber who is within five years of his age of retirement may authorise the Committee to arrange, and the Committee shall arrange, additional assurance by way of a pure endowment policy maturing not later than five years from the date on which the additional assurance is effected.".

6. Appendix I to the principal regulations is amended by adding at the end of clause 15, the passage, "Provided that in respect of new amended." endowment assurances and increases to endowment assurances effected on or after the first day of February, 1965, the payment by the Society of commission shall be discontinued and in consideration thereof the Society agrees that rates of premium on endow-ment assurances effected on or after that date shall be on a reduced scale while the policy remains subject to these regulations.".

7. Appendix I to the principal regulations is amended by substituting for the word "one-half" in line twelve of clause 20, the amended. word, "six-tenths".

8. Appendix III to the principal regulations is amended by substituting for the passage, "or if not acceptable to the Assurance Company," in line six of clause 20, the passage, "or, if the employee is not acceptable to the Assurance Company in relation to such a policy or if the Committee has so approved under paragraph (b) of regulation 10 of these regulations,"

9. Appendix III to the principal regulations is amended by adding at the end of clause 21, the passage, "Where a subscriber is within five years of his age of retirement he may request the Committee to effect in his name additional assurance by way of a pure endowment policy of insurance to mature not later than five years after the date of commencemeent of the policy.".

INSPECTION OF SCAFFOLDING ACT, 1924-1962.

Department of Labour, Perth, 23rd June, 1965.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Inspection of Scaffolding Act, 1924-1962, has been pleased to make the regulations set out in the schedule hereunder.

> C. A. REEVE, Secretary for Labour.

Schedule.

Regulations.

1. In these regulations the Scaffolding Regulations, 1964, published in the Government Gazette on the 1st September, 1964, Principal regulations. are referred to as the principal regulations.

Reg. 7 amended.

2. Regulation 7 of the principal regulations is amended by adding, after sub-regulation (3) the following sub-regulation:—

(3a) For the purposes of paragraph (b) of sub-regulation (2) of this regulation, the Chief Inspector may exclude from the contract price, or the estimated cost, of the works-

- (a) the cost of labour that is not, and of materials that are not, comprised or involved in any part of the works for which, or in connection with which, scaffolding or gear, is, or is ordinarily, used; and
- (b) the cost of material, only, that comprises prefabricated machinery to be installed on the works:

and a person aggrieved by a decision of the Chief Inspector, given under this subregulation, may apply to the Minister for a review of that decision and the Minister's decision shall, thereupon, be final.

DRIED FRUITS ACT, 1947-1954.

Department of Agriculture, South Perth, 23rd June, 1965.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Dried Fruits Act, 1947-1954, has been pleased to make the regulations set forth in the schedule hereunder.

F. L. SHIER, Acting Director of Agriculture.

Schedule.

Regulations.

Principal

1. In these regulations the Dried Fruits Regulations, 1956, published in the Government Gazette on the 23rd October, 1956, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

Reg. 12

- 2. The principal regulations are amended by substituting for substituted. regulation 12 the following regulation:-
 - The fees and allowances payable to members of the Dried Fruits Board are as follows-
 - (a) to the Chairman of the Board, in respect of each meeting of the Board that he attends, a sitting fee of £7 7s. per half-day or less than a half-day;

- (b) to each member of the Board (other than the Chairman) in respect of each meeting of the Board that the member attends, a sitting fee of £5 5s. per half-day or less than a halfday: and
- (c) to each member of the Board, including the Chairman, travelling and car mileage allowances, when travelling on official business of the Board, at the rates and in accordance with the scale and conditions applicable from time to time to senior officers of the State Public Service.

DAIRY INDUSTRY ACT, 1922-1953.

Department of Agriculture, South Perth, 23rd June, 1965.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 25 of the Dairy Industry Act, 1922-1953, has been pleased to make the regulations set out in the schedule hereunder.

> F. L. SHIER, Acting Director of Agriculture.

Schedule.

Regulations.

In these regulations the Dairy Industry Act Regulations, Principal published in the Government Gazette on the 4th May, 1951, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

Regulation 40 of the principal regulations is amended by substituting for subregulation (3) the following subregulation:—

Reg. 40 amended.

- (3) The basis of payment for cream graded either as choice grade cream or first grade cream shall be as follows-
 - (a) for all cream graded as choice grade cream, the owner of a factory shall pay not less than three quarters of one penny per pound for butterfat contained therein, over and above the price paid by him for cream graded as first grade cream;
 - (b) for all cream graded as first grade cream, the owner of a factory shall pay a margin, over and above the price paid for second grade cream, equal to one penny in each shilling or part of one shilling in the price paid for choice grade cream, provided that at all times such margin shall not be less than threepence; and
 - (c) the rates of pay on any one day shall be common to the grade and all other factors on which the rates of pay have been computed and made.

