

Government Gazette

OF

WESTERN AUSTRALIA

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MONDAY, 14th FEBRUARY

PERTH:

[1966

No. 18]

HEALTH ACT, 1911-1965.

Shire of Woodanilling.

WHEREAS under the provisions of the Health Act, 1911, as amended, 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 Woodanilling, 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 of Regulations Act, 1954, in the Government Gazette of 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 is amended by substituting for the words "five shillings" where they appear in line six of paragraph (b), the words "five pounds."

Passed at a meeting of the Woodanilling Shire Council this 14th day of December, 1965.

F. M. SHACKLEY,

President.

D. McCUTCHEON, Shire Clerk.

Approved by His Excellency the Governor in Executive Council, 2nd February, 1966.

W. S. LONNIE.

W. S. LONNIE, Clerk of the Council.

HEALTH ACT, 1911-1965.

Shire of Tambellup.

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 modifications 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 17th November, 1963, 20th March, 1964, 16th June, 1964, 8th January, 1965 and 23rd June, 1965: Now, therefore, the Shire of Tambellup, 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 17th July, 1693, together with the amendments published in the Government Gazettes on 7th November, 1963, 20th March, 1964, 16th June, 1964, 8th January, 1965 and 23rd June, 1965; shal be adopted with the following modifications, and doth hereby also 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 1BA, insert a new by-law to stand as by-law 1C as follows:—

1C. Provision of apparatus for the bacteriolytic treatment of sewage.

- (a) This by-law shall apply to that portion of the district comprising the area of the townsite of Tambellup as constituted under the Land Act, 1933.
- b) The owner of every house constructed after the coming into operation of this by-law, which is within a portion of the district prescribed in paragraph (a) shall provide on the premises an apparatus for the bacteriolytic treatment of sewage, before the house is occupied or used.

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Part IX-Offensive Trades.

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Offensive Trade.
All offensive trades

Fee Per Annum.

.... £1 (\$2.00)

Passed at a meeting of the Tambellup Shire Council this 16th day of December, 1965

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J. M. HOWARD,

President.

W. M. LEONARD, Shire Clerk.

Approved by His Excellency the Governor in Executive Council, 2nd February, 1966.

W. S. LONNIE, Clerk of the Council.

FREMANTLE PORT AUTHORITY ACT, 1902-1964.

THE Fremantle Port Authority, acting pursuant to the provisions of the Fremantle Port Authority Act, 1902-1964, hereby makes the regulations set forth in the schedule hereunder.

Schedule.

Regulations.

1. In these regulations, the regulations made by the Fremantle Port Authority, under the provisions of the Fremantle Port Authority Act, 1902 (as amended), as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published in the Government Gazette on the 17th August, 1963, with all amendments to and including those published in the Government Gazette on the 29th December, 1961, and as amended from time to time thereafter 'yy notices published in the Government Gazette, are referred to as the principal regulations.

- 2. Regulation No. 62 of the principal regulations is amended-
 - (a) by substituting for paragraph "Self Propelling Dredgers—Not Anchored" and subparagraphs (1) and (2) the following:—

Dredgers—Not Anchored—dredgers under-way when dredging, and unable to manoeuvre as required in order to keep out of the way of other vessels, shall show lights and shapes required by the International Regulations for Preventing Collisions at Sea Rule (4) (c) for vessels not under command, viz.:—

- (1) By night, three lights in a vertical line one over the other so that the upper and lower lights shall be the same distance from, and not less than 6 feet above or below, the middle light. The highest and lowest of these lights shall be red, and the middle light shall be white, and they shall be of such a character as to be visible all round the horizon at a distance of at least 2 miles.
- (2) By day, she shall carry in a vertical line one over the other not less than 6 feet apart, where they can best be seen, three shapes each not less than 2 feet in diameter, of which the highest and lowest shall be globular in shape and red in colour, and the middle one diamond in shape and white.
- (b) By substituting for paragraph "Anchor Lights on Dredgers" the following:—

Dredgers—Anchored—dredgers engaged in dredging when at anchor shall, in addition to the coloured lights prescribed in paragraph (a) of this regulation, carry the anchor light or lights, according to their lengths, required by the International Regulations for Preventing Collisions at Sea Rule (11).

A white light shall be shown on the Outer rail of the silt barge, if moored to the dredger, on the passing side. No light need be shown on the barge if moored to the side of the dredger that is not clear.

- 3. Regulation No. 64 of the principal regulations is amended by substituting for subparagraph (d) the following:—
 - (d) One long blast followed by two short blasts to mean, "My ship is out of control, keep clear."

Passed by resolution of the Fremantle Port Authority at a meeting of the said Authority held on the 23rd day of December, 1965.

The Common Seal of the Fremantle Port Authority was at the same time affixed and impressed thereto by order and in the presence of—

> J. McCONNELL, Chairman.

> MAX B. GRACE, Commissioner.

C. A. FAULDS,

Secretary.

Approved by His Excellency the Governor in Executive Council this 2nd day of February, 1966.

(Sgd.) W. S. LONNIE, Clerk of the Council.

MAIN ROADS ACT, 1930-1961.

Main Roads Department, Perth, 7th February, 1966.

HIS Excellency the Governor in Executive Council, acting under the powers conferred by sections 10 and 35 of the Main Roads Act, 1930-1961, has been pleased to make the regulations under and for the purposes of that Act as set forth in the Schedule hereunder.

D. H. AITKEN, Commissioner of Main Roads.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Main Roads Department (Admission of Civil Engineering Cadets) Regulations, 1957, published in the *Government Gazette* on the 17th May, 1957, and amended thereafter, are referred to as the principal regulations.

Reg. 1 amended.

- 2. Regulation 1 of the principal regulations is amended—
 - (a) by adding after the interpretation, "Secretary" in subregulation (2), the following interpretation:—

"Technical College" means the Perth Technical College; ; and

- (b) by substituting for item 21 appearing under the heading, "2.—Arrangement," the following item:—
 - 21. Applications for University or Technical College Study Leave. .

Reg. 2 amended. 3. Regulation 2 of the principal regulations is amended by substituting for the word, "twenty-one" in line three of paragraph (a), the word, "twenty-five."

Reg. 3 amended.

4. Regulation 3 of the principal regulations is amended by adding after the word, "University" in the last line of paragraph (c) of subregulation (2), the words, "or has the necessary qualifications for admission to the Associateship course in Civil Engineering or in Highway Engineering at the Technical College."

Reg. 4 amended.

- 5. Regulation 4 of the principal regulations is amended—
 - (a) by inserting after the word, "University" in line two of paragraph (b) of subregulation (2), the passage, ", or as the case may require from the Principal of the Technical College," and
 - (b) by inserting after the word, "University" where it occurs in each of subparagraphs (i), (ii) and (iii) of paragraph (b) of subregulation (2), the words, "or Technical College," in each case.

Reg. 5 amended.

- 6. Regulation 5 of the principal regulations is amended—
 - (a) by adding after the word, "University," being the last word in paragraph (a) of subregulation (1), the passage, ", or shall apply for admission to the Technical College and enrol as a student in the Associateship course in Civil Engineering or in Highway Engineering at that college";
 - (b) by inserting after the word, "University" in line three of paragraph (b) of subregulation (1), the passage, ", or as the case may be, the Associateship in Civil Engineering or in Highway Engineering of the Technical College,";
 - (c) by inserting after the word, "University" firstly occurring in line three of paragraph (c) of subregulation (1), the passage, "or the Technical College, as the case may be,";
 - (d) by inserting after the word, "University" secondly occurring in line three of paragraph (c) of subregulation (1), the words, "or Technical College";

- (e) by inserting after the word, "University" in line one of paragraph (d) of subregulation (1), the words, "or the Technical College";
- (f) by inserting after the word, "University" in line three of subregulation (2), the passage, ", or for the Associateship in Civil Engineering or in Highway Engineering of the Technical College,";
- (g) by inserting after the word "University" in line four of subregulation (2), the passage, ", or as the case may be, the Council of Studies of the Technical College,"; and
- (h) by substituting for the words, "and in the Department before the cadet was required to withdraw from the University" in lines five and six of subregulation (3), the passage, ", or as the case may be, the Technical College, and in the Department, before the cadet was required to withdraw from the University or the Technical
- 7. Regulation 6 of the principal regulations is amended-

Reg. 6 amended.

- (a) by inserting after the word "University" in line four, the passage, ", or the Associateship in Civil Engineering or in Highway Engineering of the Technical College, as the case may be";
- (b) by inserting after the word, "University" in line two of paragraph (a), the words, "or for the Associateship in Civil Engineering or in Highway Engineering of the Technical College"; and
- (c) by inserting after the word, "University" in the penultimate line, the passage, "or as the case may be, the Associateship in Civil Engineering or in Highway Engineering of the Technical College,".
- 8. Regulation 7 of the principal regulations is amended—

Reg. 7 amended.

- (a) by substituting for the words, "and until he shall have taken that degree" in line four of subregulation (1), the passage, "or for the Associateship in Civil Engineering or in Highway Engineering at the Technical College, and until he shall have taken that degree or obtained that Associateship"
- (b) by inserting after the word, "University" where it occurs in line three of paragraph (a) and in each of lines one and two of paragraph (c) of subregulation (1), the words, "or the Technical College," in each
- (c) by substituting for the words commencing with the passage, "until" in the third last line of subregulation (1) down to the end of that subregulation, the passage, "he shall attend at the University as a full-time student in the Faculty of Engineering until he shall have taken his degree, or as the case may require, at the Technical College as a full-time student until he shall have obtained his Associateship in Civil Engineering or in Highway Engineering"; and
- (d) by inserting after the word, "University" in the last line of subregulation (2), the words, "or Technical College."
- 9. Regulation 8 of the principal regulations is amended by Reg. 8 inserting after the word, "University" in line six, the passage, "or for the Associateship in Civil Engineering or in Highway Engineering of the Technical College."

10. Regulation 11 of the principal regulations is amended by Reg. 11 inserting after the word, "University" in line two of paragraph (b) amended. of subregulation (1), the passage, "or as the case may require, from the Principal of the Technical College,".

Reg. 13 amended.

11. Regulation 13 of the principal regulations is amended—

(a) by substituting for the table comprising lines six to eleven (both inclusive) of subreguation (1), the following table:-

> Year. Rate of Pay.

First Year 78% of basic rate. Second Year 92% of basic rate.

Third Year £76 margin over male basic rate. Fourth Year £176 margin over male basic rate. Fifth Year £245 margin over male basic rate.

- (b) by inserting after the word, "University" in line two of paragraph (b) of the proviso to subregulation (1), the passage, "or as the case may require, from the Principal of the Technical College,";
- (c) by adding after the proviso to subregulation (1), the following further proviso:-

Provided further that the rates of pay prescribed in this subregulation for Fourth Year and Fifth Year shall not apply in respect of cadets who are students at the Technical College.;

- (d) by substituting for the passage, "shall, on and after the 14th day of March, 1955, be in the form of a sustenance allowance at the rate of four pounds ten shillings (£4 10s.) per week" in lines three and four of subregulation (2), the words, "or the Technical College shall be in the form of a sustenance allowance at an approved rate per week";
- (e) by inserting after the word, "University" in line eight of subregulation (2), the passage, ", or the Principal of the Technical College," and
- (f) by inserting after the word, "University" in the penulti-mate line of subregulation (2), the words, "or the mate line of subregulation (2), the words, Technical College.'

Reg. 14 amended.

12. Regulation 14 of the principal regulations is amended by inserting after the word, "University" in line three of subregulation (1), the words, "or the Technical College."

Reg. 16 amended.

13. Regulation 16 of the principal regulations is amended by inserting after the word, "University" where it occurs in line three, and again in line four, of paragraph (a) of subregulation (2), the words, "or the Technical College," in each case.

Reg. 18 amended.

14. Regulation 18 of the principal regulations is amended by inserting after the word, "University" in line one, the words, "or from the Technical College."

Reg. 19 amended.

15. Regulation 19 of the principal regulations is amended by inserting after the word, "University" in line one, the words, "or from the Technical College."

Reg. 20 amended.

- 16. Regulation 20 of the principal regulations is amended—
 - (a) by inserting after the word, "University" where it occurs in each of paragraphs (a), (b) and (d) of sub-regulation (1) the words, "or at the Technical College," in each case; and
 - (b) by inserting after the word, "University" in paragraph(c) of subregulation (1), the words, "or Technical College."

Heading to amended.

17. The heading immediately preceding regulation 21 of the principal regulations is amended by inserting after the words, "University," the words, "or Technical College."

Reg. 21 amended.

- 18. Regulation 21 of the principal regulations is amended-
 - (a) by inserting after the word, "University" in line two of subregulation (1), the words, "or for the Associate-ship in Civil Engineering or in Highway Engineering of the Technical College";

- (b) by inserting after the word, "University" where it occurs in each of lines two and four of paragraph (a), and again in line two of paragraph (b), of subregulation (1), the words, "or Technical College," in each case:
- (c) by inserting after the word, "University" where it occurs in each of lines one and four of paragraph (a), and again in line one of paragraph (b), of subregulation (3), the words, "or Technical College," in each case; and
- (d) by inserting after the word, "University" in line five of subregulation (4), the words, "or Technical College."
- 19. Regulation 23 of the principal regulations is amended by Reg. 23 inserting after the word, "engineer" in the last line, the words, "or amended an associate Civil or Highway engineer."

CATTLE INDUSTRY COMPENSATION ACT, 1965.

Department of Agriculture, South Perth, 2nd February, 1966.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 46 of the Cattle Industry Compensation Act, 1965, and section 11 of the Interpretation Act, 1918-1962, has been pleased to make the regulations set forth in the Schedule hereunder, to have and take effect on and after the 14th day of February, 1966.

T. C. DUNNE, Director of Agriculture.

Schedule.

Regulations.

- 1. These regulations may be cited as the Cattle Industry Compensation Regulations, 1966.
 - 2. In these regulations unless the context requires otherwise—
 "the Act" means the Cattle Industry Compensation Act, 1965;
 words and expressions defined in section 6 of the Act and used in these regulations have the same respective meanings as in the Act.
- 3. The Chief Inspector may, on giving to the owner of cattle seven days previous notice in writing in the Form No. 1 in the Schedule to these regulations, request that owner to submit, at a time and place to be specified in the notice, his cattle to inspection or to tuberculin testing, or to both, by the Chief Inspector, an inspector, a veterinary officer of the Department, or a veterinary surgeon authorised by the Chief Inspector.
- 4. Every owner of cattle, on receipt of notice pursuant to regulation 3 of these regulations, shall at the time and place specified in the notice, submit his cattle for the purpose referred to in that regulation, and shall render to the person inspecting or testing the cattle all reasonable assistance with the handling of them.
- 5. (1) Every owner of cattle shall provide a crush or other suitable means of restraint for the purpose of inspection or tuberculin testing of his cattle under these regulations, to the satisfaction of the person carrying out the inspection or testing.
- (2) An owner who fails or neglects to provide a crush or other suitable means of restraint pursuant to this regulation commits an offence against these regulations.

- (3) Where a question arises as to whether a crush or other means of restraint is adequate for the purposes of this regulation, the question shall be referred to the Chief Inspector who shall determine the question and whose determination shall be final and conclusive.
- 6. (1) Where cattle have been submitted to a tuberculin test pursuant to the provisions of section 11 of the Act, the person who carried out the test shall within seven days thereafter sign and furnish to the Chief Inspector—
 - (a) a report in the Form No. 2 in the Schedule to these regulations, setting forth particulars of the number and kind of cattle tested and the number of positive reactors (if any); and
 - (b) a return in the Form No. 3 in that Schedule of the positive reactors to the tuberculin test of the cattle.
- (2) The owner of the cattle so tested shall certify that the test has been made and the positive reactors identified and for that purpose shall sign the certificate endorsed at the foot of the Form No. 2 referred to in this regulation.
- 7. All cattle which upon being subjected to a tuberculin test give a positive reaction, or which upon being inspected are found to be showing clinical evidence of disease, shall be branded on the rump with the imprint of a \uparrow , and every animal that has reacted to the tuberculin test shall also be tagged for identification with a tag in a form approved from time to time by the Director and issued by the Department bearing the letters "TB" and a serial number.
- 8. (1) Where any cattle are found by inspection or by the application of a tuberculin test to be suffering from disease, the Chief Inspector shall give forthwith to the owner of the cattle notice in writing in the Form No. 4 in the Schedule to these regulations, and by such notice shall require the owner within a time to be specified in the notice—
 - (a) to remove such cattle from the herd for the purpose of their being slaughtered; and
 - (b) either to destroy at his own expense such cattle within the meaning of the word "destroy" in the Stock Diseases Act, 1895 (as amended), or to convey or consign such cattle to an abattoir specified in the notice for the purpose of slaughter, and the owner shall keep such cattle isolated from the herd pending slaughter by him or conveyance or consignment for the purpose of slaughter.
- (2) The cost of transporting cattle conveyed or consigned to an abattoir for slaughter, pursuant to subregulation (1) of this regulation, whether that transport be by rail or by road, shall be borne by the Fund.
- 9. (1) An application for payment of compensation in respect of cattle destroyed pursuant to the Act and these regulations shall be made to the Chief Inspector in the Form No. 5 in the Schedule to these regulations within thirty days after the destruction of the animal or animals in respect of which compensation is claimed.
- (2) The application shall be in writing signed by the owner of the animal or animals in respect of which compensation is claimed, and shall contain particulars of the description and the value of each animal destroyed.
- 10. (1) An application for payment of compensation in respect of any carcass or portion of a carcass of an animal being a head of cattle which carcass or portion is, in pursuance of any Act, at an abattoir condemned because of disease as unfit for human consumption shall be made to the Chief Inspector in the Form No. 6 in the Schedule to these regulations within thirty days after the condemnation of that carcass or portion of a carcass.
- (2) The application shall be in writing signed by the owner of the carcass or portion of a carcass in respect of which compensation is claimed, shall contain particulars of the weight of that carcass or portion of carcass, the market value thereof and the reason for condemnation, and shall be signed by the person responsible for the condemnation.

- 11. (1) Where pursuant to regulation 8 of these regulations cattle are ordered to be conveyed or consigned to an abattoir for slaughter, the Chief Inspector shall notify in writing forthwith the officer in charge of the abattoir specified in the notice given to the owner pursuant to that regulation, that the cattle are to be so conveyed or consigned and shall inform him of the approximate date of their delivery.
- (2) The notice to be given under subregulation (1) of this regulation to the officer in charge of an abattoir shall be in the Form No. 7 in the Schedule to these regulations and shall contain particulars of the description of the cattle to be destroyed, including the brands and tag numbers used for the purposes of identification by the person who carried out the tuberculin test in respect of the cattle.
- (3) On receipt of notice under this regulation the officer in charge of the abattoir, or the deputy of that officer, shall give instructions for the slaughter of the cattle when delivered and for the realisation of the carcasses.
- 12. After slaughter of cattle at an abattoir and realisation of the carcasses, in accordance with regulation 11 of these regulations, the officer in charge of the abattoir shall as soon thereafter as may be practicable notify the Department accordingly in the Form No. 8 in the Schedule to these regulations, and remit to the Director the proceeds of realisation of the carcasses after deducting therefrom any slaughtering charges or other expenses actually incurred in relation to the destruction of the cattle and realisation of the carcasses.
- 13. In the event of the loss or death of any cattle that have been ordered to be destroyed pursuant to the Act and these regulations, the owner of such cattle shall immediately notify the Chief Inspector of the loss or death and furnish him with particulars of the description of each animal that has become lost or has died.
- 14. Notwithstanding that his herd of cattle has been inspected or tested in accordance with the Act and these regulations, every owner of cattle shall, whenever an animal is visibly suffering from disease, or is showing symptoms from which it may reasonably be suspected of suffering from disease, notify the Chief Inspector thereof immediately upon becoming aware of the same.
- 15. A person who omits to do anything directed to be done or does or attempts to do anything forbidden to be done, by or under these regulations, commits an offence against these regulations, and is liable to a penalty not exceeding 100 dollars.

Schedule.

Form No. 1.

Regulation 3.

Cattle Industry Compensation Act, 1965.

TO (Owner of Cattle)
Address
I hereby give you notice that a Veterinary Surgeon authorised by the Chief Inspector of Stock will visit your property on
19 ato'clock for the purpose of inspecting and conducting a tuberculin test of your cattle and you are hereby required to muster and yard such cattle at the time and date mentioned and submit them to such inspection and test and to render all reasonable assistance in connection with the handling of the animals.
Take notice also that you are required to provide a crush or other suitable means of restraint for the purpose of such inspection or tuberculin testing, and that failure or neglect by you so to do may render you liable to a penalty not exceeding 100 dollars.
Date Chief Inspector of Stock.
Note.—"Cattle" refers to any bull, cow, ox, steer, heifer or calf.

Form No. 2.

Regulations 6.

Veterinary Surgeon.

	Cat	tle Indust	ry Compensa	tion Act. 1	1965.	No.
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Chief, Insperior Department	ector of Sto ment of Ag ath Perth	ock, riculture,		Departme	ntal File N	o
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Date		u as ucsor	weu.			
Date				**********		
					Owner o	f Cattle.
Note.—	"Cattle" re	fers to an	y bull, cow,	ox, steer,	heifer or	calf.
				-		
			Form No. 3.			
			Regulation 6			
	Cat	tle Indust	ry Compensa	tion Act, 1	1965.	
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The fo	llowing ani	mals on t	he property	of		
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Tag No.	Sex.	Colour.	Breed.	Age.	Brands.	Valuation.

Date.....

Form No. 4. Regulation 8.

	Cod	tlo Indu	Regulat stry Com		ion Act	1065	
TO (Owner Address	of Cattl	e)					
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The at a To		Sex.	Colour.	1	Breed.	Age.	Brands.
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Date							
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Tag No.	Sex.	Colour	1		Age.	Brands.	Value.
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compensation		carcasses 1	s or portio 9 at	ns of (arcasses	condemned	

Schedule	of Particulars of	Carcasses or	portions of Ca	rcasses.
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(To be comp	leted by the persont the statements	made in the	foregoing clai	ion order.) m are correct
		***************************************	Meat	Inspector
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Date			Chief Inspector	of Stock.
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GOVERNMENT STOCK SALEYARDS ACT, 1941.

Department of Agriculture, South Perth, 2nd February, 1966.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 8 of the Government Stock Saleyards Act, 1941, has been pleased to make the regulations set forth in the Schedule hereunder, to have and take effect on and after the 14th day of February, 1966.

T. C. DUNNE, Director of Agriculture,

Schedule. Regulations.

1. In these regulations, the regulations made under the Gov-Principal ernment Stock Saleyards Act, 1941, published in the Government regulations. Gazette on the 10th July, 1942, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

2. The principal regulations, except regulations 10, 16 and 27 thereof, are amended by substituting for every reference therein to an amount of money, whether expressed in words or figures, a reference to the amount of money expressed in terms of decimal currency that corresponds to the first-mentioned amount calculated on the basis of the equivalents set out in Part A of the Second Schedule to the Decimal Currency Act, 1965.

3. Regulation 10 of the principal regulations is amended by substituting for the Table appended to paragraph (b) of subregulation (3), the following Table:-

				Table.					Amount Payable Per		
Class	of	Stock	nomir	nated	bу	Stock	Ager	nt.	Head.		
									\$		
Cattle									0.12		
Calves						,		,	0.08		
Sheep a	and	l lamb	S						0.02		

4. Regulation 16 of the principal regulations is revoked and Reg. 16 the following regulation substituted:—

16. The following dues and fees shall be paid in respect of stock yarded for sale, whether sold or not:— (a) At saleyards other than Quarantine Saleyards at Robbs Jetty—

For every ox, bull, cow, heifer and yearling 0.12For every calf under the age of one year 0.08For every sheep, lamb or goat For every pig of the value of \$2 0.020.08 or over For every pig under the value of \$2 0.05 Sheep dipping charge per head For every horse offered for sale For every vehicle offered for sale 0.05 0.10 0.10 (b) At the South Fremantle Quarantine yards at Robbs Jetty— Sale-

\$ For every ox, bull, cow, heifer and and yearling Cattle dipping charge per head Holding and water fee 0.20 0.250.05

Regulation 27 of the principal regulations is amended by Reg. 27 substituting for the items after the passage, "follows:-" in line five, the following items:-

\mathbf{For}	every	head	of	cattle	 		 1c
\mathbf{For}	every	horse			 		 1c
For	every	sheep			 		 5/48c
\mathbf{For}	every	lamb		,	 		 5/48c
	every				 ,		 5/12c
For	every	goat			 	,	 5/48c
	-	_					