



Government Gazette

OF

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No. 16]

PERTH: MONDAY, 26th FEBRUARY

[1968

DENTISTS ACT, 1939-1967.

WHEREAS under the provisions of The Dentists Act, 1939-1967, The Dental Board of Western Australia may make, revoke, substitute and vary rules and whereas rules were thus made and published in the *Government Gazette* on the 9th December, 1964 and 10th February 1966. Now therefore the said Board doth amend the said rules in the manner set forth in the Schedule hereunder.

The Schedule.

1. Rules number 14 and 21 are repealed and the following rules made in lieu thereof:—

14. For the purposes of paragraph (ii) (d) of subsection (1) of Section 44 of the Act, the following dental qualifications are prescribed:—
The diploma or degree of dental surgery or dental science of the:—

- University of Singapore established as the University of Malaya.
- University of Alberta, Canada.
- University of Manitoba, Canada.
- Dalhousie University, Canada.
- University of Toronto, Canada.
- McGill University, Canada.
- University of Montreal, Canada.
- University of Columbia, Canada.
- University of Witwatersrand, Johannesburg, South Africa if this qualification was bestowed prior to the 31st May, 1961.
- University of Pretoria, South Africa, if this qualification was bestowed prior to the 31st May, 1961.

21. A dentist shall, upon written application to the Registrar, be entitled to have an entry made in the Register of such of his qualifications as qualify him for registration as a dentist and such other qualifications which may be approved by the Board.

Passed by the Dental Board of Western Australia at a duly convened meeting of the Board held on the first day of December, 1967.

The Common Seal of The Dental Board of Western Australia was at the same time hereto affixed in the presence of—

[L.S.]

VICTOR A. READ,
President.
WYNN NEEDHAM,
Registrar.

Approved by His Excellency the Governor in Executive Council, this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

HEALTH ACT, 1911-1966.

Department of Public Health,
Perth, 8th February, 1968.

HIS Excellency the Governor in Executive Council acting pursuant to the provisions of the Health Act, 1911-1966, has been pleased to make the regulations set forth in the schedule hereunder.

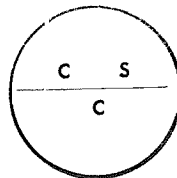
W. S. DAVIDSON,
Commissioner of Public Health.

Schedule.
Regulations.

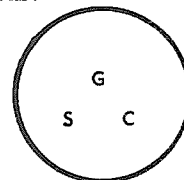
Principal regulations. 1. In these regulations the Meat Inspection and Branding Regulations made under the provisions of the Health Act, 1911 (as amended), as published in the *Government Gazette* on the 1st December, 1950 and reprinted pursuant to the Reprinting of Regulations Act, 1954 in the *Government Gazette* on the 28th April, 1965, as amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 5 amended. 2. Regulation 5 of the principal regulations is amended—
(a) by substituting for the passage, "Albany—The W.A. Meat Export Works, Albany Town Lot S 111." where it appears the following passage:—
Albany—Thomas Borthwick and Sons (A/Asia) Ltd., Deepwater Jetty. ;
(b) by inserting immediately below the passage, "Busselton—Municipal Chambers." the following passage:—
Carnarvon—Abattoir at Gascoyne Location 227. Also—Council office Lot 233 Francis Street, Carnarvon. ;
(c) by inserting immediately below the passage, "Collie—Municipal Chambers." the following passage:—
Denmark—Thompsons Butchers, Denmark. Also—Iwankiws Slaughter Yards, Scotsdale, via Denmark. ; and
(d) by inserting immediately below the passage, "Government Abattoirs, Midland Junction." the following passage:—
Greenough—Geraldton Meat Export Works, Narngulu, at the Narngulu Abattoirs site. .

Schedule A amended. 3. Schedule A to the principal regulations is amended by adding to paragraph 3, the following brands and words:—



CARNARVON.



GREENOUGH

Schedule B amended. 4. Schedule B to the principal regulations is amended—
(a) by inserting immediately below the passage, "Capel Health District." the following passage:—
Carnarvon Health District. ;
(b) by inserting immediately below the passage, "Gosnells Health District." the following passage:—
Greenough Health District. .

Schedule C amended. 5. Schedule C to the principal regulations is amended by inserting immediately below the passage, "Shire of Denmark." in paragraph (3) Scale "C", the following passage:—
Shire of Greenough. .

Schedule D amended. 6. Schedule D to the principal regulations is amended by inserting immediately below the passage, "All premises in the health district of—" in paragraph (4) Scale "D", the following passage:—
Shire of Carnarvon. .

HEALTH ACT, 1911-1965.

Shire of Rockingham.

WHEREAS under the provisions of the Health Act, 1911-1965, a local authority may make or adopt by-laws and may later, amend or repeal any by-laws so made or adopted: Now, therefore, the Shire of Rockingham, being a local authority within the meaning of the Act and having adopted the Model By-laws, described as Series "A", as reprinted in the *Government Gazette* on the 17th July, 1963, and amended from time to time, doth hereby resolve and determine that the said adopted by-laws shall be further amended as follows:

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

SECTION N—FISH SHOPS.

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

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

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

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

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

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

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

3. In every "A" class fish shop there shall be a room constructed in accordance with the provisions of by-law 14 of Section A of this Part, and all cleaning, scaling and cutting up of fish shall be done in such room and not elsewhere.

4. The occupier of every fish shop shall have an impervious receptacle, which shall be provided with an air-tight covering. Such covering shall at all times be kept closed, except when it is necessary to place something in or remove something from the receptacle.

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

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

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

5. The occupier of any "B" class or "C" class fish shop shall not allow any box, basket or other container used for the transport of fish to remain in such fish shop longer than is necessary for the emptying of such box, basket or container.

6. In every "A" class and "B" class fish shop where the cooking of fish is carried on there shall be provided—

- (a) a fireplace so constructed that all the vapours and effluvia of such cooking are carried direct into a chimney flue of approved proportion; or
- (b) a hood provided with a ventilating pipe of at least seven inches in diameter and discharging direct into the open air or into a chimney flue of approved proportions.

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

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

7. The occupier of every fish shop where fish is exposed for sale shall keep all such fish on approved trays, shelves or counters, and all fittings and fixtures of such trays, shelves and counters shall be of impervious material or covered with impervious material.

8. (a) The occupier of every "A" class and "B" class fish shop shall cover and keep covered all doors, window-openings and other aperture on the premises with screens of fine mesh wire gauze, and shall cause all doors to be self-closing.

(b) The occupier of every "C" class fish shop shall comply with the provisions of paragraph (a) of this by-law, or shall keep all fish in enclosures covered by glass or fine mesh gauze.

9. No occupier of a fish shop shall allow any decomposing fish to remain in any part of his shop.

10. Every occupier of a fish shop shall keep all fish in containers separate from every other kind of food, except in hermetically sealed cans or bottles.

11. After having handled fish, every person shall wash his hands before handling any other kind of food intended for sale in a fish shop.

Dated this 2nd day of November, 1967.

Passed at a meeting of the Shire of Rockingham this 12th day of September, 1967.

The Common Seal of the Municipality of the
Shire of Rockingham was affixed hereto in
the presence of—

[L.S.]

A. POWELL,
President.
D. J. CUTHBERTSON,
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

FORESTS ACT, 1918-1964.

Forests Department,
Perth, 7th February, 1968.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Forests Act, 1918-1964, and on the recommendation of the Conservator of Forests, has been pleased to make the regulations set fourth in the schedule hereunder.

W. R. WALLACE,
Acting Conservator of Forests.

Schedule.

Regulations.

Principal regulations. 1. In these regulations the Forest Regulations, 1957, published in the *Government Gazette* on the 28th August, 1957, and reprinted incorporating all amendments to and including the 29th April, 1958, pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on the 21st October, 1958, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

Reg. 144 amended. 2. The principal regulations are amended by substituting for regulation 144 a regulation as follows:—

144. Examinations and tests shall be held in the month of August each year and persons desirous of submitting themselves for such examinations and tests shall apply in writing not later than the 31st January in any year.

BUSH FIRES ACT, 1954.

Corrigin Shire Council—Resolution.

WHEREAS under the provisions of the Bush Fires Act, 1954, a local authority may make by-laws. Now therefore the Corrigin Shire Council being a local authority within the meaning of the Act doth hereby make the following by-laws:—

1. Fee for application for a permit to burn clover:—

The fee for an application for a permit to burn clover under Regulation 19 of the Bush Fires Act, 1954, Regulations shall be \$5.00 (Five Dollars) and such fee shall include the cost of any inspection of the land in respect of which the permit is applied for.

Passed by the Corrigin Shire Council at a duly constituted meeting held on the 19th day of December, 1967.

The Common Seal of the Municipality of the Shire of Corrigin was duly affixed hereto in the presence of—

[L.S.]

D. C. TURNER,
President.

C. A. BOX,
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

BUSH FIRES ACT, 1954.

Shire of Corrigin.

WHEREAS under the provisions of the Bush Fires Act, 1954 (as amended), a local authority may, with the approval of the Governor, make by-laws not inconsistent with that Act: Now, therefore, the Corrigin Shire Council being a local authority within the meaning of the said Act, doth hereby resolve and determine that the by-laws made by the Council and published in the *Government Gazette* on the 21st day of May, 1948 shall be amended—

- (a) by substituting for the passage, "men over 18" in line two of sub-by-law (3) of by-law 7, the passage "members of either sex over 15", and
- (b) by substituting for the numerals, "18" in line three of the fifth paragraph of the First Schedule, the numerals, "15".

Passed at a meeting of the Council of the Shire of Corrigin this 19th day of December, 1967.

[L.S.]

D. C. TURNER,
President.

C. A. BOX,
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

CITY OF PERTH PARKING FACILITIES ACT, 1956-1965.

The Municipality of the City of Perth.

By-law No. 60—Care Control and Management of Parking
Facilities—Amendment.

By-law Relating to Parking Facilities.

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 18th day of December, 1967 to make and submit for confirmation by the Governor the following amendment to By-law No. 60:—

That a new subclause be inserted after paragraph (iii) of subclause (a) of clause 36 reading as follows:—

- (aa) Where under this By-law the standing or parking of vehicles in a parking station is controlled by a sign the sign shall be read as applying to the whole of the parking station unless otherwise stated on the sign.

Dated this 4th day of January, 1968.

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

T. WARDLE,
Lord Mayor.

G. O. EDWARDS,
Town Clerk.

Recommended—

J. F. CRAIG,
Minister for Police and Traffic.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Perth.

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

By-law Relating to Zoning.

L.G. 300/66.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 20th day of November, 1967, to make and submit for confirmation by the Governor the following amendment to By-law No. 65:—

That all those pieces of land referred to in the Schedule hereto be and are hereby excised from No. 8 Zone classification and reclassified and included in No. 7 Zone classification and that the Central Area Plan No. 65 be and is hereby amended accordingly.

The Schedule.

All those pieces of land bounded by Stirling, James, Pier and Newcastle Streets, Perth, not already classified No. 7 Zone or set aside for municipal purposes.

Dated the 24th day of November, 1967.
The Common Seal of the City of Perth was
hereunto affixed in the presence of—

[L.S.]

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

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Perth.

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

By-law Relating to Zoning.

L.G. 74/66.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 21st day of November, 1966, to make and submit for confirmation by the Governor the following amendment to By-law No. 63:—

That all that piece of land being: Portion of Swan Location 36 and being Lot 10 on Plan 2749 and being the whole of the land contained in Certificate of Title Volume 752, folio 13,

be and are hereby excised from No. 1 Zone classification and reclassified to be included in No. 7 Zone classification and that the Victoria Park-Carlisle Zoning Plan No. 63 be amended accordingly.

Dated the 12th day of January, 1967.

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

[L.S.]

A. C. CURLEWIS,
Deputy Lord Mayor.
G. O. EDWARDS,
Town Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council,

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Kalgoorlie.

By-laws Relating to Sick Leave.

L.G. 3/68.

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 December, 1967, to make and submit for confirmation by the Governor, the following by-laws:—

By-laws Relating to Sick Leave.

All employees of the Town of Kalgoorlie shall be permitted to accumulate Sick Leave to a maximum accumulation of six months Sick Leave. Further, that any sick leave not taken for the past three years from the date of this Gazette shall be credited to the employee and form part of the six months maximum accumulation.

The Common Seal of the Municipality was hereto affixed this 29th day of December, 1967, in the presence of—

[L.S.]

L. A. ALMAN,
Mayor.D. R. MORRISON,
Town Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Kwinana.

By-law Amending By-laws—Use of Land.

L.G. 590/67.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 25th day of October, 1967, to amend the By-laws of the Municipality of Kwinana passed at an ordinary meeting of the Council on the 29th day of December, 1955, and published in the *Government Gazette* of the 3rd February, 1956, and amendments published in the *Government Gazette* of the 4th December, 1957, 31st May, 1960, 13th September, 1960, 16th December, 1963, 15th October, 1964, 21st July, 1965, 30th September, 1966, 16th March, 1967, 23rd August, 1967, 25th October, 1967, and the 7th December, 1967, in the following manner:—

Tenth Schedule—Kwinana New Town Zone Uses.

(c) For School or Kindergarten—to be deleted therefrom: Lot M.873.

(b) For Duplex Houses or Flats—to be added thereto: Lot M.873.

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

F. G. J. BAKER,
President.F. W. MORGAN,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Bridgetown.

By-laws relating to the management and control of the Bridgetown Centenary Pool, 1968.

L.G. 14/68.

In pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the council of the abovementioned municipality hereby records having resolved on the 17th day of November, 1967, to make and submit for confirmation by the Governor the following by-laws:—

1. In these by-laws, subject to the context—

“Attendant” means an employee of the council performing duties in connection with the pool.

“Adult” means any person of the age of sixteen (16) years or more.

“Child” means any person under the age of sixteen (16) years.

“Council” means the Bridgetown Shire Council.

“Manager” means the person appointed for the time being by the council to have control of and manage the pool.

“Pool” means the Bridgetown Centenary Pool, 1968, and shall include all fencing, turnstiles, dressing rooms, shower recesses, spectators’ stands, seating, lavatories and all other structures erected and facilities provided for the use and convenience of persons using the pool.

“Season” means the period of the consecutive months in which the pool is open to the public and agreed upon from time to time by the council.

Hours of Admission.

2. The pool shall be open for public use for such periods and at such times as the council may in its absolute discretion from time to time decide, and such periods and such times shall be clearly indicated upon a notice board at the pool entrance.

Risk.

3. Every person using the pool does so at his own risk.

Admission.

4. Children under the age of six years entering the pool premises must be accompanied by a responsible person authorised by the parent or guardian of such child, unless with the consent of the manager or person for the time being in charge of the pool and at his absolute discretion.

Charges for Admission.

5. All persons wishing to obtain season tickets or tokens granting admission to the pool for any one stipulated season may obtain such tickets or tokens on application to the council upon payment of the prescribed fee.

Such season tickets or tokens shall be offered for inspection to the attendant when used to obtain admission to the pool. Season tickets or tokens are not transferable and such a ticket may be used only by the person in whose name the same is issued. A list of all season ticket holders shall be kept at the pool and the attendant shall refuse admission to a person seeking the same and using any such ticket or token if the attendant reasonably believes that the person so seeking admission is not the person to whom such ticket or token was issued.

6. The following shall be the sums payable for admission to the pool premises:—

<i>Per session (morning or afternoon)—</i>		\$
Adults (including spectators)		0.20
Children (including spectators)		0.05
Full time students under instruction		0.05
<i>Per season—</i>		
Adult		3.00
1st Child in family		3.00
2nd Child in family		2.50
3rd Child and subsequent children in family		1.50

Providing that where children’s season tickets are purchased all children above the age of two years shall be paid for.

Offences.

7. No person shall—

- (a) enter the pool premises without having first paid to the pool manager or an attendant the proper charge for admission unless he is an officer or employee of the council or a police officer in the course of his duties, or unless he shall have the express permission of the council so to do;
- (b) obstruct the pool manager or an attendant in the carrying out of his duties;
- (c) enter to or depart from any part of the pool premises except by means of the respective entrances or exits set apart for that purpose;
- (d) enter or attempt to enter any shower recess or dressing enclosure that is already occupied without the consent of the occupier;
- (e) dress or undress or remove any part of his or her clothing or bathing costume except in a dressing enclosure provided for that purpose;
- (f) appear in public unless properly attired in a costume of such a nature as to preserve public decency and to cover the body so as to prevent indecent exposure of the person;
- (g) enter or be in the pool premises whilst in an intoxicated condition;
- (h) take into the pool premises or have in his possession therein any spirits or other intoxicating liquors;
- (i) enter or remain in the pool premises if he or she is affected by or suffering from any infectious or offensive disease or skin complaint or whilst in an unclean condition;
- (j) deposit any rubbish or filth in any part of the pool premises except in places set aside for that purpose;
- (k) consume any food or drink in any dressing shed;
- (l) smoke any tobacco or other substance in any portion of the pool premises where smoking is prohibited by notices displayed therein;
- (m) damage, disfigure or write upon any of the pool premises, furniture or other article or equipment therein;
- (n) interfere with or improperly use any portion of the pool premises;
- (o) soil defile use improperly break injure damage or destroy any life saving or other equipment or any property of the council;
- (p) behave in an unseemly improper offensive disorderly riotous or indecent manner or push or throw any person into a swimming pool or run around the concourse or surrounds of a swimming pool;
- (q) swear or use any indecent obscene offensive or abusive language;
- (r) gamble;
- (s) climb upon any fence wall partition or roof of the pool premises;
- (t) waste or wastefully use water or leave any tap dripping or running;
- (u) spit or expectorate or commit a nuisance in any part of the pool premises;
- (v) annoy or interfere with any person in the pool premises;
- (w) bring any animal into the pool premises or being the person in control of such animal permit such animal to remain in any part of the pool premises;
- (x) approach or enter any swimming pool until he or she has thoroughly cleansed and washed himself or herself in one of the showers provided in the pool premises;
- (y) use any soap in any part of the pool premises other than in the shower-baths or toilet facilities;
- (z) use any oil, detergent or any substance or preparation whereby the water in any swimming pool may be or become discoloured, contaminated or rendered turbid;
- (za) foul or pollute the water in any swimming pool or shower;
- (zb) throw any sticks stones tins or bottles or other objects in any swimming pool or anywhere in the pool premises;
- (zc) hawk, sell or offer for sale in the pool premises any goods or articles, but this paragraph shall not apply to the manager or the lessee of the pool kiosk;

- (zd) for reward or profit teach coach or train any person in the pool premises except with the consent in writing of the council, which consent may be given absolutely or conditionally and may be withdrawn by the council at any time;
- (ze) enter any part of the pool premises set apart exclusively for members of the opposite sex;
- (zf) play or take part in any ball game or take any action whatsoever which shall in any way limit the enjoyment of other users of the pool and the pool premises at such time or times as the pool premises be in general public use; provided that this paragraph shall not apply to the use of an inflatable beach ball at the absolute discretion of the manager or other person for the time being in charge of the pool or to the playing of games or aquatic sports specially organised and conducted in the pool premises by a club or person at such time or times as shall be approved by the council;
- (zg) take into the pool premises any glass receptacle but may leave same with the manager.

Costumes.

8. Should any person appear in public in such a condition as to be, in the opinion of the manager or person for the time being in charge of the pool, indecently or insufficiently clad, the manager or such other person shall direct that he or she shall resume his or her ordinary clothing and such direction shall be complied with forthwith.

Control of Premises.

9. (a) Every person using the pool premises shall obey all reasonable directions of the manager or other person for the time being in charge thereof.

(b) The manager may temporarily suspend admittance to or clear the pool premises or any part thereof of all or any person or persons if in his opinion such action is necessary or desirable.

Valuables.

10. Any person entering the pool premises may deposit valuables with the manager or person for the time being in charge thereof but under no circumstances whatsoever will the council accept liability should such valuables or any of them be lost, stolen, damaged, destroyed or otherwise interfered with whilst in the custody of the manager or such person or of the council.

Lost Property.

11. (a) Every person finding in the pool premises any article which may have been left or lost therein shall immediately deliver the same to the manager or the person for the time being in charge of the pool premises, who shall thereupon register a description of such article and all particulars relating thereto in a book which shall be kept for that purpose, and any person claiming any such articles and who satisfies the said manager or such other person that he or she is the lawful owner of the same shall have such article returned upon signing for the same in the book abovementioned.

(b) The manager or other person for the time being in charge of the pool premises shall report to the shire clerk (at least once every week) regarding lost property, and produce the said book for inspection by the shire clerk.

(c) The council shall not under any circumstances incur any liability in respect of articles lost or left in the pool premises or stolen from any person whilst on the pool premises.

(d) All articles left at the pool and not claimed within a period of six calendar months shall be disposed of by the council in any manner it thinks proper.

Carnival.

12. (a) Any person, club, association or organisation conducting any carnival held at the pool premises shall be responsible for the conduct of the competitors and spectators during such carnivals and shall be bound to see that there is no overcrowding and that no damage is done to the buildings or fencing or any other portion of the pool premises, and further, that each and every one of the by-laws is strictly observed by all competitors, officials and spectators attending such carnivals.

(b) At swimming carnivals held at the pool the competitors shall wear proper and approved bathing costumes.

(c) Every person, club, association or organisation to whom the pool is let on hire for the purpose of holding a swimming carnival shall, at least two weeks before the proposed date of such carnival, forward to the shire clerk a copy of such programme of events as it is desired shall be competed for thereat and of any games or sports proposed to be then conducted. Any item on such programme of which the president and shire clerk do not approve shall be struck out or altered as directed.

(d) The person, club, association or organisation conducting any carnival held at the pool premises shall pay to the council charges as shall be agreed upon by the council and the person, club, association or organisation concerned.

(e) All holders of season or family tickets must pay the prescribed admission charge to enter the pool premises, during the conducting of any carnival duly approved by the council.

Parking and Surrounds.

13. The manager or the person for the time being in charge of the pool premises shall also be in charge and in overall control of the parking area and other surrounds of the pool.

Accounting.

14. The manager or the person for the time being in charge of the pool premises shall as frequently as required by the shire clerk properly account to the shire clerk for all moneys received by way of admission and hire charges at the pool during the preceding period, and at the same time shall make a written report to the shire clerk of all matters which in his judgment call for report arising out of the management and control of the pool and its parking area and surrounds and the behaviour of persons using the same.

Enforcement.

15. (a) Any person offending against any of the provisions contained in these by-laws shall upon conviction be liable to a penalty not exceeding forty dollars (\$40).

(b) Any person who shall infringe any of the provisions of these by-laws or who shall permit any breach thereof may be summarily removed from the pool or the premises or any part thereof by the manager or other person for the time being in charge of the pool premises or by any other officer appointed from time to time for that purpose by the council, or may be arrested by such manager, other person or officer and given into custody of a police officer.

(c) The manager or other person for the time being in charge of the pool premises may refuse to admit to such premises any person who shall have been convicted of wilfully disobeying or infringing or breaching any of the provisions of these by-laws until such time as the council or the manager may decide that such person shall be re-admitted.

(d) The council may issue a written direction to the manager that any person named in such direction shall not be admitted to the pool premises and whilst such direction remains in force the manager or such other person for the time being in charge of the pool premises shall not admit such person to the pool premises or suffer him or her to be therein, and such person shall not with knowledge that such direction is in force enter or attempt to enter the pool.

The Common Seal of the Municipality was
hereto affixed this 6th day of December,
1967, in the presence of—

[L.S.]

W. S. BAGSHAW,
President.
ERIC MOLYNEUX,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day
of February, 1968.

W. S. LONNIE,
Clerk of the Council,

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Chittering.

Adoption of draft Model By-laws relating to (Standing Orders) No. 4.

L.G. 912/67.

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby having resolved on the thirteenth day of October, 1967, to adopt such of the draft Model By-laws published in the *Government Gazette* of the 12th day of December, 1961, with such alterations as are here set out.

Draft Model By-laws—

Alterations.

- No. 1—That wherever the word "Mayor" appears in this by-law that it be substituted with the word "President".
- No. 2, Clause 51 (2)—Delete the words "Where there is any equal division of votes upon any question the President has and may exercise a casting vote" in lines four and five.
- No. 3, Clause 88 (2)—After the word "and" in line six add the word "two".
- No. 4, Clause 88 (5)—Delete the words "In the event of an equality of votes for two or more Councillors in an election for member of a committee the President shall have a casting vote" in lines fifteen and sixteen.
- No. 5, Clause 90 (5)—Delete the words "Where the members of an Occasional Committee are elected by a motion, then, in the event of an equality of votes the President shall have a casting vote" in lines sixteen, seventeen and eighteen.
- No. 6, Clause 93 (1)—After the word "than" in line two add the word "two".

Dated this 28th day of November, 1967.

E. J. STEPHENS,
President.
M. EVANS,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

Shire of Merredin.

By-laws Relating to the Repealing of By-laws.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all powers enabling it, the Council of the abovementioned Shire hereby records having resolved on the 21st day of November, 1967, to repeal the following By-laws:—

- (1) By-laws No. 1 to 34 published in the *Government Gazette* 23rd January, 1914.
- (2) Uniform General By-laws relating to heavy traffic published in the *Government Gazette* 13th March, 1914.
- (3) By-law relating to fencing of Town Lots published in the *Government Gazette* 4th September, 1914.
- (4) By-law relating to Poundage Fees published in the *Government Gazette* 15th January, 1915.

- (5) By-law relating to Registration of Camels and Licensing of Camel Drivers published in the *Government Gazette* 10th December, 1915.
- (6) By-laws relating to Poundage Fees published in the *Government Gazette* 22nd December, 1916.
- (7) By-laws relating to Keeping of Goats published in the *Government Gazette* 5th April, 1918.
- (8) By-laws relating to Keeping of Goats published in the *Government Gazette* 23rd April, 1920.
- (9) By-laws relating to Use of Water published in the *Government Gazette* 31st December, 1920.
- (10) By-laws relating to Preparation of a Special Roll and Taking of a Poll in respect of proposed loans published in the *Government Gazette* 26th January, 1923.
- (11) By-laws relating to Management and Regulation of Merredin Sports Ground published in the *Government Gazette* 25th March, 1927.
- (12) By-laws relating to Discount on Rates published in the *Government Gazette* 9th March, 1928.
- (13) By-laws relating to Control of Dogs published in the *Government Gazette* 13th December, 1929.
- (14) By-laws relating to Poundage Fees published in the *Government Gazette* 28th June, 1935.
- (15) By-laws relating to the Control and Management of Parks published in the *Government Gazette* 5th April, 1940.
- (16) By-laws relating to the Parking of Vehicles published in the *Government Gazette* 2nd August, 1940.
- (17) By-laws relating to the Appointment of Employees published in the *Government Gazette* 10th October, 1941.
- (18) By-laws relating to the Control of Dogs published in the *Government Gazette* 13th November, 1942.
- (19) By-laws relating to the Taking of Liquor into the Merredin District Hall published in the *Government Gazette* 3rd October, 1947.
- (20) By-laws relating to Poundage Fees published in the *Government Gazette* 21st April, 1950.
- (21) By-laws relating to the Construction of Buildings published in the *Government Gazette* 24th April, 1952.
- (22) By-laws relating to Building Fees published in the *Government Gazette* 4th November, 1955.
- (23) By-laws relating to Buildings published in the *Government Gazette* 8th June, 1956.
- (24) By-laws relating to Parking published in the *Government Gazette* 5th February, 1958.

The Common Seal of the Shire of Merredin
was hereunto affixed on the 25th day of
January, 1968, in the presence of—

[L.S.]

J. M. BROWN,
Shire President
R. LITTLE,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day
of February, 1968

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

Shire of West Arthur.

By-law relating to Noxious Weeds.

L.G. 992/67.

IN pursuance of the powers conferred upon it by the abovementioned Act, and by Section 67 of the Noxious Weeds Act, 1950, and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 16th day of November, 1967, to make and submit to the Governor the following By-laws:—

Noxious Weeds.

A person shall not transport or cause or permit to be transported in any vehicle on any road within the district of the municipality any grain in bulk or in open sacks, unless that vehicle is to the satisfaction of an inspector so fitted and equipped and the grain so covered as to prevent the escape or spillage from that vehicle of any of that grain while being so transported.

Penalty: For a first offence a fine not exceeding twenty dollars, and for a subsequent offence a fine not exceeding fifty dollars.

Passed at a meeting of the West Arthur Shire Council this 16th day of November, 1967.

[L.S.]

E. A. G. WATKINS,
President.
R. G. TONKIN,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Quairading.

Adoption of Draft Model By-laws relating to Removal and Disposal of Obstructing Animals or Vehicles.

L.G. 925/61.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 14th day of December, 1967, to adopt such of the draft Model By-laws published in the *Government Gazette* of the 1st August, 1962, as are here set out—Local Government Model By-law (Removal and Disposal of Obstructing Animals or Vehicles) No. 7: The whole of the by-law.

Dated the 22nd December, 1967.

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

[L.S.]

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

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Mosman Park.

By-law Relating to Buildings (Saunders Street).

L.G. 134/57.

IN pursuance of the powers conferred upon it by the Local Government Act, 1960-1966, the Town Planning Act, 1928-1965, and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 28th day of September, 1967, to make and submit for confirmation by the Governor the following by-law:—

Prohibition of Buildings.

1. The by-law of the Municipality with reference to Heights of Buildings (Saunders Street) as published in the *Government Gazette* of 16th June, 1964, and amended in the *Government Gazette* of 15th December, 1966, is hereby repealed.

2. (1) No person shall on or over that portion of the Municipal District of the Town of Mosman Park delineated in the plan in the Schedule hereto erect or construct any building or structure of any kind whatsoever other than a building or structure of a class specified in sub by-law (2) hereof.

(2) The classes of buildings or structures which are permitted to be erected in the aforesaid area are—

- (a) conservatories, shade houses, pigeon lofts, aviaries or similar buildings;
- (b) Access ways;
- (c) Retaining walls or safety fences; or
- (d) Protective stone work designed to prevent erosion.

 The Schedule.

[See Map Opposite.]

 Dated this 18th day of January, 1968.

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

[L.S.]

E. G. SMITH, Mayor.

R. H. FARDON,
Town Clerk.

 Recommended—
L. A. LOGAN,
Minister for Local Government.

 Approved by His Excellency the Governor in Executive Council this 7th day of February, 1968.
W. S. LONNIE,
Clerk of the Council.

TOWN OF MOSMAN PARK

THE SCHEDULE:- BY-LAW APPERTAINING TO BUILDINGS (SAUNDERS ST)

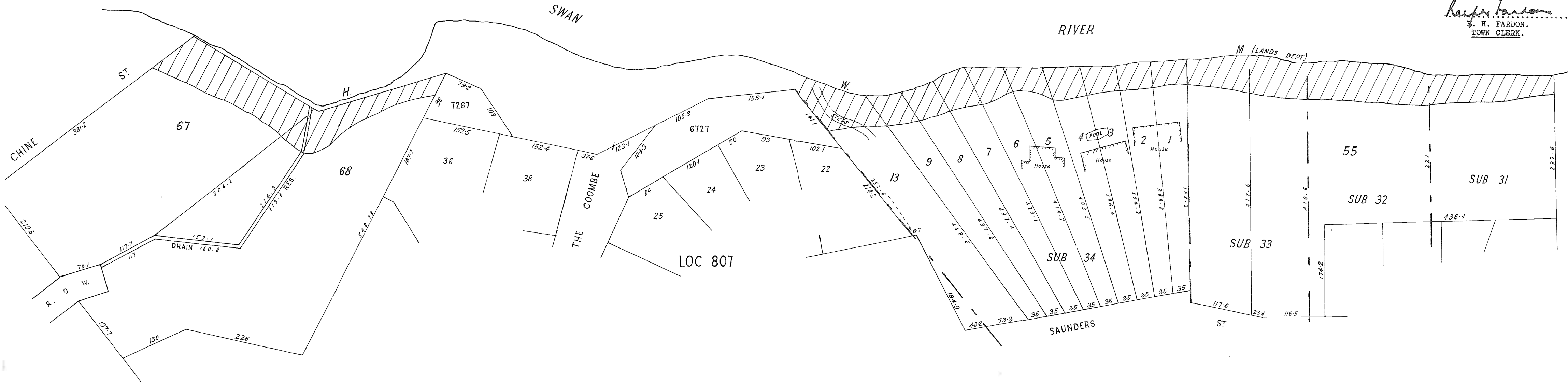
SCALE : 1 CHAIN TO AN INCH

SCHEDULE.

This is the plan referred to in the by-law resolved for adoption by the Council of the Town of Mosman Park on the 28th day of September, 1967.

E. G. Smith
.....
E. G. SMITH - MAYOR.

H. H. Fardon
.....
H. H. FARDON.
TOWN CLERK.



LOCAL GOVERNMENT ACT, 1960-1966.

Local Government Department,
Perth, 8th February, 1968.

L.G. 15/68.

His Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Local Government Act, 1960-1966, has been pleased to make the uniform general by-laws set out in the schedule hereunder.

R. C. PAUST,
Secretary for Local Government.

Schedule.

Uniform Building By-laws.

1. In these by-laws the Uniform Building By-laws, 1965, published in the *Government Gazette* on the 15th October, 1965, and amended from time to time thereafter by notices published in the *Government Gazette* are referred to as the principal by-laws. Principal
By-laws.

2. By-law 103 of the principal by-laws is amended by deleting the passage, "on ground level", in line one of the definition "duplex house". By-law 103
amended.

3. By-law 202 of the principal by-laws is amended by adding after sub-by-law (3) the following sub-by-law:— By-law 202
amended.

(4) Where the Council is satisfied that a substantial natural impediment on the site renders it impracticable to erect or construct a building or an addition to a building in a position that conforms to the provisions of sub-by-law (1) of this by-law and that, notwithstanding those provisions, it is reasonable in the circumstances that the erection or construction should be permitted, the Council may authorise the erection or construction of the building or addition in a position on the site that is nearer to the street alignment than is provided by that sub-by-law.

4. By-law 204 of the principal by-laws is amended— By-law 204
amended.

(a) by substituting for paragraph (b) of sub-by-law (1) the following paragraph:—

(b) so that a wall of the building is less than 25 ft. from the rear boundary of the site or,

(i) in the case of a single storey building, so that a wall is less than 3 ft. from any other boundary, except a street boundary, or less than the distance prescribed by by-law 2510 of these by-laws, where the wall does not exceed 50 ft. in length, or, where the wall exceeds that length, less than 3 ft. plus 1 ft. for every 10 ft. or part thereof by which the wall exceeds 50 ft.; or

(ii) in the case of a building comprising two or more storeys, so that a wall is less than 8 ft. from any other boundary, except a street boundary;

and

(b) as to paragraph (d) of sub-by-law (1)—

(i) by deleting the words, "of one storey", in line one of sub-paragraph (1);

(ii) by substituting for the passage, ".33 (1/3)", in line two of sub-paragraph (1), the passage, ".30; or"; and

(iii) by deleting sub-paragraphs (ii) and (iii).

5. By-law 502 of the principal by-laws is amended, as to paragraph (a) of sub-by-law (4)— By-law 502
amended.

(i) by deleting the words, "of one storey", in line one of sub-paragraph (ii);

(ii) by substituting for the passage, ".33 (1/3)" in line two of sub-paragraph (ii), the expression, ".30"; and

(iii) by deleting sub-paragraphs (iii) and (iv).

By-law 828 amended.

6. By-law 828 of the principal by-laws is amended by substituting for the expression, "3 ft. 4 in.", in line three of paragraph (b), the passage, "3 ft. 1½ in., in the case of a building of Class I Occupancy, and 3 ft. 4 in. in the case of buildings of any other class".

By-law 2806A added.

7. The principal by-laws are amended by adding a by-law as follows:—

2806A. Floor Separating Duplex Houses.—Where one dwelling of a duplex house is located above the other, the floor of the top dwelling shall be of concrete of not less than 4 in. in thickness.

By-law 2830 amended.

8. By-law 2830 of the principal by-laws is amended by substituting for the passage, "No outbuilding other than a kennel, aviary or fowl house shall", in line one of sub-by-law (2), the passage, "Except in the case of a garden shed not exceeding 50 sq. ft., in area, and of a kennel, aviary or fowl house, an outbuilding shall not".

By-law 2831 amended.

9. By-law 2831 of the principal by-laws is amended—

(a) by deleting the words, "containing not more than two stalls", in line one;

(b) as to paragraph (b)—

(i) by deleting the passage commencing with the word, "hard", in line one, and ending with the word, "other", in line three; and

(ii) by adding after the word, "material", in the last line, the passage, "and is not less than 3 in. above ground level";

(c) as to paragraph (c)—

(i) by deleting the words, "to which such property has its main frontage", in lines two and three of sub-paragraph (1);

(ii) by substituting for the words, "or road to which such property has a frontage", in lines one and two of sub-paragraph (ii), the passage, "in the case of a corner allotment"; and

(iii) by substituting for the passage, "thirty (30) feet", in line one of sub-paragraph (iv), the expression, "50 ft.";

and

(d) by deleting sub-by-law (2).

Schedule amended.

10. The Schedule to the principal regulations is amended by adding after Form 9 the following forms:—

Form 10.

APPLICATION FOR DEMOLITION LICENSE.

Application No.....

To the Building Surveyor:

Application is hereby made for a license to demolish the building referred to in the undermentioned particulars:—

SITUATION: Ward..... Street..... Street No.....
Town Lot..... Subdivision.....

TYPE OF BUILDING.....
(Here describe type of construction, i.e. Brick, Timber Frame, etc.)

Number of Storeys.....

(Note: If demolition is of part of building only, applicant should set out particulars of demolition work to be performed.)

OWNER'S NAME AND ADDRESS.....

DEMOLITION CONTRACTOR'S
NAME AND ADDRESS.....

SIGNATURE OF APPLICANT.....

DATE.....

Form 11.
DEMOLITION LICENSE.

No..... DATE..... 19.....

GRANTED TO.....

ADDRESS.....

The abovenamed is hereby authorised to demolish the building or part of the building situated in..... Ward..... Street, Town Lot..... Subdivision....., particulars of which proposed demolition work are set out in Application No.....

This license is issued subject to the Uniform Building By-laws, 1965, and more particularly to the following conditions:— ?

1. Where the building to be demolished comprises more than one storey, the demolition shall be effected by the complete removal of one storey, commencing with the uppermost storey, prior to commencing removal of the other or others.
2. No part of an external wall abutting on a street or road shall be demolished, except during such hours as are permitted by the Building Surveyor.
3. Unless otherwise authorised by the Building Surveyor, any material removed or displaced from the building shall not be placed upon a floor of the building but shall be immediately lowered to the ground and thereafter removed from the site.
4. Materials removed or displaced from the building shall not be placed in any street, road or right of way and, as the case may require, shall be kept sprayed with water so as to prevent any nuisance from dust.

DATED this..... day of..... 19.....

.....
Building Surveyor.

AGRICULTURAL PRODUCTS ACT, 1929-1966.

Department of Agriculture,
South Perth, 7th February, 1968.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Agricultural Products Act, 1929-1966, has been pleased to make the regulations set forth in the schedule hereunder.

T. C. DUNNE,
Director of Agriculture.

Schedule.

Regulations.

- | | |
|------------------------|---|
| Principal regulations. | 1. In these regulations the Agricultural Products Act Regulations, published in the <i>Government Gazette</i> on the 21st January, 1938, and amended from time to time thereafter by notices published in the <i>Government Gazette</i> , are referred to as the principal regulations. |
| Reg. 2 amended. | 2. Regulation 2 of the principal regulations is amended by deleting the item, "Part I—Regulations 4-5, Apples and Pears." |
| Part I revoked. | 3. The principal regulations are amended by revoking Part I—Apples and Pears, comprising regulations 4 and 5. |

AGRICULTURAL PRODUCTS ACT, 1929-1966.

Department of Agriculture,
South Perth, 7th February, 1968.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Agricultural Products Act, 1929-1966, has been pleased to make the regulations set forth in the Schedule hereunder to take effect on the revocation of Part I of the Agricultural Products Act Regulations.

T. C. DUNNE,
Director of Agriculture.

Schedule.
Regulations.

- Citation.** 1. These regulations may be cited as the Agricultural Products (Apple and Pear Grading) Regulations, 1968.
- Interpretation.** 2. In these regulations unless the context otherwise requires—
 “Act” means the Agricultural Products Act, 1929, as amended;
 “blemish”, in relation to an apple or a pear, means any superficial disfigurement of the fruit that is unlikely to affect its keeping, in sound condition, and includes scratch marks, rub marks, brown sunburn marks, frost marks, russeting, healed injuries, healed insect bites or stings and spray burns;
 “diameter”, in relation to the size of an apple or pear, means the greatest transverse measurement of an apple or pear taken at right angles to its axis;
 “disease”, in relation to an apple or a pear, means any abnormal condition of, or in, a fresh apple or pear and includes any condition arising from functional disorders caused by, or due to, any insect, fungus, bacterium or virus;
 “sound”, in relation to an apple or a pear, means, not over-ripe, not soft, not wilted, free from disease, free from excessive bruising and free from physical injuries that would affect the keeping of the apple or pear.
- Grading for size.** 3. In these regulations fruit is graded for size as follows:—
 (a) undersize, comprising fruit of less than 2 inches in diameter;
 (b) 2 inches, comprising fruit of 2 inches, but less than 2 $\frac{1}{8}$ inches, in diameter;
 (c) 2 $\frac{1}{8}$ inches, comprising fruit of 2 $\frac{1}{8}$ inches, but less than 2 $\frac{1}{4}$ inches, in diameter;
 (d) 2 $\frac{1}{4}$ inches, comprising fruit of 2 $\frac{1}{4}$ inches, but less than 2 $\frac{3}{8}$ inches, in diameter;
 (e) 2 $\frac{3}{8}$ inches, comprising fruit of 2 $\frac{3}{8}$ inches, but less than 2 $\frac{1}{2}$ inches, in diameter;
 (f) 2 $\frac{1}{2}$ inches, comprising fruit of 2 $\frac{1}{2}$ inches, but less than 2 $\frac{5}{8}$ inches, in diameter;
 (g) 2 $\frac{5}{8}$ inches, comprising fruit of 2 $\frac{5}{8}$ inches, but less than 2 $\frac{3}{4}$ inches, in diameter;
 (h) 2 $\frac{3}{4}$ inches, comprising fruit of 2 $\frac{3}{4}$ inches, but less than 2 $\frac{7}{8}$ inches, in diameter;
 (i) 2 $\frac{7}{8}$ inches, comprising fruit of 2 $\frac{7}{8}$ inches, but less than 3 inches, in diameter;
 (j) 3 inches, comprising fruit of 3 inches, but less than 3 $\frac{1}{4}$ inches, in diameter;
 (k) 3 $\frac{1}{4}$ inches, comprising fruit of 3 $\frac{1}{4}$ inches, but less than 3 $\frac{1}{2}$ inches, in diameter; and
 (l) 3 $\frac{1}{2}$ inches, comprising fruit of 3 $\frac{1}{2}$ inches or more, in diameter.
- Grading of apples.** 4. (1) Apples of the varieties set out in the table to this sub-regulation and grown in the State shall be graded for quality and packed in accordance with the several grades therein appearing, and shall conform to the minimum size, and have the minimum colour characteristic for each grade, set out in the table, namely—

THE TABLE.

GRADE	Variety	Trade description	EXTRA FANCY		FANCY		ORCHARD		PLAIN		DOMESTIC		COOKERS		FACTORY 1st Grade		FACTORY 2nd Grade	
			Minimum Size*	Minimum % of colour characteristic necessary†	Minimum Size*	Minimum % of colour characteristic necessary†	Minimum Size*	Minimum % of colour characteristic necessary†	Minimum Size*	Minimum % of colour characteristic necessary†	Minimum Size*	Minimum % of colour characteristic necessary†	Minimum Size*	Minimum % of colour characteristic necessary†	Minimum Size*	Minimum % of colour characteristic necessary†	Minimum Size*	Minimum % of colour characteristic necessary†
	CLEOPATRA	CLEO	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	CROFTON	CROF	2½	50	2½	20	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	DELICIOUS	DEL	2½	50	2½	20	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	DEMOCRAT	DEM	2½	70	2½	35	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	DOUGHERTY	DHTY	2½	40	2½	20	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	DUNNS	DUNNS	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	EARLY MCINTOSH	EMc	2½	70	2½	35	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	GOLDEN DELICIOUS	G. DEL	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	GRANNY SMITH	G.S.	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	GRAVENSTEIN	GRAV	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	JONATHAN	JON	2½	50	2½	20	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	LORD NELSON	L.N.	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	RED JONATHAN	R. JON	2½	80	2½	50	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	RED DELICIOUS	R. DEL	2½	80	2½	50	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	ROKWOOD	ROKE	2½	40	2½	20	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	ROME BEAUTY	R.B.	2½	30	2½	10	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	STATESMAN	STN	2½	30	2½	10	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	STAYMAN'S WINE-SAP	STAY. W.	2½	30	2½	10	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	STURMER	S.T.P.	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	WILLIE SHARP	W.S.	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...	2½	...
	YATES	YATES	2½	50	2½	20	2½	...	2½	10	2½	...	2½	...	2½	...	2½	...

* Inches in diameter. † For each sample.

(2) For the purpose of the grading of apples for quality and the packing of apples—

“Extra Fancy” means a grade comprising apples of one variety that are well formed, mature, clean, sound and of which the skin is unbroken; and includes apples that have—

- (a) slight surface blemishes and hail marks showing no material discoloration of the skin, where the surface so affected does not exceed 10% of the surface of the fruit and the total area of the blemishes and hail marks does not exceed the area of a circle of $\frac{1}{4}$ inch diameter; and
- (b) smooth, but not unsightly, russet, where the area so affected does not exceed 10% of the surface of the fruit;

“Fancy” means a grade comprising apples of one variety that are fairly well formed, mature, clean, sound and of which the skin is unbroken; and includes apples that have—

- (a) slight surface blemishes, where the surface so affected does not exceed 10% of the surface of the fruit and the total area of the blemishes does not exceed the area of a circle of—
 - (i) $\frac{1}{4}$ inch diameter, in the case of fruit that is $2\frac{1}{2}$ inches or less in diameter; or
 - (ii) $\frac{3}{8}$ inch diameter, in the case of fruit that is greater than $2\frac{1}{2}$ inches in diameter;
- (b) yellow sunburn marks, where those marks—
 - (i) are not unsightly; and
 - (ii) do not cover more than 20% of the surface of the fruit;
- (c) hail marks showing no material discoloration of the skin, where the total area of all defects (excluding sunburn marks) does not exceed a circle of—
 - (i) $\frac{1}{4}$ inch diameter, in the case of fruit, that is $2\frac{1}{2}$ inches or less in diameter; and
 - (ii) $\frac{1}{2}$ inch diameter, in the case of fruit that is greater than $2\frac{1}{2}$ inches in diameter; and
- (d) smooth but not unsightly russet, where the area of the surface affected does not exceed 30% or, in the case of apples of the Sturmer variety, 50%;

“Orchard” means a grade comprising apples of one variety and consisting of at least 70% of fancy apples that conform to the fancy grade and of which the remainder conforms to the plain grade; and so packed that, in any one case, the maximum variation in size of the fruit does not exceed seven consecutive size grades, as specified in regulation 3 of these regulations;

“Plain” means a grade comprising apples of one variety that are reasonably well formed, mature, clean, sound and of which the skin is unbroken; and includes apples that have—

- (a) slight surface blemishes, where the surface so affected does not exceed the area of a circle of—
 - (i) $\frac{1}{4}$ inch diameter, in the case of fruit that is $2\frac{1}{2}$ inches or less in diameter; or
 - (ii) $\frac{1}{2}$ inch diameter, in the case of fruit that is greater than $2\frac{1}{2}$ inches in diameter;
- (b) yellow sunburn marks of any dimension;
- (c) hail marks showing no material discoloration of the skin, where the total area of all defects, excluding yellow sunburn marks, does not exceed the area of a circle of—
 - (i) $\frac{1}{2}$ inch diameter, in the case of fruit that is $2\frac{1}{2}$ inches or less in diameter;

(ii) 1 inch diameter, in the case of fruit that is greater than $2\frac{1}{2}$ inches in diameter; and

(d) russet of any dimension;

“Domestic” means a grade comprising apples of one variety that are mature, clean, sound and of which the skin is unbroken; and includes apples that have—

- (a) slight damage caused by stem punctures not affecting the soundness of the fruit and not occurring on more than 5 per cent of the fruit, in any one case;
- (b) surface blemishes, where the surface so affected does not exceed the area of a circle of $\frac{3}{4}$ inch in diameter;
- (c) sunburn marks that are not unsightly;
- (d) superficial hail marks, where the total area of all defects does not exceed the area of a circle of $1\frac{1}{2}$ inches in diameter; and
- (e) russet of any dimension;

“Cookers” means a grade comprising apples of one variety and conforming to the requirements of the plain grade or any higher grade of apple, other than the requirements as to maturity;

“Factory 1st Grade” means a grade comprising apples of one variety that are of reasonably normal shape, free of excessive bruising, mature, clean, sound and of which the skins are unbroken;

“Factory 2nd Grade” means a grade comprising apples that comply with the requirements of Factory 1st Grade Apples, other than the requirements as to size and cleanliness.

5. (1) For the purpose of grading of pears for quality and the packing of pears,— Grading of pears.

“Extra Fancy” means a grade comprising pears of one variety that are well formed, mature, clean, sound and of which the skin is unbroken; and includes pears that have—

- (a) slight surface blemishes and hail marks showing no material discolouration of the skin, where the surface so affected does not exceed 10 per cent of the surface of the fruit and the total area of the blemishes and hail marks does not exceed the area of a circle of $\frac{1}{4}$ inch diameter; and
- (b) smooth, but not unsightly russet, where the area so affected does not exceed 20 per cent. of the surface of the fruit; in the case of the varieties known as Bartlett (Williams), Packham’s Triumph and Comice;

“Fancy” means a grade comprising pears of one variety that are fairly well formed, mature, clean, sound and of which the skin is unbroken and includes pears that have—

- (a) slight surface blemishes and dead Black Spot infections, where the surface so affected does not exceed the area of a circle of—
 - (i) $\frac{1}{4}$ inch diameter, in the case of pears that are $2\frac{1}{4}$ inches or less in size; or
 - (ii) $\frac{3}{8}$ inch diameter, in the case of pears that are greater than $2\frac{1}{4}$ inches in diameter;
- (b) hail marks showing no material discolouration of the skin, where the total area of all defects on any fruit does not exceed a circle of $\frac{1}{2}$ inch diameter;
- (c) smooth but not unsightly russet, where the area so affected does not exceed 40% of the surface of the fruit, in the case of the varieties known as Bartlett (Williams), Packham’s Triumph and Comice;

“Orchard” means a grade comprising pears of one variety and consisting of at least 70% of pears that conform to the fancy grade and of which the remainder conforms to the

plain grade, and so packed that, in any one case, the maximum variation in size of the fruit does not exceed seven consecutive size grades, as specified in regulation 3 of these regulations;

“Plain” means a grade comprising pears of one variety that are reasonably well formed, mature, clean, sound and of which the skin is unbroken; and includes pears that have—

- (a) slight surface blemishes, where the surface so affected does not exceed the area of a circle of $\frac{1}{2}$ inch diameter;
- (b) hail marks showing no material discolouration of the skin, where the total area of all defects, including hail marks, does not exceed the area of a circle of 1 inch diameter; and
- (c) russet of any dimension;

“Domestic” means a grade comprising pears of one variety that are mature, clean, sound and of which the skin is unbroken; and includes pears that have—

- (a) slight damage caused by stem punctures not affecting the soundness of the fruit and not occurring on more than 5% of the fruit, in any one case;
- (b) surface blemishes, where the surface so affected does not exceed the area of a circle of $\frac{3}{4}$ inch diameter;
- (c) sunburn marks that are not unsightly;
- (d) superficial hail marks, where the total area of all defects does not exceed the area of a circle of $1\frac{1}{2}$ inches diameter; and
- (e) russet of any dimension;

“Cookers” means a grade comprising pears of one variety and consisting of pears that are not less than $2\frac{1}{4}$ inches in diameter and that conform to the requirements of the plain grade or any higher grade of pear, other than the requirement as to maturity.

(2) Pears that are less than 2 inches in diameter shall not be included in Extra Fancy, Fancy, Orchard, Plain or Domestic Grades.

Packing
of fruit.

6. (1) A person shall not pack fruit for sale, or sell fruit in any package, unless it conforms to one of the grades of quality referred to in these regulations.

(2) All apples other than those graded as Factory 1st Grade or Factory 2nd Grade and all pears that are packed for sale in the State shall be firmly and fully packed, in a case or container that is approved under the Fruit Cases Act, 1919.

(3) A case or container of fruit shall contain only one variety of apples or one variety of pears and the fruit in the case or container shall not vary in diameter by more than $\frac{1}{4}$ inch, from the smallest to the largest.

(4) The uppermost layer of fruit in a case or container shall be such as to give a true indication of the grade of quality and size of the fruit in the other layers.

(5) Every case or container that contains fruit intended for sale in the State shall bear, on one end, particulars of—

- (a) the variety;
- (b) the grade of quality; and
- (c) the size or count of the fruit,

it contains.

(6) The particulars required under subregulation (5) of this regulation shall be in letters and figures of not less than—

- (a) $\frac{3}{4}$ inch in height, where those particulars are printed on a label attached to the case or container; or
- (b) $\frac{3}{4}$ inch in height, where those particulars are stencilled on the case or container.

(7) Notwithstanding the preceding provisions of this regulation, fruit of the grades specified as Orchard or Domestic may be packed in open or closed cases or containers, without systematic packing.

7. These regulations shall be read and construed in conjunction with the regulations made under the Fruit Cases Act, 1919.

Application of regulations under Fruit Cases Act, 1919.

8. A person who contravenes the provisions of these regulations commits an offence under section 3 of the Agricultural Products Act, 1929.

Offences.

ABATTOIRS ACT, 1909-1964.

Department of Agriculture,
Perth, 7th February, 1968.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Abattoir Act, 1909-1964, has been pleased—

- (a) to revoke the regulations cited as the Goldfields District Regulations, published in the *Government Gazette* on the 22nd December, 1950, and amended thereafter from time to time by notices so published; and
- (b) to make the regulations set out in the schedule hereto.

T. C. DUNNE,
Director of Agriculture.

Schedule.
Regulations.

1. These regulations may be cited as the Goldfields District Regulations. Citation.

2. In these regulations unless the contrary intention appears— Interpretation.

“Act” means the Abattoirs Act, 1909-1964;

“Goldfields District” means that portion of the State within a fifteen mile radius from the Abattoirs constructed on Jerry Hill, in the vicinity of Kalgoorlie;

“licence” means a licence granted pursuant to these regulations;

“stock” includes sheep and lambs.

3. (1) The Minister may, upon payment of the fee prescribed hereunder, by licence under his hand according to the Form No. 1 in the Appendix to these regulations, authorise the slaughtering of stock generally or of any one or more particular species of stock within the Goldfields District at such place as is expressly named and described in the licence. Licences for slaughtering.

(2) Where a licence does not authorise the slaughtering of stock generally it shall state expressly that or those species of stock, the slaughtering of which is authorised by such licence.

(3) Every licence shall operate and have effect for the period of twelve months from the date of the issue thereof unless such licence is sooner revoked or suspended by the Minister.

(4) Every licence shall contain a provision that it is granted subject to the condition that the requirements of the Health Act, 1911-1966, and of every other statutory enactment or regulation or by-law lawfully made and in force relating to slaughtering of stock and to the establishment and maintenance of places for slaughtering stock shall be duly observed and complied with with respect to the place in relation to which the licence is granted and the slaughtering of stock therein, and that in the event of any non-observance of or non-compliance with any such requirement the licence will be liable to be revoked or suspended by the Minister.

(5) The Minister may by writing under his hand served on the grantee of the licence or sent or left at the licensed place, revoke or suspend for any period any licence granted by him under this regulation in either of the following circumstances—

- (a) if a species of stock, the slaughtering of which is not authorised by the licence, is slaughtered at the licensed place; or
- (b) if the grantee of the licence or the occupier of the licensed place makes default or permits or suffers default to be made in the due observance of or in compliance with any condition subject to which the licence is granted as provided for in subregulation (4) of this regulation.

(6) A licence granted under this regulation shall be personal to the grantee named therein and shall not be transferable.

(7) The fee payable for a licence under this regulation shall be two dollars ten cents.

Prohibition
on slaughter-
ing.

4. (1) A person shall not slaughter any species of stock within the Goldfields District except in a place licensed by the Minister under regulation 3 of these regulations.

(2) A person shall not slaughter in any licensed place referred to in regulation 3 of these regulations any species of stock other than that or those species of stock expressly specified in the licence granted by the Minister in relation to such place.

Appendix.

Form No. 1.

Abattoirs Act, 1909-1964.

LICENCE TO SLAUGHTER STOCK IN THE GOLDFIELDS
DISTRICT.

(Regulation 3.)

Pursuant to the provisions of the Abattoirs Act, 1909-1964, and to the regulations made thereunder and to the application of (a) of (b) in the said State dated the (c) day of 19....., the place being (d) known as (e) and situate at (f) within the Goldfields District and occupied by (a) aforesaid (or by (g)) is hereby licensed for the period of 12 months from the date hereof for the slaughtering therein or thereon of (h) This licence is granted subject to the condition that the requirements of the Health Act, 1911-1966, and of every other statutory enactment or regulation or by-law lawfully made and in force relating to the slaughtering of stock and to the establishment and maintenance of places for slaughtering stock shall be duly observed and complied with with respect to the place licensed hereunder as aforesaid and to the slaughtering of stock therein or thereon, and that in the event of any non-observance of or non-compliance with any such requirement this licence shall be liable to be revoked or suspended.

Dated this day of 19.....

Fee Paid: \$2.10.

.....
Minister for Agriculture.

(a) Full name of applicant. (b) Address. (c) Date of application. (d) State whether a building, yard or other premises. (e) Name or other description which identifies the place. (f) Address or location of place. (g) Name of occupier other than the applicant. (h) Stock generally, or pigs, sheep, cattle, horses, etc., as the case may be.