

Government Gazette

OF

WESTERN AUSTRALIA

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No. 67]

PERTH: WEDNESDAY, 24th JULY

[1968

STATE HOUSING ACT, 1946-1966.

State Housing Commission, Perth, 10th July, 1968.

HIS Excellency the Lieutenant Governor acting pursuant to the powers conferred by the State Housing Act, 1946-1966, has been pleased to make the regulations set forth in the schedule hereunder.

R. B. McKENZIE, General Manager, State Housing Commission.

Schedule.

Regulations.

Principal regulations.

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

Reg. 42 amended.

- 2 Regulation 42 of the principal regulations is amended by revoking subregulations (2) and (3) and substituting the following subregulations:—
 - (2) The Common Seal shall remain in the custody of the person for the time being holding the office, under the Public Service Act, 1904, of Administrative Officer of the Administrative General Division of the Commission.
 - (3) The Common Seal shall not be affixed to a document, except pursuant to a resolution of the Commission and, then only, in the presence of two persons, one of whom shall be the person for the time being holding the office of General Manager, or of Assistant General Manager, of the Commission and the other of whom shall be the person for the time being holding the office of Senior Clerk, Securities, of the Commission, all under the Public Service Act, 1904.

TRANSFER OF LAND ACT, 1893-1965.

Crown Law Department, Perth, 10th July, 1968.

HIS Excellency the Lieutenant-Governor has been pleased to consent to the regulations made by the Commissioner of Titles under the provisions of section 181 of the Transfer of Land Act, 1893-1965, and set forth in the shedule hereunder to have effect on and after the 1st August, 1968.

W. J. ROBINSON, Under Secretary for Law.

Schedule. Regulations.

Principal regulations.

1. In these regulations the Transfer of Land Act Regulations, published in the Government Gazette on the 16th March, 1951, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 6 amended.

- 2. Regulation 6 of the principal regulations is revoked and the following regulations substituted:—
 - 6. The fees to be charged by the Registrar and the contributions payable to the Assurance fund are set out hereunder:-

Scale of Fees.

This scale is divided into Parts as follow:-

Part 1: TRANSFERS. EASEMENTS SURRENDERS.

MORTGAGES. Part 2: CHARGES DISCHARGES OF MORTGAGES. DISCHARGES OF CHARGES.

APPLICATIONS. Part 3:

CAVEATS. Part 4: WITHDRAWALS OF CAVEAT. WRITS OF FIER! FACIAS. WARRANTS. ORDERS.

POWERS OF ATTORNEY. DECLARATIONS OF TRUST. Part 5:

LEASES. Part 6: PERMITS. CROWN GRANTS.

Part 7: ASSURANCE FUND. ADVERTISING.

SEARCHES Part 8: COPIES OF DOCUMENTS.

PLANS. Part 9: DIAGRAMS.

Part 10. MISCELLANEOUS ITEMS UNDER ALPHABETICAL SUB-HEADINGS.

PART 1.

	11110 11	
Section of		\$
T.L.A. 1.	Registration of a Transfer or Surrender of freehold land	•
82	or a Crown Lease	8.00
et. seq.	(This fee includes the issue of new Certificates of Title if required by the Registrar.)	
	Additional fees may be required as follows:	
	(a) For each new Certificate of Title requested when not actually required by the Registrar as above	4.00
	(b) For every additional existing Certificate of Title	
	or Crown Lease affected after the first	4.00

Section of T.L.A.	2.	For each direction in a Transfer by direction	\$ 4.00
	3.	Registration of a Transfer of a Freehold Lease, Sublease, Mortgage or Charge—for each instrument transferred	4.00
		For each certificate of Title or Crown Lease affected after the first	2.00
	4.	Registration of an Easement For each Certificate of Title affected after the First	8.00 4.00
	5.	Registration of a Surrender of a Freehold Lease, Sublease or Easement—for each instrument surrendered	4.00
		For each Certificate of Title or Crown Lease affected after the first	2.00
		PART 2.	
105 123	1.	Registration of a Mortgage, Charge, Discharge of Mortgage or Discharge of Charge. (Includes partial discharge of Mortgage or Charge)—for each interest mortgaged or charged	4.00
		For each Certificate of Title or Crown Lease affected after the first in each interest	2.00
105			
105	2.	Registration of an Extension of Mortgage or Charge For each Certificate of Title or Crown Lease affected after the first	4.00 2.00
		PART 3.	
	1.	An Application of any other kind than those specified	
	1.	below	4.00
		For each Certificate of Title or Crown Lease affected	
		after the first	2.00
	2.	An Application for a new Certificate of Title whether new, balance, separate or consolidated—for each new Certificate to issue	4.00
		For each existing Certificate of Title affected after the first	2.00
20,81B	3.	An Application to bring land under the operation of the Act whether freehold or Crown Leasehold	10.00
		In addition: In the case of leasehold land fees may be required for advertising. In the case of freehold land further fees will be required to cover the cost of:	1
		Each new Certificate of Title	4.00
40, 41		Advertising. Assurance fund.	
222	4.	An Application to be registered as the proprietor of land	
222	4.	already under the Act pursuant to a claim by adverse	
		Possonia	10.00
		Additional fees will be required to cover the cost of— Each new Certificate of Title	4.00
		Each new Certificate of Title Advertising.	4.00
224		Assurance fund.	
225	~	Extra Fee 1% of value.	
121	5.	An Application for an Order for foreclosure For each additional Certificate of Title or Crown Lease	10.00
		affected after the first	4.00
		Additional fees will be required for— Certificate of Title if necessary Advertising.	4.00
182, 183	6.	An Application for a Vesting Order For each Certificate of Title or Crown Lease after the	10.00
		first	4.00
		For each new Certificate of Title necessary	4.00
170	7.	An Application to amend the boundaries area or position	10.00
		of land shown in a Certificate of Title	10.00 4.00

Section of T.L.A. 171	8.	An Application to amend Certificates of Title of other owners affected by Section 170—for each Certificate	\$
75	9.	An Application for a new Certificate of Title to replace a duplicate Certificate of Title or Crown Lease lost or destroyed	4.00 10.00
		In addition fees will be required to cover the cost of— A new Certificate of Title	4.00
		PART 4.	
137	1.	For Lodging a Caveat	4.00
	2.	Withdrawal of Caveat	2.00
138	3.	For sending 14 days notice on a Caveat	5.00
90, 133	4.	For recording any Writ of fleri facias, Warrant of a Local Court or any Order of the Supreme Court or the Commissioner of Titles	4.00
•		(Withdrawals of Writs and Warrants are included in Part 3, item 1.)	
		PART 5.	
143	1.	For deposit of a Power of Attorney	4.00
	2.	For noting revocation of a Power of Attorney	2.00
55	3.	For depositing a Declaration of Trust	4.00
		PART 6.	
81A	1.	Registration of a Crown Lease	1.00
91, 99	2.	Registration of a Freehold Lease Sublease or Extension	
105		of a Lease	4.00
		after the first	2.00
73	3.	For production of a Permit	1.00
18	4.	Registration of a Crown Grant	2.00
40		For each Mortgage or encumbrance to be brought forward from a Lease or Permit In addition a contribution to the Assurance Fund.	0.20
70			
18, 40, 43, 44, 45	1.	PART 7. An Assurance Fund contribution is payable on first bringing freehold land under the operation of the Act whether by application or Crown Grant and payable on registration of claimant under Statute of Limitations against a registered proprietor.	
224 45		In the dollar value of the land 5/24 of a	cent
49	0	An additional assurance as assessed by the Commissioner.	
	2.	As the amount required to meet the cost of advertising fluctuates according to the space required an approximate amount is collected at the time of lodging document and an adjustment is required later when actual cost is known.	
	_	PART 8.	
239	1.	Search of Certificate of Title, Crown Lease or Permit including Mortgages registered after 1st January, 1966, Caveats and documents creating restrictive covenants as endorsed thereon	0.30
		Where Volume and Folio, Crown Lease number or other particulars are not known by searchers—extra (This fee includes a search for one such number in	0.20

ection of T.L.A.	2.	General Search in Nominal Index, for each name	\$ 0.50
		(This fee includes search of one Certificate of Title	0.00
	3.	or Crown Lease.) Nominal Index search where no Certificate of Title or	
	ο.	Crown Lease can be supplied therefrom	0.50
	4.	Search of one Plan or Diagram	0.30
	5.	Search of any registered or filed documents (except as in 1 above)	0.30
239	6.	For copy of or extract from any document plan diagram—or Field Book—	
		if by typing—at per folio	0.10
		if by electrostatic copying machine—at per 9" x 14" copy sheet	0.20
		if by photographic or other copying process—to be assessed by the Registrar.	0.20
		Copy charges do not include a search of the actual document which, if required, attracts a separate fee. For	
		Certificates of Title, Crown Leases and Permits copy	
		charges include a search of Mortgages registered after 1st January, 1966, Caveats and documents creating restrictive covenants as endorsed thereon.	
		Where Volume and Folio, Crown Lease number or other particulars are not known for copies—extra	0.20
	7.	For every map or colouring of map on copies of documents, Certificates of Title, Crown Leases, Plans or Diagrams—to be assessed by the Registrar.	
	8.	For certification under hand of Registrar—for each document, Crown Lease or Certificate of Title	1.00
	9.	For every Certificate of Ownership issued under Local Government Act, 1960, Section 655 (1) (b) (ii)	0.40
146	10.	For every Search Certificate	2.00
		PART 9.	
	1.	For every Plan deposited containing from 1-30 allotments	
	•	For every additional allotment from 31-150	0.50
	2.	For every Diagram deposited	5.00 0.50
	3.	For tracing and drawing Plans and Diagrams made in office—fee to be fixed by Registrar (Corr. 89/1893).	
		PART 10.	
	1.	Certificate of Trustees: For registering (Friendly Societies Act 48 of 23, Sect. 13)	0.40
74	2.	Dispensing with Productions: For dispensing with the production of a duplicate Certificate	2.00
	3.	Exemptions from fees:	
		(a) A discharge of Mortgage for the purpose of enabling a Mortgage to the Rural and Industries Bank to be registered in priority and the re-registration of such discharged Mortgage after the registration of the Mortgage to the Rural and Industries Bank.	
		(b) Caveats lodged by Commissioner of Taxation with respect to a charge for Land Tax. Payment of the fee will be deferred until tax has been paid or caveat wholly or partially withdrawn.	

Section o	f		\$
T.L.A.	4.	Post fees:	
		Additional fee for every document registered through the post	1.00
		Additional fee for every document lodged personally where a request is made to return issues through the post For overseas issues or large numbers of documents, to be assessed by the Registrar.	0.50
	_		
203	5.	Statement of Grounds: For Statement of Grounds	2.00
148	6.	Stay Orders: For every Order for Stay of Registration	2.00
14	7.	Sworn Valuators:	
14	••	On appointment	10.00
		Renewal fees as from 1st January, payable on or before 1st March	2.00
	8.	Withdrawals from Registration:	
		For withdrawing each document from registration	1.00

ADDENDA.

Fees required for several matters under the following items are included in separate Acts or Regulations as shown:—

- 1. Deeds Office: Act 19 Vic. No. 14.
- Deeds Poll and Licenses to Change Name: Change of Names Regulation Act No. 40 of 1923 amended by Act 54 of 1948.
- Strata Titles:
 Regulation 26 of the Strata Titles Regulations published in the Government Gazette No. 82 of 29th September, 1967 under the Strata Titles Act No. 39 of 1966.

OCCUPATIONAL THERAPISTS ACT, 1957-1963.

Department of Public Health, Perth, 10th July, 1968.

HIS Excellency the Lieutenant Governor in Executive Council, acting pursuant to the provisions of the Occupational Therapists Act, 1957-1963, has been pleased to approve of the rules made by The Occupational Therapists Registration Board of Western Australia pursuant to the provisions of section 7 of the said Act, and set out in the schedule hereto.

W. S. DAVIDSON, Commissioner of Public Health.

Schedule,

The Occupational Therapists Registration Board Rules.

Principal rules.

1. The rules made by The Occupational Therapists Registration Board of Western Australia pursuant to the provisions of the Occupational Therapists Act, 1957, and published in the Government Gazette on the 27th November, 1959, and amended from time to time thereafter by notices published in the Government Gazette are referred to in these rules as the principal rules.

amended.

- 2. Rule 23 of the principal rules is amended-
 - (a) by deleting the word, "or" appearing immediately after paragraph (k);
 - (b) by substituting for the passage, "Association." in paragraph (1), the passage, "Association; or"; and

(c) by adding at the end of the rule a paragraph as follows:—
(m) a qualification that the Board is satisfied is of a standard equivalent to any of the qualifications set out in the preceding paragraphs of this rule.

Rule 25 amended.

- 3. Rule 25 of the principal rules is amended—
 - (a) by inserting immediately after the rule number, "25.", the subrule designation, "(1)"; and
 - (b) by adding a subrule as follows-

(2) Without affecting the provisions of subrule (1) of this rule, where an applicant relies in his application on the provisions of paragraph (m) of rule 23 of these rules, the Board may, for the purposes of ascertaining whether the applicant's qualifications satisfy the provisions of that rule, require the applicant to undergo such examination or trial period of training, or both, as it thinks necessary.

PHYSIOTHERAPISTS ACT, 1950-1954.

Amendment of Rules.

THE rules made by the Physiotherapists' Registration Board pursuant to the provisions of the Physiotherapists Act, 1950-1954, published in the *Government Gazette* on the 27th June, 1952, and amended from time to time thereafter by notices published in the *Government Gazette*, shall be amended as follows:—

Substitute for Rule 35A a new rule to read as follows:-

35A. On and after 1st January, 1970, before a person is admitted to training he shall—

- (a) have complied with the requirements for matriculation in the University of Western Australia (or shall satisfy the Board that he has an equivalent qualification) such matriculation (or equivalent qualification) must include Physics and Chemistry to at least Leaving Certificate level (or its equivalent level),
- (b) have passed a medical examination to establish to the satisfaction of the Board that he is fit to undergo training as a Physiotherapist,
- (c) have passed an aptitude test to establish to the satisfaction of the Board he is fit to undergo training as a Physiotherapist,
- (d) have had a personal interview with the Board and the Board shall have selected him as a suitable person to undergo training as a Physiotherapist; and
- (e) have attained, or will attain the age of 17 years not later than the 31st December immediately preceding the commencement of his first year of training.

The above amendment to the Rules was adopted at a duly convened meeting of the Board held on the 28th day of May, 1968.

A. L. DAWKINS, Chairman.

HUGH HANCOCK, Registrar.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council, this $10 \, \text{th}$ day of July, 1968.

HEALTH ACT, 1911-1966.

Shire of Westonia.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of Section 343 (1) of that Act; and whereas Model By-laws, described as Series "A" prepared in accordance with those provisions and duly amended have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and so reprinted have been published in the Government Gazette on 17th July, 1963; and further amended inter alia by notices published in the Government Gazettes on 7th November, 1963, 20th March, 1964, 16th June, 1964, 8th January, 1965, 23rd June, 1965, 14th April, 1966, and 12th October, 1967: Now, therefore, the Shire of Westonia, 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 the 17th July, 1963, together with amendments published in the Government Gazette on 7th November, 1963, 20th March, 1964, 16th June, 1964, 8th January, 1965, 23rd June, 1965, 14th April, 1966, and 12th October, 1967, shall be adopted without modification and doth hereby also prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:-

PART IX.—OFFENSIVE TRADES.

	Of	fensiv	e Tra	ide.			Fee per Annum. \$
Slaughter-houses					 	 	 5.00
Fellmongeries					 	 	 5.00
Chemical works				• • • •	 	 	 5.00
Cleaning establis	hments	s and	dye	works	 	 	 5.00
Soap and candle	works				 ****	 	 5.00
Bone mills					 ****	 	 5.00
Manure works					 	 	 5.00
Wool scouring est	ablishi	nents			 	 	 5.00
Fish curing estal	blishme	ents			 	 	 5.00
Flock factories				****	 	 	 5.00
Any other trade	not spe	cified	abov	e	 	 ****	 5.00

Passed at a meeting of the Westonia Shire Council held on the 12th day of June, 1968.

C. A. PERRIN,

President.

A. J. MIDDLETON Shire Clerk.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council, this 10th day of July, 1968.

COUNTRY AREAS WATER SUPPLY ACT, 1947-1964.

Department of Public Works, Perth, 15th July, 1968.

P.W.W.S. 1313/64.

THE Minister for Water Supply, Sewerage and Drainage, acting pursuant to the provisions of the Country Areas Water Supply Act, 1947-1964, has been pleased to make the by-laws set forth in the schedule hereunder.

J. McCONNELL, Under Secretary for Works.

Schedule.

By-laws.

Principal by-laws

In these by-laws the by-laws made under and for the purposes of the Country Areas Water Supply Act, 1947-1964 reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette of the 1st May, 1968, are referred to as the principal by-laws.

By-law 1A amended.

By-law 1A of the principal by-laws is amended by substituting for the word, 'drains' in the penultimate line of the interpretation 'private service', the word, 'mains'.

By-law 89 amended.

- 3. Sub-bylaw (4) of by-law 89 of the principal by-laws is amended-
 - (a) as to paragraph (a)—
 - (i) by adding after the word, "Mundaring", the passage, ', Narngulu''; and
 - (ii) by adding after the word, "Wagin", the passage, ", Walkaway"; and
 - (b) as to paragraph (b)-
 - (i) by adding after the word, "Bullfinch", the passage. ", Burekup";
 - (ii) by adding after the word, "Exmouth", the passage, ", Furnissdale";
 - (iii) by adding after the word, "Jerramungup", the passage, ", Jurien Bay";
 - (iv) by adding after the word, "Quairading" the passage, , Quinns Rocks, Ravenswood"; and
 - (v) by adding after the word, "Yarloop" the passage, ", Yerecoin".

COUNTRY TOWNS SEWERAGE ACT, 1948-1965.

Department of Public Works, Perth, 15th July, 1968.

P.W.W.S. 638/50A.

THE Minister for Water Supply, Sewerage and Drainage, acting pursuant to the provisions of the Country Towns Sewerage Act, 1948-1965, has been pleased to make the by-laws set forth in the schedule hereunder.

J. McCONNELL Under Secretary for Works.

Schedule.

By-law.

Principal by-laws.

1. In these by-laws the by-laws made under and for the purposes of the Country Towns Sewerage Act, 1948-1965 as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette of the 9th April, 1968, are referred to as the principal by-laws.

By-law 224A amended.

2. By-law 224A of the principal by-laws is amended by adding after the word, "Pingelly" in paragraph (b), the passage, ", Port Hedland".

RIGHTS IN WATER AND IRRIGATION ACT, 1914-1964.

Department of Public Works. Perth, 28th June, 1968.

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

> J. McCONNELL, Under Secretary for Works.

Schedule.

Regulations.

- Principal 1. In these regulations the Rights in Water and Irrigation regulations. (Construction and Alteration of Wells) Regulations, 1963, published in the Government Gazette on the 15th May, 1963, and amended by notices published in Government Gazettes on the 10th December, 1964, and 6th July, 1965, are referred to as the principal regulations.
- Reg. 13 2. Regulation 13 of who parameters substituted: the following regulation substituted: 2. Regulation 13 of the principal regulations is revoked and
 - 13. Any person who contravenes or fails to comply with any of the provisions of these regulations is guilty of an offence and liable to a penalty of forty dollars.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE ACT, 1909-1967.

Water Supply, Sewerage and Drainage Department, Perth, 9th July, 1968.

THE Metropolitan Water Supply, Sewerage and Drainage Board, a body corporate established under the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1967, acting pursuant to section 146 of that Act, hereby makes the by-laws set forth in the schedule hereunder.

Schedule. By-laws.

Principal

1. In these by-laws the by-laws made under the provisions of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909 (as amended), as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published in the Government Gazette on the 8th March, 1960 and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal by-laws.

Bv-law 278 amended.

- 2. The schedule to by-law 278 of the principal by-laws is amended-
 - (a) by substituting for the expression, "0.20", in item (1), the expression, "0.21½"; and
 - (b) by substituting for the numerals, "20", where appearing in each of the third and fourth paragraphs of the Note to item (4), the expression, "21.5".

Passed by resolution of the Metropolitan Water Supply, Sewerage, and Drainage Board at a meeting of the Board held on the 2nd day of July, 1968.

The Common Seal of the Metropolitan Water Supply, Sewerage, and Drainage Board was hereunto affixed by order of the Board in the presence of-

ILS.1

M. E. HAMER,

Chairman. G. SAMUEL.

General Manager.

The Municipality of the Shire of Canning.

By-laws Amending By-laws Classifying South, Central, North and West Wards. L.G. 539/66

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 13th May, 1968, to make and submit for confirmation of the Governor the following by-law:—

The By-laws of the Shire of Canning published in the Government Gazette on the 13th February, 1957, as amended from time to time thereafter, be amended as follows:—

The Fourth Schedule (Industrial) is amended by deleting the words "With the exception of Part Lot 114 and Part Lot 115 (Corner John Street and Welshpool Road) on Plan 2731", before the words "All that land situated within Canning Location 2."

The Eleventh Schedule (Special Zones) is amended by the deletion therefrom of the following:—

Corner Welshpool Road and John Street. Portion of Canning Location 2 and being Part Lot 114 and Part Lot 115 on Plan 2731 to be used as a Caravan Park.

Dated the 13th day of May, 1968.

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

[L.S.]

E. CLARK,

President.

N. I. DAWKINS,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council the 10th day of July, 1968.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Northampton.

Adoption of Draft Model Bylaws Relating to Storage of Inflammable Liquids. L.G. 321/68.

IN pursuance of the powers conferred upon it by the above mentioned act, the Council of the above mentioned Municipality hereby records having resolved on the 10th day of May, 1968, to adopt such of the Draft model bylaws published in the Government Gazette of the 29th May, 1963, and amendment published in the Government Gazette of 31st March, 1965, as are here set out with the following alterations:—

- (a) Draft Model By-laws (Storage of Inflammable Liquid No. 12.
- (b) By-laws No. 10 is amended by adding after subsection (3) the following:—
 - (4) Where prior to the adoption of these by-laws a person or firm has operated a site for the storage of inflammable liquids and not situated within the area zoned for that purpose, the owner or firm concerned must remove such storage of inflammable liquids before the 30th day of June. 1969

(5) The storage of inflammable liquids will only be permitted in the area within the Northampton townsite as zoned for that purpose, being lots 10925, 10926, 10927, 10943, 10944 and 10945.

Dated the 14th day of June, 1968.

The Common Seal of the Municipality was hereto fixed this 14th day of June, 1968, in the presence of—

IT.S.1

ERN E TEAKLE, Shire President.

R. CHARLTON,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Cranbrook.

By-laws to Revoke Draft Model By-laws Relating to Petrol Pumps.

L.G. 94/66.

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the 12th day of January, 1968, to make and submit for confirmation by the Governor the following bylaws:—

The By-laws of the Cranbrook Shire Council relating to Petrol Pumps published in the *Government Gazette* on the 21st day of June, 1966, are hereby revoked.

Dated this 25th day of June, 1968.

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

[L.S.]

E. WILLS-JOHNSON, Shire President.

E. L. CHOWN,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

LOCAL GOVERNMENT ACT, 1960. The Municipality of the Shire of Westonia. By-law Relating to Noxious Weeds.

L.G. 292/68.

IN pursuance of the powers conferred upon it by the abovementioned Act, and by section 67 of the Noxious Weeds Act, 1950-1963, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 13th day of September, 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 Westonia Shire Council this 13th day of September, 1967.

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

[L.S.]

C. A. PERRIN,

President.

A. J. MIDDLETON, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Westonia.

Adoption of Draft Model By-law Relating to Storage of Inflammable Liquid. L.G. 291/68.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 8th day of March, 1967, to adopt such of the draft Model By-laws published in the Government Gazette of 29th May, 1963, as are here set out—Local Government Model By-law (Storage of Inflammable Liquid) No. 12: The whole of the by-law.

Passed at a meeting of the Westonia Shire Council this 8th day of March, 1967.

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

C. A. PERRIN,

President.

[L.S.]

A. J. MIDDLETON, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

The Municipality of the Shire of Westonia.

Adoption of Draft Model By-law Relating to Control of Hawkers.

T. G 289/68

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 8th day of March, 1967, to adopt such of the draft Model By-laws published in the Government Gazette of the 23rd of July, 1962, with such alterations as are here set out.

Draft Model By-laws.

Local Government Model By-laws (Control of Hawkers) No. 6.—Alteration:—

- (1) Insert the words "Shire" of "Westonia" in line 2, and lines 3 and 4 of By-law 2.
- (2) Insert the word "Shire" before the word "Clerk' in the last sentence of By-law 2.
- (3) Insert the word "eighteen" after the word "than" in the second line, clause (1) of By-law 9.
- (4) Complete clause (1) of By-law 9 by inserting under the heading "Number of Licenses", the number "3" as extension of each section (a), (b) and (c) under the headings "Townsites" and "Outside Townsites".
- (5) Insert after the word "say" (the last word in clause (a) of By-law 11) the words "Reserve—Recreation Ground".
- (6) Complete the Second Schedule by inserting as extension of each section (a), (b) and (c) and (d) under the headings "Townsites" and "Outside Townsites" the amount "\$10".

Passed at a meeting of the Westonia Shire Council this 8th day of March, 1967.

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

[L.S.]

C. A. PERRIN,

President.

A. J. MIDDLETON, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Westonia.

Adoption of Draft Model By-law relating to Standing Orders.

L.G. 288/68.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 8th day of March, 1967, to adopt such of the draft Model By-laws published in the Government Gazette of the 12th of December, 1961, with such alterations as are here set out.

Draft Model By-laws—Standing Orders No. 4. 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".

Passed at a meeting of the Westonia Shire Council this 8th day of March, 1967.

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

C. A. PERRIN

President.

[L.S.]

A. J. MIDDLETON. Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

> F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Westonia.

Adoption of Draft Model By-law Relating to Removal and Disposal of Obstructing Animals or Vehicles.

L.G. 290/68.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 8th day of March, 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.

Passed at a meeting of the Westonia Shire Council this 8th day of March, 1967.

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

C. A. PERRIN

President

A. J. MIDDLETON, Shire Clerk.

[L.S.]

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

The Municipality of the Shire of Dandaragan.

By-law relating to the General Control, Management and Preservation of Public Property, Park Lands and Reserves the Control of which is Vested in the Council.

Repeal: All previous By-laws for the Management or Control of Park Lands and Reserves vested in the Council are hereby revoked.

L.G.346/68.

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 21st day of March 1968, to make and submit for confirmation by the Governor the following By-law:—

By-law for Controlling Reserves and Camping.

Interpretation.

In the construction of this By-law, unless the context otherwise requires—"Council" means the Dandaragan Shire Council;

"camping area" means any land set apart or used by the Council from time to time for the purpose of accommodating camps or temporary shelters for encampment;

"camp" means tent, camp, building, bivouac, or temporary shelter of any kind or any caravan or vehicle adapted for camping;

"camping" means the occupation of a site for a building or a camp;

"family" means a group of relatives not exceeding seven;

"occupier" means any person occupying a camping site for the time being, and includes any person in whose charge a camp is left during the absence of the holder of the camping permit;

"officer" means commissioner, Shire Clerk, Health Inspector, Caretaker, or any person appointed in writing by the Council.

Control of Reserves and Camping Area.

Behaviour.

1. No person shall misconduct himself, or indulge in any riotous, disorderly or indecent conduct, or use any indecent or improper language, or offend against decency as regards dress on any reserve.

Intoxicating Liquor.

2. No person shall enter upon or remain on any reserve when visibly under the influence of liquor.

Bill Sticking.

3. No person shall, without the consent of the Council, post, stick, stamp, stencil, paint or otherwise affix, any placard, handbill, notice, advertisement, or any document whatsoever upon any tree, board, fence, post, gate, building, road, path or any place whatever on any reserve nor distribute or give out any such placard, handbill, notice, advertisement or document on any reserve and no person shall cause to be done any of the acts herein prohibited.

Expectoration.

4. No person shall spit or expectorate in or upon any building, structure or erection on any reserve.

Meetings.

5. No person shall organise, arrange or advertise any fete, picnic or concert, or any meeting of like character, or engage in public worship, preaching or public speaking of any kind on any reserve without the permission of the Council.

Betting.

6. No person shall bet or offer to bet publicly on any Reserve.

Damaging Growth.

7. No person shall injure, break, deface, pull up, pick, remove or destroy any tree shrub or grass growing on any reserve.

Fires and Shooting.

8. No person shall carry or discharge any firearms, or throw or discharge any stone or other missile, or set fire or set off any fire, balloon, or throw or set fire to any fireworks, or kindle or make any fire on any reserve without permission.

Rubbish.

9. No person shall deposit, or leave any rubbish, refuse, paper or broken glass, china or litter of any kind whatsoever upon any reserve except in the receptacles provided for the purpose.

Broken Glass.

10. No person shall place or break or permit or suffer to be placed or broken, any glass, metal or earthenware, bottles or utensils on any reserve without having first obtained the consent of the Council to do so.

Trading.

11. No person shall, without permission in writing from the Council sell or expose for sale, any goods, wares, refreshments, fruit, nuts, confectionery, fish or other merchandise or things, or solicit or offer to purchase bottles on any reserve.

Damage to Property.

12. No person shall, cut up, damage, destroy, disfigure or interfere with any road, fence, building, water pipe or fittings, signs or other improvements upon any reserve.

Games and Animals.

- 13. No person shall, without permission in writing from the Council, exercise on any reserve any horse, dog or other animal.
- 14. No person, unless authorised in that behalf by the Council, shall lead, ride or drive any horse, cattle, bicycle, or vehicle upon or over any portion of any park land or public reserve except upon a carriage way.
- 15. No person, unless authorised in that behalf by the Council, shall leave any vehicle, whether in charge of any person or not, stationary upon any park land or public reserve except upon a carriage way or parking place.
- 16. No person shall in any park land or public reserve wilfully obstruct, disturb, interrupt, or annoy any other person in the proper use thereof, or wilfully obstruct in the execution of his duty, or insult or neglect to obey the lawful directions of any officer or servant of the Council.
- 17. No person shall erect or place within any park land or public reserve any tent, stall, platform or table for public amusement or for any performance whether for gain or otherwise without the consent of the Council being first had and obtained.
- 18. No person shall in any park or public reserve, operate any loud speaker or device for the amplification of sound without having previously obtained written permission from the Council.
- 19. Any person who shall erect or permit or authorise the erection of any building or structure on a reserve without first obtaining the written consent of the Council shall be guilty of an offence against this by-law.
- 20. The Council will not accept any liability or be held responsible for any accident or mishap whatsoever which may occur to any person or any damage or loss sustained to any private property whilst on any park land or public reserve.

Use of Reserves.

21. The Council shall have the power to grant exclusive rights to use and occupy any reserve or portion thereof for holding sports or amusements to any responsible person or persons, subject to such conditions as may be decided on by the Council, and any person or persons obtaining such rights shall be responsible for the proper care of all fences, buildings, trees or other improvements upon such reserve or portion thereof and pay to the Council for the use of the land such fees as set out in the First Schedule hereto.

Camping.

22. No person shall, except as hereinafter provided, camp, lodge, or tarry overnight on any reserve, nor frequent any reserve for the purpose of camping, lodging or tarrying overnight thereon.

Permits for Camping.

- 23. Notwithstanding the provisions of clause 22, camping may be permitted in areas set apart for the purpose by the Council, but not elsewhere, upon the issue of a permission signed by the Council and subject to the general conditions of this by-law.
- 24. The Council may at any time make and declare a schedule of charges and issue permits to persons desirous of camping in any such area.

- 25. No person shall sublet any camp, or sell, give, or otherwise dispose of any permit to any person.
- 26. Except by permission of the Council, no person shall bring into or keep within the camping area any animals or birds whatever.
- 27. No person shall bring into or keep or consume in the camping area any intoxicating liquor without first securing written consent of the Council.
- 28. No structure of any kind is to be erected without the written consent of the Council; permanent structures will not be permitted.
- 29. No person shall occupy the same site on a camping area for a period exceeding six weeks without the written consent of the Council or its Health Inspector.
- 30. No camp shall be erected within 30 feet of any public convenience or upon any road or footpath upon any camping area.
- 31. At the request of an officer, an occupier of any camp shall remove such camp from any camping area or shall move such camp to another site on the camping area as directed by the officer.
- 32. The officer may allot or define the area to be occupied by any camp either upon the issue of a permit or during the currency thereof and the occupier shall confine such camp within the limits defined by the officer.
- 33. The decision of the officer shall be final as to the constitution of a family group, or camp and the number of camping permits required in respect thereof.
- 34. No camp shall be erected of unsightly material or in a manner likely to be offensive or dangerous to occupiers of adjacent camping sites.
- 35. No unsanitary practices shall be committed upon any camping site and occupiers must use, for the disposal of refuse, rubbish and excreta, such conveniences as provided.
- 36. No person suffering from or contracting any infectious disease shall be allowed or harboured in any camp.
- 37. Camp sites must be maintained in a clean and sanitary condition at all times during the period of occupancy. Campers must keep the area covered by their permit, in a clean and sanitary condition at all times. All rubbish capable of destruction by fire shall be burned by the occupier in the approved fireplace.
- 38. No person using any camping area shall behave in a disorderly manner, or use indecent, profane or insulting language, or create or take part in any disturbance or make harangues whereby a crowd is collected, or commit any act of indecency, or behave in any manner whatsoever which may be considered objectionable by other persons using the camping area.
- 39. All by-laws relating to health and all directions which may be given by the Health Inspector from time to time for the good order and sanitation of camping area must be immediately complied with.
- 40. Camping permits may at any time be withdrawn and terminated by the Council, if a breach of this by-law has been committed. In the event of the termination hereunder the rental paid shall be forfeited to the Council and no compensation shall be claimed or paid for loss, damage or inconvenience suffered through the withdrawal and termination of the permit.
- 41. Subject to the right of the Council, or any person acting under the Council's instructions, or any police constable, to enter any camping site at any time, no person shall enter into or remain within such camping site, except with the permission of the holder of the permit.
- 41. (a) No person shall use any electrical appliance in which is incorporated any heating device without the express permission of the Council.
- 42. No fires shall be lighted on any camping area, except in places approved by the Council.
- 43. The Council or officer may refuse to grant any camping permit or renew any camping permit on its expiry and no reason need be given for such a refusal.
- 44. Application for a renewal of any camping permit must be made prior to the expiry of such permit and all fees in connection therewith shall be paid in advance before any camping permit may be renewed.

- 45. Any person or persons whose camping permit has expired or been cancelled or who has been refused a camping permit shall vacate any camping area within 12 hours, on notice being given verbally or otherwise by an officer and non-compliance with such notice will be deemed to have committed an offence against this by-law.
- 46. Any person or persons using the camping area for the purpose of camping or tarrying or omitting to apply for a camping permit or refusing to pay any fees in connection with the use of any camping area as shall be made on the demand of the officer shall be deemed to have committed an offence against this by-law.
- 47. Any person who does, permits or causes to be done any act matter or thing contrary to any of the clauses of this by-law or refuses or fails to comply with any requirements thereof shall be deemed guilty of an offence against this law, and shall on conviction be liable to a penalty not exceeding \$40.

First Schedule.

Caravan site per day \$1.40

The Common Seal of the Municipality was hereto affixed this 16th day of May, 1968, in the presence of—

[L.S.]

K. G. TOPHAM,

President.

R. F. TAYLOR,

Shire Clerk.

Recommended—

L. A. LOGAN,

Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council, this 10th day of July, 1968.

LOCAL GOVERNMENT ACT, 1960. The Municipality of the Shire of Dandaragan. By-laws Relating to General By-laws.

L.G. 2243/52

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 March, 1968, to repeal and submit for confirmation by the Governor the following By-laws: The By-law relating to General By-laws published in the Government Gazette of the 22nd December, 1933: The whole of the by-law.

Dated this 16th day of May, 1968.

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

K. G. TOPHAM,
President.
R. F. TAYLOR,
Shire Clerk.

F. P. KNIGHT, Clerk of the Council.

[L.S.]

L. A. LOGAN, Minister for Local Government.

Recommended-

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

The Municipality of the Shire of Dandaragan. By-laws relating to the Appointment of Employees.

L.G. 2243/52

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 March, 1968, to repeal and submit for confirmation by the Governor the following by-law:—

The By-law relating to the Appointment of Employees published in the Government Gazette on the 6th day of February, 1948: The whole of the by-law.

The Common Seal of the Municipality was hereto affixed this 16th day of May, 1968, in the presence of—

K. G. TOPHAM,
President.
R. F. TAYLOR,
Shire Clerk.

[L.S.]

Recommended:---

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Dandaragan.

Adoption of Amendment of the By-laws of the abovementioned Municipality relating to the Control and Management of Halls.

L.G. 53/59.

IN pursuance of the powers conferred upon it by the above Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of March, 1968, to make and submit for the confirmation by the Governor the following amendment to the abovementioned by-laws:—

 *1 . Insert "Meetings Authorized by Council 50c" after line three (i) the schedule of Charges.

Dated this 16th day of May, 1968.

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

K. G. TOPHAM,
President.
R. F. TAYLOR,
Shire Clerk.

[L.S.]

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

The Municipality of the Shire of Dandaragan.

Adoption of Draft Model By-laws Relating to Extractive Industries.

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 March, 1968, to adopt the Draft Model By-law published in the Government Gazette on the 8th day of November, 1962, Local Government Model By-law (Extractive Industries) No. 9 and amendment published in the Government Gazette of the 8th February, 1965. The whole of the by-law 1965: The whole of the by-law.

The Common Seal of the Municipality was hereto affixed this 16th day of May, 1968, in the presence of-

> K. G. TOPHAM, President.

R. F. TAYLOR Shire Clerk.

ILS.1

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

> F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Dandaragan.

Adoption of Draft Model By-laws Relating to Signs, Hoardings and Bill Posting.

L.G. 347/68.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of March, 1968, to adopt such of the draft Model By-laws (Signs, Hoardings and Billposting) No. 13 as published in the Government Gazette of the 11th day of June, 1963, and as amended in the Government Gazette on the 10th day of December, 1964: The whole of the by-law.

The Common Seal of the Municipality was hereto affixed this 16th day of May, 1968, in the presence of-

> K. G. TOPHAM, President. R. F. TAYLOR.

[L.S.]

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

The Municipality of the Shire of Dandaragan.

Adoption of the By-law Relating to Storage of Inflammable Liquid.

L.G. 347/68.

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 th 21st day of March, 1968, to adopt such of the Draft Model By-law published in the Government Gazette on the 29th day of May, 1963, and the 31st day of March, 1965: Local Government Model

By-law (Storage of Inflammable Liquid) No. 12: The whole of the by-law.

The Common Seal of the Municipality was hereto affixed this 16th day of May, 1968, in the presence of—

K. G. TOPHAM, President.

R. F. TAYLOR, Shire Clerk.

Recommended-

TLS.1

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Dandaragan. Model By-law (Street Lawns and Gardens) No. 11.

L.G. 347/68.

IN pursuance of the powers confererred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the above mentioned Shire hereby records having resolved on the 21st day of March, 1968, to adopt the Local Government By-law (Street Lawns and Gardens) No. 11 as published in the Government Gazette on the 7th day of February, 1963: The whole of the by-law.

The Common Seal of the Municipality was hereto affixed on the 16th day of May, 1968, in the presence of—

K. G. TOPHAM, President.

R. F. TAYLOR, Shire Clerk.

[L.S.]

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 10th day of July, 1968.

TAXI-CARS (CO-ORDINATION AND CONTROL) ACT, 1963-1967.

Department of Transport,

Perth, 10th July, 1968.

HIS Excellency the Lieutenant Governor in Executive Council, acting pursuant to the provisions of the Taxi-cars (Co-ordination and Control) Act, 1963-1967, has been pleased to make the regulations set out in the Schedule hereunder.

H. R. IRVINE,

Deputy Commissioner of Transport.

Schedule. Regulations.

Principal regulations.

1. In these regulations the Taxi-cars Regulations, 1964, published in the *Government Gazette* on the 3rd September, 1964, and amended thereafter from time to time by notices so published are referred to as the principal regulations.

Reg. 8A amended.

- 2. Regulation 8A of the principal regulations is amended by substituting for subregulation (1) a subregulation as follows:—
 - (1) The Board shall issue to the owner of every taxi-car licensed under the Act a label in the form of Form No. 6 in the First Schedule.

Reg. 8B amended.

- 3. Regulation 8B of the principal regulations is amended—
 - (a) by inserting after the word "windshield", where first appearing in line four the words, "or the lower portion of the left hand ventilation window"; and
 - (b) by substituting for the word "windshield" where secondly appearing in line four the word, "current".

Reg. 13 amended.

- 4. Regulation 13 of the principal regulations is amended by adding after subregulation (3) a subregulation as follows:—
 - (4) When an owner of a taxi-car replaces an engine of the taxi-car, he shall, within seven days of replacing it, send to the Board by notice in writing the number of the engine used as a replacement.

Reg. 34 amended.

- 5. Subregulation (1) of regulation 34 of the principal regulations is amended—
 - (a) by inserting after the word "regulations" in line two of paragraph (b) the passage, "and a current edition of a detailed road directory of the control area, or areas, for which the taxi-car is licensed under the Act"; and
 - (b) by inserting after the word "them" in line three of paragraph (c) the passage, "and the road directory kept pursuant to paragraph (b) of this subregulation for the control area, or areas, in which the taxi-car travelled during the hiring".

Reg. 35 amended.

6. Subparagraph (iii) of paragraph (a) of regulation 35 is amended by inserting after the word "trousers" the passage, "or shorts, but if shorts are worn they shall be coloured grey, the bottoms of the shorts shall be not more than five inches above the knee, and the shorts shall be worn with long grey socks the tops of which are not more than three inches below the knee".

Appendix A amended.

7. Appendix A to Part X of the principal regulations is amended by adding below the item "Dead running charge" in line eight an item as follows:—

"Surcharge—between the hours of midnight and 7.00 a.m. 10".

First Schedule

- 8. The First Schedule to the principal regulations is amended—
 - (a) as to Form No. 1, by substituting for questions 13, 16 and 17, the following questions, respectively:—
 - 13. Do you intend to drive this taxi-car yourself?
 - 16. Name and address of full-time driver or drivers you will employ?
 - Name and address of part-time driver or drivers you will employ?; and
 - (b) as to Form No. 2, by inserting after the item, "Plate fee £....." in the last line, the item "Vehicle Replacement Fee \$.....".

FACTORIES AND SHOPS ACT, 1963-1965.

Department of Labour, Perth, 10th July, 1968.

HIS Excellency the Lieutenant Governor in Executive Council, acting pursuant to the provisions of the Factories and Shops Act, 1963-1965, has been pleased to make the regulations set out in the schedule hereunder.

C. A. REEVE, Secretary for Labour.

Schedule. Regulations.

Principal regulations.

1. In these regulations the Factories and Shops (Rostered Extraordinary Trading Hours) Regulations, 1964, published in the Government Gazette on the 30th December, 1963, and amended from time to time thereafter by regulations published in the Government Gazette are referred to as the principal regulations.

Appendix amended.

2. The Appendix to the principal regulations is amended by substituting for the passage commencing with the word, "Esso" in line three of subdivision (iii) of Divison 2 of Part IV, and endng with the passage, "31st December, 1968." in the last line of that subdivision, the following passage:—

Colombo Ampol Service Station, corner Albany Highway and Colombo Street, Victoria Park—1st October, 1968, to 31st October, 1968.

Esso Servicentre, corner Shepperton and Twickenham Roads, Victoria Park—1st December, 1968, to 31st December, 1968.

BRANDS ACT, 1904-1967.

Department of Agriculture, Perth, 18th June, 1968.

THE Minister for Agriculture, acting under the provisions of the Brands Act, 1904-1967, has been pleased to make the regulations set forth in the schedule hereunder.

T. C. DUNNE, Director of Agriculture.

Schedule. Regulations.

- 1. These regulations may be cited as the Pig Branding Regulations.
- 2. In these regulations, "the Act" means the Brands Act, 1904.
- 3. (1) An owner of pigs who does not possess a brand registered under the Act for use in connection with other stock may apply for a registered brand for pigs.
- (2) Any brand registered pursuant to an application made under this regulation shall consist of two letters and a numeral.
- 4. (1) Every brand applied to a pig shall be applied by means of a tattooing instrument which uses carbon black paste.
- (2) The tattoo branding instrument will consist of needles set in a metal block to form the two letters and numeral constituting the registered brand.
- (3) Each symbol on the brand shall be $\frac{3}{4}$ in. long by $\frac{1}{2}$ in. wide with $\frac{3}{4}$ in. between each symbol.
- (4) The brand shall be applied to the left shoulder of a pig which has been bred from pigs owned by its owner, and to the right shoulder of a pig which has been obtained by sale.
- 5. The owner of a pig that is registered with the Australian Pig Society and that has the registered stud prefix marked on its ear is not required to otherwise brand the pig for the purposes of section 29A of the Act.

(This notice supersedes that published on page 1917 of Government Gazette (No. 60) of 3rd July, 1968.)

DRIED FRUITS ACT, 1947-1967.

Department of Agriculture, South Perth, 10th July, 1968.

HIS Excellency the Lieutenant Governor in Executive Council, pursuant to the provisions of sections 9 and 37 of the Dried Fruits Act, 1947-1967, and section 11 of the Interpretation Act, 1918-1962, has been pleased to make the regulations set forth in the Schedule hereunder.

T. C. DUNNE, Director of Agriculture.

Schedule. Regulations.

Preliminary.

- 1. These regulations may be cited as the Dried Fruits Board (Election of Members) Regulations.
 - 2. In these regulations, unless the contrary intention appears—
 "the Board" means the Dried Fruits Board constituted under the Act;
 "the Act" means the Dried Fruits Act, 1947.

Elections.

- 3. (1) The Returning Officer for the purposes of any election conducted under section 9 of the Act shall be the Chief Electoral Officer or such other person nominated by him and approved by the Minister.
- (2) The Returning Officer may appoint such officers as he considers necessary to assist in the conduct of an election and the scrutiny thereof.
- (3) The Returning Officer shall be paid fifty per centum (50%) of the fee prescribed for a Returning Officer for State parliamentary elections in the regulations made under the Electoral Act, 1907, that are in force at the time of the conduct of the poll, and the officers employed by him shall, while engaged on the scrutiny and count of votes, be paid for their services the fees prescribed for similar duties by those regulations for presiding officers at State parliamentary elections.
- (4) Officers employed by the Returning Officer in the preparation and distribution of voting material shall be paid at the rate prescribed by regulations made under the Electoral Act, 1907 for presiding officers engaged on the scrutiny and count of votes.
- 4. (1) At least three months prior to the lapse by effiuxion of time of any appointment of an elective member of the Board, and within fourteen days of being notified by the Chairman of the Board of any extraordinary vacancy, the Returning Officer shall by notice published in the Government Gazette and in a daily newspaper circulating in the State inform growers of—
 - (a) the intention to hold an election;
 - (b) the date and time for lodging nominations; and
 - (c) the date and time for the closing of the poll to be taken at such election.
- (2) A notice published in accordance with this regulation shall specify the address of the Returning Officer to which all applications and other documents under these regulations are required to be sent or delivered.
- 5. The date fixed for the closing of the poll shall be not less than six weeks nor more than three months after the date of the publication by the Returning Officer of the notice to be published by him in accordance with regulation 4 of these regulations and the nomination day shall be not less than twenty-one days nor more than thirty-five days prior to the day fixed for the election.

Electoral Roll.

6. (1) The Secretary of the Board shall within seven days of the publication in the Government Gazette of the date fixed for the election, supply to the Returning Officer a true and correct list of the names and addresses of the growers who for the time being are registered under the Act, and the list shall constitute the electoral roll for use at that election.

- (2) The Secretary shall endorse and sign on every roll so prepared a certificate as to the correctness thereof and every roll prepared for a poll in accordance with these regulations shall be conclusive evidence of the right of each person enrolled thereon to vote at the poll.
- 7. (1) Where any grower on the electoral roll is a limited liability company or other corporate body, the board of directors or other management authority thereof may authorise any director, trustee, or other member of the board or management authority or its manager, secretary, or other officer (being a person not already enrolled or entitled to be enrolled on the electoral roll) to represent the company or other body as an elector, and, upon receipt of an application for enrolment from such a representative, together with a certificate in writing evidencing the representative's authority in that behalf under the hand of the managing director of the company or the president or chairman of the management authority of such other corporate body, as the case may be, the Returning Officer may, subject to all other requirements of these regulations being satisfied, enrol that representative person on the electoral roll in accordance with his application.
- (2) In the case of a partnership, any one of the partners, but not more than one, at any one time may apply for enrolment and be enrolled on the electoral roll upon which the partnership is enrolled.
- (3) No person shall be entitled to be enrolled on the electoral roll more than once, whether as an elector in his own right or as the representative of a limited liability company or other corporate body, or as a partner in a partnership, or otherwise
- (4) Every authority given under subregulation (1) of this regulation shall remain effective for all subsequent elections and electoral rolls until written notice of revocation is sent or delivered to the Returning Officer.
- (5) Any company or other corporate body may cancel or revoke any authority given by it under this regulation by notice in writing under the hand of the said Board of Directors or other management authority, as the case may be, sent or delivered to the Returning Officer but such a cancellation or revocation shall not invalidate any vote given by the representative person enrolled and voting by virtue of such authority at an election held previously to such cancellation or revocation.
- (6) Upon receipt of notice of cancellation or revocation of authority as aforesaid, the Returning Officer shall forthwith remove from the electoral roll the name of the representative person whose authority has been so cancelled or revoked.

Nominations.

- 8. (1) Nominations of candidates shall be lodged with the Returning Officer in the form of Form No. 1 in the Appendix to these regulations, not later than the day and time appointed for the receipt of nominations by the notice published under regulation 4 of these regulations.
- (2) A nomination shall be signed by the candidate himself and by a proposer and a seconder both of whom shall be enolled on the electoral roll to be used at the election.
- (3) The Returning Officer shall reject any nomination form which, in his opinion, is not in order as required by this regulation, and any such rejection shall be final and conclusive as against the candidate.
- (4) Where the number of candidates nominated does not exceed the number of candidates to be elected, the Returning Officer shall forthwith certify that fact, together with the names, addresses and occupations of the candidates nominated to the Minister, and such certificate, when received by the Minister, shall be the final and conclusive evidence of the election of those candidates as members of the Board.
- (5) When the number of candidates nominated exceeds the number to be elected, the Returning Officer shall hold an election in accordance with these regulations, as hereinafter provided.
- (6) Any candidate may by notice in writing signed by him and witnessed by a grower, addressed to the Returning Officer and lodged with him not later than the hour of 12 o'clock noon on the day fixed for the close of nominations withdraw his consent to his nomination and thereupon that candidate shall be considered as not having been nominated and the Returning Officer shall omit the name of that candidate from the ballot paper.

Polling.

- 9. When after the receipt of nominations of candidates an election is necessary to elect an elective member or elective members of the Board, the returning Officer shall, as soon as practicable after the closing time for the receipt of such nominations, but within fourteen days thereafter, cause ballot papers to be printed in accordance with Form No. 2 in the Appendix to these regulations containing the full names of all the candidates arranged in alphabetical order of their surnames.
- 10. (1) When the ballot papers have been printed, the Returning Officer shall send by prepaid letter post to each person, whose name appears as an elector on the electoral, roll to his postal address as shown on the roll—
 - (a) one ballot paper, with the initials of the Returning Officer, or of some other person authorised in that behalf by the Returning Officer, indorsed on the front thereof;
 - (b) one envelope marked "Ballot Paper";
 - (c) one envelope addressed to the Returning Officer; and
 - (d) one statement in the form of Form No. 3 in the Appendix to these regulations, to be completed and signed by the elector,

and the Returning Officer may, before sending the statement to an elector, fill in the particulars to be furnished therein so that it will be ready for signature and completion by the elector when marking his ballot paper.

- (2) For the purpose of casting his vote at the election, the elector—
 - (a) shall mark his vote on the ballot paper in the manner set out in regulation 12 of these regulations, and shall then place the same in the envelope marked "Ballot Paper" and seal the envelope; and
 - (b) shall then sign and complete the statement in accordance with directions stated therein and then place the sealed envelope with the ballot paper enclosed therein and the statement signed and completed in the envelope addressed to the Returning Officer, and seal such last-mentioned envelope.
- (3) The elector may then send by post or may deliver the envelope addressed to the Returning Officer, with its enclosures, to the Returning Officer at his address shown on the envelope, but so that the envelope shall be in the hands of the Returning Officer not later than 12 o'clock noon on the day fixed for the closing of the poll.
- 11. If, prior to the closing of the poll, an elector satisfies the Returning Officer that he has not received a ballot paper and is entitled to vote at the election, or that the ballot paper or envelopes received by him have been lost or destroyed, and that he has not already voted at the poll, the Returning Officer may post or give personally to such elector a ballot paper and envelopes or a further ballot paper and envelopes, as the case may be.

Preferential voting.

- 12. (1) Voting shall be by means of a preferential ballot.
- (2) When only one candidate is to be elected and there are not more than two candidates, the elector shall mark his vote on the ballot paper by placing the numeral 1 opposite the name of the candidate for whom he votes.
- (3) When only one candidate is to be elected and there are more than two candidates, the elector shall mark his vote on the ballot paper by placing the numeral 1 opposite the name of the candidate for whom he votes as his first preference, and he shall give contingent votes for all the remaining candidates by placing the numerals 2, 3 and so on (as the case requires) opposite their names, so as to indicate by such numerical sequence the order of his preference.
- (4) When two or more candidates are to be elected, the elector shall mark his vote on the ballot paper by placing the numeral 1 opposite the name of the candidate for whom he votes as his first preference and the numeral 2 opposite the name of the candidate for whom he votes as his second preference, and he shall give contingent votes for all the remaining candidates by placing the numerals 3, 4 and so on (as the case requires) opposite their names so as to indicate by such numerical sequence the order of his preference.

Ballot Papers

- 13. (1) The Returning Officer shall place and keep in a locked and sealed ballot box, until the scrutiny, all envelopes purporting to contain ballot papers received by him up to the close of the poll.
- (2) An envelope containing a ballot paper received after the close of the poll shall not be admitted to the scrutiny.

Scrutineers.

- 14. (1) Each candidate at an election shall be entitled to appoint, in writing, one scrutineer to be present when the envelopes containing ballot papers relating to the election are being opened at the commencement of the scrutiny and to remain during the scrutiny.
- (2) Every scrutineer shall, before he acts, make and sign, before the Returning Officer, a declaration in accordance with Form No. 4 in the Appendix to these regulations.

The Scrutiny.

- 15. (1) As soon as practicable after the close of the poll, the Returning Officer, in the presence of any scrutineer permitted by him, shall—
 - (a) produce and open all sealed and locked ballot boxes in which the envelopes containing ballot papers and statements have been placed; and
 - (b) open each outer envelope, compare the enclosed statement with the roll of growers, and if satisfied that the person named in the statement is entitled to vote and that the statement has been completed and signed by the grower, strike out the name on the roll of growers, and, without opening the envelope marked "Ballot Paper" deposit it in a locked and sealed ballot box and set aside the statement for safe keeping.
- (2) If the right of the person to vote is not established or if the statement is not signed by the grower, the ballot paper shall not be admitted to the scrutiny and the Returning Officer shall replace the statement and the envelope marked "Ballot Paper" in the outer envelope, and set the outer envelope and its contents aside for safe keeping.
 - 16. The method of conducting the count shall be as follows:-
 - (a) When one vacancy is to be filled and there are more candidates than one, the procedure at the count of votes shall be in the manner provided by the Electoral Act, 1907;
 - (b) when two candidates are to be elected the count of votes will proceed until one candidate has received an absolute majority, when he shall be declared elected. The first elected candidate shall then be eliminated from the count, and to proceed with the election of the second candidate, all the ballot papers shall be brought into operation and again sorted into first preference votes. The first preference votes of the eliminated successful candidate shall be distributed according to the second preference markings shown thereon to the remainder of the candidates, and when added to their respective first preference votes shall constitute the first count for the second candidate. The procedure from then on shall be the same as in the counting of votes for the election of one candidate;
 - (c) further vacancies shall be filled one by one in the manner provided in paragraph (b) of this regulation as regards the filling of the second vacancy and for that purpose a ballot paper on which a first preference for any elected candidate is marked shall be placed in the parcel of the continuing candidate next in order of the voter's preference.
- 17. When all the outer envelopes have been opened in accordance with regulation 15 of these regulations, the Returning Officer shall proceed with the scrutiny and count of the votes.
- 18. The Returning Officer shall be the sole and final judge as to whether a ballot paper is informal.
 - 19. Any candidate may attend and be present at the counting of the votes.

- 20. (1) A ballot paper shall be informal-
 - (a) if it is not initialed by the Returning Officer or the other officer authorized in that behalf;
 - (b) if, subject to subregulation (2) of this regulation, it is marked in any other manner than prescribed in regulation 12 of these regulations;
 - (c) if it has upon it any mark or writing not authorised by these regulations, which in the opinion of the Returning Officer will enable any person to identify the elector;
 - (d) if it does not indicate the elector's vote, or, if when there are more than two candidates it is not marked so as effectively to indicate the elector's preference as regards all candidates; or
 - (e) if no mark is indicated on it.
- (2) A ballot paper shall not be informal for any reason other than the reasons stated in subregulation (1) of this regulation but shall be given effect to according to the elector's intention so far as his intention is clear, and, in particular when only one candidate is to be elected and there are only two candidates, a ballot paper shall not be informal by reason only of the elector having indicated his vote or first preference by a cross instead of the numeral 1.
- 21. When the Returning Officer has completed the counting of the votes, he shall declare the result of the election in the presence of the scrutineers and of any candidates who may be present at the time.
- 22. On completion of the scrutiny and count of votes, the Returning Officer shall—
 - (a) enclose in one packet all the used and counted ballot papers; in another packet all statements of growers whose votes were admitted to the count; and in a third packet all outer envelopes and their contents referred to in subregulation (2) of regulation 15 of these regulations;
 - (b) seal up the several packets and endorse on each packet a description and the number of the contents respectively, the date of the election and sign the endorsements; and
 - (c) retain the sealed packets.
- 23. When the result of an election has been ascertained and declared, the Returning Officer shall forthwith furnish to the Minister a certificate of the result and state therein the names, addresses and occupations of the candidates who have been elected, and such a certificate, when received by the Minister, shall be final and conclusive evidence of the election of those candidates as members of the Board.
- 24. Upon the expiration of three months after the date of the certification to the Minister of the result of an election, the Returning Officer may authorise the destruction of the parcels referred to in regulation 22 of these regulations.

Miscellaneous.

25. A person shall not make an untrue statement in an application or statement made for the purposes of these regulations or in an application to a Returning Officer for the purpose of obtaining a ballot paper or a further ballot paper.

Penalty-forty dollars.

- 26. The provisions of the Electoral Act, 1907, and the regulations made thereunder apply so far as they can be made applicable to all matters not provided for in these regulations.
- 27. All costs, charges, and expenses as incurred by the Returning Officer in connection with the publication of notices, the receipt of nominations of candidates for election, and the conduct of elections or in connection with any other matters incidental thereto and as certified in writing by the Returning Officer under his hand, and communicated by the Returning Officer to the Board, shall be borne and paid by the Board or reimbursed to the Returning Officer by the Board out of moneys from time to time in its hands but the Board may at its own expense have the accounts of the Returning Officer audited by the Auditor General, whose decision thereon shall be final as between the parties concerned.

Appendix.

Reg. 8.

Form No. 1.

Western Australia.

Dried Fruits Act. 1947.

NOMINATION FORM FOR NOMINATION OF CANDIDATE FOR AN ELECTION.

	R AN ELECTION.	
WE (a)State of Western Australia (c) of (b) in the	and (c State of Western Austral	1)ia (c)
being electors duly enrolled upor proposer and seconder respective (f) in the Stat	ely, nominate (e) te of Western Australia (of (g)
as a candidate for election under elective member of the Dried Fru with the election to be held on the	its Board, for the purpose heday o	e of and in connection
for the election of elective members		
Dated the		
	(h)	Proposer.
	(i)	
I, the abovenamed (e)	of (f)	
in the State of Western Australi consent to the above nomination.	ia (g)	do hereby
Dated the	day of	19
		Candidate.
	(J)	
(a) Full name of proposer: (b) addre name of candidate: (f) his address: (g' ture of seconder: (j) signature of cand	ess: (c) occupation: (d) full n) his occupation: (h) signatu	ame of seconder: (e) full
name of candidate: (f) his address: (g)	ess: (c) occupation: (d) full not be a secupation; (h) signatu didate.	ame of seconder: (e) full
name of candidate: (f) his address: (g) ture of seconder: (j) signature of candidate. Reg. 9.	ess: (c) occupation; (d) full not his occupation; (h) signatu didate. Form No. 2.	ame of seconder: (e) full
name of candidate: (f) his address: (g) ture of seconder: (j) signature of candidate. Reg. 9.	ess: (c) occupation; (d) full not be seen as the seed of the seed	ame of seconder: (e) full
name of candidate: (f) his address: (g) ture of seconder: (j) signature of candidate. Reg. 9. We Dried	ess: (c) occupation; (d) full not be seen as the seed of the seed	ame of seconder: (e) full
name of candidate: (f) his address: (g) ture of seconder: (j) signature of candidate. Reg. 9. We Dried	ess: (c) occupation; (d) full not be seen as the seed of the seed	ame of seconder: (e) full

FOR use in an election of (a) ______person (or persons) to be elected as the elective member (or members) of the Dried Fruits Board under section 9 of the abovementioned Act.

	•
Name of Candidates	Vote
(c)	

Directions for Voting.

- (1) Voting shall be by means of a preferential ballot.
- (2) When only one candidate is to be elected and there are not more than two candidates, the elector shall mark his vote on the ballot paper by placing the numeral 1 opposite the name of the candidate for whom he votes.
- (3) When only one candidate is to be elected and there are more than two candidates, the elector shall mark his vote on the ballot paper by placing the numeral 1 opposite the name of the candidate for whom he votes as his first preference, and he shall give contingent votes for all the remaining candidates by placing the numerals 2, 3 and so on (as the case requires) opposite their names, so as to indicate by such numerical sequence the order of his preference.

- (4) When two or more candidates are to be elected, the elector shall mark his vote on the ballot paper by placing the numeral 1 opposite the name of the candidate for whom he votes as his first preference and the numeral 2 opposite the name of the candidate for whom he votes as his second preference, and he shall give contingent votes for all the remaining candidates by placing the numerals 3, 4 and so on (as the case requires) opposite their names so as to indicate by such numerical sequence the order of his preference.
- $\,$ (5) The elector shall then place the ballot paper in the envelope marked "Ballot Paper" and seal the envelope.
- (6) The elector shall then complete and sign the statement Form No. 3 received by him with the ballot paper.
- (7) The elector shall then place the ballot paper envelope sealed and the completed statement in the envelope addressed to the Returning Officer, and send the same by post or deliver the same to the Returning Officer.
- (8) The envelope, addressed to the Returning Officer, with its contents, must be received by the Returning Officer before the time fixed for the closing of the poll as notified above, otherwise the envelope and its contents will be rejected.
- (a) one, two or more as the case may be; (b) the day fixed for the closing of the poll; (c) insert full names of candidates in alphabetical order or surnames,

Reg. 10.

Form No. 3.

Dried Fruits Act, 1947.

STATEMENT BY ELECTOR TO ACCOMPANY BALLOT PAPER.

- - (1) I am an elector duly enrolled on the roll of growers and am still a grower within the meaning of the Act.
 - (2) That as such an elector I am entitled to vote in the election now being held and closing at 12 o'clock noon on (d)..........day of...........19............for the election of (e)...........person (or persons) as the elective member (or members) of the Dried Fruits Board.
 - (3) That I have not voted previously in the said election.
 - (4) That I make this statement with the full knowledge of the fact that if it is wilfully false in any particular I am liable to a penalty under the regulations not exceeding the sum of forty dollars.

(\mathbf{f})	f)	
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(a) Full name of elector; (b) address; (c) occupation; (d) date of election; (e) one or two, as the case may be; (f) signature of elector.

Reg. 14.

Form No. 4.

Dried Fruits Act, 1947.

DECLARATION BY SCRUTINEER.

scovering	the sa	une.	s	ignature	 		
Declared	before	me at		this			
					oturning	Officer	

DRIED FRUITS ACT, 1947-1967.

Department of Agriculture, South Perth, 10th July, 1968.

HIS Excellency the Lieutenant Governor in Executive Council, pursuant to the provisions of sections 9 and 37 of the Dried Fruits Act, 1947-1967, and section 11 of the Interpretation Act, 1918-1962, has been pleased to make the regulations set forth in the Schedule hereunder.

T. C. DUNNE Director of Agriculture.

Schedule.

Regulations.

Principal regulations.

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

Regs. 3-11 2. Regulations 3 to 11, inclusive, or one principles and Heading the heading appearing before regulation 3, are revoked. Regulations 3 to 11, inclusive, of the principal regulations and

Schedule amended.

The Second Schedule in the Appendix to the principal regulations is amended by deleting Form No. 1.

MINING ACT, 1904-1965.

Department of Mines, Perth, 10th July, 1968.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Mining Act, 1904-1965, has been pleased to make the regulations set out in the schedule hereunder.

I. R. BERRY, Under Secretary for Mines.

Schedule.

Regulations.

Principal regulations.

1. The regulations made under the provisions of the Mining Act, 1904-1965, as reprinted pursuant to the Reprinting of Regulations Act, 1954 and published as so reprinted in the Govern-Act. ment Gazette on the 24th January, 1967 and amended by notices published in the Government Gazette on the 3rd March, 1967 and the 6th September, 1967, are referred to as the principal regulations.

Reg. 218 amended.

- 2. Regulation 218 of the principal regulations is amended-
 - (a) by revoking subregulations (1) and (2) and substituting the following subregulations-
 - (1) Every holder of a mining tenement shall-
 - (a) where the holder is a body corporate—not later than three months after the end of each financial year of the body corporate, furnish the Minister with a complete record of all geological, geophysical, geochemical and other technical investigations carried out by or on behalf of the holder on the mining tenement during that financial year, together with the records set out in subregulation (3) of this regulation in respect of all exploratory boreholes drilled on the mining tenement during that financial year; or
 - (b) where the holder is not a body corporate—not later than the 31st day of March in each year, furnish the Minister with a complete record of all geological, geophysical, geochemical and other technical investigations carried out by or on his

behalf on the mining tenement during the period of twelve months ending on the immediately preceding 31st day of December, together with the records set out in subregulation (3) of this regulation in respect of all exploratory boreholes drilled on the mining tenement during that period,

and every holder shall keep and maintain such records as will enable him to comply with the provisions of this regulation, but is not required to maintain records of any exploratory borehole that has been entirely removed by stripping or other mining operations.

- (2) The Minister may make public any information contained in records submitted to him pursuant to this regulation or regulation 218A of these regulations, except that he shall not make public any such information during the currency of the mining tenement the subject of the information or of any mining tenement granted as a renewal or in substitution thereof, unless the holder for the time being consents in writing to the information being made public. ;
- (b) by revoking subregulation (4); and
- (c) by substituting for the word, "forty" in line two of sub-regulation (6), the words, "one hundred".

Reg. 218A amended.

- Regulation 218A of the principal regulations is amended—

 (a) by revoking subregulation (1) and substituting the following subregulation—
 - (1) Where any mining tenement is surrendered, abandoned, forfeited or declared void or expires through effluxion of time, the person who was at that time the holder thereof shall within three months furnish the Minister with—
 - (a) all information within his possession or control concerning the quantity and value of ore remaining on the mining tenement, together with copies of all assay plans and ore reserve diagrams; and
 - (b) all records referred to in subregulations (1) and (3) of regulation 218 of these regulations in respect of all work carried out on the mining tenement in the period commencing from the end of the last period for which records were furnished to the Minister pursuant to those subregulations, and ending on the last day on which that person was the holder of the mining tenement.; and
 - (b) by substituting for the word, "forty" in line two of sub-regulation (2), the words, "one hundred".