AGRICULTURAL PRODUCTS ACT, 1929-1968.

Department of Agriculture,
South Perth, 14th November, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Agricultural Products Act, 1929-1968, has been pleased to make the regulations set forth in the schedule hereunder.

T. C. DUNNE,
Director of Agriculture.

Schedule.

Regulations.

Citation.

1. These regulations may be cited as the Agricultural Products (Stone Fruit Grading) Regulations, 1969.

Interpretation.

2. For the purposes of these regulations—

"blemish", in relation to stone fruit, 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, healed injuries, healed insect bites or stings and spray burns;

"diameter", in relation to the size of an apricot, plum, peach or nectarine, means the greatest transverse measurement of the fruit taken at right angles to its axis;

"mature", in relation to stone fruit, means having reached the stage of development which will ensure a proper completion of the ripening process;

"sound", in relation to stone fruit, means not over-ripe, not shrivelled, free from disease, excessive bruising and physical injuries which would affect the keeping quality of the stone fruit.

Grading for size.

3. For the purposes of these regulations stone fruit shall be graded for size as follows—

"undersize" comprising fruit less than 1 inch in diameter;

"1\frac{1}{4} inches" comprising fruit of 1\frac{1}{4} inches but less than 1\frac{3}{4} inches in diameter;

"1\frac{3}{4} inches" comprising fruit of 1\frac{3}{4} inches but less than 2\frac{1}{4} inches in diameter;

"2\frac{1}{4} inches" comprising fruit of 2\frac{1}{4} inches but less than 3\frac{1}{4} inches in diameter;
Grading of stone fruit.

4. For the purpose of grading stone fruits for quality—
   (a) Apricots shall be of one size, one variety, sound, clean, well formed, mature, free from broken skins, free from unsightly blemish or cracking and not less than 1½ inches in diameter;
   (b) Peaches shall be of one size, one variety, sound, clean, well formed, mature, free from broken skins or unsuitably blemish and not less than 2 inches in diameter;
   (c) Plums shall be of one size, one variety, sound, clean, well formed, mature, free from broken skins, free from unsuitably blemish, and with the exception of the varieties known as Cherry Plum and Gem which may be less than 1½ inches in diameter, shall not be less than 2 inches in diameter;
   (d) Nectarines shall be of one size, one variety, sound, clean, well formed, mature, free from broken skins or unsuitably blemish and not less than 2½ inches in diameter.

Packing of fruit.

5. (1) A person shall not pack stone fruit for sale or sell stone fruit in any package unless it conforms to the grade of quality referred to in these regulations.
   (2) All stone fruits that are offered for sale in this State shall be 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 stone fruit.
   (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 stone fruit intended for sale in the State shall bear, on one end, particulars of—
      (a) kind or variety; and
      (b) 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) ½ inch in height, where those particulars are printed on a label attached to the case or container; or
      (b) ⅛ inch in height, where those particulars are stencilled on the case or container.

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

7. A person who contravenes the provisions of these regulations commits an offence under section 3 of the Agricultural Products Act, 1929.
LAND AGENTS ACT, 1921-1969.

His Excellency the Governor in Executive Council, acting pursuant to the provisions of the Land Agents Act, 1921-1969, has been pleased to make the regulations set forth in the Schedule hereunder to have and take effect on and after the 1st December, 1969.

W. S. Robinson,
Under Secretary for Law.

Schedule.

1. In these regulations the Land Agents Act Regulations, 1965, published in the Government Gazette on the 28th January, 1965 and thereafter amended from time to time by notices so published are referred to as the principal regulations.

Reg. 4 amended.

2. Regulation 4 of the principal regulations is amended—

(a) as to subregulation (1)—

(i) by deleting the word "and" in the last line of paragraph (b); and

(ii) by adding after paragraph (c), paragraphs as follows—

(d) in the case of an application by or on behalf of a company, two copies of the last balance sheet of the company issued prior to the date of making the application duly verified by a statutory declaration made by the applicant in accordance with Form No. 13 in the Appendix to these regulations; and

(e) a certificate from the Secretary of the Committee showing particulars of the applicant's contribution to the Land Agents' Fidelity Guarantee Fund as required by section 22 of the Act; and

(b) by adding after subregulation (3) a subregulation as follows—

(3a) The Clerk of the Court of Petty Sessions shall, when effecting service of the documents mentioned in subregulation (3) of this regulation, also cause to be served on the Committee one copy of the balance sheet lodged in pursuance of paragraph (d) of subregulation (1) of this regulation.

Reg. 17 amended.

3. Regulation 17 of the principal regulations is amended by revoking subregulation (4).

Reg. 17, 17B, 17D, 17E, 17F and 17G and headings added.

4. The principal regulations are amended by adding after regulation 17A, regulations and headings as follows—

Particulars of Branch Office and of Person in Charge.

17B. The notice required by subsection (5) of section 7A of the Act shall be given to the Committee in the form of Form No. 14 in the Appendix to these regulations.

17C. Where a branch office is closed or where a change occurs in the address of a branch office or the name or address of the land salesman in charge of a branch office the licensee shall, within 21 days of the date of closure or change, as the case may be, notify the Committee of the particulars of the closure or change by completing and lodging with the Committee a notice in the form of Form No. 15 in the Appendix to those regulations.
Recovery of Unpaid Levy.

17D. (1) A levy imposed by the Committee under section 24 of the Act may, if not paid within the time required, be recovered by the Committee as a debt in a court of competent jurisdiction.

(2) Any moneys recovered by the Committee in the exercise of its powers under subregulation (1) of this regulation shall be forthwith paid into the Fidelity Guarantee Fund.

Notice of Claim against Fidelity Guarantee Fund.

17E. A person desirous of giving notice of a claim against the Fidelity Guarantee Fund pursuant to subsection (2) of section 26 of the Act shall lodge with the Committee a notice in the form of Form No. 16 in the Appendix to these regulations.

Refunds from Fidelity Guarantee Fund.

17F. Where an application for a license or a renewal thereof or for a certificate of registration or renewal thereof is withdrawn or does not result in the issue of the license or certificate of registration or the renewal thereof, as the case may be, there shall be repaid from the Fidelity Guarantee Fund the amount paid to the Committee with respect to that application under section 22 of the Act.

Common Seal.

17G. The common seal of the Committee shall be kept in safe custody by the Secretary and shall not be affixed to a document unless—

(a) the Committee has decided at a meeting that the common seal be affixed to the document; and

(b) it is affixed by the Secretary in the presence of one member of the Committee.

Appendix

5. The Appendix to the principal regulations is amended—

(a) as to Form No. 1—

(i) by substituting for paragraph 6 a paragraph as follows—

6. Within the five years immediately preceding this application I held, for a period of at least two years (namely from ... to ...), a license or similar authority to act as a land agent in (2) and for that period I acted as and carried out the functions of a land agent in that State.

(ii) by substituting for the passage “that is a licensee, namely (3) ...” in line three of paragraph 7, the passage “... or a director of a company that is a licensee, namely (3) ...” (NOTE: The provisions of this paragraph cease to apply in respect of any application lodged on or after the 1st July, 1971);”;

(iii) by substituting for the passage commencing with the word “Attached” and ending with the passage “Signature.” in paragraph 10, a passage as follows—

Attached hereto are two copies of the balance sheet of the company last issued prior to this application and duly verified by statutory declaration in accordance with Form No. 13 of the Land Agents Act Regulations, 1965.

(iv) by adding after the word “partnership” in item (3) of paragraph (e) under the heading “Directions for Completion.” the words “or company”; and
(v) by deleting item (11) of paragraph (e) under the heading "Directions for Completion.";

(b) as to Form No. 5, by substituting for the second paragraph to the note, a paragraph as follows:—
The certificate of the Secretary of the Land Agents Supervisory Committee showing particulars of the applicant's contribution to the Land Agents' Fidelity Guarantee Fund as required by section 22 of the Act must be attached.

(c) as to Form No. 11—
(i) by substituting for the second paragraph a paragraph as follows:—
I enclose with this application the sum of $......(7) being the amount of my contribution payable to the Land Agents' Fidelity Guarantee Fund as required by section 22 of the Act; and

(ii) by adding after item (6) under the heading "Directions for Completion." an item as follows:—
(7) The amount of the contribution is determined by section 22 of the Act which provides, briefly, that a land salesman shall pay into the Fund an annual contribution of $11.00 until he has contributed a total of $33.00 and that thereafter in certain circumstances his annual contribution may reduce to $2.00;

(d) by substituting for Form No. 13 a form as follows:—

Form No. 13.

Land Agents Act, 1921.

STATUTORY DECLARATION VERIFYING BALANCE SHEET.

(Regulation 4(1).)

I, .................................................. of .................................. in the State of Western Australia, do solemnly and sincerely declare that—

(1) I am the applicant for a license under the Land Agents Act, 1921, to be held by me on behalf of .................................. Limited;

(2) the copy of the balance sheet annexed hereto marked with the letter "A" is a true copy of the balance sheet of the abovementioned company made up to the .......... day of ................. 19......;

(3) the annexed balance sheet is the last balance sheet of the company issued prior to the date of making the application for the abovementioned license, and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of section 106 of the Evidence Act, 1906.

Declared at ................................. in the State of Western Australia this .................................. day of ............................... 19......

Before me .................................. ;
(e) by adding after Form No. 13, forms as follow:—

Form No. 14.
Land Agents Act, 1921.
(Section 7A(5).)

PARTICULARS OF BRANCH OFFICES CONDUCTED
BY LICENSEES.

I, ........................................................................................................
being the holder of a Land Agent's License on behalf of ..........
........................................................................................................ whose principal place of business is at .................................................. notify that a branch of the land agency business of which I am licensee has been established as set out hereunder—

Address of Branch. ....................................................................................

........................................................................................................

........................................................................................................

........................................................................................................

Date: ........................................................................................................

Signature of License Holder.

Form No. 15.
Land Agents Act, 1921.
(Regulation 17C.)

CHANGE OF PARTICULARS OF BRANCH OFFICE
OR OF LAND SALESMAN IN CHARGE.

I, ........................................................................................................ being the holder of a Land Agent's License on behalf of ......................

whose principal place of business is at ...........................................

........................................................................................................ notify that on the ................................................................. the following change occurred in respect of the particulars of the branch office at ..............................................

Particulars of Change.
(Here set out nature of change that has occurred, i.e. change of the address of the branch office, change in the name or address of the land salesman in charge, or the fact that the branch office has been closed.)

Date: ........................................................................................................

Signature of License Holder.
Form No. 16.

Land Agents Act, 1921.

(Section 26(2).)

NOTICE OF CLAIM AGAINST
LAND AGENTS' FIDELITY FUND AND
STATUTORY DECLARATION VERIFYING.

Full Name of Claimant.................................................................
Address.................................................................Occupation.................................................................

If claim is made on behalf of a company or firm, state:

Name of company or firm:.................................................................
Address:.................................................................(1)
Whether Director, Secretary or Partner of company or firm:.................................................................

Name of Defaulting Party.................................................................
Place of Business of Defaulting Party.................................................................

Full Particulars of Claim (including full particulars of the transaction(s) in which loss was sustained, the gross loss sustained and date(s) of loss) (3)

Particulars of amounts or other benefits received or receivable by claimant from all sources (other than the Fund) in reduction of loss.

*The loss was not suffered by reason of the stealing by any of my partners or by a servant in my employ, or in the employ of any firm of land agents in which I am a partner.

*The loss was not suffered by reason of any stealing by a director, officer or servant of the land agent company on whose behalf this claim is made.

I have not received a notification from the Committee warning against the employment of the defaulting party. (4)

I first became aware of the loss of the moneys now claimed on the day of 19.

I verily believe that I am entitled to claim the amount of $.............................. from the Land Agents' Fidelity Guarantee Fund established under the Land Agents Act, 1921.

I, the abovenamed claimant, do solemnly and sincerely declare that, to the best of my knowledge and belief, the information and particulars set out in this claim are true and correct and I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.

Signature of Claimant.

DECLARED at ............................................. this ...................................
day of ......................................... 19...

Justice of the Peace (or as the case may be).
(1) (a) A claim made on behalf of a company must be made by a director or secretary of the company.
   (b) A claim made on behalf of a firm must be made by a partner of that firm.
(2) Where the defaulting party is a partner, servant, agent, director or officer of a licensee, particulars of the licence holder and his place of business shall also be shown.
(3) Particulars of the claim may be submitted separately but if so, shall be verified by statutory declaration. All documents relevant to the claim should also be verified by declaration and forwarded.
(4) Where the claimant has received a notice from the Committee pursuant to section 27(4) he should set out the date on which he received the notice.

* These clauses may be deleted where the claimant is not a land agent or a person acting on behalf of a land agency firm or company.

The Municipality of the City of Perth.

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

File T.O. 64/2029.

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 20th day of October, 1969, to make and submit for confirmation by the Governor the following amendments to By-law No. 60:—

1. That Clause 15 be amended by adding after the words "parking station" in the last line of paragraph 1 the following:

Provided that in Parking Stations 2A and 5 the appropriate fee shall be paid when the vehicle leaves the parking station.

2. That the Second Schedule be repealed and the following new Schedule be substituted therefor:—

Second Schedule.

(Please 15.)

Parking Stations — Descriptions — Periods — Fees.

1. Parking Station 1:
   Situated west of Victoria Avenue and south of Terrace Drive.

Parking Station 2:
   Situated west of William Street, north of Riverside Drive and south of the access way road which runs from Mill Street, between No. 2 and No. 2A Parking Stations, to Riverside Drive.

Park Station 2A:
   Situated west of William Street and south of Mounts Bay Road and north of the access way road which runs from Mill Street, between No. 2 and No. 2A Parking Stations, to Riverside Drive.

Parking Station 2B:
   Situated west of Harper Square and south of Riverside Drive.

Parking Station 3:
   Situated west of Milligan Street and north of Wellington Street.

Parking Station 4:
   Situated southwest of the Causeway approaches between Riverside Drive and the river.

Parking Station 4A:
   Situated west of Hale Street and north of Nelson Crescent.
Parking Station 5:
Situated between King and Milligan Streets with frontages to Hay and Murray Streets on land more particularly described as portion of Perth Town Lot Q11 and being Lot 6 and part of Lot 5 on Diagram 5213 and being the whole of the land in Certificate of Title Volume 887, Folio 118.

Parking Station 8:
Situated east of Lake Street and south of James Street.

Parking Station 22:
Situated east of Plain Street and between Adelaide Terrace and Riverside Drive.

2. The hours referred to in Clause 15 of this by-law in relation to parking stations are:
   (a) In Parking Stations 1, 2, 2B, 3 and 4:
       Monday to Friday inclusive—6.30 a.m. to 7.00 p.m.
       Saturday—6.30 a.m. to 1.00 p.m.
   (b) In Parking Station 2A:
       Monday to Friday inclusive—8.00 a.m. to 6.00 p.m.
       Saturday—8.00 a.m. to 1.00 p.m.
   (c) In Parking Station 4A:
       Monday to Sunday inclusive—6.00 a.m. to 9.00 p.m.
   (d) In Parking Station 5:
       Monday to Saturday inclusive—8.00 a.m. to midnight.
   (e) In Parking Station 8:
       Monday to Friday inclusive—6.30 a.m. to 7.00 p.m.
       Friday—7.00 p.m. to 1.00 p.m. Saturday.
       Saturday—7.00 p.m. to 6.30 a.m. Sunday.
   (f) In Parking Station 22:
       Monday to Friday inclusive—8.00 a.m. to 6.00 p.m.
       Saturday—8.00 a.m. to 1.00 p.m.

3. The fees referred to in clause 15 of this by-law in relation to parking stations are:
   (a) In Parking Stations 1, 2, 2B, 3 and 4:
       Monday to Friday inclusive—30 cents per day or part thereof.
       Saturday—20 cents per day or part thereof.
   (b) In Parking Station 2A:
       Subject to paragraph (f) of this clause 20 cents for the first hour of parking or part thereof and 10 cents for each additional hour or part thereof.
   (c) In Parking Station 4A:
       20 cents per day or part thereof.
   (d) In Parking Station 5:
       From 8.00 a.m. to 6.00 p.m. on Monday to Friday inclusive and from 8.00 a.m. to 1.00 p.m. on Saturday:
       Subject to paragraph (f) of this clause 20 cents for the first hour of parking or part thereof and 10 cents for each additional hour or part thereof.
       From 6.00 p.m. to midnight on Monday to Friday inclusive and on Saturday from 1.00 p.m. to 6.00 p.m. and from 6.00 p.m. to midnight:
       40 cents for each of such periods or part thereof.
   (e) In Parking Station 8:
       From 6.30 a.m. to 7.00 p.m. on Monday to Friday inclusive:
       30 cents per day or part thereof.
       From 7.00 p.m. on Friday to 6.30 a.m. on Saturday and from 7.00 p.m. on Saturday to 6.30 a.m. on Sunday:
       40 cents per period or part thereof.
       From 6.30 a.m. on Saturday to 1.00 p.m.:
       20 cents per day or part thereof.
(f) In Parking Stations 2A and 5 when provision is made for payment of fees on the departure of vehicles therefrom and the ticket issued when such vehicle entered the Parking Station is not produced on departure the fee for the purposes of clause 15 shall be calculated from the time the Parking Station was opened on that day to the time of departure.

(g) In Parking Station 22:
   Monday to Saturday inclusive—
   10 cents for every three hours or part thereof.

4. Parking Stations equipped with ticket issuing machines:—
   Parking Station 2B.
   Parking Station 22.

Dated this 24th day of October, 1969.
The Common Seal of the City of Perth was hereunto affixed in the presence of—

C. N. HARRIS,
Deputy Lord Mayor.

G. O. EDWARDS,
Town Clerk.

[LS]

Recommended—

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

Approved by His Excellency the Governor in Executive Council, this 12th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

TRAFFIC ACT, 1919-1968.
The Municipality of the Town of Geraldton.

Geraldton Taxi-Cars By-Law, 1969.

IN pursuance of the powers conferred upon it by an Order in Council made on the Seventeenth day of April, 1969, under Section 49 of the Traffic Act, 1919-1968, the Council of the aforesaid Municipality by resolution of the thirteenth day of August, 1969, has made the following by-law, to have effect on and after the first day of September, 1969:—

1. This By-Law may be cited as the Geraldton Taxi-Cars By-Law, 1969.

2. The owner of a taxi-car in respect of which a licence is, pursuant to paragraph (a) or (b) of Section Eight of the Traffic Act, 1919-1968, effective and operative in the district of the Town of Geraldton, other than a private taxi-car, shall fit the taxi-car with a taxi-meter within the meaning of the word 'Taxi-meter', in the Traffic (Taxi-Cars) Regulations, 1966.

Penalty:
   For first offence—$100.00.
   For any subsequent offence—$200.00.

Dated this 22nd day of August, 1969.
The Common Seal of the Municipality of the Town of Geraldton was hereunder affixed pursuant to the resolution of Council, in the presence of—

V. S. ASKEW,
Mayor.

J. F. CAMERON,
Town Clerk.

[LS]

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 12th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.
POLICE ACT, 1892-1968.

Police Department,

File 62/1597.

ACTING pursuant to the powers conferred by section 9 of the Police Act, 1892-1968, I make the orders set out in the schedule hereunder.

R. T. NAPIER,
Commissioner of Police.

ACTING pursuant to the powers conferred by section 9 of the Police Act, 1892-1968, I have approved the orders set out in the schedule hereunder.

J. F. CRAIG,
Minister for Police.

Dated the 28th day of October, 1969.

Schedule.

POLICE STANDING ORDERS.

1. In these standing orders Police Standing Orders, 1968, as printed in the Government Gazette on the 22nd July, 1968, and also published in the special Police Gazette of the 7th August, 1968, and thereafter from time to time amended by notices so printed and published, are referred to as the principal orders.

2. The principal orders are amended by inserting after order 1120, 1121, 1122, 1123 and 1119 the following orders:

1124. inserted.

1120. (1) The Department shall issue to every member, as part of his equipment, a certificate of identity carrying the signature of the member and the Commissioner.

(2) A member shall always carry his certificate of identity when in plain clothes and whether on or off duty.

(3) A member not in uniform shall not without reasonable cause refuse to produce his certificate of identity when requested to do so while executing his duty.

(4) Officers in charge shall make or cause to be made regular inspections of certificates of identity issued to members under their control and a member who is unable to produce his certificate of identity when requested to do so by an officer shall submit a full report and statutory declaration of the circumstances.

(5) A member shall not use the certificate for other than official purposes and while in the course of his duties.

1121. When a member is transferred to the Criminal Investigation Branch he shall be issued with a new certificate of identity and on receipt of the new certificate of identity he shall return the old certificate to the Commissioner's Office.

1122. (1) Certificates of identity shall be numbered consecutively and shall not be transferred from one member to another.

(2) When a member leaves the Force he shall forthwith surrender his certificate of identity to the Commissioner to be cancelled.

1123. A member shall be strictly responsible for the proper care of the certificate of identity issued to him and on no account shall he let it out of his possession.
Loss of certificate to be reported.

1124. (1) A member who loses his certificate of identity shall report the fact immediately to the officer-in-charge.

(2) When an officer-in-charge is not satisfied with the explanation of a member who has lost his certificate of identity or has reason to believe that a certificate has been improperly used and is of the opinion that the member has been guilty of neglect or wilful violation of duty, he may so charge him and if the alleged offence is of a serious nature he may immediately suspend him from duty.

Amendment to o. 1301.

3. Order 1301 of the principal orders is amended by deleting from lines two and three the passage " and "certificate" means certificate of authority of a detective".

Os. 1317, 1318, 1319 and 1320 deleted.


City of Subiaco.

Amendments to By-law No. 6 Relating to Zoning made under the Provisions of the Second Schedule of the Town Planning Act, 1928.

L.G. 84/64.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the City of Subiaco hereby records having resolved on the 1st day of July, 1969, to amend and submit for confirmation by the Governor the following:—

That Zoning By-law No. 6 as published in the Government Gazette of the 30th September, 1958, and as amended from time to time be further amended as set out hereunder:—

By adding to Schedule 2A (Business Zone)

(a) Allotments 31 and 32 Location 396C Cardigan Terrace at the corner of Lansdowne Street.

(b) Allotment 3, Perth Suburban Lot 292 Nicholson Road at the corner of Derby Road.

Dated this 4th day of July, 1969.

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

J. H. ABRAHAMS,
Mayor.

A. L. SCOTT,
Town Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 12th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

The Municipality of the City of Perth.

By-law No. 7.

L.G. 22/52.

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 15th day of September, 1969, to make and submit for confirmation by the Governor that By-law No. 7 be amended by deleting Clause 44 thereof and substituting the following:

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<table>
<thead>
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<tbody>
<tr>
<td>44. Eighteen holes (Saturdays and Sundays and public holidays)</td>
<td>1.00</td>
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<tr>
<td>Nine holes (Saturdays and Sundays and public holidays)</td>
<td>0.60</td>
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<tr>
<td>Eighteen holes (Monday to Friday)</td>
<td>0.75</td>
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<tr>
<td>Nine holes (Monday to Friday)</td>
<td>0.50</td>
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</tbody>
</table>

Dated this 5th day of November, 1969.

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

C. N. HARRIS,
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 12th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.


Municipality of the Town of Claremont.

By-law No. 106—Parks and Public Reserves.

L.G. 822/69.

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 15th day of September, 1969, to submit for confirmation by the Governor that by-law No. 106 published in the Government Gazette dated 31st day of July 1914 be repealed and the following be substituted therefor:

1. In this by-law—
   Council shall mean the executive body of the Town of Claremont;
   Town Clerk shall mean the Town Clerk of the Town of Claremont.

2. This by-law shall apply to all parks and public reserves within the municipality of the Town of Claremont.

3. No person shall destroy damage or interfere with any tree, tree guard, shrub, flower, plant, fence, building, seat, playground equipment, waterpipe, hose, hose fitting, soil, grass, surface or other property owned by or vested in the municipality or the Council in any part or public reserve.

4. No person shall carry firearms through any park or public reserve, or shoot, snare, injure or destroy any bird, fish or animal therein.

5. No person shall climb or be upon any tree, shrub, tree guard, wall or fence or upon the roof of any building in any park or public reserve.

6. No person shall tether any animal to any tree, shrub, tree guard, wall or fence in any park or public reserve.
7. No person shall deposit or leave in any park or public reserve any rubbish, refuse, clothing, paper, glass, china, timber, stone, bricks, sand, gravel, scrap metal or other material whether of the same kind or not other than in a receptacle provided for the purpose.

8. Any person found in a state of intoxication or behaving in a disorderly manner or using indecent profane or insulting language or creating or taking part in any disturbance or making an harangue whereby a crowd is collected or committing any act of indecency in any park or public reserve shall be liable to be removed therefrom forthwith by any officer or servant of the Council or by any member of the Police Force and shall be guilty of an offence against this by-law.

9. No person shall cause allow or suffer any horse or cattle to be or to depasture upon any park or public reserve without first having obtained a licence from the Council so to do.

10. No person, unless authorised in that behalf by the Council shall lead, ride or drive any horse, cattle, bicycle tricycle or vehicle upon or over any portion of any park or public reserve, except upon a carriageway or an area set aside for the purpose of parking.

11. 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 or public reserve, except upon a carriageway or a part of such park or reserve set aside for the purpose.

12. No person shall leave any vehicle, whether in charge of any person or not, stationary upon a carriageway within any park or public reserve, except on a duly appointed stand, or thereon for a longer period than is specified by a notice exhibited in such park or reserve.

13. The driver of any vehicle standing on any carriageway in any park or public reserve shall place and keep the same and any horse or other animal attached thereto close to and parallel with the kerb or footpath on the left of such vehicle, except where channels or other obstructions prevent this from being done.

14. No person shall hawk or offer for sale in any park or public reserve, any goods or articles of any description, without having previously obtained the written permission of the Town Clerk.

15. No person shall, in any park or public reserve without the written permission of the Town Clerk, take the photographic portrait of any person for reward or for the purpose of sale.

16. No person shall light any fire within any park or public reserve except in an area set aside for the purpose without the written permission of the Town Clerk.

17. No person shall deface or write upon or post, stick, stamp, stencil, paint or otherwise affix or cause to be posted, stuck, stamped, stencilled, painted or otherwise affixed, any placard, handbill, notice, advertisement, writing or picture whatsoever upon any tree, building, fence, post, gate, wall, flagging or path in or around any park or public reserve, without the written consent of the Town Clerk first obtained.

18. No person shall except in the course of a game being lawfully played on a park or public reserve, throw or discharge anything in, onto or over a park or public reserve.

19. No person shall bathe in any park or public reserve except in such areas as are set aside by the Council for the purpose of bathing.

20. No person shall in any park 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 caretaker, ranger or other servant of the Council.

21. No person shall take upon or erect or operate upon any park or public reserve any loudspeaker or other device for the amplification of sound without having previously obtained the written permission of the Town Clerk.
22. No person shall, in any park or public reserve, speak or make any noise so as knowingly to cause such speech or noise to be amplified by any loudspeaker or other device without having previously obtained the written permission of the Town Clerk.

23. No person shall spit or expectorate on the paths or seats or any structure or erection within any park or public reserve.

24. No person shall gamble or play pitch and toss, or any other game of chance, in any park or public reserve without having previously obtained the permission of the Town Clerk.

25. No person shall, unless authorised in that behalf by the Council, bring, carry or take into or have in his possession or under his control in any park or public reserve any fermented or spirituous liquors nor consume or drink the same therein.

Provided that this clause shall not apply to any person lawfully exercising or taking advantage of the privileges of a registered club for which is held a current licence granted under the provisions of the Licensing Act, 1911 as amended with the approval of the Council.

26. No person shall camp, lodge or tarry overnight in any park or public reserve or frequent the same for the purpose of camping, lodging, or tarrying overnight therein.

27. No person shall—
   (a) play at or practice golf in any park or public reserve except in a park or public reserve set aside for the purpose,
   (b) play in or at any game between opposing teams or practise at any game in a park or public reserve without having first obtained the written approval of the Town Clerk,
   (c) play at any game in a park or public reserve to the annoyance or disturbance of any other person lawfully using the park or reserve or in such circumstances that such play might reasonably be anticipated to cause damage to any tree, tree guard, shrub flower, plant, fence, seat, building, waterpipe, hose-fitting, playground equipment, soil, grass surface or other property of whatsoever nature or kind owned by or vested in the municipality or the Council.

28. No person or organised club having obtained permission as aforesaid shall practise or play at any such game, except at such times and upon such portions of the parks or public reserves as shall be specified in such permission.

29. It shall be lawful for any officer or servant of the Council or any member of the Police Force to remove from any park or public reserve any child under the age of ten (10) years who is not under the control or in the care of a parent of such child or other person over the age of eighteen (18) years.

30. No person shall train or exercise any horse or dog within any park or public reserve.

31. No person shall suffer or allow any dog to enter or remain in any part of any park or public reserve unless on a leash.

32. No person shall erect or place within any park or public reserve any tent, stall, platform or table for public amusement or for any performance, whether for gain or otherwise, without the written consent of the Town Clerk.

33. No person shall commit a nuisance in any park or public reserve or on or in any part of any pavilion, dressing room or other building erected on any part of any park or public reserve.
34. No person shall fly any kite for the purpose of displaying advertising material, balloon or model aircraft from or on any park or public reserve without the written permission of the Town Clerk, except on such parks or public reserves or parts thereof as shall from time to time be set aside by the Council for the purpose.

35. Every person offending against any of the provisions of this by-law shall be liable for every such offence to a penalty not exceeding $100.

The Common Seal of the Town of Claremont was hereunto affixed in the presence of—

E. W. H. MILNER,
Mayor.

D. E. JEFFREYS,
Town Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 12th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

CEMETERIES ACT, 1897.

Albany Public Cemetery By-laws.

L.G. 85/64.

The by-laws made by the Trustees of the Albany Cemetery Board under the provisions of the Cemeteries Act, 1897, and published in the Government Gazette on the 3rd May, 1955, and amended from time to time thereafter, are referred to in these by-laws as the principal by-laws.

Schedule B—Scale of Fees and charges payable to the Trustees, is amended where indicated.

(a) In open ground:
   For interment in grave 6 feet deep $12.00

(b) In private ground, including the issue of a Grant of Right of Burial:
   Ordinary land for grave, 8 x 4 feet, including maintenance for the term of the deed $40.00
   Ordinary land for grave, 8 x 8 feet, including maintenance for the term of the deed $80.00
   For interment in grave not exceeding 7 feet in depth $12.00

(c) Miscellaneous:
   Ministers fee for each interment $5.00

The amendments set out in the schedule were made by the Trustees of the Albany Cemetery Board at a duly convened meeting of the Trustees held on 17th September, 1969.

G. J. FORMBY,
Chairman.

C. E. COURTIS,
Secretary.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by his Excellency the Governor in Executive Council this 12th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.
The Municipality of the Shire of Capel.
Adoption of the Local Government Model By-laws (Caravan Parks) No. 2.
L.G. 647/69.
IN pursuance of the powers conferred upon it by the abovementioned act, the Council of the abovementioned Municipality hereby records having resolved on the 11th day of July, 1969, to adopt such draft Model By-laws published in the "Government Gazette" on the 28th day of September, 1961, and as amended on the 11th day of June, 1969, as here set out. Local Government Model By-laws (Caravan Parks) No. 2 as amended—The whole of the By-law.

Dated the 21st day of August, 1969.
[LS]

ERL E SCOTT, President.
W. WRIGHT, Shire Clerk.

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

Approved by His Excellency the Governor in Executive Council this 12th day of November, 1969.

W. S. LONNIE, Clerk of the Council.

The Municipality of the Shire of Williams.
By-laws Relating to Verandahs and Balconies.
L.G. 832/69.
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 13th day of August, 1969, to make and submit for confirmation by the Governor the following by-laws:

1. No verandah or balcony which is not of the cantilever type shall be erected over any footway, street or public way, after the passing of this by-law.

2. Every verandah or balcony which is supported on posts and which projects over the footway of any street, road or way within any part of the Shire of Williams shall be removed by the owner thereof at his own expense not later than the 31st day of August 1972.

3. Any owner of premises shall not maintain, or permit to remain in front of any such premises, and which projects over any footway of any street, road or way, any verandah which ought to have been removed under this by-law, after the 31st August 1972.

4. Any person guilty of an offence against this by-law shall, on conviction, be liable for each offence to penalty not exceeding forty dollars ($40).

Dated this 13th day of August, 1969.
The Common Seal of the Shire of Williams was affixed hereto in the presence of—

[LS]

W. C. CARNE, President.
D. H. TINDALE, Shire Clerk.

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

Approved by His Excellency the Governor in Executive Council this 12th day of November, 1969.

W. S. LONNIE, Clerk of the Council.

Municipality of the Shire of Dardanup.

Adoption of Draft Model By-laws relating to Holiday Cabins and Chalets—No. 18.

L.G. 850/69.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned municipality hereby records having resolved on the 19th day of September, 1969, to adopt the draft Model By-laws published in the Government Gazette of the 13th August, 1968, as are here set out.

Local Government Model By-laws (Holiday cabins and chalets) No. 18—
The whole of the by-laws.

Dated this 23rd day of September, 1969.
The common seal of the Shire of Dardanup was hereunto affixed this 23rd day of September, 1969, in the presence of—

W. H. RATCLIFFE, President.
R. PEDDIE, Shire Clerk.

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

Approved by His Excellency the Governor in Executive Council, this 12th day of November, 1969.

W. S. LONNIE, Clerk of the Council.


The Municipality of the Shire of Perth.

By-laws Relating to Spear Guns Control.

L.G. 99/66.

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 30th day of September, 1969, to make and submit for confirmation by the Governor the following By-laws:—

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

By-law 296A is repealed and the following new by-laws are inserted in its place:—

Spear Guns.

296A. By proclamation published in the Government Gazette of the 2nd July, 1965, certain areas within the district were declared to be prohibited areas within the meaning of the Spear-guns Control Act, 1955-1965. The said proclamation is reprinted in Appendix 16 to these by-laws.

296B. No person shall in an area declared to be a prohibited area under the provisions of Spear-guns Control Act, 1955-1965, have in his possession or use a spear gun.
296C. Rangers are appointed inspectors within the meaning of the Spear-gun Control Act, 1955–1965.

Dated the 30th day of September, 1969.
The common seal of the Shire of Perth was hereunto affixed by authority of a resolution of the Council in the presence of—

M. STARKE,
President.

LLOYD P. KNUCKEY,
Shire Clerk.

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 12th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.


THE Metropolitan Water Supply, Sewerage, and Drainage Board, a body corporate established under the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1969, acting pursuant to section 146 of that Act, hereby makes the by-laws set forth in the schedule hereunder.

G. SAMUEL,
General Manager.

Schedule.

By-laws.

1. These by-laws may be cited as the Metropolitan Water Supply, Sewerage, and Drainage Act (Form of Debenture) By-laws, 1969.

2. For the purposes of subsection (5) of section 128 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909 the form of a debenture to be issued pursuant to that section is prescribed as follows:—

Western Australia.


DEBENTURE.

Loan No.
for $........................................
Debenture for $..............................

Payable only on or to the order of
.......................................................
at......................................................

1. THIS DEBENTURE is issued by the METROPOLITAN WATER SUPPLY SEWERAGE AND DRAINAGE BOARD as constituted under the Metropolitan Water Supply Sewerage and Drainage Act, 1909-1969 (hereinafter referred to as “the Board”) pursuant to the provisions of the said Act and is to secure to the bearer a principal sum of (words and figures $........................................) with interest thereon at the rate of ..................... per centum per annum payable at the times and in the manner set out in the annexed schedule of repayment instalments.
2. **THIS DEBENTURE** entitles the bearer to the sum set out in the fifth column of the Schedule hereto on the dates respectively set opposite such sums in the seventh column of the Schedule hereto. Each of the sums is a half-yearly payment on account of the said loan and interest and represents the amount of principal and interest set opposite it in the third and fourth columns respectively of the Schedule. The interest shall be computed at the rate aforesaid up to and including the last day of each half-year on the amount of the principal owing on the first day of that half-year. The amount of principal owing on the first day of each half-year is set out in the second column of the Schedule and is set opposite the last day for that half-year in the seventh column of the Schedule.

3. **THE said sum of principal and interest hereinbefore mentioned is pursuant to the provisions of section 128 of the said Act charged and secured upon the revenue of the Board.**

Dated the [day of] 1969.

The Common Seal of the METROPOLITAN WATER SUPPLY SEWERAGE AND DRAINAGE BOARD was hereunto affixed by—

..............................................................Chairman.

..............................................................General Manager.

In the presence of:—

..............................................................

I, Treasurer for the State of Western Australia, DO HEREBY (pursuant to the provisions of subsection (9) of section 128 of the Metropolitan Water Supply Sewerage and Drainage Act, 1909-1969) GUARANTEE the due payment of the within instalments of principal sum and interest thereon.

DATED the [day of] 1969.

SIGNED SEALED AND DELIVERED by

Treasurer for the State of Western Australia

in the presence of

..............................................................

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<td>Principal Paid</td>
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Adopted by resolution of the Metropolitan Water Supply Sewerage and Drainage Board at its meeting held on the 12th November 1969.

M. E. HAMER,
Chairman.

G. SAMUEL,
General Manager.

By Authority: ALEX J. DAVIES, Government Printer