## New South Wales



ANNO QUARTO DECIMO

# ELIZABETHÆ II REGINÆ

Act No. 27, 1965.

An Act to make further provisions with respect to the powers, authorities, duties and functions of councils; for this and other purposes to amend the Local Government Act, 1919, as amended by subsequent Acts, and the Municipal Council of Sydney Electric Lighting Act, 1896–1935; to validate certain matters; and for purposes connected therewith. [Assented to, 17th December, 1965.]

**B**<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Short title.

- 1. (1) This Act may be cited as the "Local Government (Amendment) Act, 1965".
- (2) The Local Government Act, 1919, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

Amendment of Act No. 41, 1919, Part II— (Constitution of Cities, Municipalities, and Shires.) Sec. 11. (Proclamation of cities.)

- 2. (1) Part II of the Principal Act is amended by omitting subsection two of section eleven and by inserting in lieu thereof the following subsection:—
  - (2) The Governor may proclaim as a city a municipality which either—
    - (a) has a population of at least fifteen thousand persons and which is an independent centre of population and is not a suburb, whether residential, industrial, commercial or maritime, of any other municipality or centre of population; or
    - (b) has a population of at least one hundred thousand persons, and which has a distinct character and entity as a centre of population.
- (2) The amendment made by subsection one of this section does not affect the status as a city of any city proclaimed before the commencement of this Act.

Amendment of Act No. 41, 1919, Part IV— (The Councils of Cities, Municipalities, and Shires.) Sec. 28. (Travelling expenses.)

3. Part IV of the Principal Act is amended by omitting from paragraph (d) of subsection one of section twenty-eight the words "the Town Planning Associations of Australia" and by inserting in lieu thereof the words "the Australian Planning Institute".

## 4. (1) Part VII of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part VII-(Finance.)

- (a) by inserting next after subsection seven of section Sec. 133. one hundred and thirty-three the following new (Appeal on subsection:
  - question of whether land
  - (8) (a) A court of petty sessions before which is ratable.) an appeal under this section is heard may make such order as it thinks fit for payment of the costs of or incidental to any such appeal.
  - (b) Any such order shall operate as an order for the recovery of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended.
  - (c) For the purpose of enforcing any such order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at the place where the order was made in such manner as may be prescribed by rules made under the Small Debts Recovery Act, 1912, as amended by subsequent Acts.
- (b) by inserting next after section one hundred and New sec. fifty-eight the following new section: -

158A. The council may write off extra charges writing-off in respect of rates levied for any year on any land of extra within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that-

- (a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or
- (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.

New sec. 160D.

Payment of rates by instalments.

(c) by inserting next after section 160c the following new section:—

160p. The council may, upon application made by any ratable person, agree with that person to accept payment by instalments of rates due and payable by that person to the council, and where that person complies with the terms and conditions of the agreement the council may write off or reduce extra charges in respect of those rates.

(2) The amendment made by paragraph (b) of subsection one of this section shall be deemed to have commenced on the first day of January, one thousand nine hundred and sixty-five.

Amendment of Act No. 41, 1919, Part IX— (Public Roads.)

Sec. 270G. (Functions of parking advisory committees.)

New secs. 270JA and 270JB.

Parking advisory committee to consider applications to construct parking stations. 5. Part IX of the Principal Act is amended—

- (a) by inserting next after subsection one of section 270g the following new subsection:—
  - (1A) A parking advisory committee shall consider, and furnish a report and recommendation to the council on, any application for the construction of a parking station referred to it by the council pursuant to subsection one of section 270JA of this Act.
- (b) by inserting next after section 270 the following new sections:—

270JA. (1) Before approving an application (whether or not subject to conditions) made under this Act or under any town or country planning scheme within the meaning of Part XIIA of this Act to use any land or building or part of a building or to construct a building which, or part of which, is designed for use as a parking station, the council shall refer the application to the parking advisory committee for a report and recommendation on the application.

- (2) If the parking advisory committee recommends-
  - (a) that the application be approved, the council may approve the application;
  - (b) that the application be approved subject to conditions, the council shall not approve the application except subject to those conditions; or
  - (c) that the application be refused, the council shall refuse the application,

and in a case referred to in paragraph (b) or (c) of this subsection the council shall forthwith inform the applicant of the recommendation of the parking advisory committee.

#### 270 Jв. (1) Where—

(a) the council is dissatisfied with the decision parking of the parking advisory committee upon advisory committee its application for an approval under refuses subsection one of section 270 J of this approval of a parking Act: or

Appeal

(b) a person making an application referred to in subsection one of section 270JA of this Act is dissatisfied with the recommendation of the parking advisory committee on that application,

the council or that person, as the case may be, may, within two months after the decision or recommendation of the parking advisory committee is notified to it or him, appeal to the Minister.

(2) If the appellant, upon making the appeal, or the parking advisory committee, within seven days after it is informed by the Minister of the appeal, so requests the Minister in writing, the Minister shall afford them an opportunity of appearing before and being heard by a person appointed by the Minister for that purpose.

(3) The decision of the Minister on an appeal under this section shall be final.

New Division 13B. (c) by inserting next after section 2700 the following new Division:—

DIVISION 13B.—Free parking areas.

Application of Division.

270P. This Division shall apply to all areas, and to the councils of all areas.

Free parking areas. 270Q. The council may on any land acquired by or vested in or under the care, control and management of the council, other than a public road or a public reserve or land held by the council on trust for any purpose, provide areas for the accommodation of vehicles without payment of a fee or charge.

Liability of vehicle owner for certain offences.

- 270R. (1) Where an offence against any ordinance made under subsection four of section two hundred and seventy-seven of this Act occurs in relation to any vehicle, the person who at the time of the occurrence of the offence is the owner of the vehicle shall, by virtue of this section, be guilty of an offence against the ordinance as if he were the actual offender guilty of the offence, unless the court is satisfied that the vehicle was at the relevant time a stolen vehicle or a vehicle illegally taken or used.
- (2) Nothing in this section shall affect the liability of the actual offender but where a penalty has been imposed on or recovered from any person in relation to any such offence no further penalty shall be imposed on or recovered from any other person in relation thereto.

## (3) In this section—

"Owner" in relation to a vehicle being a motor vehicle includes—

- (a) every person who is the owner or joint owner or part owner of the vehicle and any person who has the use of the vehicle under a hirepurchase agreement but not the lessor under any such agreement;
- (b) the person in whose name the vehicle is registered except where such person has sold or otherwise disposed of the vehicle and has complied with the provisions of the regulations under the Motor Traffic Act, 1909, as amended by subsequent Acts, applicable to him in regard to such sale or disposal;
- (c) in the case of a vehicle to which a trader's plate is affixed, the person to whom such trader's plate is in issue.
- "Registered" means registered under the Motor Traffic Act, 1909, as amended by subsequent Acts.
- "Trader's plate" means a trader's plate issued under the Motor Traffic Act, 1909, as amended by subsequent Acts, for use as prescribed by regulation under that Act.
- (d) by inserting next after subsection three of section Sec. 277. two hundred and seventy-seven the following new (Ordinances.)
  - (4) Ordinances may be made for or with respect to carrying Division 13B of this Part into effect and in particular for or with respect to regulating the use of areas provided under section 270Q of this Act for the accommodation of vehicles.

Amendment of Act No. 41, 1919, Part XI — (Building Regulation.) 6. Part XI of the Principal Act is amended—

Sec. 317v. (Reference of objections.)

(a) (i) by inserting at the end of subsection one of section 317v the following new paragraph:—

The person lodging the objection shall lodge therewith a fee of twenty-five pounds.

- (ii) by inserting next after subsection two of the same section the following new subsection:—
  - (3) (a) When giving a direction under this section, the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317P of this Act in respect of the determination of the objection.
  - (b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.
  - (c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.

Sec. 317y. (Powers of board.)

- (b) by inserting next after subsection two of section 317y the following new subsection:—
  - (3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned,

such

such sum as to the board seems just, not exceeding the amount payable by the council under section 317P of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

(c) (i) by inserting at the end of subsection one of Sec. 317AL. section 317AL the following new para- (Reference of objections.)

The person lodging the objection shall lodge therewith a fee of twenty-five pounds.

- (ii) by inserting next after subsection two of the same section the following new subsection:—
  - (3) (a) When giving a direction under this section the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317AF of this Act in respect of the determination of the objection.
  - (b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.
  - (c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.
- (d) by inserting next after subsection two of section sec. 317AO.

  317AO the following new subsection:

  (Powers of board.)
  - (3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent

Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 317AF of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council concerned as a debt.

Amendment of Act No. 41,1919, Part XII— (Town Planning.)

Sec. 324. (Provisions respecting blind roads.)

Sec. 327.
(Conditions to be observed before opening new roads or subdivisions.)

Sec. 341L. (Powers of board.)

## 7. Part XII of the Principal Act is amended—

- (a) by inserting in subsection two of section three hundred and twenty-four after the word "and" the words ", except where the council considers that there are exceptional circumstances justifying the opening of the pathway,";
- (b) by inserting at the end of subsection one of section three hundred and twenty-seven the following new paragraph:—

Paragraph (c) of this subsection shall not apply, and shall be deemed never to have applied, where the road to be opened, or the road provided for in the subdivision, is a lane or pathway nor to a widening of a public road.

- (c) by inserting next after subsection two of section 341L the following new subsection:—
  - (3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 341D of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

8. Part XIII of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part XIII— (Public Recreation.)

- (a) by inserting next after section three hundred and New sec. fifty-five the following new section:—
  - 355A. (1) The council may, in accordance Control of with this section, erect notices prohibiting the entry boating near of any boat or vessel into any waters, specified in areas. the notices, and—
    - (a) adjoining any public baths; or
    - (b) adjoining any public reserve and used for public bathing.
  - (2) Any such notice shall be erected in a conspicuous position on or near the shore of the waters specified in the notice.
  - (3) The council may, with the approval in writing of the Maritime Services Board of New South Wales, place buoys or piles within any such waters for the purpose of delineating the boundaries of the waters to which any such notice applies.
  - (4) If any person causes or permits a boat or vessel to enter any waters in contravention of any such notice, he shall be guilty of an offence against this Act.
  - (5) Nothing in this section prohibits the lawful passage of any boat or vessel along the waters specified in any such notice if there is no reasonably practicable alternative passage around those waters.

New sec. 364A.

(b) by inserting next after section three hundred and sixty-four the following new section and short heading thereto:—

## Loans to sporting clubs.

Loans to sporting clubs.

- 364A. (1) The council shall have power, and shall be deemed always to have had power, to lend money, at such rates of interest, and subject to such terms and conditions as may be agreed upon, to any club, or the governing body of any club, which is not conducted for private profit, for the purpose of constructing or improving sporting facilities for use in connection with the activities of the club, and for the erection or improvement of buildings associated with or incidental to those facilities, on lands which are owned by, vested in, or under the care, control and management of, the council or of which the club or governing body is the owner or lessee.
- (2) Notwithstanding the provisions of subsection one of this section, the council shall not, after the commencement of the Local Government (Amendment) Act, 1965, lend money under subsection one of this section—
  - (a) except with the approval in writing of the Minister; and
  - (b) at a rate of interest that-
    - (i) in the case where that money was borrowed by the council, is less than the rate of interest payable by the council on the money borrowed by it; or
    - (ii) in any other case, is less than the rate of interest determined by the Australian Loan Council as the rate of interest payable on privately negotiated loans raised by local government authorities.

- (3) In subsection one of this section, "club" means a body or association of persons associated together for the purposes of any lawful sport.
- 9. Part XVII of the Principal Act is amended by Amendment inserting at the end of section four hundred and nineteen the of Act No. 41, 1919, following new subsection:—

  Part XVII—
  (Trading.)
  - (2) Except with the approval in writing of the Sec. 419. Minister, the council shall not supply electricity to any (Principles of trading by person in any part of its area upon terms or at rates councils.) different from those upon which it supplies electricity in similar circumstances to other persons within that part of its area.
  - 10. Part XXIII of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part XXIII— (Miscellaneous Powers.)

- (a) by omitting from subsections two and (2A) of Sec. 504. section five hundred and four the words "one (General hundred pounds" wherever occurring and by fund may be inserting in lieu thereof the words "five hundred applied to pounds";
- (b) by inserting next after section 504A the following New sec. new section:—
  - 504B. The council may expend its funds on the Eradication eradication of any organism belonging to the of fruit fly. family Trypetidae (fruit flies).
- (c) by inserting next after subsection four of section Sec. 509.

  five hundred and nine the following new sub- (Medical attendance in sparsely settled areas.)
  - (5) A council may in like manner enter into an Dentist. arrangement whereby a dentist, within the meaning of the Dentists Act, 1934, as amended by subsequent Acts, shall become resident in the shire or

part

part thereof or in the neighbourhood thereof; and for that purpose the provisions of this section shall apply, mutatis mutandis, and such arrangement may be with any association or public body.

Amendment of Act No. 41, 1919. (Ancillary Powers.)

Sec. 518A. (Sale of

11. Part XXIV of the Principal Act is amended by omitting from section 518A the words "and if the Governor Part XXIV\_ so approves".

land for housing.) Amendment of Act No. 41, 1919 Part XXV-

(Acquisition

of Land.)

(1) Part XXV of the Principal Act is amended by inserting in subsection one of section five hundred and thirtysix after the words "Gazette and" the words "a notice in or to the effect of the prescribed form to be published".

Sec. 536. (Method of

(2) Subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 41, 1919 Part XXIX-(County Councils.) Sec. 564D. (Guarantee by Treasurer.)

- 13. (1) Part XXIX of the Principal Act is amended—
  - (a) by inserting in paragraph (b) of subsection (1A) of section 564D after the words "charges and" where firstly occurring the words ", except in the case of a loan raised by public subscription, the";
  - (b) by omitting paragraphs (d) and (f) of the same subsection.
  - (c) by inserting next after the same subsection the following new subsection: -
    - (1B) Every guarantee executed by the Treasurer under this section in respect of a loan to be raised by public subscription shall, subject to this section, be enforceable against the Treasurer by every person who is a subscriber to that loan and by his heirs, administrators and assigns.

(2)

- (2) The guarantees executed by the Treasurer in respect of the loans raised by public subscription by the Sydney County Council or the Prospect County Council on or after the fifth day of September, one thousand nine hundred and sixty-two, are hereby validated.
  - 14. Part XXX of the Principal Act is amended—

Amendment of Act No. 41, 1919. Part XXX-(Supplementary.)

land for

rates.)

- (a) by omitting from subsection one of section six Sec. 602. hundred and two the word "seven" and by inserting (Sale of in lieu thereof the word "five";
- (b) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsection: --
  - (3) Where, before the time fixed for the sale—
    - (a) an overdue rate, and all other rates due and in arrears, are paid to the council; or
    - (b) an arrangement satisfactory to council for payment of all such rates is entered into by the ratable person,

the council shall not proceed with the sale.

15. The Municipal Council of Sydney Electric Lighting Amendment Act, 1896-1935, is amended by inserting at the end of section of 60 Vic. No. 23. twenty-seven the following new subsection: —

Sec. 27.

(2) Notwithstanding the provisions of subsection one (Obligation to supply of this section, the council may, with the approval in electricity.) writing of the Minister, supply electricity to any person in any part of its area upon terms or at rates different from those upon which it supplies electricity in similar circumstances to other persons within that part of its area.

(1) The rate of twopence in the pound on the Validation unimproved capital value of all urban farm lands within the of urban farm land Municipality of Holroyd, made and levied by the council of ratethat

of Holroyd.

that municipality for the year one thousand nine hundred and sixty-four, and any decision given by the council of that municipality with regard to whether any land within that municipality was urban farm lands, shall be, and be deemed always to have been, as valid and effectual as if the proclamation published in the Gazette Number 26 of the sixth day of March, one thousand nine hundred and sixty-four, extending the provisions of subsection two of section one hundred and eighteen of the Principal Act to that municipality had been made immediately before the first day of January, one thousand nine hundred and sixty-four.

(2) The provisions of subsection two of section one hundred and eighteen of the Principal Act shall apply and be deemed always to have applied to and in respect of appeals against any such decision.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES-1966

I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

ALLAN PICKERING, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 7 December, 1965.

## New South Wales



ANNO QUARTO DECIMO

## ELIZABETHÆ II REGINÆ

Act No. 27, 1965.

An Act to make further provisions with respect to the powers, authorities, duties and functions of councils; for this and other purposes to amend the Local Government Act, 1919, as amended by subsequent Acts, and the Municipal Council of Sydney Electric Lighting Act, 1896–1935; to validate certain matters; and for purposes connected therewith. [Assented to, 17th December, 1965.]

BE

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

G. R. CRAWFORD, Chairman of Committees of the Legislative Assembly.

**B**<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Short title.

- 1. (1) This Act may be cited as the "Local Government (Amendment) Act, 1965".
- (2) The Local Government Act, 1919, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

Amendment of Act No. 41, 1919, Part II— (Constitution of Cities, Municipalities, and Shires.) Sec. 11. (Proclamation of cities.)

- **2.** (1) Part II of the Principal Act is amended by omitting subsection two of section eleven and by inserting in lieu thereof the following subsection:—
  - (2) The Governor may proclaim as a city a municipality which either—
    - (a) has a population of at least fifteen thousand persons and which is an independent centre of population and is not a suburb, whether residential, industrial, commercial or maritime, of any other municipality or centre of population; or
    - (b) has a population of at least one hundred thousand persons, and which has a distinct character and entity as a centre of population.
- (2) The amendment made by subsection one of this section does not affect the status as a city of any city proclaimed before the commencement of this Act.

Amendment of Act No. 41, 1919, Part IV— (The Councils of Cities, Municipalities, and Shires.) Sec. 28. (Travelling

expenses.)

3. Part IV of the Principal Act is amended by omitting from paragraph (d) of subsection one of section twenty-eight the words "the Town Planning Associations of Australia" and by inserting in lieu thereof the words "the Australian Planning Institute".

4.

## 4. (1) Part VII of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part VII-(Finance.)

- (a) by inserting next after subsection seven of section Sec. 133. one hundred and thirty-three the following new (Appeal on subsection:
  - question of whether land
  - (8) (a) A court of petty sessions before which is ratable.) an appeal under this section is heard may make such order as it thinks fit for payment of the costs of or incidental to any such appeal.
  - (b) Any such order shall operate as an order for the recovery of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended.
  - (c) For the purpose of enforcing any such order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at the place where the order was made in such manner as may be prescribed by rules made under the Small Debts Recovery Act, 1912, as amended by subsequent Acts.
- (b) by inserting next after section one hundred and New sec. fifty-eight the following new section: -

158A. The council may write off extra charges writing-off in respect of rates levied for any year on any land of extra within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that—

- (a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or
- (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.

New sec. 160D.

(c) by inserting next after section 160c the following new section:—

Payment of rates by instalments.

160p. The council may, upon application made by any ratable person, agree with that person to accept payment by instalments of rates due and payable by that person to the council, and where that person complies with the terms and conditions of the agreement the council may write off or reduce extra charges in respect of those rates.

(2) The amendment made by paragraph (b) of subsection one of this section shall be deemed to have commenced on the first day of January, one thousand nine hundred and sixty-five.

Amendment of Act No. 41, 1919, Part IX— (Public Roads.) 5. Part IX of the Principal Act is amended—

Roads.)
Sec. 270g.
(Functions of parking advisory committees.)

- (a) by inserting next after subsection one of section 270g the following new subsection:—
  - (1A) A parking advisory committee shall consider, and furnish a report and recommendation to the council on, any application for the construction of a parking station referred to it by the council pursuant to subsection one of section 270JA of this Act.

New secs. 270JA and 270JB.

Parking advisory committee to consider applications to construct parking stations. (b) by inserting next after section 270J the following new sections:—

270JA. (1) Before approving an application (whether or not subject to conditions) made under this Act or under any town or country planning scheme within the meaning of Part XIIA of this Act to use any land or building or part of a building or to construct a building which, or part of which, is designed for use as a parking station, the council shall refer the application to the parking advisory committee for a report and recommendation on the application.

- (2) If the parking advisory committee recommends-
  - (a) that the application be approved, the council may approve the application;
  - (b) that the application be approved subject to conditions, the council shall not approve the application except subject to those conditions; or
  - (c) that the application be refused, the council shall refuse the application,

and in a case referred to in paragraph (b) or (c) of this subsection the council shall forthwith inform the applicant of the recommendation of the parking advisory committee.

### 270 JB. (1) Where—

(a) the council is dissatisfied with the decision parking of the parking advisory committee upon advisory committee its application for an approval under refuses subsection one of section 270<sub>J</sub> of this approval of a parking Act: or

Appeal station.

(b) a person making an application referred to in subsection one of section 270JA of this Act is dissatisfied with the recommendation of the parking advisory committee on that application,

the council or that person, as the case may be, may, within two months after the decision or recommendation of the parking advisory committee is notified to it or him, appeal to the Minister.

(2) If the appellant, upon making the appeal, or the parking advisory committee, within seven days after it is informed by the Minister of the appeal, so requests the Minister in writing, the Minister shall afford them an opportunity of appearing before and being heard by a person appointed by the Minister for that purpose.

(3) The decision of the Minister on an appeal under this section shall be final.

New Division 13B. (c) by inserting next after section 2700 the following new Division:—

DIVISION 13B.—Free parking areas.

Application of Division.

270P. This Division shall apply to all areas, and to the councils of all areas.

Free parking areas.

270Q. The council may on any land acquired by or vested in or under the care, control and management of the council, other than a public road or a public reserve or land held by the council on trust for any purpose, provide areas for the accommodation of vehicles without payment of a fee or charge.

Liability of vehicle owner for certain offences.

- 270R. (1) Where an offence against any ordinance made under subsection four of section two hundred and seventy-seven of this Act occurs in relation to any vehicle, the person who at the time of the occurrence of the offence is the owner of the vehicle shall, by virtue of this section, be guilty of an offence against the ordinance as if he were the actual offender guilty of the offence, unless the court is satisfied that the vehicle was at the relevant time a stolen vehicle or a vehicle illegally taken or used.
- (2) Nothing in this section shall affect the liability of the actual offender but where a penalty has been imposed on or recovered from any person in relation to any such offence no further penalty shall be imposed on or recovered from any other person in relation thereto.

#### (3) In this section—

"Owner" in relation to a vehicle being a motor vehicle includes—

- (a) every person who is the owner or joint owner or part owner of the vehicle and any person who has the use of the vehicle under a hirepurchase agreement but not the lessor under any such agreement;
- (b) the person in whose name the vehicle is registered except where such person has sold or otherwise disposed of the vehicle and has complied with the provisions of the regulations under the Motor Traffic Act, 1909, as amended by subsequent Acts, applicable to him in regard to such sale or disposal;
- (c) in the case of a vehicle to which a trader's plate is affixed, the person to whom such trader's plate is in issue.
- "Registered" means registered under the Motor Traffic Act, 1909, as amended by subsequent Acts.
- "Trader's plate" means a trader's plate issued under the Motor Traffic Act, 1909, as amended by subsequent Acts, for use as prescribed by regulation under that Act.
- (d) by inserting next after subsection three of section Sec. 277. two hundred and seventy-seven the following new (Ordisubsection:—
  - (4) Ordinances may be made for or with respect to carrying Division 13B of this Part into effect and in particular for or with respect to regulating the use of areas provided under section 270Q of this Act for the accommodation of vehicles.

Amendment of Act No. 41, 1919, Part XI — (Building Regulation.)

6. Part XI of the Principal Act is amended—

Sec. 317v. (Reference of objections.)

(a) (i) by inserting at the end of subsection one of section 317v the following new paragraph:—

The person lodging the objection shall lodge therewith a fee of twenty-five pounds.

- (ii) by inserting next after subsection two of the same section the following new subsection:—
  - (3) (a) When giving a direction under this section, the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317P of this Act in respect of the determination of the objection.
  - (b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.
  - (c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.

Sec. 317y. (Powers of board.)

- (b) by inserting next after subsection two of section 317y the following new subsection:—
  - (3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned,

such

such sum as to the board seems just, not exceeding the amount payable by the council under section 317P of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

(c) (i) by inserting at the end of subsection one of Sec. 317AL. section 317AL the following new para- (Reference of objections.)

The person lodging the objection shall lodge therewith a fee of twenty-five pounds.

- (ii) by inserting next after subsection two of the same section the following new subsection:—
  - (3) (a) When giving a direction under this section the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317AF of this Act in respect of the determination of the objection.
  - (b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.
  - (c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.
- (d) by inserting next after subsection two of section Sec. 317AO.

  317AO the following new subsection:

  (Powers of board.)
  - (3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent

Acts.

Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 317AF of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council concerned as a debt.

Amendment of Act No. 41,1919, Part XII— (Town Planning.)

Sec. 324. (Provisions respecting blind roads.)

Sec. 327.
(Conditions to be observed before opening new roads or subdivisions.)

Sec. 341L. (Powers of board.)

7. Part XII of the Principal Act is amended—

- (a) by inserting in subsection two of section three hundred and twenty-four after the word "and" the words ", except where the council considers that there are exceptional circumstances justifying the opening of the pathway,";
- (b) by inserting at the end of subsection one of section three hundred and twenty-seven the following new paragraph:—

Paragraph (c) of this subsection shall not apply, and shall be deemed never to have applied, where the road to be opened, or the road provided for in the subdivision, is a lane or pathway nor to a widening of a public road.

- (c) by inserting next after subsection two of section 341L the following new subsection:—
  - (3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 341D of this Act in respect of the appeal.

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Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

8. Part XIII of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part XIII— (Public Recreation.)

- (a) by inserting next after section three hundred and New sec. fifty-five the following new section:—
  - 355A. (1) The council may, in accordance Control of with this section, erect notices prohibiting the entry boating near of any boat or vessel into any waters, specified in areas. the notices, and—
    - (a) adjoining any public baths; or
    - (b) adjoining any public reserve and used for public bathing.
  - (2) Any such notice shall be erected in a conspicuous position on or near the shore of the waters specified in the notice.
  - (3) The council may, with the approval in writing of the Maritime Services Board of New South Wales, place buoys or piles within any such waters for the purpose of delineating the boundaries of the waters to which any such notice applies.
  - (4) If any person causes or permits a boat or vessel to enter any waters in contravention of any such notice, he shall be guilty of an offence against this Act.
  - (5) Nothing in this section prohibits the lawful passage of any boat or vessel along the waters specified in any such notice if there is no reasonably practicable alternative passage around those waters.

New sec. 364A.

(b) by inserting next after section three hundred and sixty-four the following new section and short heading thereto:—

## Loans to sporting clubs.

Loans to sporting clubs.

364A. (1) The council shall have power, and shall be deemed always to have had power, to lend money, at such rates of interest, and subject to such terms and conditions as may be agreed upon, to any club, or the governing body of any club, which is not conducted for private profit, for the purpose of constructing or improving sporting facilities for use in connection with the activities of the club, and for the erection or improvement of buildings associated with or incidental to those facilities, on lands which are owned by, vested in, or under the care, control and management of, the council or of which the club or governing body is the owner or lessee.

- (2) Notwithstanding the provisions of subsection one of this section, the council shall not, after the commencement of the Local Government (Amendment) Act, 1965, lend money under subsection one of this section—
  - (a) except with the approval in writing of the Minister; and
  - (b) at a rate of interest that—
    - (i) in the case where that money was borrowed by the council, is less than the rate of interest payable by the council on the money borrowed by it; or
    - (ii) in any other case, is less than the rate of interest determined by the Australian Loan Council as the rate of interest payable on privately negotiated loans raised by local government authorities.

- (3) In subsection one of this section, "club" means a body or association of persons associated together for the purposes of any lawful sport.
- 9. Part XVII of the Principal Act is amended by Amendment inserting at the end of section four hundred and nineteen the of Act No. 41, 1919, Part XVII—

  (Trading.)
  - (2) Except with the approval in writing of the Sec. 419. Minister, the council shall not supply electricity to any (Principles of trading by person in any part of its area upon terms or at rates councils.) different from those upon which it supplies electricity in similar circumstances to other persons within that part of its area.
  - 10. Part XXIII of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part XXIII— (Miscellaneous Powers.)

- (a) by omitting from subsections two and (2A) of Sec. 504. section five hundred and four the words "one (General hundred pounds" wherever occurring and by fund may be inserting in lieu thereof the words "five hundred any purpose." pounds";
- (b) by inserting next after section 504A the following New sec. new section:—

504B. The council may expend its funds on the Eradication eradication of any organism belonging to the of fruit fly. family Trypetidae (fruit flies).

- (c) by inserting next after subsection four of section Sec. 509.

  five hundred and nine the following new sub- (Medical attendance in sparsely settled areas.)
  - (5) A council may in like manner enter into an Dentist. arrangement whereby a dentist, within the meaning of the Dentists Act, 1934, as amended by subsequent Acts, shall become resident in the shire or

part thereof or in the neighbourhood thereof; and for that purpose the provisions of this section shall apply, mutatis mutandis, and such arrangement may be with any association or public body.

Amendment of Act No. 41, 1919, Part XXIV (Ancillary Powers.) Sec. 518A. (Sale of land for housing.)

11. Part XXIV of the Principal Act is amended by omitting from section 518A the words "and if the Governor so approves".

Amendment of Act No. 41, 1919, Part XXV-

12. (1) Part XXV of the Principal Act is amended by inserting in subsection one of section five hundred and thirty-- six after the words "Gazette and" the words "a notice in or (Acquisition to the effect of the prescribed form to be published".

Sec. 536.

(2) Subsection one of this section shall commence (Method of upon a day to be appointed by the Governor and notified by resumption.) proclamation published in the Gazette.

Amendment of Act No. 41, 1919, Part XXIX-(County Councils.) Sec. 564D. (Guarantee by Treasurer.)

- 13. (1) Part XXIX of the Principal Act is amended—
  - (a) by inserting in paragraph (b) of subsection (1A) of section 564D after the words "charges and" where firstly occurring the words ", except in the case of a loan raised by public subscription, the";
  - (b) by omitting paragraphs (d) and (f) of the same subsection.
  - (c) by inserting next after the same subsection the following new subsection: -
    - (1B) Every guarantee executed by the Treasurer under this section in respect of a loan to be raised by public subscription shall, subject to this section, be enforceable against the Treasurer by every person who is a subscriber to that loan and by his heirs, administrators and assigns.

- (2) The guarantees executed by the Treasurer in respect of the loans raised by public subscription by the Sydney County Council or the Prospect County Council on or after the fifth day of September, one thousand nine hundred and sixty-two, are hereby validated.
  - 14. Part XXX of the Principal Act is amended—

Amendment of Act No. 41, 1919 Part XXX (Supplementary.)

(a) by omitting from subsection one of section six Sec. 602. hundred and two the word "seven" and by inserting (Sale of in lieu thereof the word "five";

land for rates.)

- (b) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsection: -
  - (3) Where, before the time fixed for the sale—
    - (a) an overdue rate, and all other rates due and in arrears, are paid to the council;
    - (b) an arrangement satisfactory to the council for payment of all such rates is entered into by the ratable person,

the council shall not proceed with the sale.

15. The Municipal Council of Sydney Electric Lighting Amendment Act, 1896-1935, is amended by inserting at the end of section of 60 Vic. No. 23. twenty-seven the following new subsection:—

(2) Notwithstanding the provisions of subsection one (Obligation to supply of this section, the council may, with the approval in electricity.) writing of the Minister, supply electricity to any person in any part of its area upon terms or at rates different from those upon which it supplies electricity in similar circumstances to other persons within that part of its area.

16. (1) The rate of two pence in the pound on the Validation unimproved capital value of all urban farm lands within the of urban farm lands Municipality of Holroyd, made and levied by the council of ratethat

Municipality of Holroyd.

that municipality for the year one thousand nine hundred and sixty-four, and any decision given by the council of that municipality with regard to whether any land within that municipality was urban farm lands, shall be, and be deemed always to have been, as valid and effectual as if the proclamation published in the Gazette Number 26 of the sixth day of March, one thousand nine hundred and sixty-four, extending the provisions of subsection two of section one hundred and eighteen of the Principal Act to that municipality had been made immediately before the first day of January, one thousand nine hundred and sixty-four.

(2) The provisions of subsection two of section one hundred and eighteen of the Principal Act shall apply and be deemed always to have applied to and in respect of appeals against any such decision.

In the name and on behalf of Her Majesty I assent to this Act.

K. W. STREET,
Lieutenant-Governor.

Government House, Sydney, 17th December, 1965 This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

ALLAN PICKERING,
Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 1 December, 1965.

## New South Wales



ANNO QUARTO DECIMO

## ELIZABETHÆ II REGINÆ

Act No. , 1965.

An Act to make further provisions with respect to the powers, authorities, duties and functions of councils; for this and other purposes to amend the Local Government Act, 1919, as amended by subsequent Acts, and the Municipal Council of Sydney Electric Lighting Act, 1896–1935; to validate certain matters; and for purposes connected therewith.

**B**<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as 5 follows: -

- 1. (1) This Act may be cited as the "Local Govern- short title. ment (Amendment) Act, 1965".
- (2) The Local Government Act, 1919, as amended by subsequent Acts, is in this Act referred to as the Principal 10 Act.
  - (1) Part II of the Principal Act is amended by Amendment omitting subsection two of section eleven and by inserting in of Act No. lieu thereof the following subsection: —

(2) The Governor may proclaim as a city a muni-tion of Cities, Municipality which either-15 cipalities,

> (a) has a population of at least fifteen thousand Sec. 11. persons and which is an independent centre of (Proclamapopulation and is not a suburb, whether resi-tion of dential, industrial, commercial or maritime, of any other municipality or centre of population; or

(b) has a population of at least one hundred thousand persons, and which has a distinct character and entity as a centre of population.

(2) The amendment made by subsection one of this 25 section does not affect the status as a city of any city proclaimed before the commencement of this Act.

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3. Part IV of the Principal Act is amended by omitting Amendment from paragraph (d) of subsection one of section twenty-eight of Act No. 30 the words "the Town Planning Associations of Australia" Part IVand by inserting in lieu thereof the words "the Australian (The Councils of Planning Institute".

Cities, Municipalities, and Shires.) Sec. 28.

Part II-(Constitu-

and Shires.)

(Travelling expenses.)

	4. (1	1) Part VII of the Principal Act is amended—	Amendment of Act No. 41, 1919, Part VII— (Finance.)
	(a)	by inserting next after subsection seven of section one hundred and thirty-three the following new subsection:—	Sec. 133.
5		(8) (a) A court of petty sessions before which an appeal under this section is heard may make such order as it thinks fit for payment of the costs of or incidental to any such appeal.	whether land
10		(b) Any such order shall operate as an order for the recovery of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended.	
15		(c) For the purpose of enforcing any such order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at the place where the order was made in such manner as may be prescribed by rules made under the Small Debts Recovery Act, 1912, as amended	
20	(b)	fifty-eight the following new section:—	158A.
25		158A. The council may write off extra charges in respect of rates levied for any year on any land within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that—	Writing-off of extra charges.
30		(a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or	
35		(b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.  (c)	

(c) by inserting next after section 160c the following New sec. new section :-

160p. The council may, upon application made Payment of by any ratable person, agree with that person to rates by instalments. accept payment by instalments of rates due and payable by that person to the council, and where that person complies with the terms and conditions of the agreement the council may write off or reduce extra charges in respect of those rates.

10 (2) The amendment made by paragraph (b) of subsection one of this section shall be deemed to have commenced on the first day of January, one thousand nine hundred and sixty-five.

### Part IX of the Principal Act is amended—

Amendment of Act No. 41, 1919. Part IX-(Public Roads.)

(a) by inserting next after subsection one of section Sec. 270g. 15 270g the following new subsection:— (Functions

(1A) A parking advisory committee shall con-advisory sider, and furnish a report and recommendation to committees.) the council on, any application for the construction of a parking station referred to it by the council

pursuant to subsection one of section 270JA of this Act. (b) by inserting next after section 270J the following New secs. new sections: -270JA and

> 270JA. (1) Before approving an application Parking (whether or not subject to conditions) made under advisory this Act or under any town or country planning to consider scheme within the meaning of Part XIIA of this applications to construct Act to use any land or building or part of a parking building or to construct a building which, or part stations. of which, is designed for use as a parking station, the council shall refer the application to the parking advisory committee for a report and recommendation on the application.

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Appeal

station.

# Local Government (Amendment).

- (2) If the parking advisory committee recommends-
  - (a) that the application be approved, the council may approve the application;
  - (b) that the application be approved subject to conditions, the council shall not approve the application except subject to those conditions; or
  - (c) that the application be refused, the council shall refuse the application,

and in a case referred to in paragraph (b) or (c) of this subsection the council shall forthwith inform the applicant of the recommendation of the parking advisory committee.

270<sub>JB</sub>. (1) Where—

- (a) the council is dissatisfied with the decision parking of the parking advisory committee upon advisory committee its application for an approval under refuses subsection one of section 270J of this approval of a parking Act; or
- (b) a person making an application referred to in subsection one of section 270JA of this Act is dissatisfied with the recommendation of the parking advisory committee on that application,

the council or that person, as the case may be, may, within two months after the decision or recommendation of the parking advisory committee is notified to it or him, appeal to the Minister.

(2) If the appellant, upon making the appeal, or the parking advisory committee, within seven days after it is informed by the Minister of the appeal, so requests the Minister in writing, the Minister shall afford them an opportunity of appearing before and being heard by a person appointed by the Minister for that purpose.

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- (3) The decision of the Minister on an appeal under this section shall be final.
- (c) by inserting next after section 2700 the following New Division :—

  New Division 13B.

DIVISION 13B.—Free parking areas.

270P. This Division shall apply to all areas, and Application to the councils of all areas.

270q. The council may on any land acquired Free by or vested in or under the care, control and areas. management of the council, other than a public road or a public reserve or land held by the council on trust for any purpose, provide areas for the accommodation of vehicles without payment of a fee or charge.

270R. (1) Where an offence against any Liability ordinance made under subsection four of section two hundred and seventy-seven of this Act occurs in relation to any vehicle, the person who at the time of the occurrence of the offence is the owner of the vehicle shall, by virtue of this section, be guilty of an offence against the ordinance as if he were the actual offender guilty of the offence, unless the court is satisfied that the vehicle was at the relevant time a stolen vehicle or a vehicle illegally taken or used.

(2) Nothing in this section shall affect the liability of the actual offender but where a penalty has been imposed on or recovered from any person in relation to any such offence no further penalty shall be imposed on or recovered from any other person in relation thereto.

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#### (3) In this section—

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"Owner" in relation to a vehicle being a motor vehicle includes—

- (a) every person who is the owner or joint owner or part owner of the vehicle and any person who has the use of the vehicle under a hirepurchase agreement but not the lessor under any such agreement;
- (b) the person in whose name the vehicle is registered except where such person has sold or otherwise disposed of the vehicle and has complied with the provisions of the regulations under the Motor Traffic Act, 1909, as amended by subsequent Acts, applicable to him in regard to such sale or disposal;
- (c) in the case of a vehicle to which a trader's plate is affixed, the person to whom such trader's plate is in issue.
- "Registered" means registered under the Motor Traffic Act, 1909, as amended by subsequent Acts.
- "Trader's plate" means a trader's plate issued under the Motor Traffic Act, 1909, as amended by subsequent Acts, for use as prescribed by regulation under that Act.
- 30 (d) by inserting next after subsection three of section sec. 277. two hundred and seventy-seven the following new (Ordinances.)
  - (4) Ordinances may be made for or with respect to carrying Division 13B of this Part into effect and in particular for or with respect to regulating the use of areas provided under section 270Q of this Act for the accommodation of vehicles.

	Local Government (Amendment).	
	6. Part XI of the Principal Act is amended—	Amendment of Act No. 41, 1919, Part XI — (Building Regulation.
	(a) (i) by inserting at the end of subsection one of section 317v the following new paragraph:—	
5	The person lodging the objection shall lodge therewith a fee of twenty-five pounds.	
	(ii) by inserting next after subsection two of the same section the following new subsection:—	
10	(3) (a) When giving a direction under this section, the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317P of this Act in respect of the determination of the objection.	
15	(b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.	
25	(c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.	
	(b) by inserting next after subsection two of section 317y the following new subsection:—	(Powers of
30	(3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned,	board.)

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such sum as to the board seems just, not exceeding the amount payable by the council under section 317P of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

(c) (i) by inserting at the end of subsection one of Sec. 317AL. section 317AL the following new para- (Reference of objections.)

The person lodging the objection shall lodge therewith a fee of twenty-five pounds.

- (ii) by inserting next after subsection two of the same section the following new subsection: —
  - (3) (a) When giving a direction under this section the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317AF of this Act in respect of the determination of the objection.
  - (b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.
  - (c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.
- (d) by inserting next after subsection two of section Sec. 317AO.

  317AO the following new subsection:

  (Powers of board.)
  - (3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent

Acts,

Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 317AF of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council concerned as a debt.

7. Part XII of the Principal Act is amended—

Amendment of Act No. 41,1919, Part XII— (Town Planning.)

- 10 (a) by inserting in subsection two of section three Sec. 324. hundred and twenty-four after the word "and" the (Provisions words ", except where the council considers that blind roads.) there are exceptional circumstances justifying the opening of the pathway,";
- three hundred and twenty-seven the following new (Conditions to be observed before Paragraph (c) of this subsection shall not apply, opening new

Paragraph (c) of this subsection shall not apply, opening new and shall be deemed never to have applied, where roads or subthe road to be opened, or the road provided for in the subdivision, is a lane or pathway nor to a widening of a public road.

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(c) by inserting next after subsection two of section Sec. 341L.

341L the following new subsection:

(Powers of board.)

(3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 341p of this Act in respect of the appeal.

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Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

# 8. Part XIII of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part XIII— (Public Recreation.)

- 5 (a) by inserting next after section three hundred and New sec. fifty-five the following new section:—
  - 355A. (1) The council may, in accordance Control of with this section, erect notices prohibiting the entry boating near of any boat or vessel into any waters, specified in areas. the notices, and—
    - (a) adjoining any public baths; or
    - (b) adjoining any public reserve and used for public bathing.
  - (2) Any such notice shall be erected in a conspicuous position on or near the shore of the waters specified in the notice.
    - (3) The council may, with the approval in writing of the Maritime Services Board of New South Wales, place buoys or piles within any such waters for the purpose of delineating the boundaries of the waters to which any such notice applies.
    - (4) If any person causes or permits a boat or vessel to enter any waters in contravention of any such notice, he shall be guilty of an offence against this Act.
    - (5) Nothing in this section prohibits the lawful passage of any boat or vessel along the waters specified in any such notice if there is no reasonably practicable alternative passage around those waters.

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(b) by inserting next after section three hundred and New sec. sixty-four the following new section and short <sup>364A</sup>. heading thereto:—

# Loans to sporting clubs.

- 5 364A. (1) The council shall have power, and Loans to shall be deemed always to have had power, to lend sporting money, at such rates of interest, and subject to such terms and conditions as may be agreed upon, to any club, or the governing body of any club, 10 which is not conducted for private profit, for the purpose of constructing or improving sporting facilities for use in connection with the activities of the club, and for the erection or improvement of buildings associated with or incidental to those 15 facilities, on lands which are owned by, vested in, or under the care, control and management of, the council or of which the club or governing body is the owner or lessee.
  - (2) Notwithstanding the provisions of subsection one of this section, the council shall not, after the commencement of the Local Government (Amendment) Act, 1965, lend money under subsection one of this section—
    - (a) except with the approval in writing of the Minister; and
    - (b) at a rate of interest that—
      - (i) in the case where that money was borrowed by the council, is less than the rate of interest payable by the council on the money borrowed by it; or
      - (ii) in any other case, is less than the rate of interest determined by the Australian Loan Council as the rate of interest payable on privately negotiated loans raised by local government authorities.

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(3)

- (3) In subsection one of this section, "club" means a body or association of persons associated together for the purposes of any lawful sport.
- 9. Part XVII of the Principal Act is amended by Amendment inserting at the end of section four hundred and nineteen the of Act No.

  41, 1919,
  Part XVII—
  (Trading.)
- (2) Except with the approval in writing of the Sec. 419.

  Minister, the council shall not supply electricity to any (Principles of trading by person in any part of its area upon terms or at rates councils.) different from those upon which it supplies electricity in similar circumstances to other persons within that part of its area.

# 10. Part XXIII of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part XXIII— (Miscellaneous Powers.)

- 15 (a) by omitting from subsections two and (2A) of Sec. 504. section five hundred and four the words "one (General hundred pounds" wherever occurring and by fund may be inserting in lieu thereof the words "five hundred any purpose."; pounds";
- 20 (b) by inserting next after section 504A the following New sec. new section:—

504B. The council may expend its funds on the Eradication eradication of any organism belonging to the of fruit fly. family Trypetidae (fruit flies).

- (c) by inserting next after subsection four of section Sec. 509.

  five hundred and nine the following new sub- (Medical attendance in sparsely settled areas.)
- (5) A council may in like manner enter into an Dentist. arrangement whereby a dentist, within the meaning of the Dentists Act, 1934, as amended by subsequent Acts, shall become resident in the shire or part

part thereof or in the neighbourhood thereof; and for that purpose the provisions of this section shall apply, mutatis mutandis, and such arrangement may be with any association or public body.

5 11. Part XXIV of the Principal Act is amended by Amendment omitting from section 518A the words "and if the Governor of Act No. so approves".

Part XXIV—
Part XXIV—

of Act No. 41, 1919, Part XXIV— (Ancillary Powers.)
Sec. 518A. (Sale of land for housing.)

- 12. (1) Part XXV of the Principal Act is amended by Amendment inserting in subsection one of section five hundred and thirty-of Act No. 41, 1919.
  10 six after the words "Gazette and" the words "a notice in or Part XXV—to the effect of the prescribed form to be published". (Acquisition of Land.)
  - (2) Subsection one of this section shall commence Sec. 536. upon a day to be appointed by the Governor and notified by (Method of proclamation published in the Gazette.
- 15 13. (1) Part XXIX of the Principal Act is amended—Amendment
  - (a) by inserting in paragraph (b) of subsection (1A) of Act No. 41, 1919, of section 564D after the words "charges and" Part XXIX—where firstly occurring the words ", except in the Councils.) case of a loan raised by public subscription, the"; Sec. 564D.
- 20 (b) by omitting paragraphs (d) and (f) of the same by Treasurer.)
  - (c) by inserting next after the same subsection the following new subsection:—
- (1B) Every guarantee executed by the Treasurer under this section in respect of a loan to be raised by public subscription shall, subject to this section, be enforceable against the Treasurer by every person who is a subscriber to that loan and by his heirs, administrators and assigns.

(2)

(2) The guarantees executed by the Treasurer in respect of the loans raised by public subscription by the Sydney County Council or the Prospect County Council on or after the fifth day of September, one thousand nine 5 hundred and sixty-two, are hereby validated.

# 14. Part XXX of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part XXX

(a) by omitting from subsection one of section six Sec. 602. hundred and two the word "seven" and by inserting (Sale of in lieu thereof the word "five";

rates.)

- 10 (b) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsection: -
  - (3) Where, before the time fixed for the sale—
    - (a) an overdue rate, and all other rates due and in arrears, are paid to the council; or
    - arrangement satisfactory to the (b) an council for payment of all such rates is entered into by the ratable person,

20 the council shall not proceed with the sale.

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15. The Municipal Council of Sydney Electric Lighting Amendment Act, 1896-1935, is amended by inserting at the end of section of 60 Vic. No. 23. twenty-seven the following new subsection: -

Sec. 27.

- (2) Notwithstanding the provisions of subsection one (Obligation to supply 25 of this section, the council may, with the approval in electricity.) writing of the Minister, supply electricity to any person in any part of its area upon terms or at rates different from those upon which it supplies electricity in similar circumstances to other persons within that part of 30 its area.
  - 16. (1) The rate of two pence in the pound on the Validation unimproved capital value of all urban land levied by the council of rate—
    Municipality of Holroyd, made and levied by the council of rate—
    Municipality of Holroyd. unimproved capital value of all urban farm lands within the of urban farm lands

that municipality for the year one thousand nine hundred and sixty-four, and any decision given by the council of that municipality with regard to whether any land within that municipality was urban farm lands, shall be, and be deemed 5 always to have been, as valid and effectual as if the proclamation published in the Gazette Number 26 of the sixth day of March, one thousand nine hundred and sixty-four, extending the provisions of subsection two of section one hundred and eighteen of the Principal Act to that municipality had been 10 made immediately before the first day of January, one thousand nine hundred and sixty-four.

(2) The provisions of subsection two of section one hundred and eighteen of the Principal Act shall apply and be deemed always to have applied to and in respect of 15 appeals against any such decision.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1965
[1s. 6d. (15c)]

No. , 1965.

# A BILL

To make further provisions with respect to the powers, authorities, duties and functions of councils; for this and other purposes to amend the Local Government Act, 1919, as amended by subsequent Acts, and the Municipal Council of Sydney Electric Lighting Act, 1896–1935; to validate certain matters; and for purposes connected therewith.

[Mr. Morton;—11 November, 1965.]

BE

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as 5 follows:—

- 1. (1) This Act may be cited as the "Local Govern-Short title. ment (Amendment) Act, 1965".
- (2) The Local Government Act, 1919, as amended by subsequent Acts, is in this Act referred to as the Principal 10 Act.
  - (1) Part II of the Principal Act is amended by Amendment omitting subsection two of section eleven and by inserting in of Act No. lieu thereof the following subsection: -

(2) The Governor may proclaim as a city a muni-tion of Cities, Municipality which either-15

> (a) has a population of at least fifteen thousand Sec. 11. persons and which is an independent centre of (Proclamapopulation and is not a suburb, whether resi-tion of dential, industrial, commercial or maritime, of any other municipality or centre of population;

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- (b) has a population of at least one hundred thousand persons, and which has a distinct character and entity as a centre of population.
- (2) The amendment made by subsection one of this section does not affect the status as a city of any city proclaimed before the commencement of this Act.
- 3. Part IV of the Principal Act is amended by omitting Amendment from paragraph (d) of subsection one of section twenty-eight of Act No. 30 the words "the Town Planning Associations of Australia" Part IVand by inserting in lieu thereof the words "the Australian (The Councils of Planning Institute".

Municipalities, and Shires.) Sec. 28.

Part II-(Constitu-

cipalities, and Shires.)

(Travelling expenses.)

4. (1) Part VII of the Principal Act is amended—  Amendment of Act No. 41, 1919. Part VII— (Finance.)  (a) by inserting next after subsection seven of section one hundred and thirty-three the following new (Appeal on subsection:—  (8) (a) A court of petty sessions before which is ratable.)  (8) (a) A court of petty sessions before which is ratable.)  (b) Any such order shall operate as an order for the recovery of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended.  (c) For the purpose of enforcing any such order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at the place where the order was made in such manner as may be prescribed by rules made under the Small Debts Recovery Act, 1912, as amended by subsequent Acts.  (b) by inserting next after section one hundred and New sec.  158a. The council may write off extra charges in respect of rates levied for any year on any land within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that—  (a) payment of those extra charges would cause hardship to the persons ratable in respect of that land, or that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.	_	A Page 11		
(a) by inserting next after subsection seven of section Sec. 133.  one hundred and thirty-three the following new subsection:—  (8) (a) A court of petty sessions before which is ratable.)  an appeal under this section is heard may make such order as it thinks fit for payment of the costs of or incidental to any such appeal.  (b) Any such order shall operate as an order for the recovery of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended.  (c) For the purpose of enforcing any such order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at the place where the order was made in such manner as may be prescribed by rules made under the Small Debts Recovery Act, 1912, as amended by subsequent Acts.  (b) by inserting next after section one hundred and New sec. fifty-eight the following new section:—  158A. The council may write off extra charges writing-off in respect of rates levied for any year on any land within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that—  (a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be; or		4. (1	1) Part VII of the Principal Act is amended—	41, 1919, Part VII—
(8) (a) A court of petty sessions before which is ratable.) an appeal under this section is heard may make such order as it thinks fit for payment of the costs of or incidental to any such appeal.  (b) Any such order shall operate as an order for the recovery of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended.  (c) For the purpose of enforcing any such order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at the place where the order was made in such manner as may be prescribed by rules made under the Small Debts Recovery Act, 1912, as amended by subsequent Acts.  (b) by inserting next after section one hundred and New sec. fifty-eight the following new section:  158A. The council may write off extra charges writing-off in respect of rates levied for any year on any land of extra within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that—  (a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.		(a)	one hundred and thirty-three the following new	Sec. 133. (Appeal on question of
order for the recovery of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended.  (c) For the purpose of enforcing any such order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at the place where the order was made in such manner as may be prescribed by rules made under the Small Debts Recovery Act, 1912, as amended by subsequent Acts.  (b) by inserting next after section one hundred and New sec. fifty-eight the following new section:  158A. The council may write off extra charges writing-off in respect of rates levied for any year on any land of extra within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that—  (a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.	5		an appeal under this section is heard may make such order as it thinks fit for payment of the costs of or incidental to any such appeal.	is ratable.)
order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at the place where the order was made in such manner as may be prescribed by rules made under the Small Debts Recovery Act, 1912, as amended by subsequent Acts.  (b) by inserting next after section one hundred and New sec. fifty-eight the following new section:—  158A. The council may write off extra charges writing-off in respect of rates levied for any year on any land of extra within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that—  (a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.	10		order for the recovery of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended.	
(b) by inserting next after section one hundred and New sec.  158A. The council may write off extra charges writing-off in respect of rates levied for any year on any land of extra within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that—  (a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.	15		order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at the place where the order was made in such manner as may be prescribed by rules made under the Small Debts Recovery Act, 1912, as amended	
158A. The council may write off extra charges Writing-off in respect of rates levied for any year on any land of extra charges.  within its area or within such part of its area as the council may determine, or upon any ratable person, if it is of opinion that—  (a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.	20			
(a) payment of those extra charges would cause hardship to the persons ratable in respect of that land or to that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.		(b)	fifty-eight the following new section:—  158A. The council may write off extra charges in respect of rates levied for any year on any land	Writing-off of extra
respect of that land or to that ratable person, as the case may be; or  (b) the persons ratable in respect of that land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.	25		person, if it is of opinion that—	Charges.
land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those rates when they became due and payable.	30		respect of that land or to that ratable person, as the case may be; or	
# ^ ^ NEGROUPE NEW HOUSE	35		land, or that ratable person, as the case may be, were or was unable for reasons beyond their or his control to pay those	
			용하 시 수 있다는 그 사람들이 가게 가장하는데, 사람들이는 사람들이 가는 사람들이 되었다. 그렇게 하는데 하나 하나 나를 하는데 되었다.	

(c)

(c) by inserting next after section 160c the following New sec. new section: -

160p. The council may, upon application made Payment of by any ratable person, agree with that person to rates by instalments. accept payment by instalments of rates due and payable by that person to the council, and where that person complies with the terms and conditions of the agreement the council may write off or reduce extra charges in respect of those rates.

10 (2) The amendment made by paragraph (b) of subsection one of this section shall be deemed to have commenced on the first day of January, one thousand nine hundred and sixty-five.

Part IX of the Principal Act is amended—

Amendment Part IX-

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(a) by inserting next after subsection one of section Sec. 270g. 15 270g the following new subsection: -

(Functions

(1A) A parking advisory committee shall con-advisory sider, and furnish a report and recommendation to committees.) the council on, any application for the construction 20 of a parking station referred to it by the council pursuant to subsection one of section 270JA of this Act.

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(b) by inserting next after section 270<sub>J</sub> the following New secs. new sections: -

270JA and 270 јв.

270JA. (1) Before approving an application Parking (whether or not subject to conditions) made under advisory committee this Act or under any town or country planning to consider scheme within the meaning of Part XIIA of this applications to construct Act to use any land or building or part of a parking building or to construct a building which, or part stations. of which, is designed for use as a parking station, the council shall refer the application to the parking advisory committee for a report and recommendation on the application.

- (2) If the parking advisory committee recommends-
  - (a) that the application be approved, the council may approve the application;
  - (b) that the application be approved subject to conditions, the council shall not approve the application except subject to those conditions; or
  - (c) that the application be refused, the council shall refuse the application,

and in a case referred to in paragraph (b) or (c) of this subsection the council shall forthwith inform the applicant of the recommendation of the parking advisory committee.

# 270 JB. (1) Where—

(a) the council is dissatisfied with the decision parking of the parking advisory committee upon advisory committee its application for an approval under refuses subsection one of section 270J of this approval of Act; or

Appeal

(b) a person making an application referred to in subsection one of section 270JA of this Act is dissatisfied with the recommendation of the parking advisory committee on that application,

the council or that person, as the case may be, may, within two months after the decision or recommendation of the parking advisory committee is notified to it or him, appeal to the Minister.

(2) If the appellant, upon making the appeal, or the parking advisory committee, within seven days after it is informed by the Minister of the appeal, so requests the Minister in writing, the Minister shall afford them an opportunity of appearing before and being heard by a person appointed by the Minister for that purpose.

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(3)

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- (3) The decision of the Minister on an appeal under this section shall be final.
- (c) by inserting next after section 2700 the following New Division new Division: -

DIVISION 13B.—Free parking areas.

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270P. This Division shall apply to all areas, and Application to the councils of all areas.

270q. The council may on any land acquired Free by or vested in or under the care, control and areas. management of the council, other than a public road or a public reserve, or on land held by the council on trust for any purpose, provide areas for the accommodation of vehicles without payment of a fee or charge.

15 270R. (1) Where an offence against any Liability ordinance made under subsection four of section of vehicle owner for two hundred and seventy-seven of this Act occurs certain in relation to any vehicle, the person who at the offences. time of the occurrence of the offence is the owner of the vehicle shall, by virtue of this section, be guilty of an offence against the ordinance as if he were the actual offender guilty of the offence, unless the court is satisfied that the vehicle was at the relevant time a stolen vehicle or a vehicle illegally taken or used.

> (2) Nothing in this section shall affect the liability of the actual offender but where a penalty has been imposed on or recovered from any person in relation to any such offence no further penalty shall be imposed on or recovered from any other person in relation thereto.

> > (3)

# (3) In this section—

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"Owner" in relation to a vehicle being a motor vehicle includes—

- (a) every person who is the owner or joint owner or part owner of the vehicle and any person who has the use of the vehicle under a hirepurchase agreement but not the lessor under any such agreement;
- (b) the person in whose name the vehicle is registered except where such person has sold or otherwise disposed of the vehicle and has complied with the provisions of the regulations under the Motor Traffic Act, 1909, as amended by subsequent Acts, applicable to him in regard to such sale or disposal;
- (c) in the case of a vehicle to which a trader's plate is affixed, the person to whom such trader's plate is in issue.
- "Registered" means registered under the Motor Traffic Act, 1909, as amended by subsequent Acts.
- "Trader's plate" means a trader's plate issued under the Motor Traffic Act, 1909, as amended by subsequent Acts, for use as prescribed by regulation under that Act.
- 30 (d) by inserting next after subsection three of section Sec. 277.

  two hundred and seventy-seven the following new (Ordinances.)
  - (4) Ordinances may be made for or with respect to carrying Division 13B of this Part into effect and in particular for or with respect to regulating the use of areas provided under section 270Q of this Act for the accommodation of vehicles.

6.

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	6. Part XI of the Principal Act is amended—	Amendment of Act No. 41, 1919, Part XI — (Building Regulation.)
	<ul><li>(a) (i) by inserting at the end of subsection one of section 317v the following new para- graph: —</li></ul>	
5	The person lodging the objection shall lodge therewith a fee of twenty-five pounds.	
	<ul><li>(ii) by inserting next after subsection two of the same section the following new subsection:—</li></ul>	
10	(3) (a) When giving a direction under this section, the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317P of this Act in respect of the determination of the objection.	
15	(b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.	
25	(c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.	20
	(b) by inserting next after subsection two of section 317y the following new subsection:—	(Powers of
30	(3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned,	board.)
	such	

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# Local Government (Amendment).

such sum as to the board seems just, not exceeding the amount payable by the council under section 317P of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

(c) (i) by inserting at the end of subsection one of Sec. 317AL section 317AL the following new para- (Reference of objections.)

The person lodging the objection shall lodge therewith a fee of twenty-five pounds.

- (ii) by inserting next after subsection two of the same section the following new subsection:—
  - (3) (a) When giving a direction under this section the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317AF of this Act in respect of the determination of the objection.
  - (b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.
  - (c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.
- (d) by inserting next after subsection two of section Sec. 317AO.

  317AO the following new subsection:

  (Powers of board.)
  - (3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent

Acts,

Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 317AF of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council concerned as a debt.

7. Part XII of the Principal Act is amended—

Amendment of Act No. 41,1919, Part XII— (Town Planning.)

- 10 (a) by inserting in subsection two of section three Sec. 324.

  hundred and twenty-four after the word "unless" (Provisions respecting the words "the council considers that there are blind roads.) exceptional circumstances justifying the opening of the pathway or";
- 15 (b) by inserting at the end of subsection one of section Sec. 327.

  three hundred and twenty-seven the following new (Conditions to be observed before

  Paragraph (c) of this subsection shall not apply, opening new

Paragraph (c) of this subsection shall not apply, opening new and shall be deemed never to have applied, where roads or subdivisions.)

20 the road to be opened, or the road provided for in the subdivision, is a lane or pathway nor to a widening of a public road.

(c) by inserting next after subsection two of section Sec. 341L.

341L the following new subsection:

(Powers of board.)

(3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 341p of this Act in respect of the appeal.

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Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

Part XIII of the Principal Act is amended-

Amendment of Act No. 41, 1919 Part XIII-(Public Recreation.)

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- (a) by inserting next after section three hundred and New sec. fifty-five the following new section: -
  - 355A. (1) The council may, in accordance Control of with this section, erect notices prohibiting the entry boating near of any boat or vessel into any boa of any boat or vessel into any waters, specified in areas. the notices, and-
    - (a) adjoining any public baths; or
    - (b) adjoining any public reserve and used for public bathing.
- (2) Any such notice shall be erected in a conspicuous position on or near the shore of the waters specified in the notice.
  - (3) The council may, with the approval in writing of the Maritime Services Board of New South Wales, place buoys or piles within any such waters for the purpose of delineating the boundaries of the waters to which any such notice applies.
  - (4) If any person causes or permits a boat or vessel to enter any waters in contravention of any such notice, he shall be guilty of an offence against this Act.
    - (5) Nothing in this section prohibits the lawful passage of any boat or vessel along the waters specified in any such notice if there is no reasonably practicable alternative passage around those waters.

(b)

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(b) by inserting next after section three hundred and New sec. sixty-four the following new section and short 364A. heading thereto: -

# Loans to sporting clubs.

364A. The council shall have power, and shall Loans to be deemed always to have had power, to lend sporting clubs. money, at such rates of interest, and subject to such terms and conditions as may be agreed upon, to any club, or the governing body of any club, 10 which is not conducted for private profit, for the purpose of constructing or improving sporting facilities for use in connection with the activities of the club, and for the erection or improvement of buildings associated with or incidental to those 15 facilities, on lands which are owned by, vested in, or under the care, control and management of, the council or of which the club or governing body is the owner or lessee.

For the purpose of this section "club" means a 20 body or association of persons, associated together for the purpose of any lawful sport.

- 9. Part XVII of the Principal Act is amended by Amendment inserting at the end of section four hundred and nineteen the of Act No. following new subsection: — Part XVII-(Trading.)
- (2) Except with the approval in writing of the Sec. 419. 25 Minister, the council shall not supply electricity to any (Principles person in any part of its area upon terms or at rates councils.) different from those upon which it supplies electricity in similar circumstances to other persons within that part of its area. 30

10.	Part	XXIII	of	the	Principal	Act	is	amended—	
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Amendment of Act No. 41, 1919, Part XXIII— (Miscellaneous Powers.) Sec. 504.

- (a) by omitting from subsections two and (2A) of section five hundred and four the words "one (General hundred pounds" wherever occurring and by fund may be inserting in lieu thereof the words "five hundred applied to any purpose.] pounds";
- (b) by inserting next after section 504A the following New sec. new section : -
- 504B. The council may expend its funds on the Eradication eradication of any organism belonging to the of fruit fly. family Trypetidae (fruit flies).
  - (c) by inserting next after subsection four of section Sec. 509. five hundred and nine the following new sub- (Medical section: -

attendance

- (5) A council may in like manner enter into an Dentist. 15 arrangement whereby a dentist, within the meaning of the Dentists Act, 1934, as amended by subsequent Acts, shall become resident in the shire or part thereof or in the neighbourhood thereof; and for that purpose the provisions of this section shall 20 apply, mutatis mutandis, and such arrangement may be with any association or public body.
- 11. Part XXIV of the Principal Act is amended by Amendment omitting from section 518A the words "and if the Governor of Act No. 41, 1919, 25 so approves".

Part XXIV-(Ancillary Powers.) Sec. 518A. (Sale of land for housing.)

(1) Part XXV of the Principal Act is amended by Amendment inserting in subsection one of section five hundred and thirty- of Act No. six after the words "Gazette and" the words "a notice in or Part XXVto the effect of the prescribed form to be published".

(Acquisition of Land.)

- (2) Subsection one of this section shall commence Sec. 536. upon a day to be appointed by the Governor and notified by (Method of proclamation published in the Gazette.
  - (1) Part XXIX of the Principal Act is amended— Amendment

(a) by inserting in paragraph (b) of subsection (1A) 41, 1919. of section 564D after the words "charges and" Part XXIX—(County where firstly occurring the words ", except in the Councils.) case of a loan raised by public subscription, the"; Sec. 564D.

(b) by omitting paragraphs (d) and (f) of the same (Guarantee by Treasubsection.

- 15 (2) The guarantees executed by the Treasurer in respect of the loans raised by public subscription by the Sydney County Council or the Prospect County Council on or after the fifth day of September, one thousand nine hundred and sixty-two, are hereby validated.
- 20 14. Part XXX of the Principal Act is amended—

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Amendment of Act No. 41, 1919. Part XXX (Supple-

- (a) by omitting from subsection one of section six Sec. 602. hundred and two the word "seven" and by inserting (Sale of land for in lieu thereof the word "five"; rates.)
- (b) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsection: -
  - (3) Where, before the time fixed for the sale—
    - (a) an overdue rate, and all other rates due and in arrears, are paid to the council; or
    - (b) an arrangement satisfactory to the council for payment of all such rates is entered into by the ratable person,

the council shall not proceed with the sale.

15.

The Municipal Council of Sydney Electric Lighting Amendment Act, 1896-1935, is amended by inserting at the end of section of 60 Vic. No. 23. twenty-seven the following new subsection:—

(2) Notwithstanding the provisions of subsection one (Obligation to supply of this section, the council may, with the approval in electricity.) writing of the Minister, supply electricity to any person in any part of its area upon terms or at rates different from those upon which it supplies electricity in similar circumstances to other persons within that part of 10 its area.

16. (1) The rate of two pence in the pound on the Validation unimproved capital value of all urban farm lands within the of urban farm land Municipality of Holroyd, made and levied by the council of rate—that municipality for the year one thousand nine hundred of Holroyd. 15 and sixty-four, and any decision given by the council of that municipality with regard to whether any land within that municipality was urban farm lands, shall be, and be deemed

always to have been, as valid and effectual as if the proclama-

- tion published in the Gazette Number 26 of the sixth day of 20 March, one thousand nine hundred and sixty-four, extending the provisions of subsection two of section one hundred and eighteen of the Principal Act to that municipality had been made immediately before the first day of January, one thousand nine hundred and sixty-four.
- (2) The provisions of subsection two of section one hundred and eighteen of the Principal Act shall apply and be deemed always to have applied to and in respect of appeals against any such decision.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES-1965 [1s. 6d. (15c)]

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# LOCAL GOVERNMENT (AMENDMENT) BILL, 1965.

#### EXPLANATORY NOTE.

THE objects of this Bill are-

- (a) to vary the conditions upon which the Governor may proclaim a municipality as a city;
- (b) to authorise the payment of travelling expenses of members of councils attending conferences of the Australian Planning Institute instead of the Town Planning Associations of Australia;
- (c) to enable a court of petty sessions to make an order for payment of costs where an appeal on the question of whether land is ratable is made to that court in those areas in which the Valuation of Land Act, 1916, as amended, does not apply;
- (d) to enable the council to agree with a ratable person to accept payment of rates by instalments and, where the terms of the agreement are complied with, to write off or reduce extra charges on those rates;
- (e) to enable a council to write off extra charges in respect of overdue rates, in certain circumstances;
- (f) to provide that, in those areas in which a parking advisory committee has been constituted, a parking station shall not be erected by any person without the approval of that committee;
- (g) to enable councils to regulate the use of free parking areas provided by the council;
- (h) to provide that the Cumberland, Newcastle and Wollongong Board of Appeal, the Country Board of Appeal, and the Board of Subdivision Appeals may award costs against an appellant or objector in an amount sufficient to repay to councils the amount payable by the council by way of fees or allowances for members of the Boards;
- (i) to give councils power, in exceptional circumstances, to approve of the opening in a subdivision of a pathway which does not lead to a public place;
- (j) to dispense with the necessity for placing permanent survey marks in lanes or pathways, or in roads which are being widened;
- (k) to enable councils to make advances to sporting clubs which are not conducted for private profit, for the purpose of constructing or improving greens, courts or courses, or other sporting facilities, and associated buildings;
- (1) to enable councils to control boating in waters adjoining public baths or a public reserve where bathing is permitted;
- (m) to provide that councils supplying electricity may, with the approval of the Minister, enter into agreements for the supply of electricity under different terms and at a rate different to those generally applicable;

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- (n) to increase from one hundred pounds to five hundred pounds the amount which a council may expend for purposes not authorised, but not expressly prohibited by law;
- (o) to enable councils to expend funds on the eradication of fruit fly;
- (p) to extend the existing provisions of the Local Government Act, 1919, as amended, under which councils may enter into arrangements for a qualified medical practitioner and a qualified nurse to become resident in an area, so that similar arrangements may be made in the case of a legally qualified dentist;
- (q) to remove the necessity for obtaining the Governor's approval where a council, in providing land for housing purposes, proposes to transfer the land and secure repayment of the purchase money by way of mortgage;
- (r) to provide for the publication in a prescribed form, in a newspaper, of a notice of resumption by the council;
- (s) to amend the provisions of section 564p of the Local Government Act, 1919, as amended, relating to Government guarantees of certain loans raised by county councils;
- (t) to reduce from seven to five years the period in respect of which rates must be outstanding before a council may arrange for the sale of the land for overdue rates;
- (u) to require that where the council has resolved to sell for overdue rates and all outstanding rates have been paid or an arrangement satisfactory to the council for payment thereof has been made, the council shall not proceed with the sale;
- (v) to amend the Municipal Council of Sydney Electric Lighting Act, 1896-1935, in a manner similar to that referred to in paragraph (m) above;
- (w) to validate certain urban farm rating in the Municipality of Holroyd, for the year one thousand nine hundred and sixty-four;
- (x) to make other amendments of a minor or ancillary nature.

No. , 1965.

# A BILL

To make further provisions with respect to the powers, authorities, duties and functions of councils; for this and other purposes to amend the Local Government Act, 1919, as amended by subsequent Acts, and the Municipal Council of Sydney Electric Lighting Act, 1896–1935; to validate certain matters; and for purposes connected therewith.

[Mr. Morton;—11 November, 1965.]

BE

**B**<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as 5 follows:

- 1. (1) This Act may be cited as the "Local Govern-Short title. ment (Amendment) Act. 1965".
- (2) The Local Government Act, 1919, as amended by subsequent Acts, is in this Act referred to as the Principal 10 Act.
  - 2. (1) Part II of the Principal Act is amended by Amendment omitting subsection two of section eleven and by inserting in of Act No. lieu thereof the following subsection: -

(2) The Governor may proclaim as a city a muni-tion of Cities, Municipality which either-15

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and Shires.) (a) has a population of at least fifteen thousand Sec. 11. persons and which is an independent centre of (Proclamapopulation and is not a suburb, whether resi-tion of dential, industrial, commercial or maritime, of any other municipality or centre of population; or

(b) has a population of at least one hundred thousand persons, and which has a distinct character and entity as a centre of population.

- (2) The amendment made by subsection one of this section does not affect the status as a city of any city proclaimed before the commencement of this Act.
- 3. Part IV of the Principal Act is amended by omitting Amendment from paragraph (d) of subsection one of section twenty-eight of Act No. 30 the words "the Town Planning Associations of Australia" Part IVand by inserting in lieu thereof the words "the Australian (The Councils of Planning Institute".

Municipalities, and Shires.) Sec. 28.

Part II-(Constitu-

cipalities,

(Travelling expenses.)

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	Local Government (Amenament).	
<b>4.</b> (1	Part VII of the Principal Act is amended—	Amendment of Act No. 41, 1919, Part VII— (Finance.)
(a)	by inserting next after subsection seven of section	
	one hundred and thirty-three the following new	(Appeal on
	subsection:—	question of
	(8) (a) A court of petty sessions before which	whether land is ratable.)
	an appeal under this section is heard may make	
	such order as it thinks fit for payment of the costs	
	of or incidental to any such appeal.	
	(b) Any such order shall operate as an	
	order for the recovery of money under the Small Debts Recovery Act, 1912, as amended by subse-	
	quent Acts, and be enforceable as such an order	
	under the provisions of that Act, as so amended.	
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	(c) For the purpose of enforcing any such	
	order, the order may be entered in the records of the Small Debts Court exercising jurisdiction at	
	the place where the order was made in such	
	manner as may be prescribed by rules made under	
	the Small Debts Recovery Act, 1912, as amended	
	by subsequent Acts.	
al Minister	그 사람은 사용 현실을 보면 있는데 나는 사람들은 사람들은 사람들에 살아보는 사람들이 되었다면 보다 내려가 되었다면 하는데 사람들이 되었다면 사고 있다. 그렇지 않는다는 그렇게 되었다면 그렇게 되었다면 그렇게 되었다면 그렇게 되었다면 그렇게 되었다면 그렇게 되었다면 그렇게	
(b)	fifty-eight the following new section: —	158A.
	158A. The council may write off extra charges	Writing-off
	in respect of rates levied for any year on any land	of extra charges.
	within its area or within such part of its area as	
	the council may determine, or upon any ratable	
	person, if it is of opinion that—	
	(a) payment of those extra charges would	
	cause hardship to the persons ratable in	
	respect of that land or to that ratable	
	person, as the case may be; or	
	(b) the persons ratable in respect of that	
	land, or that ratable person, as the case	
	may be, were or was unable for reasons	3
	beyond their or his control to pay those	
	rates when they became due and pay-	- 4
	able	

able.

(c)

(c) by inserting next after section 160c the following New sec. new section: -

160p. The council may, upon application made Payment of by any ratable person, agree with that person to rates by instalments. accept payment by instalments of rates due and payable by that person to the council, and where that person complies with the terms and conditions of the agreement the council may write off or reduce extra charges in respect of those rates.

10 (2) The amendment made by paragraph (b) of subsection one of this section shall be deemed to have commenced on the first day of January, one thousand nine hundred and sixty-five.

# 5. Part IX of the Principal Act is amended—

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Amendment of Act No. 41, 1919. Part IX-(Public Roads.)

(a) by inserting next after subsection one of section Sec. 270g. 15 270g the following new subsection:—

(Functions (1A) A parking advisory committee shall con- of parking advisory

- sider, and furnish a report and recommendation to committees.) the council on, any application for the construction 20 of a parking station referred to it by the council pursuant to subsection one of section 270JA of this Act.
  - (b) by inserting next after section 270J the following New secs. new sections: -

270JA. (1) Before approving an application Parking (whether or not subject to conditions) made under advisory this Act or under any town or country planning to consider scheme within the meaning of Part XIIA of this applications to construct Act to use any land or building or part of a parking building or to construct a building which, or part stations. of which, is designed for use as a parking station, the council shall refer the application to the parking advisory committee for a report and recommendation on the application.

(2)

Appeal where

station.

# Local Government (Amendment).

- (2) If the parking advisory committee recommends-
  - (a) that the application be approved, the council may approve the application;
  - (b) that the application be approved subject to conditions, the council shall not approve the application except subject to those conditions; or
  - (c) that the application be refused, the council shall refuse the application,

and in a case referred to in paragraph (b) or (c) of this subsection the council shall forthwith inform the applicant of the recommendation of the parking advisory committee.

270 Jв. (1) Where—

- (a) the council is dissatisfied with the decision parking of the parking advisory committee upon advisory committee its application for an approval under refuses subsection one of section 270 J of this approval of a parking Act; or
- (b) a person making an application referred to in subsection one of section 270JA of this Act is dissatisfied with the recommendation of the parking advisory committee on that application,

the council or that person, as the case may be, may, within two months after the decision or recommendation of the parking advisory committee is notified to it or him, appeal to the Minister.

(2) If the appellant, upon making the appeal, or the parking advisory committee, within seven days after it is informed by the Minister of the appeal, so requests the Minister in writing, the Minister shall afford them an opportunity of appearing before and being heard by a person appointed by the Minister for that purpose.

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- (3) The decision of the Minister on an appeal under this section shall be final.
- (c) by inserting next after section 2700 the following New Division :—

  New Division 13B.

DIVISION 13B.—Free parking areas.

270P. This Division shall apply to all areas, and Application to the councils of all areas.

270q. The council may on any land acquired Free by or vested in or under the care, control and areas. management of the council, other than a public road or a public reserve, or on land held by the council on trust for any purpose, provide areas for the accommodation of vehicles without payment of a fee or charge.

- 270R. (1) Where an offence against any Liability ordinance made under subsection four of section of vehicle owner for two hundred and seventy-seven of this Act occurs certain in relation to any vehicle, the person who at the time of the occurrence of the offence is the owner of the vehicle shall, by virtue of this section, be guilty of an offence against the ordinance as if he were the actual offender guilty of the offence, unless the court is satisfied that the vehicle was at the relevant time a stolen vehicle or a vehicle illegally taken or used.
  - (2) Nothing in this section shall affect the liability of the actual offender but where a penalty has been imposed on or recovered from any person in relation to any such offence no further penalty shall be imposed on or recovered from any other person in relation thereto.

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#### (3) In this section—

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"Owner" in relation to a vehicle being a motor vehicle includes—

- (a) every person who is the owner or joint owner or part owner of the vehicle and any person who has the use of the vehicle under a hirepurchase agreement but not the lessor under any such agreement;
- (b) the person in whose name the vehicle is registered except where such person has sold or otherwise disposed of the vehicle and has complied with the provisions of the regulations under the Motor Traffic Act, 1909, as amended by subsequent Acts, applicable to him in regard to such sale or disposal;
- (c) in the case of a vehicle to which a trader's plate is affixed, the person to whom such trader's plate is in issue.
- "Registered" means registered under the Motor Traffic Act, 1909, as amended by subsequent Acts.
- "Trader's plate" means a trader's plate issued under the Motor Traffic Act, 1909, as amended by subsequent Acts, for use as prescribed by regulation under that Act.
- 30 (d) by inserting next after subsection three of section Sec. 277. two hundred and seventy-seven the following new (Ordinances.)
  - (4) Ordinances may be made for or with respect to carrying Division 13B of this Part into effect and in particular for or with respect to regulating the use of areas provided under section 270Q of this Act for the accommodation of vehicles.

6.

	6. Part XI of the Principal Act is amended—	Amendment of Act No. 41, 1919, Part XI — (Building Regulation.)
5	<ul> <li>(a) (i) by inserting at the end of subsection one of section 317v the following new paragraph:—</li> <li>The person lodging the objection shall lodge therewith a fee of twenty-five pounds.</li> </ul>	
	<ul><li>(ii) by inserting next after subsection two of the same section the following new subsection: —</li></ul>	
10	(3) (a) When giving a direction under this section, the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317P of this Act in respect of the determination of the objection.	11
15 20	(b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.	
25	(c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.	
	(b) by inserting next after subsection two of section 317Y the following new subsection:—	(Powers of
30	(3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned,	board.)
	such	

such sum as to the board seems just, not exceeding the amount payable by the council under section 317P of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

(c) (i) by inserting at the end of subsection one of Sec. 317AL section 317AL the following new para-(Reference of objections.)

The person lodging the objection shall lodge therewith a fee of twenty-five pounds.

- (ii) by inserting next after subsection two of the same section the following new subsection: —
  - (3) (a) When giving a direction under this section the board shall also direct the objector to pay, as costs to the council concerned, an amount equal to that payable by the council under section 317AF of this Act in respect of the determination of the objection.
  - (b) The amount so directed to be paid shall be deducted by the council concerned from the fee lodged pursuant to subsection one of this section, and any balance remaining after such deduction shall be refunded to the objector by the council.
  - (c) Where the amount so directed to be paid exceeds the amount of the fee lodged pursuant to subsection one of this section, the amount of such excess shall be recoverable by the council concerned as a debt.
- (d) by inserting next after subsection two of section Sec. 317AO.

  317AO the following new subsection:

  (Powers of board.)
  - (3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent

Acts,

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Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 317AF of this Act in respect of the appeal.

Any amount ordered to be paid under this subsection shall be recoverable by the council concerned as a debt.

# 7. Part XII of the Principal Act is amended—

Amendment of Act No. 41,1919 Part XII (Town Planning.)

- (a) by inserting in subsection two of section three Sec. 324. 10 hundred and twenty-four after the word "unless" (Provisions the words "the council considers that there are blind roads.) exceptional circumstances justifying the opening of the pathway or":
- (b) by inserting at the end of subsection one of section Sec. 327. 15 three hundred and twenty-seven the following new (Conditions to be obparagraph: -

Paragraph (c) of this subsection shall not apply, opening new and shall be deemed never to have applied, where roads or subdivisions.) the road to be opened, or the road provided for in the subdivision, is a lane or pathway nor to a widening of a public road.

(c) by inserting next after subsection two of section Sec. 341L. 341L the following new subsection: — (Powers of board.)

(3) When making its award, the board, in addition to any order it may make under the Arbitration Act, 1902, as amended by subsequent Acts, for the payment of costs, may order the appellant to pay, as costs to the council concerned, such sum as to the board seems just, not exceeding the amount payable by the council under section 341p of this Act in respect of the appeal.

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Any amount ordered to be paid under this subsection shall be recoverable by the council as a debt.

8. Part XIII of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part XIII— (Public Recreation.)

- (a) by inserting next after section three hundred and New sec. fifty-five the following new section:—
  - 355A. (1) The council may, in accordance Control of with this section, erect notices prohibiting the entry boating near of any boat or vessel into any waters, specified in areas. the notices, and—
    - (a) adjoining any public baths; or
    - (b) adjoining any public reserve and used for public bathing.
  - (2) Any such notice shall be erected in a conspicuous position on or near the shore of the waters specified in the notice.
    - (3) The council may, with the approval in writing of the Maritime Services Board of New South Wales, place buoys or piles within any such waters for the purpose of delineating the boundaries of the waters to which any such notice applies.
    - (4) If any person causes or permits a boat or vessel to enter any waters in contravention of any such notice, he shall be guilty of an offence against this Act.
    - (5) Nothing in this section prohibits the lawful passage of any boat or vessel along the waters specified in any such notice if there is no reasonably practicable alternative passage around those waters.

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(b) by inserting next after section three hundred and New sec. sixty-four the following new section and short 364A. heading thereto: -

# Loans to sporting clubs.

- 5 364A. The council shall have power, and shall Loans to be deemed always to have had power, to lend sporting clubs. money, at such rates of interest, and subject to such terms and conditions as may be agreed upon, to any club, or the governing body of any club, 10 which is not conducted for private profit, for the purpose of constructing or improving sporting facilities for use in connection with the activities of the club, and for the erection or improvement of buildings associated with or incidental to those facilities, on lands which are owned by, vested in, 15 or under the care, control and management of, the council or of which the club or governing body is the owner or lessee.
- For the purpose of this section "club" means a 20 body or association of persons, associated together for the purpose of any lawful sport.
  - 9. Part XVII of the Principal Act is amended by Amendment inserting at the end of section four hundred and nineteen the of Act No.
    41, 1919, following new subsection: -Part XVII-
- (2) Except with the approval in writing of the Sec. 419. 25 Minister, the council shall not supply electricity to any (Principles person in any part of its area upon terms or at rates councils.) different from those upon which it supplies electricity in similar circumstances to other persons within that 30

part of its area.

# Part XXIII of the Principal Act is amended—

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Amendment of Act No. 41, 1919, Part XXIII— (Miscellaneous

- (a) by omitting from subsections two and (2A) of Sec. 504. section five hundred and four the words "one (General hundred pounds" wherever occurring and by fund may be inserting in lieu thereof the words "five hundred applied to any purpose." pounds";
  - (b) by inserting next after section 504A the following New sec. new section: -
- 504B. The council may expend its funds on the Eradication eradication of any organism belonging to the of fruit fly. family Trypetidae (fruit flies).
  - (c) by inserting next after subsection four of section Sec. 509. five hundred and nine the following new sub- (Medical section: —

in sparsely settled

- (5) A council may in like manner enter into an Dentist. 15 arrangement whereby a dentist, within the meaning of the Dentists Act, 1934, as amended by subsequent Acts, shall become resident in the shire or part thereof or in the neighbourhood thereof; and for that purpose the provisions of this section shall 20 apply, mutatis mutandis, and such arrangement may be with any association or public body.
- 11. Part XXIV of the Principal Act is amended by Amendment omitting from section 518A the words "and if the Governor of Act No. 41, 1919, 25 so approves".

Part XXIV-(Ancillary Powers.) Sec. 518A. (Sale of land for housing.)

12. (1) Part XXV of the Principal Act is amended by Amendment inserting in subsection one of section five hundred and thirty- 41, 1919, six after the words "Gazette and" the words "a notice in or Part XXVto the effect of the prescribed form to be published".

(Acquisition

- (2) Subsection one of this section shall commence Sec. 536. upon a day to be appointed by the Governor and notified by (Method of proclamation published in the Gazette.

  - 13. (1) Part XXIX of the Principal Act is amended—Amendment
    - (a) by inserting in paragraph (b) of subsection (1A) of Act No. 41, 1919, of section 564D after the words "charges and" Part XXIX—(County where firstly occurring the words ", except in the Councils.) case of a loan raised by public subscription, the"; Sec. 564D.

surer.)

- (b) by omitting paragraphs (d) and (f) of the same by Treasubsection.
- 15 (2) The guarantees executed by the Treasurer in respect of the loans raised by public subscription by the Sydney County Council or the Prospect County Council on or after the fifth day of September, one thousand nine hundred and sixty-two, are hereby validated.
- 14. Part XXX of the Principal Act is amended—

Amendment of Act No. 41, 1919, Part XXX (Supplementary.)

(a) by omitting from subsection one of section six Sec. 602. hundred and two the word "seven" and by inserting (Sale of in lieu thereof the word "five";

rates.)

- (b) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsection: -
  - (3) Where, before the time fixed for the sale—
    - (a) an overdue rate, and all other rates due and in arrears, are paid to the council;

arrangement satisfactory to the (b) an council for payment of all such rates is entered into by the ratable person,

the council shall not proceed with the sale.

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The Municipal Council of Sydney Electric Lighting Amendment Act, 1896-1935, is amended by inserting at the end of section of 60 Vic. No. 23. twenty-seven the following new subsection: -

Sec. 27.

- (2) Notwithstanding the provisions of subsection one (Obligation to supply of this section, the council may, with the approval in electricity.) 5 writing of the Minister, supply electricity to any person in any part of its area upon terms or at rates different from those upon which it supplies electricity in similar circumstances to other persons within that part of 10 its area.
  - 16. (1) The rate of two pence in the pound on the Validation unimproved capital value of all urban farm lands within the of urban farm lands Municipality of Holroyd, made and levied by the council of rate—that municipality for the year one thousand nine hundred of Holroyd.

- 15 and sixty-four, and any decision given by the council of that municipality with regard to whether any land within that municipality was urban farm lands, shall be, and be deemed always to have been, as valid and effectual as if the proclamation published in the Gazette Number 26 of the sixth day of
- 20 March, one thousand nine hundred and sixty-four, extending the provisions of subsection two of section one hundred and eighteen of the Principal Act to that municipality had been made immediately before the first day of January, one thousand nine hundred and sixty-four.
- (2) The provisions of subsection two of section one 25 hundred and eighteen of the Principal Act shall apply and be deemed always to have applied to and in respect of appeals against any such decision.