and with the consent of the dedicator or donor, his heirs, successors, or assigns, may exchange any property acquired for park purposes for other property or may lease, sell, or otherwise dispose of such property, and may make, execute, and deliver proper conveyances to effect the transaction: Provided, That in any case where owing to death or lapse of time there is neither donor, heir, successor, nor assigns to give consent, then such consent shall be deemed waived. Title to property so conveyed by the city shall vest in the grantee free and clear of any trust in favor of the public arising out of any prior dedication for park purposes.

Passed the House February 9, 1957.
Passed the Senate February 28, 1957.
Approved by the Governor March 8, 1957.

CHAPTER 57.
[H. B. 340.]

SWIMMING POOLS.

An Act relating to swimming pools in cities, towns and counties, and prescribing penalties.

Be it enacted by the Legislature of the State of Washington:

Section 1. (1) The term “swimming pool” as used in this act shall mean an artificial pool of water used for swimming or recreational bathing, together with buildings and appurtenances in connection therewith, and shall be construed as including all pools of water used for swimming or recreational bathing in which it is necessary to employ such measures as the addition of clean water or disinfectant or both for the purpose of maintaining water quality standards.

(2) The term “wading pool” shall mean any artificial pool of water for wading purposes.
Definitions.

"Spray pool.", (3) The term “spray pool” shall mean a pool or artificially constructed depression for use by children, into which water is sprayed but is not allowed to pond in the bottom of the pool.

"Health officer." (4) The term “health officer” shall mean the city, county or district health officer.

"Director." (5) The term “director” shall mean the director of health of the state of Washington.

"Public pool." (6) The term “public pool” shall include any swimming pool owned or operated by the state of Washington or any of its political subdivisions or is a pool generally available to the general public upon the payment of a specific admission charge for the use of the same, and shall include pools maintained by hotels, motels or private clubs as an additional facility for members or guests where the same is fifteen hundred square feet or more in surface area.

"Semipublic pool." (7) The term “semipublic pool” shall mean a pool provided by a hotel, motel or private club as an additional facility for members or guests where the same is less than fifteen hundred square feet in surface area.

"Private pool." (8) The term “private pool” shall mean a swimming pool, wading pool or spray pool maintained by an individual for the use of his family and friends.

Director's approval required.

SEC. 2. No municipality, person, firm or corporation shall construct a public or semipublic swimming pool, nor make changes in any public or semipublic swimming pool already built, or in the appurtenances thereof, until the plans and specifications therefor shall first have been submitted to and received the approval of the director. The director may stipulate as a condition of such approval such modifications or conditions not inconsistent with this act as the public health or safety may require.

Rules and regulations.

SEC. 3. The director is authorized and empowered to make any rules and regulations not inconsistent herewith relative to water quality, disinfection, sani-
tation and sanitary control of public and semipublic swimming pools, wading pools and spray pools as are reasonably necessary to the protection of the public health and safety: Provided, That such regulation shall not require the installation of overflow troughs or scum gutters in semipublic pools provided other suitable devices of suitable number, type and location, as prescribed by the director, shall be provided therefor, nor shall said regulations require recirculation equipment producing a complete turnover of the contents of semipublic pools at a greater rate than once every twelve hours.

Sec. 4. The health officer of every city, county or district is empowered to enforce the provisions of this act and the needful rules and regulations promulgated by the director pursuant hereto, and the violation of any such rules or regulations shall be a misdemeanor punishable by a fine of not more than three hundred dollars.

Sec. 5. The provisions of this act shall not apply to private pools.

Passed the House February 13, 1957.
Passed the Senate February 27, 1957.
Approved by the Governor March 8, 1957.