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# WATER AUTHORITY (CHARGES) AMENDMENT BY-LAWS (No. 2) 1995

WATER AUTHORITY AMENDMENT BY-LAWS 1995

**COUNTRY AREAS WATER SUPPLY AMENDMENT BY-LAWS 1995** 

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE AMENDMENT BY-LAWS (No. 2) 1995

RIGHTS IN WATER AND IRRIGATION AMENDMENT REGULATIONS 1995



#### WATER AUTHORITY ACT 1984

# WATER AUTHORITY (CHARGES) AMENDMENT BY-LAWS (NO. 2) 1995

Made by the Water Authority of Western Australia with the approval of the Minister for Water Resources.

#### Citation

1. These by-laws may be cited as the Water Authority (Charges) Amendment By-laws (No. 2) 1995.

#### Commencement

2. These by-laws come into operation on 1 July 1995.

#### Principal by-laws

- 3. In these by-laws the Water Authority (Charges) By-laws 1987\* are referred to as the principal by-laws.
  - [\* Published in the Gazette of 14 July 1987 at pp. 2658-72. For amendments to 26 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp.316-318 and Gazette of 2 June 1995.]

#### By-law 2 amended

- 4. Bylaw 2 (1) of the principal by-laws is amended in the definition of "Government trading organization"
  - (a) in the item commencing "Metropolitan (Perth) Passenger Transport Trust" by deleting "("Transperth")";
  - (b) by deleting the item commencing "State Energy Commission": and
  - (c) by inserting in the appropriate alphabetical positions the following items —

Electricity Corporation — established under section 4 of the *Electricity Corporation Act 1984*;

Gas Corporation — established under section 4 of the Gas Corporation Act 1984;

### By-law 8C repealed

By-law 8C of the principal by-laws is repealed.

#### By-law 17A inserted

6. After by-law 17 of the principal by-laws the following by-law is inserted —

#### Caravan parks

- 17A. (1) The charges for water supply to strata titled caravan bays are the annual charge per bay set out in Schedule 1, Division 1, Part 1, item 3 together with a quantity charge calculated as follows—
  - (a) for bays in the metropolitan area, the first 150 kL of water supplied is charged at the rate for metropolitan

residential usage shown in Schedule 1, Division 1, Part 3, item 1 and water usage over 150 kL is charged at the maximum rate for metropolitan non-residential usage set out in Schedule 1, Division 1 Part 3, item 5 (a);

- (b) for bays in the non-metropolitan area (according to the classification of the town/area set out in Schedule 8), the first 150 kL of water supplied is charged at the rate for non-metropolitan residential usage shown in Schedule 1, Division 1, Part 3, item 3 and water usage over 150 kL is charged at the maximum rate for non-metropolitan non-residential usage set out in Schedule 1, Division 1, Part 3, item 8 (b).
- (2) Subject to sub-bylaw (3), the charges for water supply to a commercial caravan park are calculated in the same manner as for other commercial properties, ie.
  - (a) for bays in the metropolitan area, the metropolitan non-residential meter-based charge set out in Schedule 1, Division 1, Part 2, item 1, together with the metropolitan non-residential quantity charge calculated in accordance with Schedule 1, Division 1, Part 3, item 5 (a);
  - (b) for bays in the non-metropolitan area (according to the classification of the town/area set out in Schedule 8), the non-metropolitan non-residential meter-based charge set out in Schedule 1, Division 1, Part 2, item 2, together with the non-metropolitan non-residential quantity charge calculated in accordance with Schedule 1, Division 1, Part 3, item 8 (b).
- (3) The operator of a commercial caravan park may, at his or her option, nominate a number of bays as long term residential bays, and as a consequence
  - (a) those bays will be treated as if they were strata-titled bays for the purposes of annual charges, with the charges for the commercial park being adjusted accordingly and proportionally to the number of long term residential bays in that commercial caravan park; and
  - (b) the quantity charges apply for the property as a whole in accordance with sub-bylaws (1) (a) and (1) (b), except that the respective residential quantity charges only apply for the first 150 kL per nominated long term residential bay.
  - (4) For the purposes of this by-law -

"long term residential bay" is a caravan bay that has been occupied by the same tenant for a period of 12 months or more as his or her principal place of residence.

#### By-law 18 amended

- 7. By-law 18 of the principal by-laws is amended
  - (a) in sub-bylaw (2) by inserting after "liable to pay a charge" the following
    - under by-law 17A (1) (b) or 17A (3) (b) or ";
  - (b) in sub-bylaw (4) by inserting after "respect of a charge" the following
    - " under by-law 17A (1) (b) or 17A (3) (b) or "; and

".

- (c) in sub-bylaw (4) (a) (i) by inserting after "Menzies," the following
  - " Mt Magnet (from 1995/1996 onwards),

#### By-law 18A amended

- 8. By-law 18A of the principal by-laws is amended -
  - (a) in sub-bylaw (2) by inserting after "liable to pay a charge" the following
    - " under by-law 17A (1) (a) or 17A (3) (a) or "; and
  - (b) in sub-bylaw (3) by inserting after "respect of a charge" the following —
    - " under by-law 17A (1) (a) or 17A (3) (a) or

#### By-law 18B amended

- 9. By-law 18B (3) of the principal by-laws is amended -
  - (a) in paragraph (a) by inserting after "charged" the following —
    "

under by-law 17A (1) (a), 17A (1) (b), 17B (3) (a) or 17A (3) (b) or

- (b) in paragraph (b)
  - (i) in subparagraph (i) by inserting after "Menzies," the following
    - " Mt Magnet (from 1995/1996 onwards), "; and
  - (ii) by inserting after "charged" the following -

under by-law 17A (1) (a), 17A (1) (b), 17B (3) (a) or 17A (3) (b) or

and

"

(c) in paragraph (c) by inserting after "charged" the following —

under by-law 17A (1) (a), 17A (1) (b), 17B (3) (a) or 17A (3) (b) or

### By-laws 20A and 20B repealed and by-laws substituted

10. By-laws 20A and 20B of the principal by-laws are repealed and the following by-laws are substituted —

# Metropolitan non-residential property water supply charges

20A. (1) In this Division —

"formula" means the formula set out in Schedule 1, Division 1, Part 2, item 1;

"metropolitan non-residential property" does not include vacant land.

- (2) Subject to sub-bylaws (5), (7) and (8) and by-law 20B, and notwithstanding any other provision of these by-laws, the minimum charge payable for the 1995/96 year for the provision of water supply to metropolitan non-residential property shall be
  - (a) the charge calculated in accordance with the formula, with the variable "A" being the base charge payable in respect of the provision of that water supply to that property in the 1994/95 year; or
  - (b) the meter-based minimum charge to be paid in respect of the provision of that water supply in the 1995/96 year to that property, as set out in Schedule 1, Division 1, Part 2, item 1 (a),

whichever is the higher amount.

- (3) Notwithstanding any other provision of these by-laws, where the charge calculated as payable for the 1995/96 year for the provision of water supply to a metropolitan non-residential property exceeds the proposed minimum charge for that sized meter for the year 1997/8 as set out in Schedule 1, Division 1, Part 2, item 1, the amount by which that charge exceeds the proposed 1997/98 minimum shall be reduced by 25.4%, as shown in the formula.
- (4) Where land classified as metropolitan non-residential for the whole or part of the 1995/96 year was not so classified for the whole of the 1994/95 year, the Authority shall estimate notional charges for the 1994/95 year, being charges that would have been payable for that year if
  - (a) the land had been classified as metropolitan nonresidential; and
  - (b) the matters and circumstances currently prevailing had prevailed,

for the whole of the 1994/95 year, and those notional charges estimated under this sub-bylaw shall be regarded as the base charge payable in the 1994/95 year for the purposes of variable "A" of the formula.

- (5) Where part of the way through the 1995/96 year land ceases to be, or becomes, metropolitan non-residential property, the charges payable in respect of that land shall be payable in the same ratio as the part of the year for which the charge applies bears to the full year.
- (6) Where, for a portion of the 1995/96 year, in respect of metropolitan non-residential land, there is
  - (a) a change in the amount of the charges for the 1995/96 year as a result of a change in the provision of water supply to that land; or
  - (b) an interim valuation under the Valuation of Land Act 1978 reflecting any development or change of use of that land,

the Authority shall, for the purposes of sub-bylaw (7), estimate notional charges for the year 1994/95 in respect of that land, being the charges that would have been payable for that year if

- (c) the matters and circumstances currently prevailing had prevailed;
- (d) any changed provision of water supply referred to in paragraph (a) had been provided; and
- (e) any interim valuation reflecting any development or change in use referred to in paragraph (b) had been made and in force,

for the whole of that year.

- (7) A charge payable for the portion of the 1995/96 year referred to in sub-bylaw (6) shall be payable in the same ratio as the portion of the year referred to in that sub-bylaw bears to the full year.
- (8) If a charge calculated under sub-bylaw (4) for the 1995/96 year is more than 30% higher than the charge calculated for the same service (and under the same circumstances) in the 1994/95 year, the charge is only payable up to that 30% increase.

# Un-metered metropolitan non-residential property water supply charges

- 20B. (1) Where a metropolitan non-residential property is not directly served by the Authority, the minimum 1995/96 charge applicable for a 20 mm meter, as set out in Schedule 1, Division 1, Part 2, item 1, is the charge payable for provision of water supply to that property.
- (2) Where a metropolitan non-residential property is served but not metered by the Authority, the minimum 1995/96 charge applicable to the size of the connecting pipe serving that property, as set out in Schedule 1, Division 1, Part 2, item 1, is the charge payable for provision of water supply to that property.
- (3) Where a metropolitan non-residential property is not metered by the Authority, the Authority and the property owner may agree to a consumption charge which will apply to that property or, if agreement cannot be reached, the charge payable is 7.4% of the amount payable for the 1993/94 year.

#### Part 2, Division 4 inserted

11. The principal by-laws are amended by inserting after Part 2, Division 3, the following Division —

#### Division 4 — Water charges for non-metropolitan Commercial or Industrial property

# Non-metropolitan Commercial or Industrial property water supply charges

20C. (1) In this Division —

"formula" means the formula set out in Schedule 1, Division 1, Part 2, item 2;

# "non-metropolitan Commercial or Industrial property" does not include vacant land.

- (2) Subject to sub-bylaws (5) and (7) and by-law 20D, and notwithstanding any other provision of these by-laws, the minimum charge payable for the 1995/96 year for the provision of water supply to non-metropolitan Commercial or Industrial property shall be
  - (a) the charge calculated in accordance with the formula, with the variable "A" being the base charge payable in respect of the provision of that water supply to that property in the 1994/95 year; or
  - (b) the meter-based minimum charge to be paid in respect of the provision of that water supply in the 1995/96 year to that property, as set out in Schedule 1, Division 1, Part 2, item 2 (a),

whichever is the higher amount.

- (3) Notwithstanding any other provision of these by-laws, where the charge calculated as payable for the 1995/96 year for the provision of water supply to a non-metropolitan Commercial or Industrial property exceeds the proposed minimum charge for the largest metered service to that property (other than a fire service) for the year 2000/2001 as set out in Schedule 1, Division 1, Part 2, item 2, the amount by which that charge exceeds the proposed 2000/2001 minimum shall be reduced by 13.8%, as shown in the formula.
- (4) Where land classified as non-metropolitan Commercial or Industrial for the whole or part of the 1995/96 year was not so classified for the whole of the 1994/95 year, the Authority shall estimate notional charges for the 1994/95 year, being charges that would have been payable for that year if
  - (a) the land had been classified as non-metropolitan Commercial or Industrial; and
  - (b) the matters and circumstances currently prevailing had prevailed,

for the whole of the 1994/95 year, and those notional charges estimated under this sub-bylaw shall be regarded as the base charge payable in the 1994/95 year for the purposes of variable "A" of the formula.

- (5) Where part of the way through the 1995/96 year land ceases to be, or becomes, non-metropolitan Commercial or Industrial property, the charges payable in respect of that land shall be payable in the same ratio as the part of the year for which the charge applies bears to the full year.
- (6) Where, for a portion of the 1995/96 year, in respect of non-metropolitan Commercial or Industrial land, there is
  - (a) a change in the amount of the charges for the 1995/96 year as a result of a change in the provision of water supply to that land; or
  - (b) an interim valuation under the Valuation of Land Act 1978 reflecting any development or change of use of that land,

the Authority shall, for the purposes of sub-bylaw (7), estimate notional charges for the year 1994/95 in respect of that land, being the charges that would have been payable for that year if —

- (c) the matters and circumstances currently prevailing had prevailed;
- (d) any changed provision of water supply referred to in paragraph (a) had been provided; and
- (e) any interim valuation reflecting any development or change in use referred to in paragraph (b) had been made and in force,

for the whole of that year.

(7) A charge payable for the portion of the 1995/96 year referred to in sub-bylaw (6) shall be payable in the same ratio as the portion of the year referred to in that sub-bylaw bears to the full year.

# Un-metered non-metropolitan Commercial or Industrial property water supply charges

20D. (1) Where a non-metropolitan Commercial or Industrial property is not directly served by the Authority, the minimum 1995/96 charge applicable for a 20 mm meter, as set out in Schedule 1, Division 1, Part 2, item 2, is the charge payable for provision of water supply to that property.

(2) Where a non-metropolitan Commercial or Industrial property is served but not metered by the Authority, the minimum 1995/96 charge applicable to the size of the largest connecting pipe serving that property, as set out in Schedule 1, Division 1, Part 2, item 2, is the charge payable for provision of water supply to that property.

# Various non-metropolitan water supply charges and classifications

- 20E. (1) The charges for water supplied to non-metropolitan residential properties and non-metropolitan commercial properties (including caravan parks), set out in
  - (a) Schedule 1, Part 3, item 3;
  - (b) Schedule 1, Part 3, item 8 (b);
  - (c) Schedule 1, Part 3, item 8 (i); and
  - (d) Schedule 7, item 2,

apply to towns/areas according to the classifications given to the towns/areas by the Authority.

(2) The classification of each town/area is based on the operating cost per kilolitre consumed and the total cost per kilolitre consumed for those towns/areas, calculated as follows—

Class	Operating cost	Total cost
1	less than or equal to \$1.00 per kL	less than or equal to \$2.00 per kL
2	greater than \$1.00 per kL but less than or equal to \$1.50 per kL	greater than \$2.00 per kL but less than or equal to \$3.00 per kL
3	greater than \$1.50 per kL but less than or equal to \$2.50 per kL	greater than \$3.00 per kL but less than or equal to \$5.00 per kL
4	greater than \$2.50 per kL but less than or equal to \$5.00 per kL	greater than \$5.00 per kL but less than or equal to \$10.00 per kL
5	greater than \$5.00 per kL	greater than \$10.00 per kL.

(3) The towns/areas and the respective classes to which they are allocated are set out in Schedule 8.

# By-laws 25A and 25B inserted

12. Part 3 of the principal by-laws is amended by inserting the following by-laws after by-law 25 —  $\,$ 

# Metropolitan non-residential property sewerage charges

**25A.** (1) In this Part —

"formula" means the formula set out in Schedule 2, Division 1, Part 2, item 2;

"metropolitan non-residential property" does not include vacant land.

- (2) Subject to sub-bylaws (6) and (8) and by-law 25B, and notwithstanding any other provision of these by-laws, the minimum charge payable for the 1995/96 year for the provision of sewerage to metropolitan non-residential property shall be
  - (a) the charge calculated in accordance with the formula, with the variable "A" being the base charge payable in respect of the provision of sewerage to that property in the 1994/95 year; or
  - (b) the minimum charge based on the number of major fixtures to be paid in respect of the provision of sewerage in the 1995/96 year to that property, as set out in the Table to Schedule 2, Part 2, item 2 (a),

whichever is the higher.

- (3) Notwithstanding any other provision of these by-laws, where the charge calculated as payable for the 1995/96 year for the provision of sewerage to a metropolitan non-residential property exceeds
  - (a) the proposed minimum charge for that number of major fixtures for the year 1999/2000 as set out in Schedule 2, Part 2, item 2; plus
  - (b) the assessed volumetric charge calculated using the variable "D",

the amount by which that charge exceeds the proposed 1999/2000 minimum shall be recalculated using the second part of the formula and a reduction factor of 20.6%, as shown in the formula.

- (4) In this by-law, and in the formula,
  - the variable "D" is a discharge charge, calculated by multiplying the water supplied to that property by a discharge factor, and if the result exceeds a 200kL allowance, that excess is charged at 66.0 c/kL for the 1999/2000 year;
  - the discharge factor is based on the projected percentage of that water which is, or could be, discharged into the Authority's sewer, set for each property by the Authority either by individual assessment and consultation with the consumer, or at a default level of .95 (ie. a projected 95% of water supplied is discharged into the sewer).
- (5) Where land classified as metropolitan non-residential for the whole or part of the 1995/96 year was not so classified for the whole of the 1994/95 year, the Authority shall estimate notional charges for the 1994/95 year, being charges that would have been payable for that year if
  - the land had been classified as metropolitan nonresidential; and
  - (b) the matters and circumstances currently prevailing had prevailed,

for the whole of the 1994/95 year, and those notional charges estimated under this sub-bylaw shall be regarded as the base charge payable in the 1994/95 year for the purposes of variable "A" of the formula.

(6) Where part of the way through the 1995/96 year land ceases to be, or becomes, metropolitan non-residential property, the charges payable in respect of that land shall be payable in the same ratio as the part of the year for which the charge applies bears to the full year.

- (7) Where, for a portion of the 1995/96 year, in respect of metropolitan non-residential land, there is
  - (a) a change in the amount of the charges for the 1995/96 year as a result of an alteration in the manner in which the discharge charge is calculated for that property;
  - (b) a change in the amount of the charges for the 1995/96 year as a result of a change in the number of major fixtures relevant to that land; or
  - (c) an interim valuation under the Valuation of Land Act 1978 reflecting any development or change of use of that land,

the Authority shall, for the purposes of sub-bylaw (8), estimate notional charges for the year 1994/95 in respect of that land, being the charges that would have been payable for that year if —

- (c) the matters and circumstances currently prevailing had prevailed;
- (d) the method of calculation of the discharge charge referred to in paragraph (a) had been used;
- (e) any changed number of major fixtures referred to in paragraph (b) had been provided; and
- (f) any interim valuation reflecting any development or change in use referred to in paragraph (c) had been made and in force,

for the whole of that year.

(8) A charge payable for the portion of the 1995/96 year referred to in sub-bylaw (7) shall be payable in the same ratio as the portion of the year referred to in that sub-bylaw bears to the full year.

# Un-metered or unconnected metropolitan non-residential property sewerage charges

- 25B. (1) Where a metropolitan non-residential property has sewerage available but not connected, the charges will be calculated on the number of major fixtures on that property.
- (2) Where a metropolitan non-residential property has no direct major fixtures, or no shared major fixtures as described in by-law 25C, the minimum 1995/1996 charge applicable for one major fixture, as set out in Schedule 2, Part 2, item 2, is the charge payable for the provision of sewerage to the property.
- (3) Where a metropolitan non-residential property is sewered but any water supply is not metered, or not directly metered, by the Authority, a discharge charge (variable "D" of the formula) will not be used when calculating the appropriate annual charge for sewerage.

# Charging for shared sewerage fixtures on metropolitan non-residential property

25C. Where all or some major sewerage fixtures are shared between metropolitan non-residential properties the number of major fixtures for a single property shall be calculated as —

the number of major fixtures exclusive to that property (if any)

"

the number of major fixtures divided by the number of properties sharing those fixtures, rounded down to the nearest whole number but with a minimum of one additional fixture per property.

# Schedules 1, 2, 3, 4, 5, 6 and 7 repealed and Schedules substituted

13. Schedules 1, 2, 3, 4, 5, 6 and 7 to the principal by-laws are repealed and the following Schedules are substituted —

### **SCHEDULE 1**

# CHARGES FOR WATER SUPPLY FOR 1995/96

# Division 1 — Water supply other than under Rights in Water and Irrigation Act 1914

[By-law 11, 20A and 20B]

	Part 1 — Fixed charges					
1.	Residential					
	In respect of each residential property, not being land mentioned in item 2, 3 or 6 \$121.45					
2.	Connected metropolitan exempt					
	In respect of land described in by-law 4 that is in the metropolitan area —					
	(a) in the case of land described in by-law 4 (1) (e)					
	(b) in any other case					
3.	Strata-titled (or long term residential) caravan bays					
	In respect of each caravan bay that is a residential property and a lot within the meaning of the Strata Titles Act 1985, or a caravan bay designated as a long term residential caravan bay					
3A.	Strata-titled storage unit					
	In respect of land comprised in a unit used for storage purposes that is a lot within the meaning of the Strata Titles Act 1985 \$41.00					
4.	Community Residential					
	In respect of land that is classified as Community Residential, a charge equal to the number of notional residential units as determined under by-law 16 multiplied by					
<b>5</b> .	Semi-rural/Residential					
	In respect of each semi-rural/ residential property not being land mentioned in item 2 \$121.45					

6.	Connected	non-metropolitan	recidential	ovomnt
0.	Connected	non-metropolitan	residential	exempt

### 7. Non-metropolitan non-residential

In respect of land that is neither in the metropolitan area nor comprised in a residential property, where the land is classified as —

- (a) Government or CBH Grain Storage ...... \$388.00
- (b) Irrigated Market Gardens, Institutional/Public or Charitable Purposes . . . . . . . . . . . \$121.45

# 8. Stock

For the supply of water for the purpose of watering stock on land that is not the subject of a charge under Part 2 ..... \$121.45

### 9. Additional connections

Where water is supplied to land through more than one water supply connection, for each additional connection not the subject of a charge under item 12 —

- (a) for ---

  - (ii) non-residential property in the metropolitan area, a charge based on meter size of the additional service as set out in the following Table —

Table of Meter-based Fixed Charges

Meter size	Charge
(mm)	\$
20 25 30 40 50 80 100 150 200	360.00 484.00 667.55 838.25 1 105.30 2 257.85 3 498.30 8 277.65 15 886.00
300	53 657.50

not in the metropolitan area, for additional commercial and industrial water services, the meter based services charges as set out in the Table to Schedule 1, Division 1, Part 2, item 2 (a) for the 1995/1996 year.

#### 10. Shipping (non-metropolitan)

#### 11. Local authority standpipes

For each local authority standpipe . . . . . . . . . . . \$121.45

#### 12. Metropolitan fire-fighting connections

For each water supply connection provided for the purpose of fire-fighting that is in the metropolitan area.....\$125.85

#### Part 2 — Variable charges and charges by way of a rate

#### 1. Metropolitan non-residential

In respect of land in the metropolitan area, being neither land comprised in a residential property nor land mentioned in item 2 or 3A of Part 1 —

 in the case of land not mentioned in paragraph (b), (c) or (d), an amount calculated in accordance with the following formula —

# $(\mathbf{A} \times \mathbf{B})$ where —

A = the amount payable in 1994/95 (the "Base Charge")

B = 1.000

and, if that assessed charge exceeds the target minimum for that meter size in 1997/8 as set out in the Table, the amount is adjusted using the following formula —

# $(\mathbf{A} \times \mathbf{B}) - [(\mathbf{A} \times \mathbf{B} - \mathbf{Y}) \times \mathbf{Z}]$ where -

Y = minimum for year 1997/8, as set out in the Table, for that particular meter size

Z = .254 (the percentage reduction for the amount over the 1997/98 minimum)

subject to a minimum in respect of any land the subject of a separate assessment, calculated in accordance with the following Table using the appropriate meter size and year —

#### Table of Meter-based Minimum Charges

Meter	1993/	1994/	1995/	1996/	1997/
Size	1994	1995	1996	1997	1998
	\$93/94	\$94/95	<b> </b>	\$95/96	
(mm)	\$	\$	\$	\$	\$
20	300	330	360	360	360
25	325	392	484	523	563
30	395	535	685	804	922
40	496	743	1 003	1 222	1 440

2.

Mete Size	r	1993/ 1994	1994/ 1995	1995/ 1996	1996/ 1997	1997/ 1998
		\$93/94	\$94/95	1	<b>\$9</b> 5/96	1
(mm) 50 80 100 150 200 300	)	\$ 654 1 336 2 070 4 898 9 400 31 750	\$ 1 067 2 472 3 848 8 845 16 258 44 762	\$ 1 501 3 665 5 720 12 994 23 529 58 557	\$ 1 876 4 563 7 360 16 622 29 765 69 779	\$ 2 250 5 760 9 000 20 250 36 000 81 000
(b)	athe	er written	land requir law to be ra alue	ated on	0.466 ce	ents/\$ f UV
	any	land the s	inimum in subject of a	separate	\$3	60.00
(c)			land classif Farmland .		10.06 c	cents/ ctare
	any	land the si	nimum in r ubject of a s	eparate	\$11	0.20
(d)	Vaca	int land ar	and classifi amount of the GRV			
	(i)	up to \$4	200		4.25 cer of (	nts/\$ GRV
	(ii)	over \$4 2 not over	00 but \$850 000 .		3.28 cer of (	nts/\$ GRV
	(iii)	over \$850	0 000	• • • • • • • •	3.07 cer of (	nts/\$ GRV
	any l	land the si	nimum in r ubject of a s	eparate	\$12	1.45
Non-	metro	politan no	n-residentia	<u>ıl</u>		
In res	spect nor co	of land tha omprised in	at is neither n a resident	in the me	tropolitan y —	
(a)	Com	mercial or	is classified Industrial h the follow	, an amou	int calculate a —	d in
	( <b>A</b> x	B) who	ere —			
	<b>A</b> =	the amo Charge")	unt payabl	le in 199	4/95 (the "]	Base
	B =	1.000				
	in th	if that num for the ne Table, ving formu	the amou	harge exc ize in 2000 nt is adji	eeds the ta 3/2001 as set asted using	rget out the

(A x B) — [(A x B — Y) x Z] where —

Y = minimum for year 2000/2001, as set out in the Table, for that particular meter size

.138 (the percentage reduction for the amount over the 2000/2001 minimum)  $\mathbf{Z} =$ 

subject to a minimum in respect of any land the subject of a separate assessment, calculated in accordance with the following Table using the appropriate meter size and year -

#### Table of Meter-based Minimum Charges

table of Meter-based Minimum Charges						
Meter _ Size	1995/ 1996	1996/ 1997	1997/ 1998/	1998/ 1999	1999/ 2000	2000/ 2001
(mm)	\$	\$	\$	\$	\$	\$
15 20 25 30 35 38 40 50 70 75 80 100 140 150	360 360 390 402 415 415 415 500 860 860 860 1 250 2 740 2 740	360 360 390 495 525 525 525 690 1 370 1 370 2 190 5 175 5 175	360 360 433 602 754 754 1 080 2 468 2 468 2 468 3 893 8 944 8 944	360 360 476 709 983 983 983 1 470 3 565 3 565 5 595 12 713 12 713	360 360 519 816 1 211 1 211 1 860 4 663 4 663 4 663 7 298 16 481 16 481	360 360 563 922 1 440 1 440 2 250 5 760 5 760 9 000 20 250 20 250
	of an	y land the	imum, in subject of	a separate	•	\$360.00
(b)		the land: at Land .	is classifie	d as	6	cents/\$

of GRV

subject to a minimum, in respect of any 

(c) where the land is classified as Farmland ...... 10.06 cents/ hectare

subject to a minimum, in respect of any land the subject of a separate assessment, of ..... \$110.20

# Part 3 — Quantity charges

#### 1. Metropolitan residential

For each kilolitre of water supplied to a residential property in the metropolitan area, not being water for which a charge is otherwise specifically provided in this Part —

up to 150 kL	27.5 cents
over 150 but not over 350 kL	55.0 cents
over 350 but not over 550 kL	64.4 cents
over 550 but not over 750 kL	70.3 cents
over 750 but not over 1 150 kL	74.7 cents
over 1 150 but not over 1 950 kL	
over 1 950 kL	102.8 cents

### 2. <u>Semi-rural/residential</u>

For each kilolitre of water supplied to a semi-rural residential property, not being water for which a charge is otherwise specifically provided in this Part —

up to 150 kL	27.5 cents
over 150 but not over 350 kL	55.0 cents
over 350 but not over 550 kL	64.4 cents
over 550 but not over 750 kL	70.3 cents
over 750 but not over 1 150 kL	74.7 cents
over 1 150 but not over 1 950 kL	83.3 cents
over 1 950 kL	102.8 cents

# 3. Non-metropolitan residential

For each kilolitre of water, not being water for which a charge is otherwise specifically provided in this Part, supplied to a residential property not in the metropolitan area, according to the classification of the town/area set out in Schedule 8 —

Consumption (kL)	Class 1 (c/kL)	Class 2 (c/kL)	Class 3 (c/kL)	Class 4 (c/kL)	Class 5 (c/kL)
Up to 150 Over 150 but	34.0	34.0	34.0	34.0	34.0
not over 350 Over 350 but	51.8	51.8	51.8	<b>5</b> 1.8	51.8
not over 450	60.2	64.4	64.4	64.4	64.4
Over 450 but not over 550	60.2	67.5	72.5	77.5	77.5
Over 550 but not over 750	70.3	77.5	82.5	87.5	92.5
Over 750 but not over 1150	115.3	122.5	130.0	140.0	150.0
Over 1150 but not over 1550	165.7	172.5	190.0	250.0	300.0
Over 1550 but not over 1950 Over 1950	191.1 222.2	210.0 250.0	250.0 300.0	300.0 350.0	350.0 400.0
Ovet 1990	222.2	200.0	300.0	550.0	400.0

except that if the property is -

- in the town of Cue, Laverton, Leonora, Meekatharra, Menzies, Mt Magnet, Sandstone or Wiluna; or
- (b) north of 26°S Latitude,

the charge for each kilolitre of water supplied over 350 but not over 650 kilolitres shall be  $-\!\!\!\!-$ 

Consumption (kL)	Class 1 (c/kL)	Class 2 (c/kL)	Class 3 (c/kL)	Class 4 (c/kL)	Class 5 (c/kL)
Over 350 but not over 550	51.8	51.8	51.8	51.8	51.8
Over 550 but not over 650	60.2	64.4	64.4	64.4	64.4

# 4. Community residential

For each kilolitre of water supplied to land classified as Community Residential the charge is that prescribed for water supplied to a residential property except that in the scale of charges to be applied the quantities of water shall be multiplied by the number of notional residential units determined under by-law 16.

#### 5. Metropolitan non-residential

For each kilolitre of water supplied to land in the metropolitan area that is not comprised in a residential property, not being water for which a charge is otherwise specifically provided in this Part —

(a) in the case of land not mentioned in paragraph (b) or (c) —

up to 600 kL	56.5 cents
over 600 kL but not over 1 100 000 kL	
over 1 100 000 kL	61.6 cents

(b) in the case of land classified as Metropolitan Farmland —

up to 1 600 kL	 		 			 		63.1 cents
over 1 600 kL								113.6 cents

(c) in the case of land classified as Commercial/Residential —

up to 150 kL	27.5 cents
over 150 kL but not over 750 kL	56.5 cents
over 750 kL	63.1 cents

### 6. Connected metropolitan exempt

For each kilolitre of water, not being water for which a charge is otherwise provided in item 9 or 11, supplied to land described in by-law 4 that is in the metropolitan area —

(a) in the case of land described in by-law 4 (1) (e) —

up to allowance												no charge
beyond allowance	е		_			_						57.0 cents

where the allowance is the quantity ascertained by dividing the charge payable in respect of the land under item 2 (a) of Part 1 by 57.0 cents per kilolitre;

(b) in any other case —

up to allowance .										no charge
beyond allowance										57.8 cents

where the allowance is the quantity ascertained by dividing the charge payable in respect of the land under item 2 (b) of Part 1 by 57.8 cents per kilolitre.

### 7. Connected non-metropolitan residential exempt

For each kilolitre of water, not being water for which a charge is otherwise specifically provided in this Part, supplied to land described in by-law 4 that is comprised in a residential property and is not in the metropolitan area —

up to 400 kL	38.6 cents
over 400 but not over 1 600 kL	66.8 cents
over 1 600 kL	113.6 cents

#### 8. Non-metropolitan non-residential

For each kilolitre of water, not being water for which a charge is otherwise specifically provided in this Part, supplied to land that is neither in the metropolitan area nor comprised in a residential property, where the land is classified as —

(a) Government or CBH Grain Storage —

(b) Commercial or Industrial (according to the classification of the town/area in which that property is situated, as set out in Schedule 8) —

Consumption (kL)	Class 1	Class 2	Class 3	Class 4	Class 5
	(c/kL)	(c/kL)	(c/kL)	(c/kL)	(c/kL)
Up to 300 Over 300	$60.2 \\ 115.3$	$67.5 \\ 122.5$	$72.5 \\ 130.0$	77.5 140.0	77.5 150.0

(c) Vacant Land -

all water supplied ..... 95.5 cents

(d) Farmland -

(e) Mining —

all water supplied ...... 127.0 cents

(f) Irrigated Market Gardens -

where the quota is 1 000 kilolitres or such greater amount as the Authority may from time to time determine for the land concerned;

(g) Institutional/Public —

(h) Charitable Purposes

 up to 400 kL
 36.6 cents

 over 400 but not over 1 600 kL
 62.7 cents

 over 1 600 kL
 106.8 cents

(i) Commercial/Residential (according to the classification of the town/area in which that property is situated, as set out in Schedule 8) —

Consumption (kL)	Class 1 (c/kL)	Class 2 (c/kL)	Class 3 (c/kL)	Class 4 (c/kL)	Class 5 (c/kL)
Up to 150 Over 150 but	34.0	34.0	34.0	34.0	34.0
not over 450 Over 450	$60.2 \\ 115.3$	$67.5 \\ 122.5$	$\begin{array}{c} 72.5 \\ 130.0 \end{array}$	77.5 $140.0$	77.5 $150.0$

		GOVERNMENT GAZETTE, WA	[30
9.	Denl	nam desalinated	
	Cour	each kilolitre of water supplied to land in the Denh ntry Water Area, being water that has been treated ce the level of or remove salts—	am to
	(a)	in the case of land classified as Residential —	
		up to quota       36.8 ceres         over quota by up to 1 kL       270.0 ceres         per 7 kL of quota       270.0 ceres         over quota by more than 1 kL       841.0 ceres	nts
<del>-</del>		where the quota, for each of the periods of 4 consecutive months during the year, is 35 kilolitres or such greater amount as the Authority may from time to time determine for the land concerned;	
	(b)	in the case of land not classified as Residential —	
		up to quota	nts nts
		where the quota for the year is 105 kilolitres or such greater amount as the Authority may from time to time determine for the land concerned.	
10.	Loca	l authority standpipes	
	For e	each kilolitre of water supplied through cal authority standpipe	nts
11.	Ship	ping	
	For e	each kilolitre of water supplied for the lose of being taken on board any ship in port —	
	(a)	in the metropolitan area 74.7 ce	nts
	(b)	not in the metropolitan area 94.1 ce	nts
12.	Stoc	<u>k</u>	
	nurr	each kilolitre of water supplied for the bose of watering stock on land that is not subject of a charge under Part 2 94.1 ce	nts
13.	Buil	ding	
	thro	each kilolitre of water supplied to land ough a water supply connection that is vided for building purposes —	
	(a)	in the metropolitan area, the charge that would apply under item 5 if the water supplied through that connection were the only water supplied to the land;	
	( <b>b</b> )	not in the metropolitan area 95.5 ce	ents
14.	Met	ropolitan hydrant standpipes	
	600 met	each kilolitre of water in excess of kilolitres supplied through a large ered hydrant standpipe in the ropolitan area	ents

# Part 4 — Metropolitan Meter Rent

An annual rent for each meter according to the following table -

Meter size	Rent
20 mm	\$15.00
25 mm	\$17.50
40 mm	\$43.00
50 mm	\$85.00
80—100 mm	\$102.50
150 mm and over	\$135.00

# Division 2 — Water supply under Rights in Water and Irrigation Act 1914 other than for irrigation

[By-law 20]

			[By-law 20]
		Part 1 — Fixed charges	
1.	unde: River dome	spect of land to which water is supplied r by-law 11 of the Harvey, Waroona and Irrigation Districts By-laws 1975 for stic or stock purposes or both, an amour upply point of	
2.	unde: Collie	spect of land to which water is supplied r by-law 11A of the <i>Harvey, Waroona an e River Irrigation Districts By-laws 1975</i> mount per supply point of	d , \$174.40
3.	unde: <i>By-la</i>	spect of land to which water is supplied r by-law 31A of the <i>Ord Irrigation Distri</i> ws for purposes other than those mention art 2, an amount per supply point of —	ict oned
	(a)	where the supply is assured	\$84.90
	(b)	where the supply is not assured $\dots$ .	\$62.10
4.	by an by-la	spect of land to which water is supplied a additional supply point supplied under w 15 of the <i>Carnarvon Irrigation Distric</i> ws, an amount per supply point of	t \$182.70
	Part 2	2 — Variable charges and charges by wa	y of a rate
	hr. la	spect of land to which water is supplied w 31A of the <i>Ord Irrigation District By-l</i> ne purposes of stock-water or dust prevended lots—	attic
	(a)	where the maximum area used as a feeduring the year is not more than 4 hectares	ed lot \$227.50
	(b)	where the maximum area used as a feed during the year is more than 4 hectares the amount specified in paragraph (a) and, for each hectare (or part thereof) in excess of 4 hectares that is so used, a further amount of	ed lot s,

# Part 3 — Quantity charges

For each kilolitre of water supplied as mentioned in item 2 of Part 1 ...... 49.25 cents

# **SCHEDULE 2**

[By-law 21, 25A, 25B and 25C]

# **CHARGES FOR SEWERAGE FOR 1995/96**

Part 1 — Fixed charges

for each additional major fixture that discharges into the sewer  (b) in any other case, a charge equal to the number of major fixtures multiplied by  Connected country exempt  In respect of land in a country sewerage area that is classified as —  (a) Institutional/Public an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (b) Charitable Purposes, an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (c) CBH Grain Storage or General Exempt, an amount for each connection to the sewer of  Strata-titled caravan bay  In respect of each residential property being a single caravan bay that is a lot within the	resp at is	pect of land described in by-law 4 in the metropolitan area—
that discharges into the sewer		
that discharges into the sewer  (b) in any other case, a charge equal to the number of major fixtures multiplied by  Connected country exempt  In respect of land in a country sewerage area that is classified as —  (a) Institutional/Public an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (b) Charitable Purposes, an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (c) CBH Grain Storage or General Exempt, an amount for each connection to the sewer of  Strata-titled caravan bay  In respect of each residential property being a single caravan bay that is a lot within the		that discharges into the
Connected country exempt  In respect of land in a country sewerage area that is classified as —  (a) Institutional/Public an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (b) Charitable Purposes, an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (c) CBH Grain Storage or General Exempt, an amount for each connection to the sewer of  Strata-titled caravan bay  In respect of each residential property being a single caravan bay that is a lot within the		for each additional major fixture that discharges into the sewer \$
In respect of land in a country sewerage area that is classified as —  (a) Institutional/Public an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (b) Charitable Purposes, an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (c) CBH Grain Storage or General Exempt, an amount for each connection to the sewer of  Strata-titled caravan bay  In respect of each residential property being a single caravan bay that is a lot within the	) :	in any other case, a charge equal to the number of major fixtures multiplied by \$1
that is classified as —  (a) Institutional/Public an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (b) Charitable Purposes, an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer	onne	ected country exempt
for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (b) Charitable Purposes, an amount of—  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (c) CBH Grain Storage or General Exempt, an amount for each connection to the sewer of  Strata-titled caravan bay  In respect of each residential property being a single caravan bay that is a lot within the	n resp nat is	pect of land in a country sewerage area s classified as —
for each additional major fixture that discharges into the sewer  (b) Charitable Purposes, an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (c) CBH Grain Storage or General Exempt, an amount for each connection to the sewer of  Strata-titled caravan bay  In respect of each residential property being a single caravan bay that is a lot within the	a) .	Institutional/Public an amount of —
that discharges into the sewer  (b) Charitable Purposes, an amount of —  for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer		for the first major fixture that discharges into the sewer \$1
for the first major fixture that discharges into the sewer  for each additional major fixture that discharges into the sewer  (c) CBH Grain Storage or General Exempt, an amount for each connection to the sewer of  Strata-titled caravan bay  In respect of each residential property being a single caravan bay that is a lot within the		for each additional major fixture that discharges into the sewer \$
for each additional major fixture that discharges into the sewer	o)	Charitable Purposes, an amount of —
fixture that discharges into the sewer  (c) CBH Grain Storage or General Exempt, an amount for each connection to the sewer of  Strata-titled caravan bay  In respect of each residential property being a single caravan bay that is a lot within the		for the first major fixture that discharges into the sewer \$1
an amount for each connection to the sewer of		for each additional major fixture that discharges into the sewer
In respect of each residential property being a single caravan bay that is a lot within the		CBH Grain Storage or General Exempt, an amount for each connection to the sewer of\$6
a single caravan bay that is a lot within the	trata	a-titled caravan bay
	sing	de caravan bay that is a lot within the
•		
Strata-titled storage unit	Strata	a-titled storage unit

4.	disch	I from which industrial waste is larged into a sewer of the Authority e metropolitan area	
		harge pursuant to a permit classified by Authority as —	
	(a)	a minor permit	\$103.50 (including first fixture) plus \$15.00 for each additional fixture
	(b)	a medium permit —	
		(i) coin operated laundries	\$103.50 (including first 2 washing units) plus \$51.75 for each additional washing unit
		(ii) other	\$103.50 plus \$51.75 for each fixture
	(c)	a major permit	\$332.00
5.	disch	l from which industrial waste is narged into a sewer of the Authority de the metropolitan area	
	Disch the A	harge pursuant to a permit classified by Authority as —	
	(a)	a medium permit —	
		(i) coin operated laundries	(including first 2 washing units) plus \$51.75 for each additional washing unit
		(ii) other	\$103.50 plus \$51.75 for each fixture
	(b)	a major permit	\$332.00
	Part 2	2 — Variable charges and charges by way	of a rate
1.	Metr	opolitan residential	
	in th	spect of each residential property e metropolitan area not subject to a ge under item 1 or 3 of Part 1, an unt for each dollar of the GRV—	
	up to	<b>5</b> \$6 300	6.08 cents/\$ of GRV
	over	\$6 300 but not over \$17 000	4.26 cents/\$ of GRV
	over	\$17 000	3.95 cents/\$ of GRV
	subje	ect to a minimum of \$141.35.	

# 2. Metropolitan non-residential

In respect of land in the metropolitan area being neither land comprised in a residential property nor land mentioned in item 1 or 3A of Part 1—

(a) for land other than Vacant Land,

an amount calculated in accordance with the following formula ---

### (A x B) where -

A = the amount payable in 1994/95 (the "Base Charge") based on the number of major fixtures

B = 1.000

and, if that assessed charge exceeds the target minimum for that number of major fixtures in 1999/2000 as set out in the Table, the amount is recalculated using the following formula —

$$(A \times B) - [\{(A \times B - (Y + D)\} \times Z] \text{ where } -$$

Y = minimum for year 1999/2000, as set out in the Table, for that particular number of major fixtures

D = discharge charge (charged at a rate for 1999/2000 of 66.0 cents per kilolitre)

Z = .206 (the percentage reduction applicable for a charge over the 1999/2000 minimum)

subject to a minimum in respect of any land the subject of a separate assessment, calculated in accordance with the following cumulative Table using the appropriate number of major fixtures and year —

### Table of Major Fixture-based Minimum Charges (per fixture)

No. of	1995/	1996/	1997/	1998/	1999/
Fixtures	1996	1997	1998	1999	<b>2</b> 000
	\$	\$	\$	\$	\$
1st	350	350	350	350	350
2nd	50	75	100	125	150
3rd	50	88	125	163	200
4th-5th	50	100	150	200	250
6th-10th	75	131	188	244	300
11th-20th	100	163	225	288	350
21st-50th	125	206	288	369	450
51st and over	200	275	350	425	500

(b) in the case of land classified as Vacant land an amount for each dollar of the GRV —

tor each dorar or mis day
up to \$4 200
over \$4 200 but not over \$850 000 4.83 cents/\$ of GRV
over \$850 000

BROOME

	subject to a minimum in respect of any Vacant Land the subject of a separate assessment, of												
<b>3</b> .	Cour	Country											
	refer	In respect of land in a country sewerage area referred to in column 1 of the following Table —											
	(a)	where the land is classified as Residential, an amount for each dollar of the GRV as set out in column 2 of the Table;											
	(b)	Residential, a pe	where the land is not classified as Residential, a percentage of the amount set out in column 3 of the Table for each dollar of the GRV —										
		up to \$120 000		100% of the amount									
		over \$120 000 b	ut not over \$600 0	00 80% of the amount									
		over \$600 000 b	ut not over \$1 200	000 60% of the amount									
		over \$1 200 000	but not over \$2 40	00 000 . 40% of the amount									
		over \$2 400 000		20% of the amount									
	subje subje	ect to a minimum ect of a separate a	in respect of any lassessment of —	and the									
	(c)	in the case of lar Residential,	nd classified as	\$123.00;									
	(d)	in the case of lar Vacant Land,	nd classified as	\$92.50;									
	(e)	in the case of lar as Residential or		\$350.00.									
Colu	mn 1		Column 2 (Residential)	Column 3 (Non-residential)									
Coun	itry se	werage area	cents/\$ of GRV	cents/\$ of GRV									
ALB	ANY		7.272	6.946									
AUG	USTA		8.038	7.281									
AUS'	TRAL	IND	5.505	1.953									
BINI	NINGU	JP	9.550	5.054									
BOD	DING	TON	5.772	4.243									
воо	TENA	LL	5.545	8.056									
BRE	MER I	BAY	8.940	9.297									
BRIDGETOWN 6.462 7.030													

5.065

4.613

Column 1	Column 2 (Residential)	Column 3 (Non-residential)					
Country sewerage area	cents/\$ of GRV	cents/\$ of GRV					
BRUNSWICK	5.590	5.865					
BUNBURY	4.586	6.165					
BUREKUP	5.992	2.465					
BUSSELTON	5.664	5.890					
CAPEL	9.100	6.940					
CARNARVON	8.573	7.564					
CERVANTES	5.031	5.233					
COLLIE	7.316	7.926					
CORRIGIN	6.573	5.196					
CRANBROOK	9.273	11.782					
CUNDERDIN	5.166	8.568					
DAMPIER	2.653	3.442					
DENMARK	5.012	5.433					
DERBY	5.801	6.340					
DONGARA-DENISON	8.420	5.408					
DUNSBOROUGH	7.654	7.960					
EATON	6.977	6.154					
ENEABBA	7.794	8.105					
ESPERANCE	5.250	6.068					
EXMOUTH	5.692	3.774					
FITZROY CROSSING	10.400	12.000					
GERALDTON	5.779	6.620					
GERALDTON/ EFFLUENT	-	1.598					
GNOWANGERUP	8.318	8.651					
HALLS CREEK	5.604	7.411					
HARVEY	6.022	4.799					
JURIEN BAY	6.354	6.609					
KALBARRI	6.601	5.152					
KARRATHA	3.500	3.734					
KATANNING	4.882	6.079					
KELLERBERRIN	8.372	8.708					
KOJONUP	8.835	9.783					
KUNUNURRA	4.429	5.211					

Column 1	Column 2 (Residential)	Column 3 (Non-residential)				
Country sewerage area	cents/\$ of GRV	cents/\$ of GRV				
LAKE ARGYLE	4.429	5.211				
LANCELIN	6.796	5.260				
LAVERTON	3.678	6.204				
LEDGE POINT	6.973	6.973				
LEEMAN	6.367	6.622				
LEONORA	3.858	6.643				
MANDURAH (1/7/91 values)	5.635	5.400				
MANDURAH (1/7/94 values)	6.737	5.142				
MANJIMUP	6.397	7.594				
MARGARET RIVER	4.425	3.840				
MECKERING	5.905	6.140				
MERREDIN	7.386	7.682				
MOUNT BARKER	7.217	6.926				
MUKINBUDIN	11.996	12.000				
NAREMBEEN	11.462	10.827				
NARROGIN	4.700	6.935				
NEWDEGATE	12.000	12.000				
NEWMAN	4.280	4.611				
NORTHAM	5.215	6.511				
PARABURDOO	4.940	4.314				
PEMBERTON	12.000	12.000				
PINGELLY	8.253	6.931				
PINJARRA	4.123	4.530				
PORT HEDLAND	5.963	6.202				
ROEBOURNE	7.982	10.831				
SEABIRD	12.000	12.000				
THREE SPRINGS	9.290	9.695				
TOM PRICE	3.825	5.349				
WAGIN	7.911	7.075				
WAROONA	7.472	9.172				
WICKHAM	5.619	5.304				
WONGAN HILLS	3.740	4.282				
WUNDOWIE	3.639	6.853				

Column 1	Column 2 (Residential)	Column 3 (Non-residential)								
Country sewerage area	cents/\$ of GRV	cents/\$ of GRV								
WYALKATCHEM	8.681	9.030								
WYNDHAM	5.368	8.503								
Part 3 — Quantity charges  1. For industrial waste discharged into a sewer of the Authority pursuant to a permit of the Authority classified										

- a permit of the Authority classified as a major permit
  - for volume ..... 61.6 c/kL; (a) (b) and
  - (c)

No charge is payable under this Part if the sum of the amounts payable under paragraphs (a), (b) and (c) is less than 80% of the amount payable under items 1 and 2 of Part 1 or items 2 and 3 (b) or 3 (e) of Part 2, as the case requires. Where the sum of the amounts payable under paragraphs (a), (b) and (c) exceeds the amount payable under items 1 and 2 of Part 1 or items 2 and 3 (b) or 3 (e) of Part 2, as the case requires, the total amount payable under this Part shall be the sum of the amounts payable under paragraphs (a), (b) and (c) less the amount payable under items 1 and 2 of Part 1 or items 2 and 3 (b) or 3 (e) of Part 2, as the case requires.

- 2. For tankered raw wastewater discharged into a sewer of the Authority ...... 102.9 c/kL
- 3. For effluent discharged from a septic tank effluent pumping system into a sewer of the Authority ..... 79.2 c/kL

#### SCHEDULE 3

[By-law 27]

#### CHARGES FOR DRAINAGE FOR 1995/96

Part 1 - Fixed charge

### Strata-titled caravan bay

1. In respect of each residential property being a single caravan bay that is a 

# Strata-titled storage unit

In respect of land comprised in a unit used for storage purposes that is a lot within the meaning of the
Strata Titles Act 1985 ......\$5.10

### Part 2 — Charge by way of a rate

1. In respect of all land in a drainage area as referred to in by-law 27 that is classified as Residential or Semi-rural/residential land . . . . . . . . . 0.71 cents/\$

subject to a minimum in respect of any land the subject of a separate assessment of \$28.25.

subject to a minimum in respect of any land the subject of a separate assessment of —

- (a) in the case of land classified as Vacant Land, \$28.25;
- (b) in any other case, \$37.20.

#### **SCHEDULE 4**

[By-law 31]

#### **CHARGES FOR IRRIGATION FOR 1995/96**

#### Part 1 — Fixed charges

- 3. In respect of land to which water is supplied under by-law 6A of the Harvey, Waroona and Collie River Irrigation Districts By-laws 1975 for irrigation
  - (a) where the water is supplied during normal working hours, an amount of ..... \$130.30
  - (b) where the water is supplied outside normal working hours, an amount equal to the actual cost of supply.

#### Part 2 — Charges by way of a rate

- 1. In respect of land that --

subject to a minimum in respect of any land the subject of a separate assessment of \$99.00.

2.	In respect of land to which water is supplied under by-law 11 of the Harvey, Waroona and Collie River Irrigation Districts By-laws 1975 for irrigation, an amount per hectare of land so irrigated of —									
	(a)	wher class	e water is supplied to land ified as Crop Group 1	\$259.90						
	(b)	where classi	e water is supplied to land ified as Crop Group 2	\$188.15						
. :	(c)	where class	e water is supplied to land ified as Crop Group 3	. \$86.65						
3.	In res Irriga	spect of ation I	of land in the Carnarvon District	\$234.00/ hectare						
	subj the	ject to subjec	a maximum in respect of any land ct of a separate assessment of \$1 404.00							
	Plus alloca	an ado ation (	ditional charge to maintain the to a maximum of 6 hectares)	\$59.30/ hectare						
	subj the	ject to subjec	a maximum in respect of any land ct of a separate assessment of \$355.80.							
4.	In re	spect (	of land in the Ord Irrigation District —							
	(a)	wher Horti	e the land is in the Packsaddle icultural Farms Sub-Area 1 —							
		(i)	an amount of	\$27.60/ hectare						
			subject to a minimum in respect of any land the subject of a separate assessment of \$215.40;							
		(ii)	a further amount per hectare of land actually irrigated of	\$671.60/ hectare						
	(b)	wher Distr	e the land is in Ord Irrigation ict Sub-Area 2	\$52.90/ hectare						
	(c)	is irr an ar	re under by-law 31A of the Ord ation District By-laws, the land igated by pumping from works, mount per hectare of land so ated of —							
		(i)	where the supply is assured	. \$48.60						
		(ii)	where the supply is not assured	. \$36.70						
			Part 3 — Quantity charges							
1.	the W River	Varoon Irriga	supplied in the Harvey Irrigation District na Irrigation District, or the Collie ation District for irrigation (including lied as mentioned in Part 1)—	,						
	(a)	for ea	ach 1 000 cubic metres up to —							
		(i)	9 200 cubic metres per 3 hectares of land in Harvey Irrigation							

. .

2.

3.

		GOVERNMENT GAZETTE, WA
		District Sub-Area No. 2 or 3, the Waroona Irrigation District, or the Collie River Irrigation District; or
	(ii)	9 200 cubic metres per hectare of land in Harvey Irrigation District Sub-Area No. 1 or 4
		ne district allocation, chever is less
(b)	mor para may met	ere the district allocation is the than the quantity mentioned in agraph (a)(i) or (ii), as the case to be, for each 1 000 cubic that quantity but not the district allocation
(c)	for the	each 1 000 cubic metres over district allocation
alloc	ation	district allocation means the annual district under the Harvey, Waroona and Collie River Districts By-laws 1975.
For	each I	1 000 cubic metres of water —
(a)	Vall	cated under by-law 17 of the <i>Preston</i> Ley <i>Irrigation District By-laws</i> , ther or not it is used; or
(b)	fron by-l Irrig	plied other than as so allocated the Preston River (as defined in aw 3 of the Preston Valley gation District By-laws) for the gation of land outside the District defined in that by-law) \$103.45
		1 000 cubic metres of water llocation
For Car	watei narvo	r supplied for irrigation in the n Irrigation District —
(a)	bv-	accordance with a notice under law 23 of the <i>Carnarvon</i> gation District By-laws each 1 000 cubic metres \$183.05
(b)		n accordance with a notice tioned in paragraph (a)—
	(i)	up to 200 cubic metres\$0.78/
	(ii)	over 200 cubic metres but not over 1 000 cubic metres \$2.20/ cubic metre

(iii) over 1 000 cubic metres . . . . . . . . . . . . \$3.12/ cubic metre.

# **SCHEDULE 5**

[By-laws 14 (3), 24 (3)]

# INDEX FOR INCREASING GROSS RENTAL VALUE UNDER VALUATION OF LAND ACT 1978

lay from which regeneral valuation and was express Valuation of Lance come into force	affecting ed under the <i>l Act 1978</i>	index for 1995/96										
1 July 1981		4 74 4										
1 July 1982		1 500										
1 July 1983												
1 July 1984		1.539										
1 July 1985		4 000										
1 July 1986												
1 July 1987	• • • • • • • • • • • • • • • • • • • •											
1 July 1988												
1 July 1989												
1 July 1990												
1 July 1991												
1 July 1992		1.060										
1 July 1993		1.025										
1 July 1994		1.000										
		1.000										

# SCHEDULE 6

[By-laws 7, 8, 8A and 9]

# DISCOUNTS AND ADDITIONAL CHARGES

1.	Disco	unt —
		by-law 7 (1) (a) (i)
2.	Addit	ional charges —
	(a) (b) (c) (d)	by-law 7 (1) (b) (i) \$3.00 by-law 8 (2) (a) \$1.50 by-law 8 (2) (b) (i) \$1.50 by-law 8 (2) (b) (ii) \$3.00
3.	Rates	of interest —
		by-laws 7 (1) (a) (ii), 7 (1) (b) (ii), 8 (2) (a), 8 (2) (b) (i), 8 (2) (b) (ii) 10% per annum
<b>4</b> .	Conce	ession (by-law 8A (2)) —
	(a) (b) (c)	charge for water supply \$55.70 charge for sewerage \$90.20 charge for drainage \$10.05
5.	Intere	est on overdue amounts (by-law 9) 14.00%

#### SCHEDULE 7

[By-law 8B]

# CHARGES FOR GOVERNMENT TRADING ORGANIZATIONS AND NON-COMMERCIAL GOVERNMENT PROPERTY

1. Annual charge (based on meter size).

Meter size	\$
20 mm or less	247
25 mm	385
30 mm	555
40 mm	986
50 mm	542
70 mm	022
75 mm	160
70 2	0.47
80 mm	947
100 mm	107
140 mm	088
150 mm	877
200 mm	669
250 mm	546
300 mm	506
350 mm	550
with a minimum charge, where property is served	
but not metered by the Water Authority, of	247

#### 2. Volume charge (c/kL)

#### Metropolitan

First 600 kL													56.5	cents
Over 600 kL													63.1	cents

Country (according to the classification of the town/area in which

that property is situated, as set out in Schedule 8) -

Consumption	Class 1	Class 2	Class 3	Class 4	Class 5
(kL)	(c/kL)	(c/kL)	(c/kL)	(c/kL)	(c/kL)
Up to 300 Over 300	$60.2 \\ 115.3$	$67.5 \\ 122.5$	72.5 130.0	77.5 140.0	77.5 150.0

### **SCHEDULE 8**

[By-law 20E]

# CLASSIFICATION OF TOWNS/AREAS FOR THE PURPOSES OF BY-LAW 20E

### Class 1

Albany, Albany Farmlands, Allanooka Farmlands, Augusta, Australind, Avon Hills, Bootenall, Boyanup, Broome, Brunswick, Burekup, Burracoppin, Calingiri, Capel, Cervantes, Collie, Collie Farmlands, Coodanup, Cue, Cunderdin, Dampier, Dardanup, Dathagnoorara Farmlands, Denison, Derby, Dongara, Donnybrook, Dowerin, Dunsborough, Dwellingup, Eaton, Elleker, Emu Point, Eneabba, Eradu, Esperance, Furnissdale, Geraldton, Goode Beach, Grass Valley, Guilderton, Halls Creek, Hamel, Harvey, Hines Hill, Jurien, Kalbarri, Karratha, Karratha Supply Mains, Kellerberrin, Kununurra, Lancelin, Ledge Point, Little Grove, Lower King, Mandurah, Margaret River, Meckering, Meekatharra, Mingenew, Mount Magnet, Narngulu, Newman, North Dandalup, Northam, Paraburdoo, Park Ridge, Pemberton, Pinjarra, Porongorups, Port Hedland, Preston Beach, Ravenswood, Riverside Gardens, Roelands, Sandstone, Sea Bird, South Hedland, Tammin, Tom Price, Walkaway, Waroona, Wedgefield, Wiluna, Wokalup, Woodridge, Wundowie, Yalgoo, Yallingup, Yarloop/Wagerup, York, Yunderup.

#### Class 2

Bakers Hill, Balingup, Beverley, Binningup, Bodallin, Boyup Brook, Bridgetown, Carnamah, Carnarvon, Coorow, Cowaramup, Denham (Saline), Doodlakine, Exmouth, Fitzroy Crossing, Gingin, Goomalling, Greenbushes, Greenhead, Hester, Highbury, Jerramungup, Katanning, Katanning Farmlands, Laverton, Leeman, Leonora, Manjimup, Merredin, Moora, Nannup, Narrogin, Northampton, Roebourne, Southern Cross, Three Springs, Three Springs Farmlands, Toodyay, Wagin, Westonia, Williams, Wyalkatchem.

### Class 3

Allanson, Allanson Park, Arrowsmith Farmlands, Bindoon/Chittering, Boddington, Bolgart, Boulder, Bremer Bay, Brookton, Broomehill, Bruce Rock, Bullfinch, Camballin, Coolgardie, Cuballing, Dalwallinu, Dandaragan, Dangin, Darkin, Denmark, Gascoyne, Gibson, Gravity Main, Hopetoun, Hyden, Kalgoorlie, Kendenup Farmlands, Kirup, Kojonup, Koorda, Lake Argyle, Marble Bar, Marvel Loch, Moorine Rock, Morawa, Morawa Farmlands, Mount Barker, Mullewa, Mullewa, Farmlands, Muradup, Myalup, Nabawa, Narembeen, Narrikup, Northam Farmlands, Northcliffe, Peppermint Beach, Pingelly, Popanyinning, Quairading, Shackleton, Walpole, Watheroo, Wickepin, Wickham, Widgiemooltha, Wongan Hills, Woodanilling, Wyndham.

#### Class 4

Badgingarra, Ballidu, Bendering, Bullaring, Buntine, Condingup, Corrigin, Cranbrook, Dudinin, Dumbleyung, Frankland, Gnowangerup, Harrismith, Horrocks, Jitarning, Kalannie, Kalgoorlie Farmlands, Kondinin, Kukerin, Kulin, Kununoppin, Latham, Merredin Farmlands, Miling, Moulyinning, Mukinbudin, Muntadgin, Narrogin Farmlands, New Norcia, Newdegate, Norseman, Nullagine, Nungarin, Nyabing, Onslow, Ora Banda, Perenjori, Piesseville, Pingaring, Pithara, Point Samson, Ravensthorpe, Tambellup, Tincurrin, Trayning, Wandering, Warralakin, Wittenoom, Wubin, Yealering, Yerecoin.

#### Class 5

Arrino, Beacon, Bencubbin, Bindi Bindi, Borden, Broad Arrow, Bunjil, Caron, Coomberdale, Grass Patch, Karlgarin, Kendenup, Koolyanobbing, Lake Grace, Lake King, Menzies, Mount Roe, Mullalyup, Munglinup, Ongerup, Pingrup, Quininup, Rocky Gully, Salmon Gums, Varley, Wellstead, Yuna.

By resolution of the Board.

The Seal of the Water Authority of Western Australia was affixed hereto in the presence of-

K. C. WEBSTER, Chairman. J. I. GILL, Managing Director.

Approved by-

PETER FOSS, Minister for Water Resources.

#### WATER AUTHORITY ACT 1984

### WATER AUTHORITY AMENDMENT BY-LAWS 1995

Made by the Water Authority of Western Australia with the approval of the Minister for Water Resources.

#### PART 1 - PRELIMINARY

#### Citation

 These by-laws may be cited as the Water Authority Amendment By-laws 1995.

### Commencement

2. These by-laws come into operation on 1 July 1995.

# **Application**

3. Nothing in these by-laws affects the application after 1 July 1995 of a by-law in force before that day in so far as that by-law relates to a fee or charge for a period commencing before that day or to a fee or charge for any matter or thing done before that day.

### PART 2 — COUNTRY AREAS WATER SUPPLY BY-LAWS 1957

# Schedule 2 repealed and a Schedule substituted

4. Schedule 2 to the Country Areas Water Supply By-laws 1957\* is repealed and the following Schedule is substituted —

#### **SCHEDULE 2**

#### **FEES**

		**EES
1.	(a)	Water supply plumber's examination —
		first subject       37.50         each additional subject       24.00         remark (per subject)       25.00         report, including remark (per subject)       50.00
	(b)	Issue of a water supply plumber's licence
	(c)	Renewal of a water supply plumber's licence
	(d)	Duplicate instruments (licences and certificates)
	(e)	Application for a water supply plumber's licence
2.	Mete	er testing —
		Meter size
		20 or 25 mm

3.	cuttii suppl	ng off or redu ly and the res	espect of turning oction of the water storation of the	•	\$ 49.50
4.	(a)	Issue of a sir	ngle statement		7.00
	(b)	Reading of n	neter		7.00
	(c)	Urgent read	ing of meter		12.00
	(d)	Orders and	requisitions		5.00
	(e)		sue of statement of meter		12.00
	( <b>f</b> )	Combined is and urgent i	sue of statement eading of meter .		17.00
	(g)	Provision of involving res of 15 minute	information search or investig ss or more		25.00 per hour or part thereof
5.	Fee which	nder section it is propose	43A in respect of d to —	land on	
	(a)	construct a residential b	new single uilding		49.50
	(b)	alter an exis residential b cost, as asse Authority, of	uilding at a		
				; ; ;	per \$1 000 of the cost so assessed, up to a maximum of \$49.50
	(c)	than a single the cost of w alteration th to be over \$2 each \$1 000	alter a building of residential build hich construction e Authority asses 22 500, an amoun of the cost assess	ling, or sses t for ed —	1.90
		over \$1 000	000 000 but not 0000		
		over \$10 000	0 000 but not		
			000		
6.	(1)	Supply of correcords or playstored in dig	py of, or extract fi ans (other than the ital format) unde 3) of Water Author	rom, hose r	
		size	film	paper	
		A1 A2 A3 A4	\$11.00	\$9.00 \$7.00 \$6.00 \$6.00	

	(2)	Additional fee (A4 only) for \$ facsimile transmission
7.	Re-se	ealing of private fire service connection 48.50
8.	Fee to	for relocation of water supply connection than 500 mm) —
	(a)	where the connection size is —
		20 mm       70.00         25 mm       83.00         40 mm       109.00         50 mm       141.50
	(b)	other sizes, an amount equal to the actual cost of relocation.
9.	Fee	for fixing of a meter under by-law 77 (3) 28.50
10.	Fee build	for installation of temporary ding standpipe
11.	Fee	for inspection of work under by-law 87F —
	(a)	single residential building 32.00
	(b)	other than single residential building — single storey
	(c)	other than single residential building — more than one storey — fee per floor 81.75
12.	Fee	for book of forms of —
	(a)	notice and certificate of completion and compliance
	(b)	multi-entry plumbing certificate 5.75
13.	Fees	s for authorization of materials, ngs and fixtures —
	(a)	application —
		(i) first item of product type 312.00
		(ii) each additional item of product type
	(b)	examination, testing, inspection or evaluation (per hour or part thereof)
14.	Min or re (on	imum fee for application for disconnection econnection of water supply under by-law 96 redevelopment or subdivision)

#### [\* Reprinted in the Gazette of 1 May 1968 at pp. 1219-1242. For amendments to 19 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp.299-302.]

#### PART 3 — COUNTRY TOWNS SEWERAGE BY-LAWS 1952

#### Principal by-laws

- 5. In this Part the Country Towns Sewerage By-laws 1952\* are referred to as the principal by-laws.
  - [\* Reprinted in the Gazette of 9 April 1968 at pp. 931-978. For amendments to 19 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp. 302-304.]

\$

#### Schedule C amended

6. (1) Part I of Schedule C to the principal by-laws is deleted and the following Part is substituted —

#### PART I

#### Plumbing Fees

1.	For	worke	to be connected to the sewer —	Φ
	(a)		le residential building —	
	(a)	-	· ·	64.00
		(i)	one major fixture	
		(ii)	each additional major fixture	16.00
		(iii)	re-inspection	32.00
	(b)		er than single residential building — le storey —	
		(i)	one major fixture	99.00
		(ii)	each additional major fixture	33.00
		(iii)	re-inspection	49.50
	(c)	Othe more	er than single residential building — e than one storey — fee per floor —	
		(i)	one major fixture on floor	.63.50
		(ii)	each additional major fixture on floor	54.50
		(iii)	re-inspection	81.75
2.	For	works	to be connected to a septic tank —	
	(a)	one	major fixture	38.50
	(b)	each	additional major fixture	19.25
3.	For	inspec	tion of work under by-law 18F —	
	(a)	singl	e residential building	32.00
	(b)	othe build	r than single residential ling — single storey	49.50
	(c)	other more	r than single residential building — e than one storey — fee per floor	81.75
paragraph	art II s (a) s	of Sch and (b)	edule C to the principal by-laws is amended and substituting the following paragraphs	l by deleting
" (a)	cons	struct a	a new single residential building	49.50
<b>(b</b> )	buil	ding a	0. 0. 0. <del>0.</del> 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0.	cents
			per \$1	
			of the cost	so .
			asse up t	essed, o a
			max	imum 49.50
			υ φ-	<b>*</b> 3.50

(3) Parts V, VI and VII of Schedule C to the principal by-laws are deleted and the following Parts are substituted —  $\,$ 

		PART V
		Plumber's examinations and licences
1.	Water	r supply and sanitary plumber's examination —
		first subject
		for each additional subject 24.00
		remark (per subject)
		report, including remark (per subject) 50.00
2.	(a)	Application for a water supply and sanitary plumber's licence
	(b)	Issue of water supply and sanitary plumber's licence —
		per quarter (or part thereof) 25.00
3.	(a)	Duplicate instruments (licences and certificates)
	(b)	Renewal of water supply and sanitary plumber's licence
		PART VI
		Fees for books of forms
1.	Book compl	of forms of notice and certificate of etion and compliance
2.	Book plumb	of forms for multi-entry oing certificate
		PART VII
		Fees for authorization of materials, fittings and fixtures
1.	Appli	cation fee —
	(a)	for first item of product type
	(b)	for each additional item of product 43.50
2.	Exam (per h	ination, testing, inspection or evaluation our or part thereof)
(4) P	art IX	of Schedule C to the principal by-laws is deleted and t

the following Part is substituted —

#### PART IX

Minimum fees for installation of sewer junction (By-law 230)

1.	100mm sewer junction	 182.00
2.	150mm sewer junction	 281.50

#### PART 4 — METROPOLITAN WATER AUTHORITY (MISCELLANEOUS) BY-LAWS 1982

### Principal by-laws

- 7. In this Part the Metropolitan Water Authority (Miscellaneous) By-laws 1982\* are referred to as the principal by-laws.
  - [\* Published in the Gazette of 18 June 1982 at pp. 2025-2029. For amendments to 19 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp. 305-307.]

# Schedule 2 repealed and a Schedule substituted

8. Schedule 2 to the principal by-laws is repealed and the following Schedule is substituted —

#### **SCHEDULE 2**

1. Meter testing deposit —    Meter size —				CHARGES	
Meter size —					
20-25 mm	1.	Met	er test	sing deposit \$	
40-50 mm		Met	er size	; <del></del>	
(a) fix water supply connection —  (i) where the connection size is —  20 mm			40-5	60 mm	Ю
(i) where the connection size is —  20 mm	2.				
20 mm		(a)	fix v	water supply connection —	
25 mm			(i)	where the connection size is —	
of fixing the connection.  (b) fix fire-fighting connection —  (i) not within the central business districts as described in Schedule 3 —  100 mm				25 mm	Ю Ю
(i) not within the central business districts as described in Schedule 3 —  100 mm			(ii)	other sizes, an amount equal to the actual cos of fixing the connection.	st
business districts as described in Schedule 3 —  100 mm		(b)	fix f	ire-fighting connection —	
(ii) within the central business districts as described in Schedule 3, an amount equal to the actual cost of fixing the connection.  3. Charge for —  disconnection			(i)	business districts as	
districts as described in Schedule 3, an amount equal to the actual cost of fixing the connection.  3. Charge for — disconnection					
disconnection			(ii)	districts as described in Schedule 3, an amount equal to the actual cost of fixing	
reconnection	3.	Cha	rge for	r —	
(a) where the connection size is —					
	4.	Cha (less	rge for than	r relocation of water supply connection 500 mm) —	
20 mm 70.00		(a)	whe	ere the connection size is —	
			20 n	nm 70.0	0

25	mm																								٠				٠	. 83.00
40	mm																•													109.00
50	mm	•	•	•	•	•	•	٠	•	•	•	•	٠	•	•	•	•	٠	•	•	•	•	•	•	•	٠	•	٠	-	141.50

(b) other sizes, an amount equal to the actual cost of relocation.

#### Schedule 6 amended

9. Schedule 6 to the principal by-laws is amended by deleting items 3, 4, 5 and 6 and substituting the following items —

1 6 and	l subst	to the principal by-laws is amended by deleting items 3 ituting the following items —
3.	Hyd	rant standpipes —
	(a)	application fee
	(b)	hire fee for month or part of month —
		small standpipe
		medium volume (not metered)
4.	(a)	Reconnection
	(b)	Restoration of water supply
5.	Supj	under section 148 of Metropolitan Water oly, Sewerage, and Drainage Act 1909 in ect of land on which it is proposed to —
	(a)	construct a new single residential building
	(b)	alter an existing single residential building at a cost, as assessed by the Authority, of over \$22 500
		per \$1 000 of the cost so assessed, up to a maximum of \$49.50
	(c)	construct or alter a building other than a single residential building, the cost of which construction or alteration the Authority assesses to be over \$22 500, an amount for each \$1 000 of the cost assessed —
		up to \$1 000 000 1.50
		over \$1 000 000 but not over \$10 000 000
		over \$10 000 000 but not over \$50 000 000
		over \$50 000 000 0.25
6.	recor	for application for disconnection or nnection of water supply under by-law 9 (5a) redevelopment or subdivision)

# $\begin{array}{c} \textbf{PART 5} - \textit{METROPOLITAN WATER SUPPLY, SEWERAGE AND} \\ \textit{DRAINAGE BY-LAWS 1981} \end{array}$

#### Schedule C repealed and a Schedule substituted

10. Schedule C to the Metropolitan Water Supply, Sewerage and Drainage By-laws 1981\* is repealed and the following Schedule is substituted—

#### SCHEDULE C

- 4			FEES
1	Fees	to be	paid in respect of proposals to carry ng works —
	(a)	For	works to be connected to the sewer —
		(i)	Single residential building —
			(A) one major fixture 64.00
			(B) each additional major fixture
			(C) re-inspection
		(ii)	Other than single residential building — single storey —
			(A) one major fixture 99.00
			(B) each additional major fixture
			(C) re-inspection 49.50
		(iii)	Other than single residential building — more than one storey - fee per floor —
			(A) one major fixture on floor 163.50
			(B) each additional major fixture on floor
			(C) re-inspection
	(b)	For	works to be connected to a septic tank —
		(i)	one major fixture
		(ii)	each additional major fixture 19.25
2.	Fee 1	for ins	tallation of sewer junction —
	100	mm se	wer junction
	150	mm se	wer junction
3.	Fees	for a	nthorization of materials, fittings and fixtures —
	(a)	appl	ication —
		(i)	first item of product type 312.00
		(ii)	each additional item of product type 43.50
	(b)	exar eval	nination, testing, inspection or uation (per hour or part thereof) 73.00

	4.	Fee f	for plumber's examination —
			first subject
			each additional subject 24.00
			remark (per subject)
			report, including remark (per subject) 50.00
	_		-
:	5.	Fee f	
-		(a)	issue of a Water Supply and Sanitary Plumber's Licence or Water Supply Plumber's Licence —
			per quarter (or part thereof)
		(b)	renewal of a Water Supply and Sanitary Plumber's Licence or Water Supply Plumber's Licence
		(c)	duplicate instruments (licences and certificates)
		(d)	application for a Water Supply and Sanitary Plumber's Licence or Water Supply Plumber's Licence
	6.	Fee 1	for installation of meter under by-law 6.7.1A 28.50
	7.	Fee f	for installation of temporary ling standpipe
	8.	Fee f	for inspection of work under by-law 30.9.4 —
		(a)	single residential building 32.00
		(b)	other than single residential building — single storey
		(c)	other than single residential building — more than one storey — fee per floor 81.75
	9.	Fee	for book of forms of —
		(a)	notice and certificate of completion and compliance
		(b)	multi-entry plumbing certificate 5.75
	10.	prep	for the provision of plan sheets for aration of diagrams of property or installations —
		(a)	A4 size (per pad of 25 sheets)
		(b)	A3 size (per pad of 25 sheets) 6.50
		(c)	A1 size (per sheet)

<sup>[\*</sup> Reprinted in the Gazette of 11 December 1986 at pp.4557-4800. For amendments to 19 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp.307-308.]

#### PART 6 — CARNARVON IRRIGATION DISTRICT BY-LAWS

### Schedule repealed and a Schedule substituted

11. The Schedule to the Carnarvon Irrigation District By-laws\* is repealed and the following Schedule is substituted —

#### SCHEDULE

[by-law 19]

Minimum fee for testing a meter

Meter Size	Fee
20-25 mm 40-50 mm	 \$39.50 \$77.00
75 mm and over .	 143.00

[\* Published in the Gazette of 2 July 1962 at pp. 1695-1698. For amendments to 19 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp.310-312.]

#### PART 7 — ORD IRRIGATION DISTRICT BY-LAWS

#### Schedule amended

12. The Schedule to the Ord Irrigation District By-laws\* is amended by deleting "\$9.50" and substituting the following —

\$10.00

[\* Published in the Gazette of 18 July 1963 at pp. 2044-2048. For amendments to 19 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp.312-314.]

By resolution of the Board.

The Seal of the Water Authority of Western Australia was affixed hereto in the presence of-

[L.S.]

K. C. WEBSTER, Chairman. J. I. GILL, Managing Director.

Approved by-

PETER FOSS, Minister for Water Resources.

#### WATER AUTHORITY ACT 1984

#### COUNTRY AREAS WATER SUPPLY AMENDMENT BY-LAWS 1995

Made by the Water Authority of Western Australia with the approval of the Minister for Water Resources.

#### Citation

1. These by-laws may be cited as the Country Areas Water Supply Amendment By-laws 1995.

#### By-law 77 amended

- 2. By-law 77 (4) of the Country Areas Water Supply By-laws 1957\* is amended by deleting "strata-titled".
  - [\* Reprinted in the Gazette of 1 May 1968 at pp. 1219-1242. For amendments to 21 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, p. 299-302.]

By resolution of the Board.

The Seal of the Water Authority of Western Australia was affixed hereto in the presence of-

[L.S.]

K. C. WEBSTER, Chairman. J. I. GILL, Managing Director.

Approved by-

PETER FOSS, Minister for Water Resources.

#### WATER AUTHORITY ACT 1984

### METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE AMENDMENT BY-LAWS (NO. 2) 1995

Made by the Water Authority of Western Australia with the approval of the Minister for Water Resources.

#### Citation

1. These by-laws may be cited as the Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 1995.

#### By-law 6.7 amended

- 2. By-law 6.7.1A.2 of the Metropolitan Water Supply, Sewerage and Drainage By-laws 1981\* is amended by deleting "strata-titled".
  - [\* Reprinted in the Gazette of 11 December 1986 at pp. 4557-4880. For amendments to 21 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, p. 307-308.]

By resolution of the Board.

The Seal of the Water Authority of Western Australia was affixed hereto in the presence of—

[L.S.]

K. C. WEBSTER, Chairman. J. I. GILL, Managing Director.

Approved by-

PETER FOSS, Minister for Water Resources.

#### WATER AUTHORITY ACT 1984

## RIGHTS IN WATER AND IRRIGATION AMENDMENT REGULATIONS 1995

Made by His Excellency the Governor in Executive Council.

#### Citation

1. These regulations may be cited as the Rights in Water and Irrigation Amendment Regulations 1995.

#### Commencement

2. These regulations come into operation on 1 July 1995.

#### Appendix 2 repealed and an Appendix substituted

3. Appendix 2 to the Rights in Water and Irrigation Regulations 1941\* is repealed and the following Appendix is substituted —

#### Appendix 2

[reg. 24]

Fee

																															_		•	
Stony Brook																										 				\$:	12	9.	5(	)
Stony Brook Canning River Serpentine River Dandalup River																										 				\$	5	7.	75	5
Serpentine River					•		•				•	•		•	•	•	•	•		•			•			 	٠.		•	ş	5	7.	75	5
Dandalup River	•	•	•	•	•	•	•	٠	•	•	•	•	٠	•	•	•	٠	•	•	•	•	•	•	•	•			 •	•	Þ	o	7.	10	)

[\* Published in the Gazette of 5 December 1941 at pp. 1754-61. For amendments to 2 June 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp. 309-10.]

By His Excellency's Command,

J. PRITCHARD, Clerk of the Council.

