

AUSTRALIAN GOVERNMENT TE



PERTH, THURSDAY, 1 JULY 1993 No. 92 SPECIAL

PUBLISHED BY AUTHORITY G. L. DUFFIELD, GOVERNMENT PRINTER AT 4.00 PM

WATER AUTHORITY ACT 1984

RIGHTS IN WATER AND IRRIGATION AMENDMENT REGULATIONS 1993

Made by the Lieutenant Governor and Deputy of the Governor in Executive Council for the purposes of the Rights in Water and Irrigation Act 1914.

Citation

1. These regulations may be cited as the Rights in Water and Irrigation Amendment Regulations 1993.

Commencement

2. These regulations shall come into operation on 1 July 1993.

Appendix 2 repealed and an Appendix substituted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 Appendix 2 to the Rights in Water and Irrigation Regulations 1941* is repealed and the following Appendix is substituted —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

	100
Stony Brook	\$121.50
Stony Brook Canning River Serpentine River Dandalup River	\$ 54.00 \$ 54.00
Dandalup River	\$ 54.00
Published in the Gazette of 5 December 1941 at pp. 1754-6	1.

[* Published in the Gazette of 5 December 1941 at pp. 1754-61. For amendments to 22 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp. 294-5.]

By Order of the Lieutenant Governor and Deputy of the Governor,

D. G. BLIGHT, Clerk of the Council.

WATER AUTHORITY ACT 1984

RIGHTS IN WATER AND IRRIGATION (CONSTRUCTION AND ALTERATION OF WELLS) AMENDMENT REGULATIONS (NO. 2) 1993

Made by the Lieutenant Governor and Deputy of the Governor in Executive Council for the purposes of the Rights in Water and Irrigation Act 1914.

Citation

1. These regulations may be cited as the Rights in Water and Irrigation (Construction and Alteration of Wells) Amendment Regulations (No. 2) 1993.

Commencement

2. These regulations come into operation on 1 July 1993.

Schedule 2 amended

- 3. Schedule 2 to the Rights in Water and Irrigation (Construction and Alteration of Wells) Regulations 1963* is amended by deleting "\$7.50" and substituting the following —
- " \$8.00 ".
 - [* Published in the Gazette of 15 May 1963 at pp. 1297-1305. For amendments to 22 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp. 293-4.]

By Order of the Lieutenant Governor and Deputy of the Governor,

D. G. BLIGHT, Clerk of the Council.

WATER AUTHORITY ACT 1984

WATER AUTHORITY (CHARGES) AMENDMENT BY-LAWS 1993

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 1993.

Principal by-laws

- 2. 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 29 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp.300-302.]

By-law 2 amended

- 3. By-law 2 (1) of the principal by-laws is amended in the definition of "Government trading organization" by inserting, in the appropriate alphabetical positions, the following organizations —
- " Metropolitan Cemeteries Board established under the Cemeteries Act 1986;
- "Western Australian Development Corporation established by the Western Australian Development Corporation Act 1983;
- " Western Australian Land Authority established by the Western Australian Land Authority Act 1992;

By-law 3A amended

- 4. By-law 3A of the principal by-laws is amended by deleting "until a general valuation of that land" and substituting the following $\,$
- " until the commencement of the next rating year

By-law 18A inserted

- 5. After by-law 18 of the principal by-laws the following by-law is inserted —
- " Concessional metropolitan quantity charge
 - 18A. (1) In this by-law, "eligible pensioner" has the same meaning as in section 3 (1) of the Rates and Charges (Rebates and Deferments) Act 1992.
 - (2) Notwithstanding any other provisions of these by-laws a person who is liable to pay a charge under item 1 or 2 of Part 3 of Division 1 of Schedule 1 in respect of land in the metropolitan area shall be allowed a concession under this by-law in respect of that charge if —
 - (a) at the time the account is issued, or at the time the payment is made, that person satisfies the Authority that he is an eligible pensioner;
 - (b) subject to sub-bylaw (3), the land is occupied by the eligible pensioner referred to in paragraph (a), whether or not the land is also occupied by any other person;
 - (c) he is not liable for the payment of any amount due in respect of a charge assessed according to the quantity of water supplied to that or any other land during a period that commenced before the period to which the concession relates;
 - (d) he has not been allowed a concession under this by-law in respect of water supplied to any other land except where the portions of the periods to which the concessions relate do not, to any extent, coincide; and
 - (e) payment is made in full of the total amount of the charge within 3 months after the giving of the account for that charge.
 - (3) The concession to be allowed under this by-law in respect of a charge under item 1 or 2 of Part 3 of Division 1 of Schedule 1 is 50% of the amount assessed in respect of water supplied up to 150kL, where the land concerned is in the metropolitan area.
 - (4) A person who, in connection with or for the purpose of being allowed a concession under this by-law, gives information that he knows or has reasonable cause to believe to be false or misleading in any material respect commits an offence. Penalty; \$1000.

Part 2. Division 3 inserted

- 6. After Part 2, Division 2 of the principal by-laws the following Division is inserted —
- " Division 3 Water charges for commercial metropolitan property

Metropolitan non-residential property water supply charges for 1993/94 year

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) and (7) and by-law 20B, and notwithstanding any other provision of these by-laws, the minimum charge payable for the 1993/94 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 1992/93 year; or
 - (b) the meter-based minimum charge to be paid in respect of the provision of that water supply in the 1993/94 year to that property, as set out in Schedule 1, Division 1, Part 2, item 1,

whichever is the higher amount.

- (3) Notwithstanding any other provision of these by-laws, where the charge calculated as payable for the 1993/94 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 16%, as shown in the formula.
- (4) Where land classified as metropolitan non-residential for the whole or part of the 1993/94 year was not so classified for the whole of the 1992/93 year, the Authority shall estimate notional charges for the 1992/93 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 1992/93 year, and those notional charges estimated under this sub-bylaw shall be regarded as the base charge payable in the 1992/93 year for the purposes of variable "A" of the formula.

- (5) Where part of the way through the 1993/94 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 1993/94 year, in respect of metropolitan non-residential land, there is
 - (a) a change in the amount of the charges for the 1993/94 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 1992/93 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 1993/94 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 metropolitan non-residential property water supply charges for 1993/94 year

- 20B. (1) Where a metropolitan non-residential property is not directly served by the Authority, the minimum 1993/94 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) Subject to sub-bylaw (3), where a metropolitan non-residential property is served but not metered by the Authority, the minimum 1993/94 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 1992/93 year.

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

7. 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 1993/94

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

2.	Con	nected metropolitan exempt
	In r by-l area	respect of land described in aw 4 that is in the metropolitan
	(a)	in the case of land described in by-law 4 (1) (e)
	(b)	in any other case
3.	Stra	ata-titled caravan bay
	a si	respect of each residential property being ngle caravan bay that is a lot within the uning of the Strata Titles Act 1985 \$98.70
3A.	Stra	ata-titled storage unit
	stor	respect of land comprised in a unit used for rage purposes that is a lot within the aning of the Strata Titles Act 1985
4.	Con	nmunity Residential
	as (to tl unit	respect of land that is classified Community Residential, a charge equal the number of notional residential ts as determined under by-law 16 tiplied by
5.	Sem	ni-rural/Residential
	resi	espect of each semi-rural/ dential property not being l mentioned in item 2
6.	Con	nected non-metropolitan residential exempt
6.	In r that	nected non-metropolitan residential exempt espect of land described in by-law 4 is comprised in a residential property is not in the metropolitan area \$118.45
6.7.	In r that and	espect of land described in by-law 4
-	In rethat and Non-In remetresid	espect of land described in by-law 4 is comprised in a residential property is not in the metropolitan area \$118.45
-	In rethat and Non-In remetresid	espect of land described in by-law 4 is comprised in a residential property is not in the metropolitan area \$118.45 -metropolitan non-residential espect of land that is neither in the copolitan area nor comprised in a lential property, where the land
-	In rethat and Non-In remetrresidis cla	espect of land described in by-law 4 is comprised in a residential property is not in the metropolitan area
-	In r that and Non-In remetr resid is cla	espect of land described in by-law 4 is comprised in a residential property is not in the metropolitan area
7.	In r that and Non-In remetr resid is cla (a) (b) Stock	espect of land described in by-law 4 is comprised in a residential property is not in the metropolitan area
7.	In r that and Non- In remetr resid is cla (a) (b) Stock For t wate subjections	espect of land described in by-law 4 is comprised in a residential property is not in the metropolitan area
7.	In rethat and Non-In resid is class (a) (b) Stock For twates subject Addit When for each of the subject than for each of the subject than the subject that the	espect of land described in by-law 4 is comprised in a residential property is not in the metropolitan area
7.	In rethat and Non-In resid is class (a) (b) Stock For twates subject Addit When for each of the subject than for each of the subject than the subject that the	espect of land described in by-law 4 is comprised in a residential property is not in the metropolitan area

10. Shipping (non-metropolitan)

11. Local authority standpipes

For each local authority standpipe \$118.45

12. Metropolitan fire-fighting connections

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 —

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

$(A \times B \times X)$ where —

A = the amount payable in 1992/93 (the "Base Charge")

B = 1.034X = 0.926

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 —

$(A \times B \times X) - [(A \times B \times X - Y) \times Z]$ where

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

Z = .16 (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
(mm)	\$	\$	\$	\$	\$
20	300	325	350	350	350
25	325	381	436	492	547
30	395	520	646	771	896
40	496	722	948	1 174	1 400
50	654	1 037	1 421	1 804	2 188
80	1 336	2 402	3 468	4 534	5 600
100	2 070	3 740	5 410	7 080	8 750
150	4 898	8 595	12 293	15 990	19 688
200	9 400	15 800	22 200	28 600	35 000
300	31 750	43 500	55 250	67 000	78 750

	(b)	in the case of land required by any other written law to be rated on unimproved value
		subject to a minimum in respect of any land the subject of a separate assessment, of\$300.00
	(c)	in the case of land classified as Metropolitan Farmland
		subject to a minimum in respect of any land the subject of a separate assessment, of
	(d)	in the case of land classified as Vacant land an amount for each dollar of the GRV —
		(i) up to \$4 000
		(ii) over \$4 000 but not over \$800 000 3.39 cents/\$ of GRV
		(iii) over \$800 000
		subject to a minimum in respect of any land the subject of a separate assessment, of
2.	Non-	netropolitan non-residential
	In re area	pect of land that is neither in the metropolitan or comprised in a residential property —
	(a)	where the land is classified as Commercial or Industrial, an amount for each dollar of GRV —
		(i) up to \$117 000 5 cents/\$
		(ii) over \$117 000 but not over \$585 000 4 cents/\$ of GRV
		(iii) over \$585 000 but not over \$1 170 000
		(iv) over \$1 170 000 but not over \$2 340 000 2 cents/\$ of GRV
		(v) over \$2 340 000
		subject to a minimum, in respect of any land the subject of a separate assessment, of
	(b)	where the land is classified as Vacant Land
		subject to a minimum, in respect of any and the subject of a separate assessment, of

(c)	where the land is classified as Farmland	9.81 cents/ hectare
	subject to a minimum, in respect of any land the subject of a separate assessment, of	. \$107.50.

Part 3 — Quantity charges

1. <u>Metropolitan residential</u>

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 75 kL	19.0 cents
over 350 but not over 550 kL	62.8 cents
over 550 but not over 750 kL	
over 950 but not over 1 150 kLover 1 150 but not over 1 350 kL	
over 1 350 but not over 1 550 kL	81.3 cents
over 1 550 but not over 1 750 kL over 1 750 but not over 1 950 kL	81.3 cents
over 1 950 kL 1	100.3 cents

except that where the water is supplied to a property that, in accordance with by-law 3, is subject only to a proportion of the amount otherwise payable under Part 1, the quantity of 75 kilolitres in this item is reduced to a quantity that is a like proportion of 75 kilolitres, and the amount of the reduction (in kilolitres) shall also be deducted from each other quantity in this item.

2. Semi-rural/residential

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 75 kL	no charge
over 75 but not over 150 kL	19.0 cents
over 150 but not over 350 kL	53.7 cents
over 350 but not over 550 kL	62.8 cents
over 550 but not over 750 kL	68.6 cents
over 750 but not over 950 kL	72.9 cents
over 950 but not over 1 150 kL	
over 1 150 but not over 1 350 kL	
over 1 350 but not over 1 550 kL	
over 1 550 but not over 1 750 kL	81.3 cents
over 1 750 but not over 1 950 kL	81.3 cents
over 1 950 kL	100.3 cents

except that where the water is supplied to a property that, in accordance with by-law 3, is subject only to a proportion of the amount otherwise payable under Part 1, the quantity of 75 kilolitres in this item is reduced to a quantity that is a like proportion of 75 kilolitres, and the amount of the reduction (in kilolitres), shall also be deducted from each other quantity in this item.

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—

up to 150 kL 34.0 cents
over 150 but not over 350 kL 41.8 cents
over 350 but not over 550 kL 58.7 cents
over 550 but not over 750 kL 68.6 cents
over 750 but not over 950 kL
over 950 but not over 1 150 kL 112.5 cents
over 1 150 but not over 1 350 kL 161.7 cents
over 1 350 but not over 1 550 kL 161.7 cents
over 1 550 but not over 1 750 kL 186.4 cents
over 1 750 but not over 1 950 kL 186.4 cents
over 1 950 kL 216.8 cents

except that if the property is -

- (a) in the town of Cue, Laverton, Leonora, Meekatharra, Menzies, Sandstone or Wiluna; the charge from the commencement of the 1992/1993 consumption year for each kilolitre of water supplied over 350 but not over 550 kilolitres is 41.8 cents; or
- (b) north of 26°S Latitude, the charge for each kilolitre of water supplied over 350 but not over 550 kilolitres is 41.8 cents.

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. <u>Metropolitan non-residential</u>

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) —

up to 600 kL												55.1 cents
over 600 kL												61.5 cents

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

up to 1 600 kL											61.5	cents
over 1 600 kL.								_			110.8	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			_		_			_	_	_	55.6 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 55.6 cents per kilolitre;

	(b)	in any other case —
		up to allowance
		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 56.4 cents per kilolitre.
7.	Conr	nected non-metropolitan residential exempt
	supp a re area up to over	400 kL 37.7 cents 400 but not over 1 600 kL 65.2 cents
	over	1 600 kL 110.8 cents
8.	Non-	metropolitan non-residential
	charg supp nor c	each kilolitre of water, not being water for which a ge is otherwise specifically provided in this Part, lied to land that is neither in the metropolitan area comprised in a residential property, where the land is ified as —
	(a)	Commercial, Government, or CBH Grain Storage —
		up to 300 kL
	(b)	Industrial —
		up to 300 kL 61.5 cents over 300 but not over 8 000 kL 110.8 cents over 8 000 kL 93.1 cents
	(c)	Vacant Land —
		all water supplied 93.1 cents
	(d)	Farmland —
		up to 1 600 kL 61.5 cents over 1 600 kL
	(e)	Mining —
		all water supplied 119.1 cents
	(f)	Irrigated Market Gardens —
		up to the quota
		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 —
		up to 400 kL 37.7 cents over 400 but not over 1 600 kL 65.2 cents over 1 600 kL 110.8 cents
	(h)	Charitable Purposes
		up to 400 kL

		GOVERNIMENT CHEETIE, WIT 110	
9.	Denh	am desalinated	
	For each kilolitre of water supplied to land in the Denham Country Water Area, being water that has been treated to reduce the level of or remove salts —		
	(a)	in the case of land classified as Residential —	
		up to quota	
		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	
		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.	Local	authority standpipes	
	For e a loca	ach kilolitre of water supplied through al authority standpipe	
11.	Shipp	ing	
	For ea	ach kilolitre of water supplied for the se of being taken on board any ship in port —	
	(a)	in the metropolitan area 72.8 cents	
	(b)	not in the metropolitan area 91.8 cents	
12 .	Stock		
	purpo	ach kilolitre of water supplied for the se of watering stock on land that is not abject of a charge under Part 2 91.8 cents	
13.	<u>Build</u>	ling	
	throu	ach kilolitre of water supplied to land igh a water supply connection that is ded 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)	not in the metropolitan area 93.1 cents	
14.	<u>Met</u>	tropolitan hydrant standpipes	
	600 met	each kilolitre of water in excess of kilolitres supplied through a large ered hydrant standpipe in the cropolitan area	

Part 4 - Metropolitan Meter Rent

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

Meter size	Rent
20 mm	\$14.50
25 mm	\$17.00
40 mm	\$42.00
50 mm	\$83.00
80—100 mm	\$100.00
150 mm and over	\$132.00

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

[By-law 20]

Part 1 — Fixed charges

- 3. In respect of land to which water is supplied under by-law 31A of the Ord Irrigation District By-laws for purposes other than those mentioned in Part 2, an amount per supply point of
 - (a) where the supply is assured \$70.20(b) where the supply is not assured \$51.40
- 4. In respect of land to which water is supplied by an additional supply point supplied under by-law 15 of the Carnarvon Irrigation District By-laws, an amount per supply point of \$158.20

Part 2 — Charges by way of a rate

In respect of land to which water is supplied under by-law 31A of the Ord Irrigation District By-laws for the purposes of stock-water or dust prevention in feed lots —

Part 3 — Quantity charges

For each kilolitre of water supplied as mentioned in item 2 of Part 1 44.65 cents

SCHEDULE 2

[By-law 21]

CHARGES FOR SEWERAGE FOR 1993/94

Part 1 — Fixed charges

1.	Connected metropolitan exempt
	In respect of land described in by-law 4 that is in the metropolitan area —
	(a) in the case of land used as a home for the aged —
	for the first major fixture that discharges into the sewer\$108.60
	for each additional major fixture that discharges into the sewer \$47.75
	(b) in any other case, a charge equal to the number of major fixtures multiplied by \$108.60
2.	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 \$108.60
	for each additional major fixture that discharges into the sewer \$47.75
	(b) Charitable Purposes, an amount of —
	for the first major fixture that discharges into the sewer \$108.60
	for each additional major fixture that discharges into the sewer\$47.75
	(c) CBH Grain Storage or General Exempt, an amount for each connection to the sewer of
3.	Strata-titled caravan bay
	In respect of each residential property being a single caravan bay that is a lot within the meaning of the <i>Strata Titles Act 1985</i> \$75.00
3A.	Strata-titled storage unit
	In respect of comprised in a unit used for storage purposes that is a lot within the meaning of the Strata Titles Act 1985

... \$101.00 (including first fixture) plus \$14.50 for each additional fixture

... \$101.00 (including

washing units) plus \$50.50

first 2

for each additional washing unit

93]		GOVERNMENT GAZETTE, WA	
4.	Land from which industrial waste is discharged into a sewer of the Authority in the metropolitan area Discharge pursuant to a permit classified by		
	(a)	Authority as — a minor permit	
	(b)	a medium permit —	
	(6)	(i) coin operated laundries	

Part 2 — Charges by way of a rate

1. <u>Metropolitan residential</u>

In respect of each residential property in the metropolitan area not subject to a charge under item 1 or 3 of Part 1, an amount for each dollar of the GRV —

 up to \$6 200
 6.00 cents/\$ of GRV

 over \$6 200 but not over \$16 800
 4.21 cents/\$ of GRV

 over \$16 800
 3.90 cents/\$ of GRV

subject to a minimum of \$137.85.

2. <u>Metropolitan non-residential</u>

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 for each dollar of the GRV —

over \$8 000 but not over \$1 600 000 4.91 cents/\$ of GRV

over \$1 600 000 4.87 cents/\$
of GRV

subject to a minimum in respect of any land the subject of a separate assessment of ... \$300.00

(b)	in the case of land classified as Vacant land an amount for each dollar of the GRV —			
	up to \$4 000			
	over \$4 000 but not over \$800 000 4.91 cents/\$ of GRV			
	over \$800 000			
	subject to a minimum in respect of			

assessment, of \$137.85

any Vacant Land the subject of a separate

3. Country

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) 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 \$117 000
 100% of the amount

 over \$117 000 but not over \$585 000
 80% of the amount

 over \$585 000 but not over \$1 170 000
 60% of the amount

 over \$1 170 000 but not over \$2 340 000
 40% of the amount

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

- (c) in the case of land classified as Residential, \$120.00;
- (d) in the case of land classified as Vacant Land, \$82.50;
- (e) in the case of land not classified as Residential or Vacant Land, \$300.00.

Column 1	Column 2 (Residential)	Column 3 (Non-residential)	
Country sewerage area	cents/\$ of GRV	cents/\$ of GRV	
ALBANY	6.796	7.614	
AUGUSTA	6.880	6.880	
AUSTRALIND	5.017	2.870	

BINNINGUP	8.627	4.585
BODDINGTON	7.940	5.400
BOOTENALL	5.545	8.056
BREMER BAY	8.127	8.452
BRIDGETOWN	5.358	5.829
BROOME	5.065	4.613
BRUNSWICK	5.800	6.630
BUNBURY	4.586	6.165
BUREKUP	6.190	3.250
BUSSELTON	6.224	6.473
CAPEL	9.100	6.940
CARNARVON	8.573	7.564
CERVANTES	4.375	4.550
COLLIE	7.316	7.926
CORRIGIN	6.050	6.050
CRANBROOK	8.907	9.250
CUNDERDIN	5.166	8.568
DAMPIER	2.653	3.442
DENMARK	6.350	6.350
DERBY	5.801	6.340
DONGARA-DENISON	8.420	5.408
DUNSBOROUGH	7.654	7.960
EATON	6.994	6.753
ENEABBA	6.462	6.720
ESPERANCE	5.464	6.964
EXMOUTH	4.044	4.200
FITZROY CROSSING	10.400	12.00
GERALDTON	5.779	6.620
GERALDTON/ EFFLUENT		1.598
GNOWANGERUP	8.115	8.440
HALLS CREEK	5.604	7.411
HARVEY	6.743	4.722
JURIEN BAY	5.776	6.008
KALBARRI	6.155	5.158
KARRATHA	3.500	3.734
KATANNING	5.810	5.810
KELLERBERRIN	6.633	6.899

KOJONUP	8.940	8.940
KUNUNURRA	4.429	5.211
LAKE ARGYLE	4.429	5.211
LANCELIN	6.760	6.760
LAVERTON	3.690	4.540
LEDGE POINT	6.760	6.760
LEEMAN	5.519	5.740
LEONORA	5.973	5.973
MANDURAH	6.020	6.020
MANJIMUP	9.220	7.980
MARGARET RIVER	4.150	4.150
MECKERING	5.905	6.140
MERREDIN	7.206	7.495
MOUNT BARKER	6.952	7.220
MUKINBUDIN	10.663	11.090
NAREMBEEN	8.310	8.310
NARROGIN	4.700	6.935
NEWDEGATE	12.000	12.000
NEWMAN	3.600	3.600
NORTHAM	4.970	6.530
PARABURDOO	3.447	3.580
PINGELLY	7.890	7.890
PINJARRA	4.123	4.530
PORT HEDLAND	5.821	6.054
ROEBOURNE	7.982	10.831
THREE SPRINGS	9.290	9.695
TOM PRICE	3.293	3.420
WAGIN	8.190	8.190
WAROONA	8.100	8.880
WICKHAM	5.619	5.304
WONGAN HILLS	3.740	4.282
WUNDOWIE	3.580	4.630
WYALKATCHEM	6.878	7.154
WYNDHAM	5.368	8.503
YUNDERUP	5.635	5.400

Part 3 — Quantity charges

1.	For industrial waste discharged into
	a sewer of the Authority pursuant to
	a permit of the Authority classified
	as a major permit —

r volume		60.1 c/kL;
	r volume	r volume

and

No charge is payable under this Part if the sum of the amounts payable under paragraphs (a), (b) and (c) is less than 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.

SCHEDULE 3

[By-law 27]

CHARGES FOR DRAINAGE FOR 1993/94

Part 1 - Fixed charge

Strata-titled caravan bay

Strata-titled storage unit

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 0.70 cents/\$
of GRV

subject to a minimum in respect of any land the subject of a separate assessment of \$27.55.

2.	In respect of all land in a drainage area as referred to in by-law 27 other than land to which Part 1 or item 1 of this Part applies
	of GRV 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, \$27.55;
	(b) in any other case, \$36.30.
	SCHEDULE 4
	[By-law 31]
	CHARGES FOR IRRIGATION FOR 1993/94
	Part 1 — Fixed charges
1.	In respect of land in the Harvey Irrigation District, the Waroona Irrigation District, or the Collie River Irrigation District to which water is supplied by pipe for the purpose of trickle irrigation, an amount for each point of supply of
2.	For each connection of 100 mm diameter or less to the Harvey Piped Scheme, other than the first supply point, an amount
3.	In respect of land to which water is supplied under by-law 6A of the <i>Harvey, Waroona and Collie River Irrigation Districts By-laws 1975</i> for irrigation —
	(a) where the water is supplied during normal working hours, an amount of \$112.90
	(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 —
	(a) is in Harvey Irrigation District Sub-Area No. 2 or 3, Waroona Irrigation District, or Collie River Irrigation District, an amount per 3 hectares of
	(b) is in Harvey Irrigation District Sub-Area No. 1 or 4, an amount per hectare of
	subject to a minimum in respect of any land the subject of a separate assessment of \$89.80.
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) where water is supplied to land classified as Crop Group 1 \$235.75
	(b) where water is supplied to land classified as Crop Group 2 \$170.60

	(c)	where water is supplied to lar lassified as Crop Group 3	nd \$78.60	
3.	In res Irriga	ect of land in the Carnarvon on District.	\$194.00/ hectare	
•	subjecthe su	to a maximum in respect of a ject of a separate assessment	ny land of \$1 164.00.	
4.	In respect of land in the Ord Irrigation District —			
	(a)	where the land is in the Packsaddle Horticultural Farms Sub-Area 1 —		
		i) an amount of	\$22.80/ hectare	
		subject to a minimum ir respect of any land the subject of a separate assessment of \$178.00;	n	
		ii) a further amount per hectare of land actually irrigated of	\$555.00/ hectare	
	(b)	where the land is in Ord Irrig District Sub-Area 2	ation \$43.70/ hectare	
	(c)	where under by-law 31A of the rrigation District By-laws, the sirrigated by pumping from you amount per hectare of land rrigated of —	e land works.	
		i) where the supply is assu	red \$40.15	
		ii) where the supply is not	assured \$30.35	
		Part 3 — Quantity ch	arges	
1.	the V River	ater supplied in the Harvey Ir aroona Irrigation District, or t Irrigation District for irrigation supplied as mentioned in Par	che Collie on (including	
	(a)	or each 1 000 cubic metres up	o to —	
		i) 9 200 cubic metres per 3 of land in Harvey Irriga Sub-Area No. 2 or 3, the Irrigation District, or th River Irrigation District	tion District Waroona e Collie	
		ii) 9 200 cubic metres per h of land in Harvey Irriga District Sub-Area No. 1	tion	
		or the district allocation, whichever is less	\$20.05	
	(b)	where the district allocation is nore than the quantity mentic paragraph (a)(i) or (ii), as the may be, for each 1 000 cubic netres over that quantity but wer the district allocation	oned in case	

(c)	for each 1 000 cubic metres over the district allocation	
alloc	e the district allocation means the annual district ation under the <i>Harvey, Waroona and Collie River ation Districts By-laws 1975</i> .	

- 2. For each 1 000 cubic metres of water
 - (a) allocated under by-law 17 of the Preston Valley Irrigation District By-laws, whether or not it is used; or
 - (b) supplied other than as so allocated from the Preston River (as defined in by-law 3 of the Preston Valley Irrigation District By-laws) for the irrigation of land outside the District (as defined in that by-law) \$93.80

3. For each 1 000 cubic metres of water supplied for irrigation in the Carnarvon Irrigation District —

- (a) in accordance with a notice under by-law 23 of the Carnarvon Irrigation District By-laws \$151.25
- (b) not in accordance with a notice mentioned in paragraph (a) \$2 965.00

SCHEDULE 5

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

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

day from which relevant general valuation affecting land was expressed under the Valuation of Land Act 1978 to come into force

index for 1993/94

l July 1981	 1.87	12
l July 1982	 1.70)2
l July 1983	 1.54	! 7
July 1984	 1.50	2
July 1985	 1.46	0
July 1986	 1.36	3
July 1987	 1.30)4
. July 1988	 1.25	j4
July 1989	 1.17	2
July 1990	 1.08	6
July 1991	 1.04	4
July 1992	 1.03	4
July 1993	 1.00	Ю

SCHEDULE 6

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

DISCOUNTS AND ADDITIONAL CHARGES

1. Discount —

2. Additional charges —

(a)	by-law 7 (1) (b) (i)	\$3.00
(b)	by-law 8 (2) (a)	§1.50
(d)	by-law 8 (2) (b) (i)	\$1.50
(d)	by-law 8 (2) (b) (ii) 8	63.00

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) 8% per annum

4. Concession (by-law 8A (2)) —

(a)	charge for water supply	\$54.35
(b)		\$88.00
(c)	charge for drainage	. \$9.80

5. Interest on overdue amounts (by-law 9) 14%

SCHEDULE 7

[By-law 8B]

CHARGES FOR GOVERNMENT TRADING ORGANIZATIONS

1. Annual charge (based on meter size).

Meter size \$	
Meter size \$ 20 mm or less 24 25 mm 37 30 mm 54 40 mm 96 50 mm 1 50 70 mm 2 94 75 mm 3 38 80 mm 3 85 100 mm 6 01 140 mm 11 79 150 mm 13 53 200 mm 24 06 250 mm 37 60	6 11 13 14 18 18 17 13 19 17
300 mm	2

with	a minimum	charge.	where	property	is serve	d	
but n	a minimum ot metered b	y the Wa	ater A	ithority,	of		241

2. Volume charge (c/kL)

Metropolitan

Country

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. W. J. COX, Managing Director.

Approved by the Minister for Water Resources-

PAUL D. OMODEI.

WATER AUTHORITY ACT 1984

WATER AUTHORITY (CHARGES) AMENDMENT BY-LAWS (NO. 2) 1993

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) 1993.

Commencement

2. These by-laws come into operation immediately after the Water Authority (Charges) Amendment By-laws 1993 come into operation.

Schedule 2 amended

- 3. Schedule 2 to the Water Authority (Charges) By-laws 1987* is amended in Part 1 by inserting after item 4 the following item
 - 5. Land from which industrial waste is discharged into a sewer of the Authority outside the metropolitan area

Discharge pursuant to a permit classified by the Authority as —

(a) a medium permit —

(i) coin operated laundries \$101.00 (including first 2 washing units) plus \$50.50 for each additional washing unit

[* Published in the Gazette of 14 July 1987 at pp. 2658-72. For amendments to 29 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp.300-302.]

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. W. J. COX, Managing Director.

Approved by the Minister for Water Resources-

PAUL D. OMODEI.

WATER AUTHORITY ACT 1984

WATER AUTHORITY AMENDMENT BY-LAWS 1993

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

PART 1 — PRELIMINARY

Citation

1. These by-laws may be cited as the Water Authority Amendment By-laws 1993.

Application

2. Nothing in these by-laws affects the application after 1 July 1993 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

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

SCHEDULE 2

FEES

			ሱ
1.	(a)	Water supply plumber's examination —	\$
		first subjecteach additional subject	35.00 22.50
	(b)	or	3.50 per larter part ereof
	(c)	Renewal of a water supply plumber's licence	. 94.00
2.	Mete	er testing —	
		Meter size	
		20 or 25 mm	. 72.00
3.	cutting supp	mum fee in respect of turning or ng off or reduction of the water ly and the restoration of the r supply	. 46.50
4.	(a)	Issue of a single statement	. 7.00
	(b)	Reading of meter	7.00
	(c)	Urgent reading of meter	. 12.00
	(d)	Orders and requisitions	5.00

7.	Re-s	ealing of priv	ate fire servic	e connection	45.50
	(2)	Additional f	ee (A4 only) for ansmission .	or	3.50
		A1 A2 A3 A4	\$11.00	\$9.00 \$7.00 \$6.00 \$6.00	
		size	film	paper	
6.	(1)	records or p stored in di	opy of, or extra clans (other th gital format) u (3) of <i>Water A</i>	act from, an those ınder <i>uthority Act 1984</i> —	-
		over \$50 00	0 000		
	,	over \$10 00	000 but not 0 000 0 000 but not		0.80
		up to \$1 000		• • • • • • • • • • • • • • • • • • • •	1.20
	(c)	than a sing the cost of v alteration to to be over \$ each \$1 000	alter a buildi le residential l which construc he Authority a 22 500, an am of the cost as	ouilding, stion or essesses ount for sessed —	
					of the cost so assessed, up to a naximum of \$46.50
	(b)	residential cost, as ass	isting single building at a essed by the of over \$22 50	· .	. 93 cents per 31 000
	(a)	construct a residential	new single building		46.50
5.	Fee whic	under section h it is propos	43A in respected to —	et of land on	
	(g)	involving re	information search or inve es or more	h p	25.00 per our or art nereof
		and urgent	reading of me	ter	17.00
	(f)	Combined is	ssue of statem	ent	
	(e)		ssue of statem		12.00

8.	Fee for relocation of water supply connection —						
	(a)	where the connection size is —					
		20 mm 65.50 25 mm 78.00 40 mm 102.50 50 mm 132.50					
	(b)	other sizes, an amount equal to the actual cost of relocation.					
9.	Fee	for fixing of a meter under by-law 77 (3) 27.00					
10.	Fee build	for installation of temporary ding standpipe					
11.	Fee	for inspection of work —					
	(a)	single residential building 30.00					
	(b)	other than single residential building — single storey					
	(c)	other than single residential building — more than one storey — fee per floor 76.50					
12.	Fee	for book of forms of —					
	(a)	notice and certificate of completion and compliance					
	(b)	multi-entry plumbing certificate 5.50					
13.		for authorization of materials, ngs and fixtures —					
	(a)	application —					
		(i) first item of product type 165.00					
		(ii) each additional item of product type					
	(b)	examination, testing, inspection or evaluation (per hour or part thereof)					
14.	Mini or re	mum fee for application for disconnection connection of water supply	".				
For e West	Reprinted in the Gazette of 1 May 1968 at pp. 1219-1242. For amendments to 28 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp.284-287 and Gazette of 4 June 1993.]						

PART 3 — COUNTRY TOWNS SEWERAGE BY-LAWS 1952

Principal by-laws

[*

4. 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 28 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp. 287-289.]

By-law 230 amended

- 5. By-law 230 of the principal by-laws is amended -
 - (a) by inserting after the by-law designation "230." the sub-bylaw designation (1); and
 - (b) by inserting after "workmen of the Minister" the following
 - " upon receipt of the appropriate minimum fee prescribed in Schedule C, Part IX

Schedule C repealed and a Schedule substituted

6. Schedule C to the principal by-laws is repealed and the following Schedule is substituted —

SCHEDULE C

FEES

PART I

Plumbing Fees

Plumbing Fees					
1.	For	vorks to be connected to the sewer —	\$		
	(a)	Single residential building —			
	60.00				
(ii) each additional major fixture					
		(iii) re-inspection	30.00		
	(b)	Other than single residential building — single storey —			
		(i) one major fixture	93.00		
		(ii) each additional major fixture	31.00		
		(iii) re-inspection	46.50		
	(c)	Other than single residential building — more than one storey — fee per floor —			
		(i) one major fixture on floor	153.00		
		(ii) each additional major fixture on floor	51.00		
		(iii) re-inspection	76.50		
2.	For	vorks to be connected to a septic tank —			
	(a)	one major fixture	36.00		
	(b)	each additional major fixture	18.00		
3.	For	nspection of work under by-law 18F —			
	(a)	single residential building	30.00		
	(b)	other than single residential building — single storey	46.50		
	(c)	other than single residential building — more than one storey — fee per floor	76.50		

PART II

Fees under section 41A			
In respect of land on which it is proposed to —			
(a)	construct a new s	ingle residential b	uilding 46.50
(b)	alter an existing a building at a cost Authority, of over	single residential , as assessed by the \$22 500	per \$1 000 of the cost so assessed, up to a maximum of \$46.50
(c)	over \$22 500, and of the cost assess	dential building, construction or thority assesses to amount for each \$ ed —	be 1 000
	over \$1 000 000 b		
	over \$10 000 000	• • • • • • • • • • • • • • • • • • • •	0.80
	over \$10 000 000 over \$50 000 000	but not	0.40
	over \$50 000 000		0.20
		PART III	
	Fees for copie	es of records, plans	and diagrams
1.	nlans (other than	or extract from, r those stored in di (3) of Water Auth	gital format)
	size	film	paper
	A1 A2 A3 A4	\$11.00	\$9.00 \$7.00 \$6.00 \$6.00
2.	Property sewer	diagram (per A4 c	ору) 6.00
3.	Additional fee (A	A4 only) for	3.50
		PART IV	
	Sta	atements and info	mation
1.	Furnishing a cop kept under s.692	py of any portion of A of the <i>Water Au</i>	of the records thority Act 1984 7.00
2.	Providing answerin relation to lar	ers to orders and r	equisitions 5.00
3.	investigation of	nation that involve 15 minutes or mo	es research or re (per hour

PART V

	Plumber's examinations and licences
1.	Water supply and sanitary plumber's examination —
	first subject 35.00
	for each additional subject 22.50
2.	Issue of water supply and sanitary plumber's licence —
	per quarter (or part thereof) 23.50
3.	Renewal of water supply and sanitary plumber's licence
	PART VI
	Fees for books of forms
1.	Book of forms of notice and certificate of completion and compliance
2.	Book of forms of multi-entry plumbing certificate 5.50
	PART VII
	Fees for authorization of materials, fittings and fixtures
1.	Application fee —
	(a) for first item of product type 165.00
	(b) for each additional item of product 41.00
2.	Examination, testing, inspection or evaluation (per hour or part thereof)
	PART VIII
	Fees for the provision of plan sheets for preparation of diagrams of property sewer installations
1.	A4 size (per pad of 25 sheets)
2.	A3 size (per pad of 25 sheets) 6.50
3.	A1 size (per sheet)
	PART IX
	Minimum fees for installation of sewer junction (By-law 230)
1.	100mm sewer junction
2	150mm sewer junction 264 00

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 28 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp. 290-291.]

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

CHARGES

CHARGES					
1.	Meter testing deposit —				
	Meter size —				
	20-25 mm				
2.		Charges for fixing water supply and fire-fighting connections —			
	(a)	fix w	vater supply connection —		
		(i)	where the connection size is —		
			20 mm 400.00 25 mm 540.00 40 mm 740.00 50 mm 1,020.00))	
		(ii)	other sizes, an amount equal to the actual cost of fixing the connection.	t	
	(b)	(b) fix fire-fighting connection —			
		(i)	not within the central business districts as described in Schedule 3 —		
			100 mm		
		(ii)	within the central business districts as described in Schedule 3, an amount equal to the actual cost of fixing the connection.		
3.	Chai	Charge for —			
	disconnection				
4.	Char	Charge for relocation of water supply connection —			
	(a)	(a) where the connection size is —			
		25 m 40 m	m		

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

Schedule 6 repealed and a Schedule substituted

9. Schedule 6 to the principal by-laws is repealed and the following Schedule is substituted — $\,$

SCHEDULE 6

FEES

1.	Sin	gle requests —			\$			
	Issue of statement							
	Combined requests —							
	Issue of statement plus reading							
of meter				ading	. 17.00			
	or i	vision of inform	nation involvii 15 minutes o	ng research				
2.	(1) Supply of copy of, or extract from, records or plans (other than those stored in digital format) under section 102 (3) of Water Authority Act 1984 —							
		size	film	paper				
		A1 A2 A3 A4	\$11.00	\$9.00 \$7.00 \$6.00 \$6.00	_			
	(2)	Property sew	ver diagram (p	per A4 copy)	- . 6.00			
	(3)	Additional fe facsimile tra	ee (A4 only) for nsmission	r 	. 3.50			
3.	Hyd	rant standpipe	es —					
	(a)	application f	ee		. 57.50			
	(b) hire fee for month or part of month —							
		large standpi	pe 					
		medium volui	me (not meter	ed)	245.50			
4.	(a)	Reconnection			46.50			
	(b)	Restoration of	f water supply	,	46.50			
5.	Supr	under section 1 oly, Sewerage, o ect of land on w	ınd Drainage .	<i>Act 1909</i> in				
	(a)	construct a ne residential bu	ew single iilding		46.50			

(h)

alter an existing single residential

(D)	building at a cost, as assessed by the Authority, of over \$22 500 1.44 per \$1 000 of the cost so assessed, up to a maximum of \$46.50
(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 1.00
	over \$10 000 000 but not over \$50 000 000
	over \$50 000 000 0.25
recor	for application for disconnection or nection of water supply (on redevelopment abdivision

PART 5 — METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BY-LAWS 1981

Principal by-laws

6.

- 10. In this Part the Metropolitan Water Supply, Sewerage and Drainage Bylaws 1981* are referred to as the principal by-laws.
 - [* Reprinted in the Gazette of 11 December 1986 at pp.4557-4800. For amendments to 28 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp.292-293 and Gazette of 4 May 1993.]

By-law 27.3.2 amended

- By-law 27.3.2 of the principal by-laws is amended
 - (a) in paragraph (b) by deleting ", of which one shall bear the stamped approval of the relevant local authority"; and
 - (b) by inserting after paragraph (c) the following clause
 - Where any change to the siting of the building is made prior to local authority approval, or where local authority approval is conditional upon any change to the siting of the building, the plans (showing the proposed re-siting) shall be resubmitted to the Authority prior to any work starting on the building.

By-law 27.6 amended

- 12. By-law 27.6 of the principal by-laws is amended
 - (a) by deleting ", of which one shall bear the stamped approval of the local authority,"; and

- (b) by inserting after "supplied." the following clause -
 - Where any change to the siting of the building is made prior to local authority approval, or where local authority approval is conditional upon any change to the siting of the building, the plans (showing the proposed re-siting) shall be resubmitted to the Authority prior to any work starting on the building.

Schedule C repealed and a Schedule substituted

13. Schedule C to the principal by-laws is repealed and the following Schedule is substituted — $\,$

leutie is substituteu —				
SCHEDULE C				
				FEES \$
1.	Fee: out	ees to be paid in respect of proposals to carry at plumbing works —		
	(a)	a) For works to be connected to the sewer —		
		(i)	Sing	de residential building —
			(A)	one major fixture 60.00
			(B)	each additional major fixture 15.00
			(C)	re-inspection 30.00
		(ii)	Oth buil	er than single residential ding — single storey —
			(A)	one major fixture 93.00
			(B)	each additional major fixture
			(C)	re-inspection
		(iii)	Other than single residential building — more than one storey - fee per floor —	
			(A)	one major fixture on floor 153.00
			(B)	each additional major fixture on floor 51.00
			(C)	re-inspection
	(b)	For v	works to be connected to a septic tank —	
		(i)	one i	major fixture
		(ii)	each	additional major fixture 18.00
2.	Fee i	for ins	tallati	on of sewer junction —
100 mm sewer junction				nction 170.50
	150 mm sewer junction			
3.	Fees	for au	ıthoriz	zation of materials, fittings and fixtures —
	(a)	appli	ication	
	(i) first item of product type 165.00			

		(ii) each additional item of product type 41.00				
	(b)	examination, testing, inspection or evaluation (per hour or part thereof) 68.00				
4.	Fee for plumber's examination —					
		first subject				
		each additional subject				
5.	Fee f	for —				
	(a)	issue of a Water Supply and Sanitary Plumber's Licence or Water Supply Plumber's Licence —				
		per quarter (or part thereof) 23.50				
	(b)	renewal of a Water Supply and Sanitary Plumber's Licence or Water Supply Plumber's Licence				
6.	Fee i	for installation of meter under by-law 6.7.1A 27.00				
7.	Fee for installation of temporary building standpipe					
8.	Fee f	for inspection of work —				
	(a)	single residential building 30.00				
	(b)	other than single residential building — single storey				
	(c)	other than single residential building — more than one storey — fee per floor 76.50				
9.	Fee f	or book of forms of —				
	(a)	notice and certificate of completion and compliance				
	(b)	multi-entry plumbing certificate 5.50				
10. Fees for the provision of plan sheets for preparation of diagrams of property sewer installations —						
	(a)	A4 size (per pad of 25 sheets) 3.50				
	(b)	A3 size (per pad of 25 sheets) 6.50				
	(c)	A1 size (per sheet)	' .			
PA	RT 6 -	- CARNARVON IRRIGATION DISTRICT BY-LAWS				

Principal by-laws

- 14. In this Part the Carnarvon Irrigation District By-laws* are referred to as the principal by-laws.
 - [* Published in the Gazette of 2 July 1962 at pp. 1695-1698. For amendments to 28 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp.295-296.]

By-law 15 inserted

15. The principal by-laws are amended by inserting before by-law 16 the following by-law —

" Additional supply points

- 15. (1) The owner of property within the District may apply in writing to the Authority to have additional supply points provided to his land by the Authority.
- (2) Upon receiving an application in accordance with subbylaw (1), the Authority may
 - (a) allow additional supply points to be provided upon such terms as it may determine from time to time; or
 - (b) refuse to allow additional supply points to be provided

at its discretion.

Schedule repealed and a Schedule substituted

16. The Schedule to the principal 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 75 mm and over	· · · · · · · · · · · · · · · · · · ·	\$37.00 \$72.00 .\$134.00

PART 7 — ORD IRRIGATION DISTRICT BY-LAWS

Schedule amended

17. The Schedule to the Ord Irrigation District By-laws* is amended by deleting "\$9.00" and substituting the following —

" \$9.25 ".

[* Published in the Gazette of 18 July 1963 at pp. 2044-2048. For amendments to 28 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp.296-298.]

PART 8 — PRESTON VALLEY IRRIGATION DISTRICT BY-LAWS

Schedule amended

- 18. The Schedule to the Preston Valley Irrigation District By-laws* is amended
 - (a) in item 1 by deleting "\$2.50" and substituting the following —

" \$3.00 "; and

- (b) in item 2 by deleting "\$7.00" and substituting the following —

 " \$7.50 ".
- [* Published in the Gazette of 19 December 1969 at pp. 4201-4204. For amendments to 28 June 1993 see 1992 Index to Legislation of Western Australia, Table 4, pp.298-299.]

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. W. J. COX, Managing Director.

Approved by the Minister for Water Resources-

PAUL D. OMODEI.