



PERTH, WEDNESDAY, 21 NOVEMBER 2007 No. 245 SPECIAL

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM © STATE OF WESTERN AUSTRALIA

TOWN OF VINCENT

LOCAL GOVERNMENT ACT 1995

PARKING AND PARKING FACILITIES LOCAL LAW 2007

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DOGS LOCAL LAW 2007

LOCAL GOVERNMENT ACT 1995

TOWN OF VINCENT

PARKING AND PARKING FACILITIES LOCAL LAW 2007

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LOCAL GOVERNMENT ACT 1995

TOWN OF VINCENT

PARKING AND PARKING FACILITIES LOCAL LAW 2007

Under the powers conferred by the *Local Government Act 1995* and under all other powers enabling it, the Council of the Town of Vincent resolved to make the following local law on the 25th day of September 2007.

PART 1—PRELIMINARY

1.1 Citation

This local law may be cited as the Town of Vincent Parking and Parking Facilities Local Law 2007.

1.2 Objective

- (1) The objective of this local law is to regulate the parking or standing of vehicles in all or specified thoroughfares and reserves under the care, control and management of the local government and to provide for the management and operation of parking facilities.
- (2) The effect of this local law is that a person parking a vehicle within the parking region is to comply with the provisions of this local law.

1.3 Commencement

This local law comes into operation 14 days after the date of its publication in the *Government Gazette*.

1.4 Repeal

The Town of Vincent Local Law Relating to Parking Facilities published in the *Government Gazette* on 23 May 2000 and as amended from time to time, is repealed.

1.5 Application

- (1) Subject to subclause (2), this local law applies to the parking region.
- (2) (a) The local government may enter into an agreement in writing with the owner or occupier of a parking facility or a parking station that is not owned or occupied by the local government for the application of this local law to the facility or station.
 - (b) The agreement referred to in subclause (2)(a) may be made on such terms and conditions as the parties may agree.
- (3) This local law does not apply to a parking facility or a parking station that is not occupied by the local government, unless the local government and the owner or occupier of that facility or station have agreed in writing that this local law will apply to that facility or station.
- (4) Where a parking facility or a parking station is identified in Schedule 7, then the facility or station shall be deemed to be a facility or station to which this local law applies and it shall not be necessary to prove that it is the subject of an agreement referred to in subclause (2).
- (5) The provisions of Parts 3, 4 and 5 do not apply to a bicycle parked at a bicycle rail or bicycle rack.

1.6 Interpretation

- (1) In this local law unless the context requires otherwise—
 - "ACROD sticker" has the meaning given to it by the Local Government (Parking for Disabled Persons) Regulations 1998;
 - "Act" means the Local Government Act 1995;
 - "AS" means Australian Standard published by the Standards Association of Australia;
 - "attended parking station" means a parking station attended by an officer of the local government and in respect of which fees for the parking of a vehicle are payable immediately prior to the removal of the vehicle from the station;
 - "authorised person" means a person authorised by the local government under section 9.10 of the Act, to perform any of the functions of an authorised person under this local law;
 - "authorised vehicle" means a vehicle authorised by the local government, the Chief Executive Officer or an authorised person or by any written law to park on a thoroughfare or parking facility;

- "bicycle" has the meaning given to it by the Code;
- "bicycle path" has the meaning given to it by the Code;
- "bus" has the meaning given to it by the Code;
- "bus embayment" has the meaning given to it by the Code;
- "bus stop" has the meaning given to it by the Code;
- "bus zone" has the meaning given to it by the Code;
- "caravan" means a vehicle that is fitted or designed to allow human habitation and which is drawn by another vehicle, or which is capable of self-propulsion;
- "carriageway" means a portion of a thoroughfare that is improved, designed or ordinarily used for vehicular traffic and includes the shoulders, and areas including embayments, at the side or centre of the carriageway, used for the stopping or parking of vehicles; and where a thoroughfare has two or more of those portions divided by a median strip, the expression means each of those portions, separately;
- "centre" in relation to a carriageway, means a line or a series of lines, marks or other indications—
 - (a) for a two-way carriageway—placed so as to delineate vehicular traffic travelling in different directions; or
 - (b) in the absence of any such lines, marks or other indications—the middle of the main, travelled portion of the carriageway;
- "CEO" means the Chief Executive Officer of the local government;
- "children's crossing" has the meaning given to it by the Code;
- "Code" means the Road Traffic Code 2000;
- "coin" means any coin which is legal tender pursuant to the Currency Act 1965 (Commonwealth);
- "commercial vehicle" means a motor vehicle constructed for the conveyance of goods or merchandise or for the conveyance of materials used in any trade, business, industry or work whatsoever, other than a motor vehicle for the conveyance of passengers, and includes any motor vehicle that is designed primarily for the carriage of persons but which has been fitted or adapted for the conveyance of the goods, merchandise or materials referred to and is in fact used for that purpose;
- "district" means the district of the local government;
- "driver" means any person driving or in control of a vehicle;
- "eating area" means an area in which tables, chairs and other structures are provided for the purpose of the supply of food and beverages to a member of the public or the consumption of food and beverages by a member of the public;
- "edge line" for a carriageway means a line marked along the carriageway at or near the far left or the far right of the carriageway;
- "emergency vehicle" has the meaning given to it by the Code;
- "fire hydrant" means an upright pipe with a spout, nozzle or other outlet for drawing water from a main or service pipe in case of fire or other emergency;
- "footpath" has the meaning given to it by the Code;
- "GVM" (which stands for "gross vehicle mass") has the meaning given to it by the Code;
- "kerb" means any structure, mark, marking or device to delineate or indicate the edge of a carriageway;
- "loading zone" means a parking stall which is set aside for use by commercial vehicles if there is a sign referable to that stall marked "Loading Zone";
- "local government" means the Town of Vincent;
- "mail zone" has the meaning given to it by the Code;
- "median strip" has the meaning given to it by the Code;
- "metered space" means a section or part of a metered zone that is controlled by a parking meter and that is marked or defined in any way to indicate where a vehicle may be parked on payment of a fee or charge:
- "metered zone" means any road or reserve, or part of any road or reserve in which parking meters regulate the stopping or parking of vehicles;
- "motor cycle" has the meaning given to it by the Code;
- "motor vehicle" means a self-propelled vehicle that is not operated on rails; and the expression includes a trailer, semi-trailer or caravan while attached to a motor vehicle but does not include a power-assisted pedal cycle;
- "no parking area" means a portion of a carriageway to which a "no parking" sign applies or an area to which a "no parking" sign applies;
- "no parking sign" means a sign with the words "no parking" in red letters on a white background, or the letter "P" within a red annulus and a red diagonal line across it on a white background;
- "no stopping area" means a portion of a carriageway to which a "no stopping" sign applies or an area to which a "no stopping" sign applies;

"no stopping sign" means a sign with the words "no stopping" or "no standing" in red letters on a white background or the letter "S" within a red annulus and a red diagonal line across it on a white background;

"obstruct" means to prevent or impede or to make difficult the normal passage of any vehicle, wheelchair, perambulator or pedestrian and "obstruction" shall have a corresponding meaning;

"occupier" has the meaning given to it by the Act;

"omnibus" has the same meaning given to it in the Road Traffic Act;

"owner"—

- (a) where used in relation to a vehicle licensed under the Road Traffic Act, means the person in whose name the vehicle has been registered under the Road Traffic Act;
- (b) where used in relation to any other vehicle, means the person who owns, or is entitled to possession of that vehicle; and
- (c) where used in relation to land, has the meaning given to it by the Act;

"park" in relation to a vehicle, means to permit a vehicle, whether attended or not by any person, to remain stationary except for the purpose of—

- (a) avoiding conflict with other traffic; or
- (b) complying with the provisions of any law; or
- (c) taking up or setting down persons or goods (maximum of 2 minutes);

"parking area" means means a portion of a carriageway to which a "permissive parking" sign applies or an area to which a permissive parking sign applies;

"parking facilities" includes land, buildings, shelters, road reserves, parking areas, metered zones, ticket machine zones, parking bays, parking stations, attended parking stations, parking stalls and other facilities open to the public generally for the parking of vehicles whether or not a fee is charged, and includes any signs, notices and facilities used in connection with the parking of vehicles;

"parking region" means the area described in Schedule 1;

"parking stall" means a section or part of a thoroughfare or of a parking station which is marked or defined by painted lines, metallic studs, coloured bricks or pavers or similar devices for the purpose of indicating where a vehicle may be parked but does not include a metered space;

"parking station" means any land, or structure provided for the purpose of accommodating vehicles:

"parking ticket" means a ticket which is issued from a ticket issuing machine and which authorises the parking of a vehicle in a parking stall or a parking station:

"pedestrian crossing" has the meaning given to it by the Code;

"permit" means a permit issued under this local law;

"public place" means any place to which the public has access whether or not that place is on private property;

"reserve" means any land-

- (a) which belongs to the local government;
- (b) of which the local government is the management body under the $Land\ Administration\ Act\ 1997;$ or
- (c) which is an otherwise unvested facility within section 3.53 of the Act;

"residential street" means a thoroughfare where the majority of properties abutting the thoroughfare are used for residential purposes;

"right of way" means a portion of land that is-

- (a) shown and marked "Right of Way" or "ROW" or coloured or marked in any other way to signify that the portion of land is a right of way, on any plan or diagram deposited with the Registrar of Titles that is subject to the provisions of section 167A of the Transfer of Land Act 1893;
- (b) shown on a diagram or plan of survey relating to a subdivision that is created as a "right of way" and vested in the Crown under section 152 of the *Planning and Development Act 2005*; and
- (c) shown and marked as a right of way on a map or plan deposited with the Registrar of Titles and transferred to the Crown under the *Transfer of Land Act 1893*,

but does not include-

- (d) private driveways; and
- (e) a "right of way" created by a deed of easement between two or more parties;

"Road Traffic Act" means the Road Traffic Act 1974;

"Schedule" means a schedule to this local law;

"shared zone" has the meaning given to it by the Code;

- "sign" includes a traffic sign, inscription, road marking, mark, structure or device on which may be shown words, numbers, expressions or symbols, and which is placed on or near a thoroughfare or within a parking station or reserve for the purpose of prohibiting, regulating, guiding, directing or restricting the parking or stopping of vehicles;
- "special purpose vehicle" has the meaning given to it by the Code;
- "stop" in relation to a vehicle means to stop a vehicle and permit it to remain stationary, except for the purposes of avoiding conflict with other traffic or of complying with the provisions of any law:
- "symbol" includes, but is not limited to, any symbol specified by Australian Standard 1742.11-1999 and any symbol specified from time-to-time by Standards Australia for use in the regulation of parking;
- "tare weight" in relation to a vehicle, means the weight of the vehicle without any passengers or load;
- "taxi" means a taxi within the meaning of the Taxi Act 1994 or a taxi-car in section 47Z of the Transport Co-ordination Act 1966;
- "taxi zone" has the meaning given to it by the Code;
- "ticket issuing machine" means a machine or device which is installed in a parking facility and which upon the insertion of coins or a token, pass, card, key or device issues a parking ticket;
- "ticket machine zone" means a parking facility in which ticket issuing machines are installed but does not include a parking station;
- "thoroughfare" has the meaning given to it by the Act;
- "traffic island" has the meaning given to it by the Code;
- "trailer" means any vehicle without motive power of its own, designed for attachment to a motor vehicle for the purpose of being towed but does not include the rear portion of an articulated vehicle or a side car;
- "tourist bus" means any omnibus which is used, hired or chartered for any purpose and includes a charter bus but does not include a public bus;
- "truck" means a vehicle which as a load capacity exceeding 1,000 kilograms;
- "unattended" in relation to a vehicle, means that the driver has left the vehicle so that the driver is more than 3 metres from the closest point of the vehicle;
- "vehicle" has the meaning given to it by the Road Traffic Act; and
- "verge" means the portion of a thoroughfare which lies between the boundary of a carriageway and the adjacent property line but does not include a footpath.
- (2) For the purposes of the application of the definitions "no parking area" and "parking area" an arrow inscribed on a sign erected at an angle to the boundary of the carriageway is deemed to be pointing in the direction in which it would point, if the signs were turned at an angle of less than 90 degrees until parallel with the boundary.
- (3) A reference to a word or expression inscribed on a sign includes a reference to a symbol depicting the word or expression.
- (4) A reference to a parking station, ticket machine zone or metered zone includes a reference to part of the parking station, ticket machine zone or metered zone.
- (5) Unless the context otherwise requires, where a term is used but not defined in this local law and—
 - (a) it is defined in the Act, it shall have the meaning given to it in the Act; and
 - (b) it is defined in the Road Traffic Act or in the Code, it shall have the meaning given to it in the Road Traffic Act or the Code.

1.7 Classes of vehicles

For the purpose of this local law, vehicles are divided into the following classes—

- (a) buses
- (b) commercial vehicles;
- (c) motorcycles and bicycles;
- (d) taxis; and
- (e) all other vehicles.

1.8 Powers of the local government

The local government may, by resolution, prohibit or regulate by signs or otherwise, the stopping or parking of any vehicle or any class of vehicles in any part of the parking region but must do so consistently with the provisions of this local law.

1.9 Determination of fees, charges and costs

All fees, charges and costs referred to in this local law shall be determined and imposed by the local government from time to time in accordance with sections 6.16 to 6.19 of the Act.

PART 2—SIGNS

2.1 Erection of signs

The local government may erect a sign for the purposes of this local law on any land, building or other structure within the parking region.

2.2 Compliance with signs

- (1) A person shall comply with the direction on every sign displayed, marked, placed or erected pursuant to this local law.
- (2) An inscription or symbol on a sign operates and has effect according to its tenor and a person contravening the direction on a sign commits an offence under this local law.

2.3 Unauthorised signs and defacing of signs

A person shall not without the approval of the local government—

- (a) display, mark, set up or exhibit a sign purporting to be or resembling a sign marked, set up or exhibited by the local government under this local law;
- (b) remove, deface or misuse a sign or property set up or exhibited by the local government under this local law or attempt to do any such act; or
- (c) affix a board, sign, placard, notice or other thing to, or paint or write upon any part of a sign set up or exhibited by the local government under this local law.

2.4 General provisions about signs

- (1) A sign marked, erected, set up, established or displayed on or near a thoroughfare or in a parking station is, in the absence of evidence to the contrary, deemed to be a sign marked, erected, set up, established or displayed under the authority of this local law.
- (2) The first three letters of any day of the week when used on a sign indicate that day of the week.
- (3) For the purpose of this local law, the local government may use (AS 1742.11-1999), as a guide for the development or marking of signs, but is not bound to do so and, where it does use it as a guide may vary any of the provisions of (AS 1742.11-1999) as it sees fit.

2.5 Application of this local law to pre-existing signs and private properties

- (1) A sign that—
 - (a) was erected by the local government or the Commissioner of Main Roads prior to the coming into operation of this local law; and
 - (b) relates to the parking of vehicles within the parking region,

shall be deemed for the purposes of this local law to have been erected by the local government under the authority of this local law.

- (2) A sign that was erected on a private property prior to the coming into operation of this local law, and that states or stated to the effect that there was no unauthorised parking and that the local law repealed under clause 1.4 (the "repealed local law") applied to the private property, shall be deemed for the purposes of this local law to have been erected under the authority of this local law and to refer to this local law instead of the repealed local law.
- (3) An inscription or symbol on a sign referred to in subclause (1) or (2) operates and has effect according to its tenor.
- (4) Where prior to the coming into operation of this local law, a private property was registered with the local government for the purpose of enforcing clause 67 of the repealed local law, that registration and any terms or conditions attaching to that registration shall continue to have effect for the purpose of enforcing clause 4.9(2) of this local law.

2.6 Part of thoroughfare to which sign applies

Where under this local law the parking of vehicles in a thoroughfare is controlled by a sign, the sign shall be read as applying to that part of the thoroughfare which—

- (a) lies beyond the sign;
- (b) lies between the sign and the next sign beyond that sign; and
- (c) is on that side of the thoroughfare nearest to the sign.

PART 3—PARKING STALLS AND PARKING STATIONS

3.1 Determination of parking stalls and parking stations

The local government may by resolution constitute, determine and vary and also indicate by signs—

- (a) parking stalls;
- (b) parking stations;
- (c) permitted time and conditions of parking in parking stalls and parking stations which may vary with the locality;
- (d) permitted classes of vehicles which may park in parking stalls and parking stations;
- (e) permitted classes of persons who may park in specified parking stalls or parking stations; and
- (f) the manner of parking in parking stalls and parking stations.

3.2 Vehicles to be within parking stalls on thoroughfare

- (1) Subject to subclauses (2), (3) and (4), a person shall not park a vehicle in a parking stall in a thoroughfare otherwise than—
 - (a) parallel to and as close to the kerb as is practicable;
 - (b) wholly within the stall; and
 - (c) headed in the direction of the movement of traffic on the side of the thoroughfare in which the stall is situated.
- (2) Subject to subclause (3) where a parking stall in a thoroughfare is set out otherwise than parallel to the kerb, then a person must park a vehicle in that stall wholly within it.
- (3) If a vehicle is too long or too wide to fit completely within a single parking stall then the person parking the vehicle shall do so within the minimum number of parking stalls needed to park that vehicle.
- (4) A person shall not park a vehicle partly within and partly outside a parking area.

3.3 Parking prohibitions and restrictions

- (1) A person shall not-
 - (a) stop or park a vehicle in a parking station so as to obstruct any entrance, exit, carriageway, passage or thoroughfare of the parking station;
 - (b) except with the permission of the local government or an authorised person park a vehicle on any part of a parking station contrary to a sign referable to that part;
 - (c) permit a vehicle to park on any part of a parking station if an authorised person directs the driver of such vehicle to move the vehicle from such part or from the parking station; or
 - (d) park or attempt to park a vehicle in a parking stall in which another vehicle is parked but this paragraph does not prevent the parking of a motorcycle and a bicycle together in a stall marked "M/C", if the bicycle is parked in accordance with subclause (2).
- (2) No person shall park any bicycle—
 - (a) in a parking stall other than in a stall marked "M/C"; and
 - (b) in such stall other than against the kerb,

unless it is parked at a bicycle rail or in a bicycle rack.

- (3) Notwithstanding the provisions of subclause (1)(b) a driver may park a vehicle in a parking stall or station (except in a parking area for people with disabilities) for twice the period of time permitted by the sign, provided that—
 - (a) the driver's vehicle displays an ACROD sticker; and
 - (b) a person with disabilities to which that ACROD sticker relates is either the driver of or a passenger in the vehicle.

PART 4—PARKING GENERALLY

4.1 Restrictions on parking in particular areas

- (1) Subject to subclause (2), a person shall not park a vehicle in a thoroughfare or part of a thoroughfare, or part of a parking station—
 - (a) if by a sign it is set apart for the parking of vehicles of a different class;
 - (b) if by a sign it is set apart for the parking of vehicles by persons of a different class; or
 - (c) during any period when the parking of vehicles is prohibited by a sign.
- (2) (a) In subclause(2)(b) "driver" means a driver where—
 - (i) the driver's vehicle displays an ACROD sticker; and
 - (ii) a disabled person to which the ACROD sticker relates is either the driver of the vehicle or a passenger in the vehicle.
- (b) A driver may park a vehicle in a thoroughfare or part of a thoroughfare or part of a parking station, except in a thoroughfare or part of a thoroughfare or part of a parking station to which a disabled parking sign relates, for twice the period of time permitted by a sign referable to the thoroughfare or the part of the thoroughfare or the part of the parking station.
- (3) A person shall not park a vehicle—
 - (a) in a no parking area;
 - (b) in a parking area, except in accordance with both the signs associated with the parking area and with this local law;
 - (c) in a stall marked "M/C" unless it is a motorcycle without a sidecar or a trailer, or it is a bicycle.
- (4) A person shall not park a motorcycle without a sidecar or a trailer, or a bicycle in a parking stall unless the stall is marked "M/C".
- (5) A person shall not, without the prior permission of the local government or an authorised person, park a vehicle in an area designated by a sign stating "Authorised Vehicles Only".

4.2 Parking vehicle on a carriageway

- (1) A person parking a vehicle on a carriageway other than in a parking stall shall park it—
 - (a) in the case of a two-way carriageway, so that it is as near as practicable to and parallel with, the left boundary of the carriageway and headed in the direction of the movement of traffic on the side of the thoroughfare on which the vehicle is parked;
 - (b) in the case of a one-way carriageway, so that it is as near as practicable to and parallel with either boundary of the carriageway and headed in the direction of the movement of traffic on the side of the thoroughfare on which the vehicle is parked;
 - (c) so that at least 3 metres of the width of the carriageway lies between the vehicle and the farther boundary of the carriageway, or any continuous line or median strip, or between the vehicle and a vehicle parked on the farther side of the carriageway;
 - (d) so that the front and the rear of the vehicle respectively are not less than 1 metre from any other vehicle, except a motorcycle without a trailer, or a bicycle parked in accordance with this local law; and
 - (e) so that it does not obstruct any vehicle on the carriageway,

unless otherwise indicated by a sign.

- (2) In this clause, "continuous dividing line" means—
 - (a) a single continuous dividing line only;
 - (b) a single continuous dividing line to the left or right of a broken dividing line; or
 - (c) two parallel continuous dividing lines.
- (3) (a) The driver of any vehicle standing on any carriageway in any park or reserve shall place and keep the same close to and parallel with the road edge, kerb or footpath on the left of such vehicle, except where channels or other obstructions prevent this from being done;
- (b) Subclause (3)(a) shall not apply to a vehicle parked in an area where the parking bays have been marked other than parallel to the road edge.

4.3 When parallel and right-angled parking apply

Where a sign associated with a parking area is not inscribed with the words "angle parking" (or with an equivalent symbol depicting this purpose), then unless a sign associated with the parking area indicates, or marks on the carriageway indicate, that vehicles have to park in a different position, where the parking area is—

- (a) adjacent to the boundary of a carriageway, a person parking a vehicle in the parking area shall park it as near as practicable to and parallel with that boundary; and
- (b) at or near the centre of the carriageway, a person parking a vehicle in that parking area shall park it at approximately right angles to the centre of the carriageway.

4.4 When angle parking applies

- (1) This clause does not apply to—
 - (a) a passenger vehicle or a commercial vehicle with a mass including any load, of over three tonnes; or
 - (b) a person parking either a motor cycle without a trailer or a bicycle.
- (2) Where a sign associated with a parking area is inscribed with the words "angle parking" (or with an equivalent symbol depicting this purpose), a person parking a vehicle in the area shall park the vehicle at an angle of approximately 45 degrees to the centre of the carriageway unless otherwise indicated by the inscription on the parking sign or by marks on the carriageway.

4.5 General prohibitions on parking

- (1) (a) This clause does not apply to a vehicle parked in a parking stall.
- (b) Subclauses (2)(c), (e) and (g) do not apply to a vehicle which parks in a bus embayment.
- (2) Subject to any law relating to intersections with traffic control signals a person shall not park a vehicle so that any portion of the vehicle is—
 - (a) between any other stationary vehicles and the centre of the carriageway;
 - (b) on or adjacent to a median strip;
 - (c) obstructing a right of way, private drive or carriageway or so close as to deny a vehicle reasonable access to or egress from the right of way, private drive or carriageway;
 - (d) alongside or opposite any excavation, works, hoarding, scaffolding or obstruction on the carriageway, if the vehicle would obstruct traffic;
 - (e) on or within 10 metres of any portion of a carriageway bounded by a traffic island;
 - (f) on any footpath or pedestrian crossing;
 - (g) between the boundaries of a carriageway and any double longitudinal line consisting of two continuous lines or between a double longitudinal line consisting of a continuous line and a broken or dotted line and the boundary of a carriageway nearer to the continuous line, unless there is a distance of at least 3 metres clear between the vehicle and the double longitudinal line:
 - (h) on an intersection, except adjacent to a carriageway boundary that is not broken by an intersecting carriageway;
 - (i) within 1 metre of a fire hydrant or fire plug or of any sign or mark indicating the existence of a fire hydrant or fire plug;

- (j) within 3 metres of a public letter box, unless the vehicle is being used for the purposes of collecting postal articles from the letter box; or
- (k) within 10 metres of the nearer property line of any thoroughfare intersecting the thoroughfare on the side on which the vehicle is parked,

unless a sign indicates otherwise.

- (3) A person shall not park a vehicle so that any portion of the vehicle is within 10 metres of the departure side of—
 - (a) a sign inscribed with the words "Bus Stop" or "Hail Bus Here" (or with equivalent symbols depicting these purposes) unless the vehicle is a bus stopped to take up or set down passengers; or
 - (b) a children's crossing or pedestrian crossing.
- (4) A person shall not park a vehicle so that any portion of the vehicle is within 20 metres of the approach side of—
 - (a) a sign inscribed with the words "Bus Stop" or "Hail Bus Here" (or with equivalent symbols depicting these purposes) unless the vehicle is a bus stopped to take up or set down passengers;
 - (b) a children's crossing or pedestrian crossing.
- (5) A person shall not park a vehicle so that any portion of the vehicle is within 20 metres of either the approach side or the departure side of the nearest rail of a railway level crossing.

4.6 Authorised person may order vehicle on thoroughfare to be moved

The driver of a vehicle shall not park a vehicle on any part of a thoroughfare in contravention of this local law after an authorised person has directed the driver to move it.

4.7 No movement of vehicles to avoid time limitation

- (1) Where the parking of vehicles in a parking facility is permitted for a limited time, a person shall not move a vehicle within the parking facility so that the total time of parking exceeds the maximum time allowed for parking in the parking facility.
- (2) Where the parking of vehicles in a thoroughfare is permitted for a limited time, a person shall not move a vehicle along that thoroughfare so that the total time of parking exceeds the maximum time permitted, unless the vehicle has first been removed from the thoroughfare for at least two hours.
- (3) Where parking in a thoroughfare is restricted as to time and a vehicle has been parked in that thoroughfare a person shall not park that vehicle again in that thoroughfare unless there is between the place where the vehicle had been parked and the place where the vehicle is subsequently parked another thoroughfare that meets or intersects that thoroughfare.

4.8 No parking of vehicles exposed for sale and in other circumstances

A person shall not park a vehicle on any part of a thoroughfare—

- (a) for the purpose of exposing it for sale;
- (b) if that vehicle is not licensed under the Road Traffic Act;
- (c) if that vehicle is a trailer or a caravan unattached to a motor vehicle; or
- (d) for the purpose of effecting repairs to it, other than the minimum repairs necessary to enable the vehicle to be moved to a place other than a thoroughfare.

4.9 Parking on private land

- (1) In this clause a reference to "land" does not include land—
 - (a) which belongs to the local government;
 - (b) of which the local government is the management body under the Land Administration Act 1997;
 - (c) which is an "otherwise unvested facility" within section 3.53 of the Act;
 - (d) which is the subject of an agreement referred to in clause 1.5(2); or
 - (e) which is identified in Schedule 7.
- (2) A person shall not park a vehicle on land without the consent of the owner or occupier of the land on which the vehicle is parked.
- (3) Where the owner or occupier of the land, by a sign referable to that land or otherwise, consents to the parking of vehicles of a specified class or classes on the land for a limited period, a person shall not park a vehicle on the land otherwise than in accordance with the consent.

4.10 Parking on reserves

No person other than an employee or approved contractor of the local government in the course of his or her duties or a person authorised by the local government shall drive or park a vehicle upon or over any portion of a reserve other than upon an area specifically set aside for that purpose.

4.11 Parking on verges

- (1) A person shall not—
 - (a) park a vehicle;
 - (b) park a commercial vehicle or bus, or a trailer or caravan unattached to a motor vehicle; or
 - (c) park a vehicle during any period when the parking of vehicles on that verge is prohibited by a sign adjacent and referable to that verge,

so that any portion of it is on a verge.

- (2) Subclause (1)(a) does not apply to the person if he or she is the owner or occupier of the premises adjacent to that verge, or is a person authorised by the occupier of those premises to park the vehicle so that any portion of it is on the verge.
- (3) Subclause (1)(b) does not apply to a commercial vehicle when it is being loaded or unloaded with reasonable expedition with goods, merchandise or materials collected from or delivered to the premises adjacent to the portion of the verge on which the commercial vehicle is parked, provided no obstruction is caused to the passage of any vehicle or person using a carriageway or a footpath.

4.12 Suspension of parking limitations for urgent, essential or official duties

- (1) Where by a sign the parking of vehicles is permitted for a limited time on a portion of a thoroughfare or parking facility, the local government or an authorised person may, subject to the Code, permit a person to park a vehicle in that portion of the thoroughfare or parking facility for longer than the permitted time in order that the person may carry out urgent, essential or official duties.
- (2) Where permission is granted under subclause (1), the local government or an authorised person may prohibit the use by any other vehicle of that portion of the thoroughfare or parking facility to which the permission relates, for the duration of that permission.

4.13 Parking in a parking station

(1) Display of tickets-

- (a) Subject to subclause (2) a person shall not stop or park a vehicle in any part of a parking station equipped with a ticket issuing machine or a parking facility during any permitted period unless—
 - (i) an unexpired parking ticket or unexpired parking tickets applicable to that part of the parking station and issued on that day; and
 - (ii) the date and time of issue or expiry of the ticket, as the case may be, and the number of the ticket, if any, printed thereon;

are displayed inside the vehicle and clearly visible to and able to be read by an authorised person from outside the vehicle at all times while the vehicle remains stopped or parked in that part of the parking station;

- (b) For the purposes of subclause (1), a parking ticket issued in respect of any parking station or any part of a parking station which has been set aside under this local law shall be applicable only to that parking station or that part of that parking station, as the case may be;
- (c) A reference in this clause to—
 - "permitted period" means the period stated on the ticket issuing machines in the parking station during which the parking of vehicle is permitted upon the purchase of a parking ticket;
 - (ii) "unexpired parking ticket" means a parking ticket on which-
 - (A) a date and expiry time is printed and that time has not expired; or
 - (B) a date and time of issue is printed and the period for which that ticket remains valid as stated on the ticket issuing machine from which the ticket was purchased has not expired.

(2) Use of Parking Tickets

A person shall not—

- (a) deface, alter, add to, erase, obliterate or otherwise interfere with a parking ticket or any information, printing or imprint thereon;
- (b) park a vehicle in a parking station or parking facility if there is displayed in that vehicle so as to be visible from outside the vehicle a parking ticket which has been defaced, altered, added to, erased, obliterated or otherwise interfered with; or
- (c) produce to an authorised person or the local government to accept payment of parking fees, a parking ticket which is, or any information, printing or imprint on which is defaced, altered, added to, erased, obliterated or otherwise interfered with.

(3) Fees for Motor Cycles in Parking Stations—

- (a) A fee payable for the parking of a motor cycle and the period of application of the fee in a parking station may be determined and imposed by the local government;
- (b) The local government shall not be obliged to accept payment of any fee referred to in this clause;

(4) Parking Positions for Motor Cycles

A person shall not stop or park a motor cycle in a parking station equipped with a ticket issuing machine unless— $\,$

- (a) wholly within a parking stall marked with the symbol "M/C" or otherwise designated as being set aside for the parking of motor cycles;
- (b) that person has paid to the local government the fee; and
- (c) during the period for which the fee is applicable.

(5) Set aside Parking Stations for Multiple Occupants

The local government in respect of any period or time may by the use of signs set aside any parking station or any part of a parking station and prohibit entry thereto by vehicles other than vehicles carrying at least one other person in addition to the driver.

(6) Parking Restrictions for Vehicles with Multiple Occupants—

- (a) The local government may determine and impose a fee payable for the parking of a vehicle in any parking station or part of a parking station at any time or for specified times.
- (b) A person shall not stop or park a vehicle in any parking station or part of a parking station which has been set aside under this local law at the times or within such period specified pursuant to this local law unless the vehicle is carrying at least one other person.
- (c) A person shall not enter any parking station or part of a parking station which has been set aside under this local law at the times or within such period specified pursuant to this local law unless that person is the driver of or passenger in a vehicle carrying at least one other person.

4.14 Special event parking

- (1) The local government may by the use of signs, set aside for any period specified on the signs, any parking station, parking facility or other land owned or controlled by the local government for the parking of vehicles by persons attending a special event.
- (2) A person shall not park or stop a vehicle in a parking station, parking facility or land owned or controlled by the local government set aside under subclause (1) during the period for which it is set aside unless a ticket purchased on entry to that parking station, parking facility or land with respect to the special event is clearly visible to and readable by an authorised person from outside a vehicle.
- (3) A fee payable for special event parking may be determined and imposed by the local government.
- (4) For the purpose of this clause a "special event" means any event or occurrence considered by the local government to be special and likely to attract a substantial number of persons driving vehicles.
- (5) During the period referred to in subclause (1) the provisions of clause 6.5 shall not apply to the parking station, parking facility or other land.

PART 5—PARKING AND STOPPING

Division 1—Parking and stopping generally

5.1 "No stopping" and "no parking" signs, and yellow edge lines

(1) No stopping

A driver shall not stop on a part of a carriageway, or in an area, to which a "no stopping" sign applies.

(2) No parking

A driver shall not stop on a part of a carriageway or in an area to which a "no parking" sign applies, unless the driver is—

- (a) dropping off, or picking up passengers or goods;
- (b) does not leave the vehicle unattended; and
- (c) completes the dropping off, or picking up of the passengers or goods within 2 minutes of stopping and drives on.

(3) No stopping on a carriageway with yellow edge lines

A driver shall not stop at the side of a carriageway marked with a continuous yellow edge line.

Division 2—Stopping in zones for particular vehicles

5.2 Stopping in a loading zone

A person shall not stop a vehicle in a loading zone unless it is—

- (a) a motor vehicle used for commercial or trade purposes engaged in the picking up or setting down of goods; or
- (b) a motor vehicle taking up or setting down passengers,

but, in any event, shall not remain in that loading zone—

- (c) for longer than a time indicated on the "loading zone" sign; or
- (d) longer than 30 minutes (if no time is indicated on the sign).

5.3 Stopping in a taxi or bus zone

- (1) A driver shall not stop in a taxi zone, unless the driver is driving a taxi.
- (2) A driver shall not stop in a bus zone unless the driver is driving a public bus, or a bus of a type that is permitted to stop at the bus zone by information on or with the "bus zone" sign applying to the bus zone.

5.4 Stopping in a mail zone

A person shall not stop a vehicle in a mail zone.

5.5 Other limitations in zones

A person shall not stop a vehicle in a zone to which a sign applies if stopping the vehicle would be contrary to any limitation in respect to classes of persons or vehicles, or specific activities allowed, as indicated by additional words on a sign that applies to the zone.

Division 3—Other places where stopping is restricted

5.6 Stopping in a shared zone

A driver shall not stop in a shared zone unless-

(a) the driver stops at a place on a part of a carriageway, or in an area to which a sign applies and the driver is permitted to stop at that place by the sign;

- (b) the driver stops in a parking bay and the driver is permitted to stop in the parking bay under this local law;
- (c) the driver is dropping off, or picking up, passengers or goods; or
- (d) the driver is engaged in door-to-door delivery or the collection of goods, or in the collection of waste or garbage.

5.7 Double parking

- (1) A driver shall not stop a vehicle so that any portion of the vehicle is between any other stopped vehicle and the centre of the carriageway.
- (2) This clause does not apply to—
 - (a) a driver stopped in traffic; or
 - (b) a driver angle parking on the side of the carriageway or in a median strip parking area, in accordance with this local law.

5.8 Stopping near an obstruction

A driver shall not stop on a carriageway near an obstruction on the carriageway in a position that further obstructs traffic on the carriageway.

5.9 Stopping on a bridge or in a tunnel, etc

- (1) A driver shall not stop a vehicle on a bridge, causeway, ramp or similar structure unless—
 - (a) the carriageway is at least as wide on the structure as it is on each of the approaches and a sign does not prohibit stopping or parking; or
 - (b) the driver stops at a place on a part of a carriageway, or in an area, to which a sign applies and the driver is permitted to stop at that place by the sign.
- (2) A driver shall not stop a vehicle in a tunnel or underpass unless—
 - (a) the carriageway is at least as wide in the tunnel or underpass as it is on each of the approaches and a traffic sign does not prohibit stopping or parking; or
 - (b) the driver of a motor vehicle stops at a bus stop, or in a bus zone or parking area marked on the carriageway, for the purpose of setting down or taking up passengers.

5.10 Stopping on crests, curves, etc

- (1) Subject to subclause (2), a driver shall not stop a vehicle on, or partly on, a carriageway, in any position where it is not visible to the driver of an overtaking vehicle, from a distance of 50 metres within a built-up area, and from a distance of 150 metres outside a built-up area.
- (2) A driver may stop on a crest or curve on a carriageway that is not in a built-up area if the driver stops at a place on the carriageway, or in an area to which a sign applies and the driver is permitted to stop at that place by the sign.

5.11 Stopping near a fire hydrant, etc.

A driver shall not stop a vehicle so that any portion of the vehicle is within 1 metre of a fire hydrant or fire plug, or of any sign or mark indicating the existence of a fire hydrant or fire plug, unless—

- (a) the driver is driving a public bus, and the driver stops in a bus zone or at a bus stop and does not leave the bus unattended; or
- (b) the driver is driving a taxi, and the driver stops in a taxi zone and does not leave the taxi unattended.

5.12 Stopping at or near a bus stop

- (1) A driver shall not stop a vehicle so that any portion of the vehicle is within 20 metres of the approach side of a bus stop, or within 10 metres of the departure side of a bus stop, unless—
 - (a) the vehicle is a public bus stopped to take up or set down passengers; or
 - (b) the driver stops at a place on a part of a carriageway, or in an area, to which a sign applies and the driver is permitted to stop at that place by the sign.
- (2) In this clause—
 - (a) distances are measured in the direction in which the driver is driving; and
 - (b) a trailer attached to a public bus is deemed to be a part of the public bus.

5.13 Stopping on a path, median strip, or traffic island

The driver of a vehicle (other than a bicycle or an animal) shall not stop so that any portion of the vehicle is on a path, traffic island or median strip, unless the driver stops in an area, to which a sign applies and the driver is permitted to stop at that place by the sign.

5.14 Stopping on verge

- (1) A person shall not-
 - (a) stop a vehicle (other than a bicycle);
 - (b) stop a commercial vehicle or bus, or a trailer or caravan unattached to a motor vehicle; or
 - (c) stop a vehicle during any period when the stopping of vehicles on that verge is prohibited by a sign adjacent and referable to that verge,

so that any portion of it is on a verge.

- (2) Subclause (1)(a) does not apply to the person if he or she is the owner or occupier of the premises adjacent to that verge, or is a person authorised by the occupier of those premises to stop the vehicle so that any portion of it is on the verge.
- (3) Subclause (1)(b) does not apply to a commercial vehicle when it is being loaded or unloaded with reasonable expedition with goods, merchandise or materials collected from or delivered to the premises adjacent to the portion of the verge on which the commercial vehicle is parked, provided no obstruction is caused to the passage of any vehicle or person using a carriageway or a footpath.

5.15 Obstructing access to and from a path, driveway, etc.

- (1) A driver shall not stop a vehicle so that any portion of the vehicle is in front of a path in a position that obstructs access by vehicles or pedestrians to or from that path, unless—
 - (a) the driver is dropping off, or picking up passengers; or
 - (b) the driver stops in a parking stall and the driver is permitted to stop in the parking stall under this local law.
- (2) A driver shall not stop a vehicle on or across a driveway or other way of access for vehicles travelling to or from adjacent land, unless—
 - (a) the driver is dropping off or picking up passengers; or
 - (b) the driver stops in a parking stall and the driver is permitted to stop in the parking stall under this local law.

5.16 Stopping near a public letter box

A driver shall not stop a vehicle so that any portion of the vehicle is within 3 metres of a public letter box, unless the driver—

- (a) is dropping off, or picking up passengers or mail; or
- (b) stops at a place on a part of a carriageway, or in an area to which a sign applies and the driver is permitted to stop at that place by the sign.

5.17 Stopping on a carriageway—heavy and long vehicles

Subject to any clause to the contrary or sign referable to the carriageway, a person shall not park a vehicle or any combination of vehicles that together with any projection on, or load carried by the vehicle or combination of vehicles is 7.5 metres or more in length or exceeds a GVM of 4.5 tonnes—

- (a) on a carriageway in a built-up area for any period exceeding one hour, unless engaged in the picking up or setting down of goods; or
- (b) on a carriageway outside a built-up area, except on the shoulder of the carriageway or in a truck bay or other area set aside for the parking of such vehicles.

5.18 Stopping on a carriageway with a bicycle parking sign

The driver of a vehicle (other than a bicycle) shall not stop on a part of a carriageway to which a "bicycle parking" sign applies, unless the driver is dropping off or picking up passengers.

5.19 Stopping on a carriageway with motor cycle parking sign

The driver of a vehicle shall not stop on a part of a carriageway, or in an area to which a "motor cycle parking" sign applies, or an area marked "M/C" unless—

- (a) the vehicle is a motor cycle; or
- (b) the driver is dropping off or picking up passengers.

5.20 Eating areas in parking stalls

A person shall not stop or park a vehicle in a parking stall which has been authorised in writing by the local government, to be set up or conducted as an eating area and which is designated by signs as such at that time.

5.21 Permits in parking facilities

- (1) The local government or authorised person may, whether upon payment of a fee or not, issue a written temporary parking permission which allows a specific vehicle to park—
 - (a) in a specified kerbside area;
 - (b) in a car park which is controlled by a sign, in contravention of the restriction specified on that sign; or
 - (c) in any other place under the control of the local government.
- (2) A permit issued under subclause (1) may—
 - (a) authorise the stopping or parking of the vehicle continuously for a specified period or periods between specified times or from time-to-time during a specified period; and
 - (b) be revoked or suspended at any time by the local government or an authorised person before the expiration of any time or period specified in the permit without responsibility for any liability or loss or claim.
- (3) A person shall not stop or park a vehicle in respect of which a permit has been issued pursuant to subclause (2)—
 - (a) except at the times or during the period specified in the permit;
 - (b) for any purpose other than the purpose for which the permit was issued; or
 - (c) at any time after the cancellation, withdrawal or suspension of the permit.

(4) Nothing in this clause mitigates the limitations or condition imposed by any other clause or by any local law relating to a person's right of appeal against the local government revoking or suspending a permit.

5.22 Motor cycle stalls

- (1) A person shall not stop or park a vehicle other than a bicycle or a motor cycle to which no side car or side-box is attached in a parking stall—
 - (a) marked with the symbol "M/C"; or
 - (b) in which the parking of bicycles or motor cycles is permitted by a sign referable to that parking stall.
- (2) A person shall not stop or park a bicycle or motor cycle in a parking stall marked with the symbol "M/C"—
 - (a) for longer than the maximum period permitted for parking in that parking stall by a sign referable to that parking stall or metered space;
 - (b) if there is no sign referable to that parking stall than for longer than the maximum period during which a vehicle may stop or be parked as specified on any sign referable to any parking stall adjacent thereto; or
 - (c) otherwise than wholly within the stall.

PART 6—TICKET ISSUING MACHINES AND ZONES

6.1 Ticket issuing machines

(1) Damage to Ticket Issuing Machines

A person shall not or attempt to remove, damage, deface, misuse or interfere with any ticket issuing machine.

(2) Signs on Ticket Issuing Machines

A person shall not, without the permission of the local government, affix any board, sign, placard, notice, cover or other thing to or paint, mark or write upon any ticket issuing machine.

(3) <u>Use of Coins in Ticket Issuing Machines</u>

A person shall not insert or cause to be inserted or attempt to insert into a coin slot of a ticket issuing machine any thing other than a coin appropriate to that slot.

(4) Operating Ticket Issuing Machines

A person shall not operate or attempt to operate a ticket issuing machine except in accordance with the operating instructions appearing on the ticket issuing machine.

6.2 Fees in ticket machine zones

- (1) Fees for stopping and parking of vehicles in a ticket machine zone may be determined and imposed by the local government.
- (2) A person must not stop or park a vehicle in a ticket machine zone unless the appropriate fee as indicated by a sign on the ticket issuing machine referable to the zone is inserted into the ticket issuing machine.
- (3) The payment of the fee referred to in subclause (1) in accordance with subclause (2) entitles a person to stop or park a vehicle in a ticket machine zone for the period shown on the parking ticket, but does not authorise the stopping or parking of the vehicle in a parking space, or part of the zone during any time when stopping or parking in that zone is prohibited—
 - (a) under this local law;
 - (b) by the sign on the ticket issuing machine referable to the zone; or
 - (c) by a sign referable to that space.

6.3 Display of tickets

- (1) A person shall not stop or park a vehicle in a ticket machine zone during any permitted period unless—
 - (a) an unexpired ticket issued by a ticket issuing machine in that ticket machine zone; and
 - (b) the date and time of issue or expiry, as the case may be, and the number, if any, of the ticket printed on the ticket,

are displayed inside the vehicle and are clearly visible to and able to be read by an authorised person from outside the vehicle at all times while the vehicle remains stopped or parked in the zone.

- (2) A reference in this clause to—
 - (a) "permitted period" means the period stated on the ticket issuing machines in the ticket machine zone during which the parking of vehicle is permitted upon the purchase of a parking ticket;
 - (b) "unexpired parking ticket" means a parking ticket on which—
 - (i) a date and expiry time is printed and that time has not expired;
 - (ii) a date and time of issue is printed and the period for which that ticket remains valid as stated on the ticket issuing machine from which the ticket was purchased has not expired.
- (3) For the purpose of this clause, where more than one parking ticket is displayed bearing the same date and time of issue, the period for each ticket referred to in subclause (2)(b) shall be aggregated and the tickets shall be deemed not to have expired until the expiry of the aggregate of those periods.

6.4 Parking limits

- (1) A person shall not stop or park a vehicle in a ticket machine zone during any permitted period for longer than the maximum period.
- (2) A reference in this clause to—
 - (a) "maximum period" means the maximum period stated on the ticket issuing machines in the zone during which the continuous parking of a vehicle in the zone is permitted;
 - (b) "permitted period" has the meaning given to it in clause 6.3(2)(a).

6.5 Parking position in ticket machine zones

A person shall not stop or park a vehicle in a ticket machine zone—

- (1) on any part of which there are parking stalls set out parallel to a kerb otherwise than—
 - (a) parallel to that kerb;
 - (b) as close to the kerb as practicable;
 - (c) wholly within a parking stall;
 - (d) headed in the direction of the movement of traffic on the part of the carriageway on which the parking stall is situated;
- (2) on any part of which there are parking stalls not set out parallel to a kerb otherwise than wholly within a parking stall.

PART 7—RESIDENTIAL PARKING PERMITS

7.1 Definitions

In this Part, unless the context otherwise requires—

"dwelling unit" means premises lawfully used for self contained living quarters;

"eligible person" where used in relation to an application for a—

- (a) residential parking permit means a single house occupier, a unit occupier or a unit owner:
- (b) visitor's parking permit means—
 - (i) a single house occupier;
 - (ii) a strata company;
 - (iii) a unit owner of a residential unit which is not a strata lot;
- "residential parking permit" means a permit issued to a resident by the local government pursuant to clause 7.3(1);
- "residential unit" means a dwelling unit which is part of a building adjacent to a part of a thoroughfare on which thoroughfare the stopping or parking of vehicles is prohibited for more than a specified period and which building contains—
 - (a) two or more dwelling units with or without any non residential units;
 - (b) one dwelling unit with one or more non residential units;
- "single house" means a dwelling unit constructed on its own lot and used for self-contained living quarters and which is adjacent to a part of a road on which the Stopping or parking of vehicles is prohibited for more than a specified period;
- "single house occupier" means an occupier of a single house;
- "strata company" has the meaning given to it in the Strata Titles Act 1985;
- "unit occupier" means a person who is an occupier of a residential unit but does not include a unit owner.
- "unit owner" means a person who is an owner of a residential unit.
- "visitor's parking permit" means a permit issued by the local government pursuant to clause 7.3(2)

7.2 Exemption for permit holders

- (1) (a) Where on any part of a thoroughfare the stopping or parking of vehicles is prohibited by a sign for more than a specified period or where any part of a thoroughfare is a metered space, the holder of a valid permit is exempted from such prohibition.
- (b) The local government may also issue a permit which exempts the holder from compliance with the requirements of clauses 7(2)(a) and 7(2)(b).
- (2) The exemption conferred by subclause (1) shall apply only—
 - (a) to that part of a thoroughfare specified in the permit;
 - (b) where the time restriction applicable to that part of the thoroughfare is for a period exceeding 30 minutes;
 - (c) where the permit displayed is a residential parking permit to the vehicle specified in the residential parking permit;
 - (d) if the permit is displayed in the vehicle or affixed to the windscreen of the vehicle so as to be clearly visible and able to be read by an authorised person from outside the vehicle;
 - (e) if the permit is valid.
- (3) The exemption conferred by subclause (1) shall not, unless specifically noted on the permit, apply during any period in which the stopping or parking of vehicles is prohibited in the thoroughfare or the part of the thoroughfare specified in the permit.

7.3 Issue of permits

- (1) The local government may upon a written application of an eligible person issue a residential parking permit in the form in Item 1 of Schedule 8.
- (2) The local government may upon a written application of an eligible person issue for the occasional use of visitors, a visitor's parking permit in the form in Item 2 of Schedule 8.
- (3) The local government's power to issue, replace and revoke permits under this Part may be exercised by an authorised officer.
- (4) Notwithstanding any other provisions in this local law, the local government may approve the issue of a number of residential or visitor's parking permits to any owner or occupier on such terms and conditions as the local government sees fit.

7.4 Discretionary authority

Notwithstanding any other provisions in this local law which restrict the number of residential or visitors' parking permits that may be issued, the local government may approve the issue of one additional residential parking permit or one additional visitor's parking permit to any occupier on such terms and conditions as the local government sees fit.

7.5 Validity of permit

Every residential parking permit or visitor's parking permit as the case may be shall cease to be valid upon—

- (a) the expiry of a period of 12 months from and including the date on which it is issued;
- (b) the holder of the permit ceasing to be an eligible person;
- (c) the revocation of the permit by the local government pursuant to clause 7.6;
- (d) the replacement of any permit by a new permit issued by the local government pursuant to clause 7.3.

7.6 Revocation of a permit

- (1) The local government may at any time give an eligible person to whom a permit was issued pursuant to the provisions of this local law notice requiring that person to notify the local government of any reason why that permit should not be revoked.
- (2) The local government shall give notice referred to in subclause (1) by serving a notice on the eligible person to whom the permit was issued.
- (3) If within 7 days after the date of receipt of the notice referred to in subclause (2) the eligible person to whom the permit was issued—
 - (i) fails to give the local government notice in writing of any reason why the permit should not be revoked;
 - (ii) gives the local government notice in writing of any reasons why the permit should not be revoked;

then the local government may in its absolute discretion revoke that permit.

- (4) For the purpose of subclause (3) the date of receipt of the notice shall be the date the notice was served.
- (5) The local government shall give notice of the revocation by serving a notice on the eligible person to whom the permit was issued.

7.7 Removal of permit from vehicle

The holder of a residential parking permit shall forthwith upon that permit being revoked or ceasing to be valid remove the permit from the vehicle in which it is displayed or to which it is affixed.

7.8 Replacement of permit

- (1) The local government may upon a written application of an eligible person and upon payment of the fee referred to in subclause (2), if any, issue a permit to replace a residential parking permit or visitor's parking permit which is lost, destroyed or stolen.
- (2) The local government may determine and impose a fee for the issue of a replacement permit pursuant to this clause.
- (3) Notwithstanding subclause (2), no fee shall be payable for the issue of a replacement permit if evidence is produced in writing to the satisfaction of the local government—
 - (a) that the vehicle in which the permit is displayed has been disposed of;
 - (b) that the vehicle's windscreen in which the permit is displayed has been replaced; or
 - (c) which the local government considers warrants the waiving of the fee.

7.9 Display of residential or visitor's parking permits

A person shall not stop or park a vehicle in an area set aside for persons or vehicles of a particular class during any permitted period unless a valid permit is displayed inside the vehicle and is clearly visible to and able to be read by an authorised person from outside the vehicle at all times while the vehicle remains stopped or parked in the zone.

PART 8-MISCELLANEOUS

8.1 Authorised persons

No offence under this local law is committed by an authorised person while carrying out his or her duties as an authorised person.

8.2 Necessary Power

An authorised person has all necessary powers for the purpose of performing or observing all of the functions conferred on him or her under the Act and this local law.

8.3 Authorised person to be obeyed

A person who is given a direction by an authorised person or a member of the WA Police Service under this local law or in relation to a contravention of this local law, shall comply with that direction.

8.4 Persons may be directed to leave local government property

An authorised person may direct a person to leave local government property or a local government building where the authorised person reasonably suspects that the person has contravened a provision of this local law.

8.5 Marking of tyres

- (1) For the purposes of ascertaining whether or not a parked vehicle has been or may be parked in contravention of any provision of this local law an authorised person may mark the tyres of a vehicle parked in a parking facility with chalk or any other non-indelible substance.
- (2) A person shall not remove or interfere with any such mark referred to in subclause (1) so that the purpose of affixing that mark is or may be defeated.

8.6 Removal of notices on a vehicle

A person, other than the driver of the vehicle or a person acting under the direction of the driver of the vehicle or an authorised person, shall not remove from the vehicle any notice put on the vehicle by an authorised person.

8.7 Special purpose and emergency vehicles

Notwithstanding anything to the contrary in this local law, the driver of—

- (a) a special purpose vehicle may, only in the course of his or her duties and when it is expedient and safe to do so, stop or park the vehicle in any place, at any time; and
- (b) an emergency vehicle may, in the course of his or her duties and when it is expedient and safe to do so, or where he or she honestly and reasonably believes that it is expedient and safe to do so, stop or park the vehicle at any place, at any time.

8.8 Vehicles not to obstruct a public place or thoroughfare

- (1) A person shall not leave a vehicle, or any part of a vehicle in a public place so that it obstructs the use of any part of that public place or thoroughfare without the permission of the local government or unless authorised under any written law.
- (2) A person will not contravene subclause (1) where the vehicle is left for a period not exceeding 24 hours, unless the vehicle is causing or may cause a danger to the public or is jeopardising or may jeopardise the safety of a person.

8.9 Damage to parking stations and facilities

A person shall not, and shall not attempt to remove, damage, deface, misuse or interfere with any part of a parking station or parking facility.

8.10 Local government may lock parking stations

- (1) At the expiration of the hours of operation of a parking station, the local government, whether or not any vehicle remains parked in a parking station, may lock the parking station or otherwise prevent the movement of any vehicle within, or to or from the parking station.
- (2) Nothing in this clause mitigates the limitations or conditions imposed by any other clause or by any local law relating to the locking of a parking station.

PART 9—PENALTIES

9.1 Offences and penalties

- (1) Any person who fails to do anything required or directed to be done under this local law, or who does anything which under this local law that person is prohibited from doing, commits an offence.
- (2) A person who commits an offence under this local law is liable on conviction to a penalty not less than \$250 and not exceeding \$5,000, and if the offence is of a continuing nature, to a further penalty not exceeding a fine of \$500 in respect of each day or part of a day during which the offence has continued.
- (3) An offence against any provision of this local law is a prescribed offence for the purposes of section 9.16(1) of the Act.
- (4) The amount appearing in the final column of Schedule 2 directly opposite a clause specified in that Schedule is the modified penalty for an offence against that clause.

9.2 Form of notices

For the purposes of this local law the form of the-

(a) notice referred to in section 9.13 of the Act is that of the form in Schedule 3;

- (b) infringement notice referred to in section 9.17 of the Act is that of the form in Schedule 4; and
- (c) notice referred to in section 9.20 of the Act is that of the form in Schedule 5.

Schedule 1

Local Government Act 1995

Town of Vincent Parking and Parking Facilities Local Law 2007

PARKING REGION

The parking region is the whole of the district but excludes the following portions of the district—

- 1. the approach and departure prohibition areas of all existing and future traffic control signal installations as determined by the Commissioner of Main Roads;
- 2. prohibition areas applicable to all existing and future bridges and subways as determined by the Commissioner of Main Roads;
- 3. any road which comes under the control of the Commissioner of Main Roads unless the control of parking and parking facilities on that road is carried out subject to the control and direction of the Commissioner of Main Roads or has been delegated by the Commissioner to the local government; and
- 4. the Mitchell Freeway and Graham Farmer Freeway, save that Subdivision 4 of Division 3 of Part 3 of the Act continues to apply to these portions and these portions are included in the parking region for that purpose.

Schedule 2

Local Government Act 1995

Town of Vincent Parking and Parking Facilities Local Law 2007

PRESCRIBED OFFENCES

Item No.	Clause No.	Nature of Offence	Modified Penalty \$
1.	2.2(1), (2)	Failure to comply with signs	50
2.	2.3(a)	Unauthorised display, marking, setting up, exhibiting of a sign	125
3.	2.3(b)	Unauthorised removal, defacing or misuse of a sign	70
4.	2.3(c)	Unauthorised affixing anything to a sign	60
5.	3.2(1)(a)	Failure to park parallel to and as close to the kerb as practicable in a parking stall	60
6.	3.2(1)(b)	Failure to park wholly within parking stall	60
7.	3.2(1)(c)	Failure to park in the direction of the movement of traffic in a parking stall	60
8.	3.2(4)	Failure to park wholly within parking area	50
9.	3.3(1)(a)	Causing obstruction in parking station	125
10.	3.3(1)(b)	Parking contrary to sign in parking station	50
11.	3.3(1)(c)	Parking contrary to directions of Authorised Person	150
12.	3.3(1)(d)	Parking or attempting to park a vehicle in a parking stall occupied by another vehicle	50
13.	4.1(1)(a)	Parking by vehicles of a different class	85
14.	4.1(1)(b)	Parking by persons of a different class	85
15.	4.1(1)(c)	Parking during prohibited period	85
16.	4.1(3)(a)	Parking in "no parking" area	85
17.	4.1(3)(b)	Parking contrary to signs or limitations	50
18.	4.1(3)(c)	Parking vehicle in "motor cycle only" area	50
19.	4.1(4)	Parking motor cycle in stall not marked "M/C"	50
20.	4.1(5)	Parking without permission in an area designated for "Authorised Vehicles Only"	85
21.	4.2(1)(a)	Failure to park on the left of two-way carriageway	60
22.	4.2(1)(b)	Failure to park on boundary of one-way carriageway	60
23.	4.2(1)(a) or 4.2(1)(b)	Parking against the flow of traffic	60

Item No.	Clause No.	Nature of Offence	Modified Penalty \$
24.	4.2(1)(c)	Parking when distance from farther boundary less than 3 metres	100
25.	4.2(1)(d)	Parking closer than 1 metre from another vehicle	50
26.	4.2(1)(e)	Causing obstruction	125
27.	4.3(b)	Failure to park at approximate right angle	50
28.	4.4(2)	Failure to park at an appropriate angle	50
29.	4.5(2)(a)	Double parking	125
30.	4.5(2)(b)	Parking on or adjacent to a median strip	60
31.	4.5(2)(c)	Denying access to private drive or right of way	125
32.	4.5(2)(d)	Parking beside excavation or obstruction so as to obstruct traffic	125
33.	4.5(2)(e)	Parking within 10 metres of traffic island	60
34.	4.5(2)(f)	Parking on footpath/pedestrian crossing	150
35.	4.5(2)(g)	Parking contrary to continuous line markings	125
36.	4.5(2)(h)	Parking on intersection	150
37.	4.5(2)(i)	Parking within 1 metre of fire hydrant or fire plug	50
38.	4.5(2)(j)	Parking within 3 metres of public letter box	50
39.	4.5(2)(k)	Parking within 10 metres of intersection	60
40.	4.5(3)(a) or (b)	Parking vehicle within 10 metres of departure side of bus stop, children's crossing or pedestrian crossing	50
41.	4.5(4)(a) or (b)	Parking vehicle within 20 metres of approach side of bus stop, a children's crossing or pedestrian crossing	50
42.	4.5(5)	Parking vehicle within 20 metres of approach side or departure side of railway level crossing	50
43.	4.6	Parking contrary to the direction of an authorised person	150
44.	4.7	Moving vehicle to avoid time limitation	85
45.	4.8(a)	Parking in thoroughfare for purpose of sale	125
46.	4.8(b)	Parking unlicensed vehicle in a thoroughfare	100
47.	4.8(c)	Parking a trailer/caravan on a thoroughfare	100
48.	4.8(d)	Parking in a thoroughfare for purpose of repairs	125
49.	4.9(2)	Parking on land that is not a parking facility without consent	125
50.	4.9(3)	Parking on land not in accordance with consent	125
51.	4.10	Driving or parking on a reserve	125
52.	4.11	Parking on a verge	60
53.	4.13(2)a	Deface, alter, add to, erase, obliterate or otherwise interfere with a parking ticket	150
54.	4.13(2)b	Display a defaced, altered, obliterated or otherwise interfered with parking ticket	150
55.	4.13(2)c	Produce a defaced, altered, obliterated or otherwise interfered with parking ticket	150
56.	5.1(1)	Stopping contrary to a "no stopping" sign	125
57.	5.1(2)	Parking contrary to a "no parking" sign	85
58.	5.1(3)	Stopping within continuous yellow lines	125
59.	5.2	Stopping unlawfully in a loading zone	85
60.	5.3	Stopping unlawfully in a taxi zone or bus zone	100
61.	5.4	Stopping unlawfully in a mail zone	70
62.	5.5	Stopping in a zone contrary to a sign	50
63.	5.6	Stopping in a shared zone	50
64.	5.7(1)	Double parking	125
65.	5.8	Stopping near an obstruction	125
66.	5.9	Stopping on a bridge or tunnel	100
67.	5.10	Stopping on crests/curves, etc.	100
68.	5.11	Stopping near fire hydrant	70
69.	5.12	Stopping near bus stop	85

Item No.	Clause No.	Nature of Offence	Modified Penalty \$
70.	5.13	Stopping on path, median strip or traffic island	125
71.	5.14	Stopping on verge	60
72.	5.15	Obstructing path, driveway, etc.	125
73.	5.16	Stopping near letter box	50
74.	5.17	Stopping heavy or long vehicles on carriageway	85
75.	5.18	Stopping in bicycle parking area	60
76.	5.19	Stopping in motorcycle parking area	60
77.	5.20	Stopping or parking in a stall set up as an eating area	85
78.	5.21(2)	Stopping or parking contrary to requirements of a permit	60
79.	5.22	Stopping or parking a vehicle (other than a bicycle or motor cycle) in a parking stall approved for motor cycles	60
80.	6.1(1)	Damaging or interfering with ticket issuing machine	150
81.	6.1(2)	Affixing a board, sign, placard or notice or marking any ticket issuing machine	60
82.	6.1(3)	Inserting other than a coin in a ticket issuing machine	50
83.	6.1(4)	Operating a ticket issuing machine contrary to instructions	50
84.	6.2(2)	Failure to pay appropriate fee	60
85.	6.3(1)(a)	Failure to display an unexpired parking ticket	60
86.	6.3(1)(b)	Failure to display a valid parking ticket	60
87.	6.4(1)	Stopping or parking for longer than the maximum period	60
88.	6.5(1)(a)	Failure to stop or park parallel to the kerb in a ticket machine zone	60
89.	6.5(1)(b)	Failure to stop or park as close to the kerb as practicable in a ticket machine zone	60
90.	6.5(1)(c)	Failure to stop or park wholly within a parking stall in a ticket machine zone	60
91.	6.5(1)(d)	Failure to stop or park in direction of movement of traffic in a ticket machine zone	60
92.	7.9	Failure to display a valid permit	85
93.	8.3	Failure to comply with a lawful direction of an authorised person	150
94.	8.4	Failure to leave local government property when lawfully directed to do so by an authorised person	150
95.	8.5(2)	Removing or interfering with a lawful mark on a tyre	150
96.	8.6	Removing a notice on a vehicle	125
97.	8.8(1)	Leaving a vehicle in a public place or thoroughfare so as to cause an obstruction	125
98.	8.9	Attempting to or removing, damaging, defacing, misusing or interfering with any part of a parking station or parking facility	150
99.		All other offences not specified	85

Schedule 3 Local Government Act 1995

Town of Vincent Parking and Parking Facilities Local Law 2007

NOTICE TO OWNER OF VEHICLE INVOLVED IN OFFENCE

	Date / /
To: (1)	
of: (2)	
It is alleged that on / at (3)	
at ⁽⁴⁾	your vehicle:
make:;	·

model:	;
_	ation:,
was inv	volved in the commission of the following offence:
contrar	y to clause of the Town of Vincent Parking and Parking Facilities Local Law
2007.	
the dri commit	e required under section 9.13 of the <i>Local Government Act 1995</i> to identify the person who was ver or person in charge of the vehicle at the time when the offence is alleged to have been sted.
If you d	lo not prove otherwise, you will be deemed to have committed the offence unless—
(a)	within 28 days after being served with this notice—
	(i) you inform the Chief Executive Officer or another authorised officer of the local government as to the identity and address of the person who was the driver or person in charge of the vehicle at the time the offence is alleged to have been committed; or(ii) you satisfy the Chief Executive Officer that the vehicle had been stolen, or was being unlawfully used, at the time the offence is alleged to have been committed;
	or
(b)	you were given an infringement notice for the alleged offence and the modified penalty specified in it is paid within 28 days after the notice was given or such further time as is allowed.
Insert–	
	Name of owner or "the owner"
	Address of owner (not required if owner not named) Time of alleged offence
	Location of alleged offence
	Signature of authorised person
	Name and title of authorised person giving notice
	Traine and title of authorised person giving house
	
	Schedule 4
	Local Government Act 1995
	Town of Vincent Parking and Parking Facilities Local Law 2007
	INFRINGEMENT NOTICE
	Serial No
To. (1)	Date /
01: (-)	
It is all	eged that on / at ⁽³⁾
	ect of vehicle—
_	·····;
	·····;
	ation:,
	nmitted the following offence:
	ry to clause of the Town of Vincent Parking and Parking Facilities Local Law
The mo	odified penalty for the offence is \$
amoun	do not wish to have a complaint of the alleged offence heard and determined by a court, the tof the modified penalty may be paid to an authorised person at ⁽⁵⁾ within a of 28 days after the giving of this notice.

If you take no action this infringement notice may be registered with the Fines Enforcement Registry after which your driver's licence or any vehicle licence held by you may be suspended. If the matter is registered with the Registry, additional costs will also be payable by you.

If the above address is not your current address or if you change y you advise us immediately. Failure to do so may result in your driv	our address, it is important that
you hold being suspended without your knowledge.	er's meence of any vemere needee
(6)	
(7)	
Insert—	
(1) Name of alleged offender or "the owner"	
(2) Address of alleged offender	
(3) Time of alleged offence	
(4) Location of alleged offence	
(5) Place where modified penalty may be paid	
(6) Signature of authorised person	
(7) Name and title of authorised person giving notice	
Schedule 5	
Local Government Act 1995	
Town of Vincent Parking and Parking Facilities L	$ocal\ Law\ 2007$
WITHDRAWAL OF INFRINGEMENT N	OTICE
	Serial No
	Date / /
To: (1)	
of: (2)	
Infringement Notice No	3 / /
in respect of vehicle—	1
make:;	
model:;	
registration: ,	
for the alleged offence of:	
for the aneget offence of	
has been withdrawn.	
The modified penalty of \$	
• has been paid and a refund is enclosed.	
 has not been paid and should not be paid. 	
delete as appropriate.	
(3)	
(4)	
Insert—	
(1) Name of alleged offender to whom infringement notice was g	riven or "the owner".
(2) Address of alleged offender.	
(3) Signature of authorised person	
(4) Name and title of authorised person giving notice	

Schedule 6

Local Government Act 1995

Town of Vincent Parking and Parking Facilities Local Law 2007

TICKET MACHINES ZONES—PERIOD AND FEES

	Location	Between	Period of Operation
1	William Street	Brisbane and Newcastle Streets	9.00am to 10.00pm Mon-Sun
2	Oxford Street	Between Frame Court Car Park entry and Leederville Parade	8.00am to 8.00pm Mon-Fri and 8am to 12 noon Sat; and 8.00pm to 8.00am Mon-Sun

	Location	Between	Period of Operation
3	Frame Court	Between Frame Court Car Park entry and Leederville Parade	8.00am to 8.00pm Mon-Fri and 8am to 12 noon Sat; and 8.00pm to 8.00am Mon-Sun
4	East and west sides of Pier Street, Perth	Between Parry and Brisbane Streets	8.00am to 10.00pm Mon-Sun
5	North side of Brewer Street, Perth	Between Lord and Stirling Streets	8.00am to 10.00pm Mon-Sun
6	Median parking in Stirling Street, Perth	Between Parry and Brisbane Streets	8.00am to 10.00pm Mon-Sun
7	North side of Stuart Street, Perth	Between Palmerston and Fitzgerald Streets	8.00am to 8.00pm Mon-Fri; and 8.00am to 12 noon Sat
8	North and south sides of Newcastle Street, Leederville	Between Carr Place and Loftus Street	8.00am to 8.00pm Mon-Sun
9	North side of Forbes Road, Perth	Between William and Wellman Streets	9.00am to 8.00pm Mon-Sun
10	North and south sides of Forbes Road, Perth	Between Wellman Street and Forbes Lane	8.00am to 10.00pm Mon-Sun
11	North side of Vincent Street, Leederville	Between Loftus and Oxford Streets	8.00am-10.00pm Monday to Sunday
12	South side of Vincent Street, Leederville	Between Loftus and Oxford Streets	8.00am-4.15pm and 6.00pm- 10.00pm Monday to Sunday
13	South side of Brisbane Street, Perth	Between Beaufort and William Streets	9.00am to 8.00pm Mon-Fri and 8.00am to 8.00pm Sat and Sun
14	North side of Brisbane Street, Perth	Between Beaufort and William Streets	8.00am to 8.00pm Mon-Sun
15	North and south sides of Brisbane Street, Perth	Between William and Lake Streets	8.00am to 8.00pm Mon-Sun

Schedule 7 Local Government Act 1995

Town of Vincent Parking and Parking Facilities Local Law 2007

PARKING STATIONS UNDER CARE, CONTROL AND MANAGEMENT OF THE TOWN OF VINCENT

No.	Description	Night/Day Parking	Days & Hours Of Operation
1	Frame Court Parking Station, situated between Frame Court and Oxford Street, Leederville	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive
2	Frame Court Parking Station, situated between Frame Court and Oxford Street, Leederville	Night Parking	8.00pm to 8.00am Monday to Sunday inclusive.
3	Brisbane Street Parking Station, situated in the area bounded by Greenway, Beaufort and Brisbane Streets, Highgate	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive
4	Brisbane Street Parking Station, situated in the area bounded by Greenway, Beaufort and Brisbane Streets, Highgate	Night Parking	8.00pm to 8.00am Monday to Sunday inclusive.
5	That portion of The Avenue Parking Station, situated in the area bounded by Leederville Parade and Vincent Street, Leederville and delineated by yellow bay markings, with appropriate signage	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive
6	The Avenue Parking Station, situated in the area bounded by Leederville Parade and Vincent Street, Leederville	Night Parking	8.00pm to 8.00am Monday to Sunday inclusive.
7	That portion of Chelmsford Road Parking Station, situated in the area bounded by Grosvenor and Chelmsford Roads, Mount Lawley and delineated by yellow bay markings, with appropriate signage	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive

No.	Description	Night/Day Parking	Days & Hours Of Operation
8	That portion of land, 7 metres wide, on the west side of Raglan Road Parking Station adjacent to the Right of Way and delineated by yellow bay markings, with appropriate signage	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive
9	Barlee Street Car Park situated at the corner of Barlee and Beaufort Streets, Mount Lawley	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive
10	Barlee Street Car Park situated at the corner of Barlee and Beaufort Streets, Mount Lawley	Night Parking	8.00pm to 8.00am Monday to Sunday inclusive
11	The Village Square Car Park situated at 323 Charles Street, North Perth	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive
12	Loftus Centre Car Park	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive
13	Oxford Street Car Park situated between Oxford and Faraday Streets, Mount Hawthorn	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive
14	Oxford Street Car Park situated between Oxford and Faraday Streets, Mount Hawthorn	Night Parking	8.00pm to 8.00am Monday to Sunday inclusive
15	Stadium Car Park situated within Perth Oval Reserve, Pier Street, Perth between the eastern side of Pier Street, eastward to the delineating fence-line of the leased area of the Multi-Purpose Rectangular Sports Stadium	Day Parking	Monday to Sunday, 8.00am to 10.00pm inclusive
16	The Mezz Car Park situated at 148—158 Scarborough Beach Road, Mount Hawthorn	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive
17	North Perth Plaza Car Park situated at 391 Fitzgerald Street, North Perth	Day Parking	Monday to Sunday, 8.00am to 8.00pm inclusive"

Schedule 8 Local Government Act 1995

Town of Vincent Parking and Parking Facilities Local Law 2007

ITEM 1—RESIDENTIAL PARKING PERMIT



Local Government Act 1995
Town of Vincent
Parking and Parking Facilities Local Law
RESIDENTIAL PARKING PERMIT

TOWN OF VINCENT		
PERMIT No.		
Vehicle Make/Type:	Registration No:	
Exempted Road/Metered Space:	-	
,		
•••••	Expiry Date:	••••
for the Town of Vincent		
for the Town of Vincent	Expiry Date:	•

ITEM 2—VISITOR'S PARKING PERMIT



Local Government Act 1995 Town of Vincent Parking and Parking Facilities Local Law VISITOR'S PARKING PERMIT

TOWN OF VINCENT	VISITOR'S PARKING PERMIT					
PERMIT No.						
Exempted Road:						
Name of Person to Whom Exemption Issued:						
for the Town of Vincent	Expiry Date:					
	Schedule 9					
Local	Government Act 1995					
	g and Parking Facilities Local Law 2007					
,	OF INTENT TO REVOKE PERMIT					
Notice of Intention to Revoke Permit						
(Residential Parking Permit/Visitors Parki local government notice in writing of any r	the					
for Town of Vincent						
Date of Service						
* Delete whichever is inapplicable						
	Government Act 1995					
,	g and Parking Facilities Local Law 2007 E OF REVOCATION OF PERMIT					
ITEM 3(b)						
Notice of Revocation of Permit						
Take notice that from and including the						
for Town of Vincent * Delete whichever is inapplicable						

Dated this 25th day of September 2007.

The Common Seal of the Town of Vincent was affixed by authority of a resolution of the Council in the presence of:

DOG ACT 1976

TOWN OF VINCENT

DOGS LOCAL LAW 2007

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DOG ACT 1976

TOWN OF VINCENT

DOGS LOCAL LAW 2007

Under the powers conferred by the *Dog Act 1976* and under all other powers enabling it, the Council of the Town of Vincent resolved on 25 September 2007 to make the following local law.

PART 1—PRELIMINARY

1.1 Citation

This local law may be cited as the Town of Vincent Dogs Local Law 2007.

1.2 Objective

The objective of this local law is to provide for the regulation, control and management of the keeping of dogs and kennel establishments within the district.

1.3 Commencement

This local law comes into operation 14 days after the date of its publication in the Government Gazette.

1.4 Repeal

The Local Law Relating to Dogs published in the *Government Gazette* on 23 May 2000 and amended as published in the *Government Gazette* on 30 May 2000, 5 December 2000, 6 May 2005, 12 August 2005 and as amended, is repealed.

1.5 Application

This local law applies throughout the district.

1.6 Interpretation

In this local law unless the context otherwise requires—

"Act" means the Dog Act 1976;

"authorised person" means a person authorised by the local government to perform all or any of the functions conferred on an authorised person under this local law and includes a person appointed under section 29(1) of the Act;

"CEO" means the Chief Executive Officer of the local government;

"district" means the district of the local government;

"local government" means the Town of Vincent;

"owner" has the meaning given to it in section 3 of the Act;

"person liable for the control of the dog" has the meaning given to it in section 3 of the Act;

"pound" means a pound established under section 11 of the Act or clause 2.1(1);

"pound keeper" means a person authorised by the local government to perform all or any of the functions conferred on a "pound keeper" under this local law;

"premises" has the meaning given to it in section 3 of the Act;

"public place" has the meaning given to it in section 3 of the Act;

"Regulations" means the Dog Regulations 1976;

"thoroughfare" has the meaning given to it in section 1.4 of the Local Government Act 1995; and

"town planning scheme" means a town planning scheme made by the local government under the Planning and Development Act 2005 which applies throughout the whole or a part of the district.

1.7 Fees, charges and costs

The following are to be imposed and determined by the local government under sections 6.16-6.19 of the *Local Government Act 1995*—

(a) the charges to be levied under section 29(4) of the Act relating to the seizure and impounding of a dog:

- (b) the additional fee payable under section 29(4) of the Act where a dog is released at a time or on a day other than those determined under clause 2.2; and
- (c) the costs of the destruction and the disposal of a dog referred to in section 29(15) of the Act.

PART 2—IMPOUNDING OF DOGS

2.1 Pound and impounding of dogs

- (1) The local government may establish and maintain a pound or pounds for impounding dogs seized pursuant to the provisions of the Act or this local law.
- (2) The location of the pound to be used by the local government shall be advertised from time to time in a newspaper circulating in the district.
- (3) A dog seized by an authorised person may be placed in a pound.

2.2 Attendance of pound keeper at pound

A pound keeper is to be in attendance at the pound for the release of dogs at the times and on the days of the week as are determined by the CEO.

2.3 Release of impounded dog

- (1) A claim for the release of a dog seized and impounded is to be made to the pound keeper or in the absence of the pound keeper, to an authorised person.
- (2) The pound keeper is not to release a dog seized and impounded to any person unless that person has produced, to the satisfaction of the pound keeper, satisfactory evidence—
 - (a) of her or his ownership of the dog or of her or his authority to take delivery of it; or
 - (b) that he or she is the person identified as the owner on a microchip implanted in the dog.

2.4 No breaking into or destruction of pound

A person who—

- (a) unless he or she is the pound keeper or a person authorised to do so, releases or attempts to release a dog from a pound; or
- (b) destroys, breaks into, damages or in any way interferes with or renders not dog-proof—
 - (i) any pound; or
 - (ii) any vehicle or container used for the purpose of catching, holding or conveying a seized dog,

commits an offence.

Penalty: Where the dog is a dangerous dog, \$2,000; otherwise \$1,000.

PART 3—REQUIREMENTS AND LIMITATIONS ON THE KEEPING OF DOGS

3.1 Dogs to be confined

- (1) An occupier of premises on which a dog is kept must—
 - (a) cause a portion of the premises on which the dog is kept to be fenced in a manner capable of confining the dog;
 - (b) ensure the fence used to confine the dog and every gate or door in the fence is of a type, height and construction which having regard to the breed, age, size and physical condition of the dog, is capable of preventing the dog at all times from passing over, under or through it;
 - (c) ensure that every gate or door in the fence is kept closed at all times when the dog is on the premises and is fitted with—
 - (i) an efficient self-closing mechanism;
 - (ii) an efficient self-latching mechanism attached to the inside of the gate or door; and
 - (iii) a mechanism which enables the gate or door to be permanently locked;
 - (d) maintain the fence and all gates and doors in the fence in good order and condition; and
 - (e) where no part of the premises consists of open space, yard or garden or there is no open space or garden or yard of which the occupier has exclusive use or occupation, ensure that other means exist on the premises (other than the tethering of the dog) for effectively confining the dog within the premises.
- (2) For the purpose of section 51(d) of the Act, the specified area to which this clause applies is the district.
- (3) Where an occupier fails to comply with subclause (1), he or she commits an offence.

Penalty: Where the dog kept is a dangerous dog, \$2,000; otherwise \$1,000.

3.2 Maximum number of dogs

- (1) This clause does not apply to premises which have been—
 - (a) licensed under Part 4 as an approved kennel establishment; or
 - (b) granted an exemption under section 26(3) of the Act.
- (2) The limit on the number of dogs which may be kept on any premises is, for the purpose of section 26(4) of the Act 2 dogs over the age of 3 months and the young of those dogs under that age.

PART 4—APPROVED KENNEL ESTABLISHMENTS

4.1 Interpretation

In this Part and in Schedule 2—

"applicant" means a person who applies for a licence;

"licence" means a licence to keep an approved kennel establishment on premises;

"licensee" means the holder of a licence;

"premises", in addition to the meaning given to it in section 3 of the Act, means the premises described in the application for a licence; and

"transferee" means a person who applies for the transfer of a licence to her or him under clause 4.14

4.2 Application for licence for approved kennel establishment

An application for a licence must be made in the form of that in Schedule 1, and must be lodged with the local government together with—

- (a) plans and specifications of the kennel establishment, including a site plan;
- (b) copies of the notices to be given under clause 4.3;
- (c) written evidence that either the applicant or another person who will have the charge of the dogs, will reside on the premises or, in the opinion of the local government, sufficiently close to the premises so as to control the dogs and so as to ensure their health and welfare;
- (d) a written acknowledgement that the applicant has read and agrees to comply with any code of practice relating to the keeping of dogs nominated by the local government; and
- (e) the fee for the application for a licence referred to in clause 4.10(1).

4.3 Notice of proposed use

- (1) An applicant for a licence must give notice of the proposed use of the premises as an approved kennel establishment after the application for a licence has been lodged—
 - (a) once in a newspaper circulating in the district; and
 - (b) to the owners and occupiers of any premises adjoining the premises.
- (2) The notices in subclause (1) must specify that—
 - (a) any written submissions as to the proposed use are to be lodged with the CEO within 14 days of the date the notice is given; and
 - (b) the application and plans and specifications may be inspected at the offices of the local government.

(3) Where—

- (a) the notices given under subclause (1) do not clearly identify the premises; or
- (b) a notice given under subclause (1)(a) is of a size or in a location in the newspaper which, in the opinion of the local government, would fail to serve the purpose of notifying persons of the proposed use of the premises,

then the local government may refuse to determine the application for a licence until the notices or notice, as the case may be, is given in accordance with its directions.

4.4 Exemption from notice requirements

Where an application for a licence is made in respect of premises on which an approved kennel establishment is either a—

- (a) permitted use; or
- (b) use which the local government may approve subject to compliance with specified notice requirements,

under a town planning scheme, then the requirements of clauses 4.2(b), 4.3 and 4.5(a) do not apply in respect of the application for a licence.

4.5 When application can be determined

An application for a licence is not to be determined by the local government until—

- (a) the applicant has complied with clause 4.2;
- (b) the applicant submits proof that the notices referred to in clause 4.3(1) have been given in accordance with that clause; and
- (c) the local government has considered any written submissions received within the time specified in clause 4.3(2)(a) on the proposed use of the premises.

4.6 Determination of application

In determining an application for a licence, the local government is to have regard to—

- (a) the matters referred to in clause 4.7;
- (b) any written submissions received within the time specified in clause 4.3(2)(a) on the proposed use of the premises;
- (c) any economic or social benefits which may be derived by any person in the district if the application for a licence is approved;

- (d) the effect which the kennel establishment may have on the environment or amenity of the neighbourhood;
- (e) whether the approved kennel establishment will create a nuisance for the owners and occupiers of adjoining premises; and
- (f) whether or not the imposition of and compliance with appropriate conditions of a licence will mitigate any adverse effects of the approved kennel establishment identified in the preceding paragraphs.

4.7 Where application cannot be approved

The local government cannot approve an application for a licence where—

- (a) an approved kennel establishment cannot be permitted by the local government on the premises under a town planning scheme; or
- (b) an applicant for a licence or another person who will have charge of the dogs will not reside on the premises or, in the opinion of the local government, sufficiently close to the premises so as to control the dogs and to ensure their health and welfare.

4.8 Conditions of approval

- (1) The local government may approve an application for a licence subject to the conditions contained in Schedule 2 and to such other conditions as the local government considers appropriate.
- (2) In respect of a particular application for a licence, the local government may vary any of the conditions contained in Schedule 2.

4.9 Compliance with conditions of approval

A licensee who does not comply with the conditions of a licence commits an offence.

Penalty: Where a dog involved in the contravention is a dangerous dog, \$2,000 and a daily penalty of \$200; otherwise \$1,000 and a daily penalty of \$100.

4.10 Fees

- (1) On lodging an application for a licence, the applicant is to pay a fee to the local government.
- (2) On the issue or renewal of a licence, the licensee is to pay a fee to the local government.
- (3) On lodging an application for the transfer of a valid licence, the transferee is to pay a fee to the local government.
- (4) The fees referred to in subclauses (1) to (3) are to be imposed and determined by the local government under sections 6.16—6.19 of the *Local Government Act 1995*.

4.11 Form of licence

The licence is to be in the form determined by the local government and is to be issued to the licensee.

4.12 Period of licence

- (1) The period of effect of a licence is set out in section 27(5) of the Act.
- (2) A licence is to be renewed if the fee referred to in clause 4.10(2) is paid to the local government prior to the expiry of the licence.
- (3) On the renewal of a licence the conditions of the licence at the time of its renewal continue to have effect.

4.13 Variation or cancellation of licence

- (1) The local government may vary the conditions of a licence.
- (2) The local government may cancel a licence—
 - (a) on the request of the licensee;
 - (b) following a breach of the Act, the Regulations, the *Dog (Restricted Breed) Regulations (No. 2)* 2002 or this local law; or
 - (c) if the licensee is not a fit and proper person.
- (3) The date a licence is cancelled is to be, in the case of—
 - (a) paragraph (a) of subclause (2), the date requested by the licensee; or
 - (b) paragraphs (b) and (c) of subclause (2), the date determined under section 27(6) of the Act.
- (4) If a licence is cancelled the fee paid for that licence is not refundable for the term of the licence that has not yet expired.

4.14 Transfer

- (1) An application for the transfer of a valid licence from the licensee to another person must be—
 - (a) made in the form determined by the local government;
 - (b) made by the transferee;
 - (c) made with the written consent of the licensee; and
 - (d) lodged with the local government together with—
 - (i) written evidence that a person will reside at or within reasonably close proximity to the premises that are the subject of the licence; and
 - (ii) the fee for the application for the transfer of a licence referred to in clause 4.10(3).

- (2) The local government is not to determine an application for the transfer of a valid licence until the transferee has complied with subclause (1).
- (3) The local government may approve, whether or not subject to such conditions as it considers appropriate, or refuse to approve an application for the transfer of a valid licence.
- (4) Where the local government approves an application for the transfer of a valid licence, then on the date of approval, unless otherwise specified in the notice issued under clause 4.15(b), the transferee becomes the licensee of the licence for the purposes of this local law.

4.15 Notification

The local government is to give written notice to-

- (a) an applicant for a licence of the local government's decision on her or his application for a licence;
- (b) a transferee of the local government's decision on her or his application for the transfer of a valid licence:
- (c) a licensee of any variation made under clause 4.13(1);
- (d) a licensee when her or his licence is due for renewal and the manner in which it may be renewed;
- (e) a licensee when her or his licence is renewed;
- (f) a licensee of the cancellation of a licence under clause 4.13(2)(a); and
- (g) a licensee of the cancellation of a licence under paragraphs (b) or (c) of clause 4.13(2), which notice is to be given in accordance with section 27(6) of the Act.

4.16 Inspection of kennel

With the consent of the occupier, an authorised person may inspect an approved kennel establishment at any time.

PART 5-DOGS IN PUBLIC PLACES

5.1 Places where dogs are prohibited absolutely

- (1) Dogs are prohibited absolutely from entering or being in any of the following places—
 - (a) a public building, shop or business premises, with the exception of a shop or business premises where dogs are sold;
 - (b) a theatre or picture gardens;
 - (c) all premises or vehicles classified as food premises or food vehicles under the *Health (Food Hygiene) Regulations 1993*;
 - (d) a public swimming pool;
 - (e) a building site where every part of the fence and every gate or door in the fence, is not of a type, height and construction which having regard to the breed, age, size and physical condition of the dog is capable of preventing the dog at all times from passing over, under or through the fence, gate or door; and
 - (f) land which has been set apart by the local government as a children's playground.
- (2) If a dog enters or is in a place specified in subclause (1), every person liable for the control of the dog at that time commits an offence.

Penalty: Where the dog is a dangerous dog, \$2,000; otherwise \$1,000.

Note: The application of clause 5.1 is subject to the Disability Discrimination Act 1992 (Cth) and section 8 of the Act.

5.2 Places which are dog exercise areas

- (1) Subject to clause 5.1 and subclause (2) of this clause, for the purposes of sections 31 and 32 of the Act—
 - (a) the places set out in Schedule 4 are specified as dog exercise areas at all times; and
 - (b) the places set out in Schedule 5 are specified as dog exercise areas during the times set out directly opposite the place.
- (2) Subclause (1) does not apply to—
 - (a) land which has been set apart by the local government as a children's playground;
 - (b) an area being used for sporting or other activities, as permitted by the local government, during the times of such use; or
 - (c) a public car park.

PART 6—MISCELLANEOUS

6.1 Offence to foul a street or public place

- (1) A dog must not excrete on—
 - (a) any thoroughfare or other public place; or
 - (b) any land which is not a public place without the consent of the occupier.
- (2) Subject to subclause (3), if a dog excretes contrary to subclause (1), every person liable for the control of the dog at that time commits an offence.

- (3) (a) The person liable for the control of the dog does not commit an offence against subclause (2) if the excrement is removed immediately by that person and disposed of on private land with the consent of the occupier or in such other manner as the local government may approve.
- (b) A person disposing of dog excrement into a receptacle or bin on a park, reserve or land, specifically provided for holding dog excrement by the local government does not commit an offence.

PART 7—ENFORCEMENT

7.1 Interpretation

In this Part—

"infringement notice" means the notice referred to in clause 7.3; and

"notice of withdrawal" means the notice referred to in clause 7.6(1).

7.2 Modified penalties

- (1) The offences contained in Schedule 3 are offences in relation to which a modified penalty may be imposed.
- (2) The amount appearing in the third column of Schedule 3 directly opposite an offence is the modified penalty payable in respect of that offence if the dog is not a dangerous dog.
- (3) The amount appearing in the fourth column of Schedule 3 directly opposite an offence is the modified penalty payable in respect of that offence if the dog is a dangerous dog.

7.3 Issue of infringement notice

Where an authorised person has reason to believe that a person has committed an offence in respect of which a modified penalty may be imposed, he or she may issue to that person a notice in the form of Form 7 of the First Schedule of the Regulations.

7.4 Failure to pay modified penalty

Where a person who has received an infringement notice fails to pay the modified penalty within the time specified in the notice, or within such further time as may in any particular case be allowed by the CEO, he or she is deemed to have declined to have the offence dealt with by way of a modified penalty.

7.5 Payment of modified penalty

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A person who has received an infringement notice may, within the time specified in that notice or within such further time as may in any particular case be allowed by the CEO, send or deliver to the local government the amount of the penalty, with or without a reply as to the circumstances giving rise to the offence, and the local government may appropriate that amount in satisfaction of the penalty and issue an acknowledgment.

7.6 Withdrawal of infringement notice

- (1) Whether or not the modified penalty has been paid, an authorised person may withdraw an infringement notice by sending a notice in the form of Form 8 of the First Schedule of the Regulations.
- (2) A person authorised to issue an infringement notice under clause 7.3 cannot sign or send a notice of withdrawal.

7.7 Service of infringement notice or notice of withdrawal

An infringement notice or a notice of withdrawal may be served personally or by leaving it at, or posting it to her or his address as ascertained from her or him or as recorded by the local government under the Act, or as ascertained from inquiries made by the local government.

Schedule 1

(clause 4.2)

Local laws relating to dogs APPLICATION FOR A LICENCE FOR AN APPROVED KENNEL ESTABLISHMENT

Twe (run name)	
of (postal address)	
Apply for a licence for an approve	ed kennel establishment at (address of premises)
For (number and breed of dogs)	
* (insert name of person) .	will be residing at the premises
	will be residing (sufficiently close to the the dogs and to ensure their health and welfare) at
	(insert address of residence)
1 C	(مامة المساوية)

Attached are-

- (a) a site plan of the premises showing the location of the kennels and yards and all other buildings and structures and fences;
- (b) plans and specifications of the kennel establishment;
- (c) copy of notice of proposed use to appear in newspaper;
- (d) copy of notice of proposed use to be given to adjoining premises;
- (e) written evidence that a person will reside—
 - (i) at the premises; or
 - (ii) sufficiently close to the premises so as to control the dogs and so as to ensure their health and welfare; and
- (f) if the person in Item (e) is not the applicant, written evidence that the person is a person in charge of the dogs.

Signature of applicant	
Date	•

* delete where inapplicable.

Note: a licence, if issued, will have effect for a period of 12 months—section 27(5) of the Dog Act.

OFFICE USE ONLY

Application fee paid on [insert date].

Schedule 2

(clause 4.8(1))

CONDITIONS OF A LICENCE FOR AN APPROVED KENNEL ESTABLISHMENT

An application for a licence for an approved kennel establishment may be approved subject to the following conditions—

- (a) each kennel, unless it is fully enclosed, must have a yard attached to it;
- (b) each kennel and each yard must be at a distance of not less than—
 - (i) 25m from the front boundary of the premises and 5m from any other boundary of the premises;
 - (ii) 10m from any dwelling; and
 - (iii) 25m from any church, schoolroom, hall, factory, dairy or premises where food is manufactured, prepared, packed or stored for human consumption;
- (c) each yard for a kennel must be kept securely fenced with a fence constructed of link mesh or netting or other materials approved by the local government;
- (d) the minimum floor area for each kennel must be calculated at 2.5 times the length of the breed of dog (when it is fully grown), squared, times the number of dogs to be housed in the kennel and the length of the dog is to be determined by measuring from the base of the tail to the front of its shoulder;
- (e) the floor area of the yard attached to any kennel or group of kennels must be at least twice the floor area of the kennel or group of kennels to which it is attached;
- (f) the upper surface of the kennel floor must be-
 - (i) at least 100mm above the surface of the surrounding ground;
 - (ii) smooth so as to facilitate cleaning;
 - (iii) rigid;
 - (iv) durable;
 - (v) slip resistant;
 - (vi) resistant to corrosion;
 - (vii) non-toxic;
 - (viii) impervious;
 - (ix) free from cracks, crevices and other defects; and
 - (x) finished to a surface having a fall of not less than 1 in 100 to a spoon drain which in turn must lead to a suitably sized diameter sewerage pipe which must be properly laid, ventilated and trapped in accordance with the health requirements of the local government;
- (g) all kennel floor washings must pass through the drain in item (f)(x) and must be piped to approved apparatus for the treatment of sewage in accordance with the health requirements of the local government;
- (h) the kennel floor must have a durable upstand rising 75mm above the floor level from the junction of the floor and external and internal walls, or internal walls must be so constructed as to have a minimum clearance of 50mm from the underside of the bottom plate to the floor:

Item

- (i) where a yard is to be floored, the floor must be constructed in the same manner as the floor of any kennel;
- (j) from the floor, the lowest internal height of a kennel must be, whichever is the lesser of-
 - (i) 2m; or
 - (ii) 4 times the height of the breed of dog in the kennel when it is fully grown, measured from the floor to the uppermost tip of its shoulders while in a stationary upright position;
- (k) the walls of each kennel must be constructed of concrete, brick, stone or framing sheeted internally and externally with good quality new zincalume or new pre-finished colour coated steel sheeting or new fibrous cement sheeting or other durable material approved by the local government;
- (l) all the external surfaces of each kennel must be kept in good condition;
- (m) the roof of each kennel must be constructed of impervious material;
- (n) all kennels and yards and drinking vessels must be maintained in a clean condition and must be cleaned and disinfected when so ordered by an authorised person;
- (o) all refuse, faeces and food waste must be disposed of daily into the approved apparatus for the treatment of sewage;
- (p) noise, odours, fleas, flies and other vectors of disease must be effectively controlled;
- (q) suitable water must be available at the kennel via a properly supported standpipe and tap; and
- (r) the licensee or the person nominated in the application for a licence must, in accordance with the application for the licence, continue to reside—
 - (i) at the premises; or
 - (ii) in the opinion of the local government, sufficiently close to the premises so as to control the dogs, and to ensure their health and welfare.

Schedule 3 (clause 7.2)

OFFENCES IN RESPECT OF WHICH MODIFIED PENALTY APPLIES

Offence	Nature of Offence	Modified Penalty \$	Dangerous Dog Modified Penalty \$
2.4(a)	Attempting to or causing the unauthorised release of a dog from a pound	200	400
2.4(b)	Interfering with any pound or vehicle used for the purpose of catching, holding or conveying dogs	200	400
3.1(3)	Failing to provide means for effectively confining a dog	100	200
4.9	Failing to comply with the conditions of a licence	100	200
5.1(2)	Dog in place from which prohibited absolutely	200	400
6.1(2)	1(2) Dog excreting in a prohibited place		100
	All other offences not specified	100	200

$Schedule~4\\ {\bf DOG~EXERCISE~AREAS-UNRESTRICTED~TIME~LIMITS}$

No.	Description of Public Place	
1.	Britannia Road Reserve: between the Ed Litis Stadium and Freeway Reserve, north-east of the Ed Litis Stadium, Leederville.	
2.	Lake Monger Estate: between Brentham and Oxford Streets, south of Wylie Street, Leederville.	
3.	The south-east portion of Charles Veryard Reserve, situated between the car park of the Macedonian Hall and Bourke Street, North Perth.	
4.	Robertson Park: on the north-east corner of the intersection of Fitzgerald and Stuart Streets, Perth (south of Halvorson Hall).	
5.	Jack Marks Reserve: on the north east corner of the intersection of Broome and Wright Streets, Highgate.	
6.	Banks Reserve: Joel Terrace, East Perth.	
7.	The south portion of Les Lilleyman Reserve bounded by Gill Street to the south and the prolongation of the northern kerb-line of Woodstock Street, eastwards across Les Lilleyman Reserve.	

$Schedule \ 5 \\ DOG \ EXERCISE \ AREAS \ DURING \ SPECIFIED \ TIMES \ ONLY$

Item No.	Description of Public Place	Times During Which Place is a Dog Exercise Area
1.	Forrest Park, Mount Lawley:—Reserve No. 7338.	At all times except where the public place is used for a function, sports training or activities approved by the local government.
2.	Woodville Reserve, North Perth: bounded by Namur, Fitzgerald, Farmer and Mignonette Streets, North Perth.	At all times except where the public place is used for a function, sports training or activities approved by the local government.
3.	Les Lilleyman Reserve, North Perth, except that portion of the reserve roughly bounded by Gill Street, to the south and the prolongation of the northern kerb-line of Woodstock Street, eastwards across Les Lilleyman Reserve:—part of Certificate of Crown Land Title Volume 1077 Folio 517.	At all times except where the public place is used for a function, sports training or activities approved by the local government.
4.	Menzies Park, Mount Hawthorn: bounded by East, Purslowe, Egina and Berryman Streets, Mount Hawthorn.	At all times except where the public place is used for a function, sports training or activities approved by the local government.
5.	Britannia Road Reserve South: bounded by the Mitchell Freeway, Richmond Street and the prolongation of Namatjira Place where it meets the Mitchell Freeway.	At all times except where the public place is used for a function, sports training or activities approved by the local government.

Dated this 25th day of September 2007.

The Common Seal of the Town of Vincent was affixed by authority of a resolution of the Council in the presence of— $\,$

NICK CATANIA, JP, Mayor. JOHN GIORGI, JP, Chief Executive Officer.