

# Metropolitan Water Supply, Sewerage and Drainage By-laws 1981

Compare between:

[01 Jul 2013, 07-c0-00] and [18 Nov 2013, 07-d0-05]

#### Western Australia

Metropolitan Water Supply, Sewerage, and Drainage Act 1909<sup>2</sup>

# Metropolitan Water Supply, Sewerage and Drainage By-laws 1981

# **Preliminary and definitions**

#### 1.0 Citation

These by-laws may be cited as the *Metropolitan Water Supply*, *Sewerage and Drainage By-laws 1981* <sup>1</sup> and shall come into operation on 1 March 1981.

#### 1.1 Terms used

In these by-laws, unless the context otherwise requires — *Act* means the *Metropolitan Water Supply, Sewerage, and Drainage Act 1909* <sup>2</sup>, as amended from time to time;

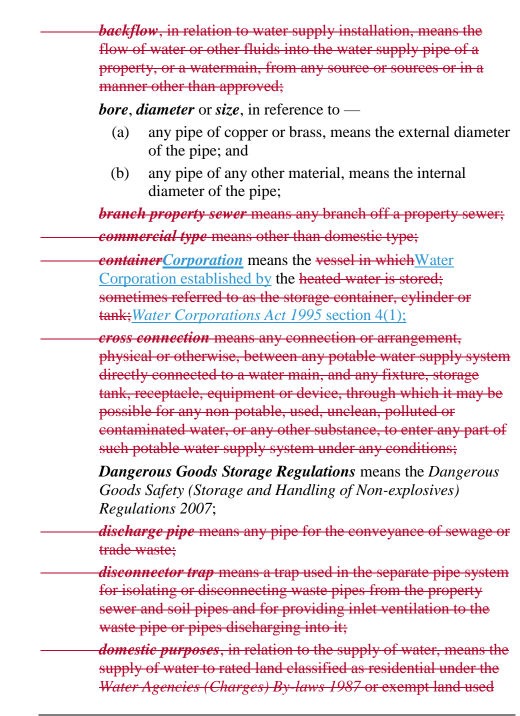
*approved* means approved by the Corporation or by a duly designated officer of the Corporation;

AS/NZS, followed by a designation consisting of a number and a year, means the Australian/New Zealand Standard having that designation that is published jointly by Standards Australia and Standards New Zealand and includes any amendment to that standard made before the commencement of the Metropolitan Water Supply, Sewerage and Drainage Amendment By laws 1998 1;

Australian Standard means a document having that title published by Standards Australia;

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for residential purposes; the term also includes the use of water for watering lawns and gardens appurtenant to the land and for watering lawns and gardens growing in a street or road adjoining the land and for the purpose of these by-laws shall include water used for toilet, ablution or kitchen purposes in land rated as industrial or commercial;

domestic sewage means all faecal matter, urine, household slops and household liquid refuse;

domestic type means a fixture or appliance which is designed for use in residential situations. A fixture or appliance of this type may be installed in a non-residential building, but the sewage which it discharges shall be similar to that which would be discharged if installed in a residential situation;

educt vent means an opening or pipe for the exit of air from a soil pipe, waste pipe, combined waste pipe or property sewer;

*feeder* means any water course, creek, stream or other channel with either perennial or intermittent flow whereby water can be conveyed to any reservoir;

*flat* means a suite of rooms used or intended or adapted for use as a separate habitation and comprised in a building containing one or more similar suites:

garden purposes, in relation to the supply of water, means the use of water for watering lawns and gardens appurtenant to land, including lawns and gardens growing in a street or road adjoining the land;

ground means the surface of the earth, soil, or rock which conform to the established finished grade at a specific location after all excavations have been thoroughly backfilled or otherwise closed and after all surface treatment at said location has been completed;

*high-water mark* means the level of full supply of any reservoir or feeder thereto;

*indirectly connected* means interrupted by a water seal or air gap as applicable to the situation;

*induct vent* means an opening or pipe for the admission of air to a soil pipe, waste pipe, combined waste pipe or property sewer;

*industrial waste* means the liquid, solid or gaseous refuse from any business, industry, warehouse or manufacturing premises other than domestic sewage, stormwater, or unpolluted water;

inspector liquid waste means any person appointed by the Corporation for purposes connected with the administration liquid wastes as defined in the Health (Treatment of these by laws, Sewage and also any person acting in the capacity Disposal of ranger of any proclaimed catchment area;

licensed plumber means a person who holds a plumbing contractor's licence under the Water Services Licensing (Plumbers Licensing Effluent and Plumbing Standards Liquid Waste) Regulations 20001974 regulation 3;

*observation well* means a well constructed for the purposes of observing the depth to the ground water from the top of the well, and for obtaining samples of the ground water;

*pesticides* means a substance or compound used or intended for use for agricultural, pastoral, horticultural, domestic, or industrial purposes for controlling, destroying or preventing the growth and development of any fungus, virus, insect, mite, mollusc, nematode, plant or animal and includes all admixtures containing any proportion of any one or more of them;

*petroleum product* has the meaning given in the Dangerous Goods Storage Regulations regulation 4;

pipework is the assembly of pipes and fittings;

plumbing standards has the meaning given to that term in regulation 3(1) of the Water Services Licensing (Plumbers Licensing and Plumbing Standards) Regulations 2000;

*private service* includes all the pipes and fittings, and all connections and apparatus of any nature or kind, whether used temporarily or otherwise, on any part of any land or building, supplied with water, whether by meter or otherwise and includes any pipes or fittings the property of the consumer,

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which are used for conveying water from the mains of the Corporation whether situated on the premises of the consumer or otherwise;

*production well* means a well owned and operated by the Corporation and from which groundwater is extracted for the provision of a public water supply;

residential building means a building in which sleeping accommodation is provided for persons other than caretakers and their families and includes dwellings, tenements, flats, hotels, lodging houses, dormitories, hospitals and motels;

sanitary plumbing means plumbing that is the result of sanitary plumbing work as defined in regulation 3(1) of the Water Services Licensing (Plumbers Licensing and Plumbing Standards) Regulations 2000;

spill level of any fixture, storage tank or receptacle is the maximum height to which water will rise while overflowing freely either over its rim or through any channels or overflows that are provided and have a free discharge to the atmosphere under all conditions, when water is flowing into such fixture, storage tank or receptacle at the maximum rate under a pressure equal to a head of 70 m applied either at the outlet end of the pipe or at the inlet to the fitting or valve actually discharging such water, with all the service outlets of such fixture, storage tank or receptacle closed;

*trade waste* means liquid waste, other than domestic sewage and as defined by the Corporation. See *industrial waste*;

underground storage or handling system means an underground storage or handling system as defined in the Dangerous Goods Storage Regulations regulation 4;

*vent pipe underground water* means any pipe used or intended to be used for ventilating soil pipes, waste pipes, property sewers, traps, connections or sewers;

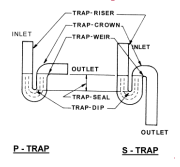
vent stack means a vertical vent pipe installed primarily for the purpose of providing circulation of air to and from any part of a property sewer on the sewerage system;

vented refers to a discharge pipe with a vent connected at its upstream end;

waste pipe means a pipe which conveys the discharge from waste fixtures only;

water heater means an appliance, usually self-contained, for heatingall water whichthat is either stored below the surface of the ground, whether or not flowing or in it or passing through itdefined channels;

water seal or trap seal means the vertical distance between the dip and the crown weir of a trap as shown in sketch;



## FIGURE 1.2 TRAPS

water service means the pipes and fittings used or intended to be used for the supply of water from a watermain up to and including the meter assembly and temporary building standpipe, if any, of each property;

works has the meaning given in the Water Agencies (Powers) Act 1984 section 3(1).

yard gully means a disconnector trap which is used externally and fitted with a basin top and grating.

# Metropolitan Water Supply, Sewerage and Drainage By-laws 1981 Preliminary and definitions

bl. 1.1

[By-law 1.1 amended in Gazette 24 Dec 1982 p. 4924-5; 29 Jun 1989 p. 1888; 21 Sep 1990 p. 4952; 29 Dec 1995 p. 6319-20 and 6324; 4 Feb 1997 p. 713; 25 Aug 1998 p. 4724-5; 16 Jun 2000 p. 2959; 28 Jun 2004 p. 2373-4; 13 Apr 2007 p. 1686; 23 May 2008 p. 2009; 21 Apr 2011 p. 1473; 14 Nov 2013 p. 5053-5.]

[1.2-1.4—\_\_\_\_Deleted in Gazette 28 Jun 2004 p. 2374.]

# **2.0 Protection of works and property**

<u>[Heading amended Deleted in Gazette 21 Apr 2011</u>14 Nov 2013 p. <del>1473.]</del>5055]

#### 2.1 Object of this Part

- 2.1.1 By-laws in this Part are intended to
- (a) protect the Corporation's works and property from interference or damage that would hinder or prevent normal operation of the system;
- (b) regulate the entry of persons onto Corporation property and behaviour of those persons while entered thereon.
- 2.1.2 Attention is drawn to by-law 31.4 regarding penalties that may be imposed for breaches of these by laws.
- [By law 2.1 amended 3.0 Deleted in Gazette 29 Dec 1995 14 Nov 2013 p. 6324 and 6326.]
- 2.2 Waterworks etc. of Corporation etc., protection of
- 2.2.1 No unauthorised person shall use waterworks and fittings which are the property of the Corporation.
- 2.2.2 No person shall wilfully or carelessly damage or cause damage to waterworks and fittings which are the property of the Corporation.
- 2.2.3 No person shall carry on, or cause to be carried on, any mining or quarrying operation, or make any excavation of any sort, or cause any explosion or other action in the vicinity of the Corporation's or the Minister's works which may cause damage or future damage by subsidence of the ground, without the written permission of the Corporation or the Minister as the case requires and under such conditions as the Corporation or the Minister as the case requires may deem necessary.

[2.2.4 deleted]

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- 2.2.5 No person shall drive, take, ride or permit any vehicle, conveyance or animal to cross any exposed pipe, valve, fitting or apparatus except at crossing points approved by the Corporation or the CEO and indicated by sign-boards.
- 2.2.6 No person shall drive, take or ride any vehicle, conveyance or animal across underground pipelines or works, where warning signs have been erected by the Corporation or the CEO except at crossing points approved by the Corporation or the CEO and indicated by sign boards.
- [By law 2.2 amended in Gazette 24 Dec 1982 p. 4925; 29 Dec 1995 p. 6320, 6324 and 6326; 21 Apr 2011 p. 1474 and 1482.]
- 2.3 Other property etc. of Corporation etc., protection of
- 2.3.1 No person shall wilfully or carelessly injure, damage, disfigure, displace, or remove any fence, stake, post, pillar, pipe, survey mark, peg, tablet or notice board belonging to, or installed by the Corporation or the CEO.
- 2.3.2 No person shall wilfully or carelessly injure, deface or disfigure any notice or copy of a by-law, rule or regulation displayed upon any tablet or notice board erected by the Corporation or the CEO.
- 2.3.3 No unauthorised person shall open any gate, slip rail, manhole, door, or other entrance into, or trespass upon any enclosure of the Corporation's or the Minister's property without the written permission of the Corporation or the Minister as the case requires.
- 2.3.4 No unauthorised person shall stand, park or leave unattended any vehicle, trailer or item of mobile equipment on the Corporation's or the Minister's property or on a reserve that is under the care, control and management of the Corporation or the Minister except in a place set aside and designated as a Visitors Car Park.

- 2.3.5 Any person driving or taking vehicles onto the Corporation's or the Minister's property or onto a reserve that is under the care, control and management of the Minister shall comply with all signs erected thereon for the regulation of traffic speed and movement.
- 2.3.6 No person shall remove, pluck or damage any wildflower, shrub, bush, tree or other plant growing on the Corporation's or the Minister's property or on a reserve that is under the care, control and management of the Minister.
- 2.3.7 No loose paper or any refuse is to be left on any portion of the grounds of any reservoir or water, sewerage or stormwater drainage works except in the receptacles provided. Where no receptacle is provided, the loose paper or other refuse is to be removed from the site.
- 2.3.8 No person shall post or distribute bills, advertisements, or other notices on any portion of any reservoir or water, sewerage or stormwater drainage works, or on any portion of the ground in the vicinity thereof without permission in writing from the Corporation or the CEO.
- 2.3.9 A person must not camp on the Corporation's or the Minister's property or on a reserve that is under the care, control and management of the Minister except in accordance with the written permission of the Corporation or the Minister as the case requires.
- 2.3.10 A person using pienic or recreation areas set aside for that purpose on the Corporation's or the Minister's property or on a reserve that is under the care, control and management of the Minister must obey any instructions displayed on notice boards or issued orally by the officers of the Corporation or the Department or other authorised persons regarding behaviour in, or use of, those pienic or recreation areas.

[By law 2.3 amended in Gazette 29 Dec 1995 p. 6320 and 6326; 21 Apr 2011 p. 1474 5 and 1482.]

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# 3.0 Protection of water against pollution

# 3.1 Object of this Part

- 3.1.1 By-laws contained in Part 3 are intended to prevent the contamination of water stored for distribution by the Corporation.
- 3.1.2 Attention is drawn to by-law 31.4 regarding penalties for breaches of these by-laws.

# 3.2 Reservoirs etc., protection of

- 3.2.1 No person shall throw or deposit any refuse, contaminating chemical or noxious substance into
- (a) any reservoir, pond or tank that holds or is intended to hold water for distribution to the Corporation's consumers;
- (b) any pipe, conduit, valve, meter, or fitting through which potable water is to be passed;
- (c) any pit, manhole or other structure containing valves, meters, fittings or connections to potable water mains.
- 3.2.2 No person shall commit a nuisance in, upon, or in the vicinity of any waterworks.
- 3.2.3 No person shall swim, bathe, or wash in any reservoir, pond, or tank containing water stored for distribution to consumers. Nor shall any person knowingly suffer any child under their control to swim, bathe, or wash in any such reservoir, pond or tank.

Protection of water against pollution

#### bl. 3.2

- 3.2.4 No boating, canoeing, fishing, or shooting is permitted in, on or over any reservoir, pond, watercourse, or channel vested in, or under the control of the Corporation without the written authority of the Corporation.
- 3.2.5 No person shall permit any dog, or other animal or bird under his ownership or control to swim in or trespass on any portion of the ground within the vicinity of any reservoir, pond, tank or watercourse or sewerage or stormwater drainage works without the written permission of the Corporation.

[By law 3.2 amended in Gazette 29 Dec 1995 p. 6324 and 63265055.]

## 4.0 Protection of catchment areas and water reserves

# 4.1 Object of this Part

- 4.1.1 The by-laws contained in this Part are intended to
  - (a) prevent any deterioration of the quality of water collected from the Minister's catchment areas and water reserves by way of increased bacteriological or chemical contamination, increased turbidity, or increased level of nutrients necessary to the growth of undesirable aquatic flora;
  - (b) control and manage existing and future development within the catchments and water reserves that could adversely affect water quality;
  - (c) regulate the behaviour of persons entering the catchment areas.
- 4.1.2 Attention is drawn to by-law 31.4 regarding penalties that may be imposed for breaches of these by-laws.

[By-law 4.1 amended in Gazette 29 Dec 1995 p. 6321 and 6326; 21 Apr 2011 p. 1475.]

# 4.2 Application of this Part

- 4.2.1 The by-laws in this Part apply to water reserves and catchment areas constituted under the Act and within which surface or sub-surface water may be collected into an open storage reservoir before distribution to consumers.
- 4.2.2 In this Part —
- 4.2.2.1 All by-laws applicable to a catchment area shall apply equally to any part of a water reserve from which water can flow into an existing storage reservoir.

#### bl. 4.3

- 4.2.2.2 Prohibited zone means that part of a catchment area which lies
  - (a) upstream of a dam; and
  - (b) within 2 km of the top water level of any reservoir in which water is or can be stored.
- 4.2.2.3 Public road means a road or street as defined in the Local Government Act.

[By-law 4.2 amended in Gazette 29 Dec 1995 p. 6321.]

# 4.3 Catchment areas etc., protection of

- 4.3.1 No person shall throw, deposit, discharge or leave or cause, permit or suffer to be thrown, deposited, discharged or left into or upon a catchment area or water reserve any chemical, radioactive material, litter, rubbish, offal, dung, dead animal or any noisome, noxious or polluting liquid substance, matter, or thing which is likely to pollute the catchment area or water reserve or any reservoir or watercourse in the catchment area, or which is likely to affect purity of the water.
- 4.3.2 No person shall swim, bathe, or have any bodily contact with the water or wash any clothes or other articles in any stream, reservoir, aqueduct or other water works within a catchment area.
- 4.3.3 No person shall in or upon any watercourse, lake, reservoir, aqueduct or other water works in a catchment area set afloat, sail, propel or cause to be propelled any craft or vessel, without express permission in writing from the CEO and subject to any conditions that it may deem necessary.
- 4.3.4 No person shall camp, or shoot, trap or hunt any game or catch, or attempt to catch, any fish or marron within a catchment area, without specific permission in writing from the CEO to which it may attach any conditions that it deems necessary.

- 4.3.5 No person shall light a fire on Crown land in a prohibited S4.3.6 zone on a catchment area except in the fire places provided at authorised picnic sites unless with the written approval of the CEO, and any person lighting fires at other places on a catchment area shall comply fully with all requirements of the Bush Fires Act <sup>3</sup> or restrictions promulgated under that Act.
- 4.3.6 No unauthorised person shall enter Crown land within a prohibited zone on any catchment area except for the purposes of
  - (a) travelling through the prohibited area on public roads; or
  - (b) travelling along private roads constructed by the State and which are open for public use; or
  - (c) picnicking within designated picnic sites provided and serviced by the State.
- 4.3.7 No picnic area or amenity to encourage picnicking or public recreation is to be established in any catchment area or water reserve without the written approval of the Minister.

  [By-law 4.3 amended in Gazette 29 Dec 1995 p. 6321]

and 6325; 21 Apr 2011 p. 1475 and 1482.]

### 4.4 Sewage, liquid waste and solid refuse

- 4.4.1 No person shall permit the water of any property sewer or any filthy or polluted water discharging from premises occupied by him or under his control, to run, flow, or be brought into any reservoir or watercourse in any catchment area or water reserve.
- 4.4.2 Disposal of domestic sewage on catchment areas and water reserves.
- 4.4.2.1 All domestic sewage and liquid waste shall be treated and disposed of in accordance with the *Health (Treatment of Sewage and Disposal of Effluent and Liquid Waste) Regulations 1974.*
- 4.4.2.2 Prior approval in writing must be obtained from the CEO before a bacteriolytic treatment plant is installed within a prohibited zone or within 100 m of the centre line of any watercourse.

#### bl. 4.5

- 4.4.2.3 Any liquid waste not processed through a bacteriolytic treatment plant, or not capable of treatment in such a plant shall be stored in watertight tanks or receptacles (which shall be maintained in good condition) and periodically removed from the catchment area by a liquid waste removal contractor approved by the appropriate Local Health Authority, and by the CEO.
- 4.4.3 The occupier of every house or premises shall provide and maintain in good condition a sufficient number of receptacles or boxes to contain all solid refuse, and the contents of these receptacles or boxes shall be removed from the catchment area at least once every week.

[By-law 4.4 amended in Gazette 24 Dec 1982 p. 4926; 29 Dec 1995 p. 6325; 26 Jun 1998 p. 3420; 21 Apr 2011 p. 1475 and 1482.]

#### 4.5 Animals and birds

- 4.5.1 The owner or person in charge of any animals or birds shall not cause or permit any dog, horse, goat, cattle, sheep, pig, duck, geese or fowls or other species of livestock to enter or remain on any portion of a catchment area.
- 4.5.2 The occupier or owner of any land within a catchment area shall not raise or graze livestock without approval of the CEO.
- 4.5.3 No person shall ride a horse or any other animal on any of the Minister's catchment areas (except along public roads) without the written permission of the CEO.
- 4.5.4 Any animal or bird found straying within a catchment area may be
  - (a) driven away or otherwise removed from such lands; or
  - (b) sold; or
  - (c) destroyed; or

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- (d) otherwise disposed of,
- by any officer or person authorised by the CEO without incurring any liability on the part of the State to recompense the owner for the loss.
- 4.5.5 No person shall slaughter any animal or bird in a catchment area without the permission of the CEO.
- 4.5.6 The owner of any animal or bird which dies upon any part of a catchment area or the person under whose charge the animal was at or immediately before the time of its death, shall forthwith upon knowing or being informed of the death of the animal or bird remove its body or carcass from the catchment area or bury the same so that all parts of the carcass are not less than 300 mm below the normal surface and restore the ground at least to its original level except that no animal or bird shall be buried within a prohibited zone or within 100 m of the centre line of any watercourse.

[By-law 4.5 amended in Gazette 29 Dec 1995 p. 6325-6; 21 Apr 2011 p. 1476 and 1482.]

- 4.6 Manure, fertilizers, chemicals, petrol etc.
- 4.6.1 The occupier or owner of any house, land or premises situated within a catchment area shall not store or use any animal manure or fertilizer without written permission of the CEO.
- 4.6.2 No person shall lay, place or use upon any part of the catchment area any poison, pesticide, insecticide, herbicide or other dangerous substances without written permission of the CEO and then they shall be applied in the manner required by the *Health (Pesticides) Regulations 2011*.
- 4.6.3 All persons storing, laying, placing or using any explosive or dangerous goods on a catchment area shall comply with the requirements of the *Dangerous Goods Safety Act 2004*.

#### bl. 4.6

- 4.6.4 No toxic, dangerous chemicals or radioactive materials are to be stored on the catchment areas without the prior written approval of the CEO.
- 4.6.5 Storage of Petroleum Products on Catchment Areas and Water Reserves
- 4.6.5.1 A person storing or handling petroleum products is to ensure that
  - (a) the petroleum products are stored and handled in accordance with the Dangerous Goods Storage Regulations; and
  - (b) no underground storage or handling system is situated within a prohibited zone or within 100 m of the centre line of any watercourse; and
  - (c) no underground storage or handling system is constructed without the prior written approval of the CEO; and
  - (d) each underground storage or handling system is designed, installed, operated and maintained so that it does not leak; and
  - (e) any conditions set out in a written notice given to the person by the CEO are complied with.
- 4.6.5.2 A person storing petroleum products on premises that are not the subject of a licence granted under the Dangerous Goods Storage Regulations regulation 32 is to
  - (a) take all precautions necessary to prevent spillage of petroleum products onto the ground; and
  - (b) comply with any requirement of the CEO to install containment structures on the premises.

[By-law 4.6 amended in Gazette 29 Dec 1995 p. 6321 and 6325; 18 Mar 2011 p. 928; 21 Apr 2011 p. 1476-7.]

# 4.7 Clearing, road construction, vehicles etc.

- 4.7.1 No person shall clear any portion of the catchment area or commence any excavation or any construction, alteration or diversion of roads in the catchment area without the prior written approval of the CEO.
- 4.7.2 No person shall drive a vehicle on any part of a catchment area other than a road or track which has a graded, gravelled, sealed, primed or other prepared surface without written approval of the CEO.
- 4.7.3 No person or organisation shall conduct a vehicle rally or race on a catchment area without the prior written approval of the CEO.

[By-law 4.7 amended in Gazette 29 Dec 1995 p. 6325 and 6326; 21 Apr 2011 p. 1477-8.]

# 4.8 Development, mining, offensive trades etc.

- 4.8.1 No person shall commence, carry out, change or expand any agricultural, industrial, commercial, quarrying or mining development in a catchment area without the written approval of the CEO.
- 4.8.2 No person is to establish or carry on an offensive trade as defined in the *Health Act 1911* on a catchment area or water reserve without the written approval of the CEO.
- 4.8.3 No person shall commence or proceed with the erection of a building or structure of any kind or any alterations or additions to a building or structure on a catchment area or water reserve without the written approval of the CEO.
- 4.8.4 The occupier or owner of premises in a catchment area shall maintain those premises at all times to the standards required by the *Health Act 1911* or the relevant regulations made under that Act.

#### bl. 4.9

[By-law 4.8 amended in Gazette 29 Dec 1995 p. 6325-6; 21 Apr 2011 p. 1478.]

### 4.9 Remedying damage etc., CEO's powers for

- 4.9.1 If any person commits an offence under Part 4, the CEO, upon discovery of that offence, may serve notice on the offending person to restore any damage, remove any cause of pollution, or dismantle any building carried out in contravention of these by-laws by a nominated date.
- 4.9.2 A person who fails to comply with a notice served on that person under this by-law commits an offence.

[By-law 4.9 amended in Gazette 29 Dec 1995 p. 6325-6; 21 Apr 2011 p. 1478-9.]

# 4.10 Signs; rangers' powers

- 4.10.1 The CEO may erect signs at any position in the catchment areas or water reserves that it considers necessary to control the activities of persons or movement of vehicles entering onto or moving across the catchment areas or water reserves.
- 4.10.2 Any person driving or taking a vehicle, trailer, or item of mobile equipment onto or across a catchment area shall comply with all signs erected to control the speed, movement or parking of vehicles, trailers or mobile equipment.
- 4.10.3 Powers of a Ranger
- 4.10.3.1 Rangers and other persons authorised by the CEO are empowered to demand the name and address of any person committing or reasonably suspected of committing an offence against the Act or these by-laws relating to catchment areas and water reserves.
- 4.10.3.2 Any person who refuses to give, or gives a false name or address when such is requested by a Ranger or other authorised person is deemed to commit an offence under these by-laws.

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bl. 4.10

[By-law 4.10 amended in Gazette 29 Dec 1995 p. 6321 and 6325-6; 21 Apr 2011 p. 1482.]

#### bl. 5.1

# 5.0 Protection of public water supply areas and underground water pollution control areas

- 5.1 Object of this Part; CEO may erect signs
- 5.1.1 The objectives of the by-laws in Part 5 are
  - (a) to define provisions governing the licensing, construction and operation of private wells:
  - [(a) deleted]
  - (b) to protect the Minister's production and observation wells from damage or pollution;
  - (c) to prevent contamination of underground water in the pollution control areas;
  - (d) to control development over the areas so as to prevent or inhibit contamination.
- 5.1.2 Penalties for breaches of any by-laws in Part 5 shall be as set out in section 57B(4) of the Act.
- 5.1.3 The CEO may erect signs and notice boards in any pollution area or Public Water Supply Area for the exhibition of any by-law, rule, regulation or notice.
  - [By-law 5.1 amended in Gazette 29 Dec 1995 p. 6325-6; 21 Apr 2011 p. 1479 and 1482; 14 Nov 2013 p. 5055.]
- [5.2 Licences (Act s. 57G), application for etc.; licensees' duties; metering and constructing wells
- 5.2.1 Licences
- 5.2.1.1 Every application for a licence under section 57G shall be made in the form No. 1 in Schedule B.
- 5.2.1.2 A person shall not give false or misleading information in his application for a licence.

- 5.2.1.3 A licence shall, subject to the terms, limitations and conditions endorsed thereon be in the form No. 2 in Schedule B.
- 5.2.2 Progress Statements
- 5.2.2.1 A licensee shall within 30 days of completing a well, or completing alterations to a well, for which a licence has been issued, forward to the CEO a statement in the form No. 3 in Schedule B.
- 5.2.2.2 The provisions of by law 5.2.2.1 apply notwithstanding that the works relating to the well have been unsuccessful.
- 5.2.3 Measurement of Water Drawn from Well
- 5.2.3.1 An officer authorised by the CEO may fit a measuring device to any well to measure the quantity of water drawn from the well and to ensure the adequate performance of the measuring device, the officer may—
- (a) alter the piping or other means of conveying the water from the well; and
- (b) fit screens and traps to the pump to protect the measuring device.
- 5.2.3.2 A person who damages or interferes with a measuring device or with any piping or channelling installed by an officer in connection with the measuring device, or who fails to comply with a direction given pursuant to this by-law commits an offence.
- 5.2.3.3 The provisions of this by law are in addition to and not in derogation of the provisions contained in by law 6.7.
- 5.2.4 A person shall not construct or cause to be constructed or altered a well in any pollution area except in accordance with the *Health Act (Underground Water Supply) Regulations 1959* as amended from time to time.
- 5.2.5 A person shall not place any chemical or other substance that is capable of polluting underground water, down a well during the

Protection of public water supply areas and underground water pollution control areas

#### bl. 5.3

course of its construction, redevelopment, maintenance or operation without prior approval of the CEO.

[By law 5.2 amended Deleted in Gazette 31 Jul 1981 14 Nov 2013 p. 3169; 29 Dec 1995 p. 6325 6; 21 Apr 2011 p. 1479 and 14825055.]

## 5.3 Causing flooding of wells etc.

5.3.1 A person shall not construct, alter or obstruct any watercourse, or drainage works assets in a manner that causes the flooding of any well or observation well.

[By-law 5.3 amended in Gazette 14 Nov 2013 p. 5056.]

### 5.4 Pollution areas, production wells etc., protection of

- 5.4.1 In a pollution area the use, storage and transport of pesticides, the disposal of pesticide containers and the disposal of spilled pesticides shall be in compliance with the *Health (Pesticides) Regulations 2011*.
- 5.4.2 In a pollution area a person shall not store animal manures or sewage sludges within 100 m of a production well except with the approval of the CEO.
- 5.4.3 In a pollution area a person shall not carry out the burial or disposal of animal or poultry carcasses, blood offal, or other refuse products in excess of 2 t, unless prior approval has been obtained from the CEO.
- 5.4.4 In a pollution area a person shall not yard or house an animal within 30 m of a production well.
- 5.4.5 In a pollution area installation or operation of septic tanks, leach drains, soakwells and other apparatus for the disposal of domestic liquid waste waters shall be carried out in conformity with the Health (Treatment of Sewage and Disposal of Effluent and Liquid Waste) Regulations 1974 as amended from time to time and where the site is within 100 m of a production well a person shall obtain prior consent for the installation or operation

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- from the CEO who may impose further conditions and restrictions as to the siting, construction or operation of the apparatus, in which event the State shall meet any consequential extra cost incurred in the initial construction of the apparatus.
- 5.4.6 In a pollution area or a part of a pollution area a person shall not dispose of or discharge onto or into the ground, or into any lake, swamp or drain industrial wastes, chemicals, radioactive material, petroleum or petroleum products, polluted water, or refuse unless that person has been granted permission in writing by the CEO to do so.
- 5.4.7 A person shall not discharge into any well or observation well any chemical, industrial waste, treated or untreated sewage, effluent or other matter which in the opinion of the CEO may pollute the underground water.
- 5.4.8A A person shall not place any chemical or other substance that is capable of polluting underground water, down a well during the course of its construction, redevelopment, maintenance or operation without prior approval of the CEO.
- 5.4.8 The holder of a permit referred to in by-law 5.5.2, shall notify the CEO and the Corporation immediately any spillage occurs that might pollute the groundwater, either directly or indirectly, and where that spillage occurs.
- 5.4.9 Any person spilling, or being aware of any leakage of, any petroleum product in a pollution area shall notify the CEO and the Corporation immediately of that occurrence.
  - [By-law 5.4 amended in Gazette 24 Dec 1982 p. 4926; 29 Dec 1995 p. 6322 and 6325-6; 26 Jun 1998 p. 3420; 18 Mar 2011 p. 928; 21 Apr 2011 p. 1479-80 and 1482; 14 Nov 2013 p. 5056.]
- 5.5 Pollution areas, development and storing petrol etc. in
- 5.5.1 A person shall not establish an offensive trade in accordance with the provisions of the *Health Act 1911*, in a pollution area, unless they have obtained the consent of the Minister to do so,

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- and unless they comply with any conditions which the Minister may impose in relation to the establishment of that offensive trade.
- 5.5.2 The establishment or operation of any premises for the storage, packaging, formulating, processing, manufacturing, sale, testing or use of chemicals or other substances liable to pollute underground water in a pollution area shall be subject to the following terms, provisions and conditions
  - (a) application shall be made to the Minister in writing for a permit to operate existing or proposed premises and the application shall set out
    - (i) the process or processes of manufacture, packaging, storage, formulating, testing, or use of all raw materials and fuels, intermediate products and final products including waste material and effluents whether gaseous, liquid or solid;
    - (ii) the quantities of raw materials, and fuels used and the intermediate and final products, waste materials, effluents, being or proposed to be produced;
    - (iii) the methods proposed to treat and dispose of any wastes, by-products and effluents, including stormwater and wash down water where this may be or could become polluted;
    - (iv) plans and procedures proposed to prevent pollution of underground water, including emergency plans and procedures for contingencies such as accidental spillage or malfunction of any manufacturing, storage, transport or treatment process or system, both on and off the premises where this is applicable;

- (v) such other information required by the Minister to assess the pollution risk to underground water and to assist with measures to prevent pollution;
- (b) upon receipt of the permit for the operation of the premises the applicant shall enter into a written agreement with the Minister to comply with the conditions of the permit which may where so required include conditions that where at any time in the opinion of the Minister
  - (i) the occupier is not fully and faithfully performing and observing the terms, provisions and conditions of the permit or any by-law; or
  - (ii) the raw materials, intermediate products and final products, wastes, effluents, fuels or any other substances are not in compliance with the terms, provisions or conditions of the permit; or
  - (iii) the apparatus, the subject of the permit is not in efficient working order; or
  - (iv) pollution of the groundwater may be occurring or about to occur; or
  - (v) any other breach of the agreement has been made, the Minister may serve a notice in writing upon the occupier of the property, by delivering it or posting it addressed to him at the property, specifying the matter or matters in respect of which a breach has taken place, or as to which the occupier is in default, or concerning which there is any complaint by the Minister, and the notice shall require the occupier to make good the same in all things to the satisfaction of the Minister, within a period to be stated therein, from the date of service thereof in a manner so specified, and the notice shall also state that the Minister is at liberty to terminate and put an end to the permit;

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- the occupier shall notify the Minister in writing of his desire to make any alteration which shall in any way affect the nature and quantity of the raw materials, fuels, intermediate and final products, wastes and effluents, or the apparatus plans and procedures the subject of the permit, and which may affect the risk of pollution to underground water, and shall not make such an alteration without prior approval in writing from the Minister;
- (d) the person to whom the permit is granted shall notify the Minister in writing of any change of ownership or occupancy of the property, at least 14 days prior to the change;
- (e) the permit shall not be assigned or transferred, unless the consent of the Minister in writing has been first obtained;
- (f) the Minister may require the owner or occupier of any premises the subject of a permit from the Minister to install sample collection apparatus, measuring equipment and observation wells in the ground for the purpose of measuring the depth to the ground water and for obtaining samples of ground water, or for any other purpose;
- (g) an officer authorised by the CEO shall be at liberty at any time and from time to time to enter upon the property and every part thereof and to take samples or measurements and otherwise to inspect the apparatus stored or situated on the property.
- 5.5.3 Where the requirements of a notice referred to in by-law 5.5.2(b) have not been complied with on the expiration of the period mentioned therein, the permit shall automatically terminate, and an officer authorised by the CEO may enter upon the property, and at the expense of the occupier disconnect or stop the apparatus used and take such other action as may be deemed necessary to prevent or stop pollution of groundwater

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- that may be occurring or which might occur, and the occupier shall not be entitled to compensation in connection therewith.
- 5.5.4 A person storing or handling petroleum products or flammable liquids in a pollution area is to ensure that
  - (a) the petroleum products or flammable liquids are stored and handled in accordance with the Dangerous Goods Storage Regulations; and
  - (b) no underground storage or handling system is situated within a prohibited zone or within 100 m of a production well; and
  - (c) no underground storage or handling system is constructed without the prior written approval of the CEO; and
  - (d) each underground storage or handling system is designed, installed, operated and maintained so that it does not leak; and
  - (e) no flammable liquid is stored without the prior written approval of the CEO; and
  - (e) any conditions set out in a written notice given to the person by the CEO are complied with.
- 5.5.5 A person storing petroleum products in a pollution area on premises that are not the subject of a licence granted under the Dangerous Goods Storage Regulations regulation 32 is to
  - (a) take all precautions necessary to prevent spillage of petroleum products onto the ground; and
  - (b) comply with any requirement of the CEO to install containment structures on the premises.

[By-law 5.5 amended in Gazette 24 Dec 1982 p. 4926; 29 Dec 1995 p. 6322 and 6325-6; 21 Apr 2011 p. 1480-1.]

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# 5.6 Priority source protection areas, control of certain developments in

5.6.1 In this by-law and by-laws 5.6.2, 5.6.3, 5.6.4, 5.6.5, 5.6.6, 5.6.7 and 5.6.8 —

automotive business premises means premises associated with the repair, maintenance or servicing of motor vehicles and includes premises that are to be used as or by any of the following —

- (a) an automotive maintenance and repair shop or premises where motor vehicle parts are installed; or
- (b) a motor vehicle detailer, a car wash establishment, a motor vehicle wrecker or a vehicle depot; or
- (c) a workshop for construction, mining and earthmoving equipment; or
- (d) a wholesaler or retailer of fuels and oils;

bulk liquid storage tank system means any tank, whether or not mobile, having a capacity of or greater than 250 L, and includes the pipework fittings and filling and dispensing apparatus associated with the tank, but does not include a tank that is part of any apparatus for the bacteriolytic treatment of sewage or that contains unpolluted water;

*elevated storage tank system* means a bulk liquid storage tank system in which no portion of the tank is on or below the ground;

*establish*, in relation to a mobile bulk liquid storage tank system, includes placing that storage tank system at a location where it will operate for a purpose other than the delivery to, or collection from, another bulk liquid storage tank system;

**ground storage tank system** means a bulk liquid storage tank system in which any portion of the tank is on or below the ground:

*owner* has the meaning given in the *Local Government Act 1995* section 1.4;

*plans* means the plans showing the locations of pollution areas, priority 1, 2 and 3 source protection areas, wellheads and wellhead protection zones, copies of which are available for public inspection at the offices of the Department, and representations of which are set out in the Schedule after by-law 5.6.8;

priority 1 source protection area, priority 2 source protection area and priority 3 source protection area mean the portions of pollution areas designated, respectively, "P1", "P2" and "P3" on the plans;

tank includes all the tanks that are connected in, or otherwise form part of, the same bulk liquid storage tank system; unpolluted water means water that, if released from storage, would not contaminate groundwater or other water resources; wellhead means a well, or the location of a proposed well, identified on the plans by its name adjacent to a black circle; wellhead protection zone means that area within a pollution area that surrounds a wellhead, the extent of which is identified on the plans.

- 5.6.2 Regardless of any other provision of these by-laws, a person shall not establish within a priority 1 or a priority 2 source protection area
  - (a) a ground storage tank system; or
  - (b) any automotive business premises; or
  - (c) an elevated storage tank system inside a wellhead protection zone.
- 5.6.3 A person shall not establish, or increase the capacity of, an elevated storage tank system within a priority 1 or priority 2 source protection area unless
  - (a) the person has applied for a permit under by-law 5.6.4; and

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- (b) the Minister has issued a permit authorising the establishment, or increase in capacity, of the storage tank system; and
- (c) the person complies with the terms and conditions of the permit.
- 5.6.4 An application for a permit to establish, or increase the capacity of, an elevated storage tank system on land within a priority 1 or priority 2 source protection area shall be made
  - (a) in writing to the Minister; and
  - (b) by the owner of the land or, if the owner is not the occupier, by the occupier of the land.
- 5.6.5 The Minister may only issue a permit applied for under by-law 5.6.4
  - (a) for an elevated storage tank system that, including any proposed increase in capacity, does not exceed 5 000 L, unless the Minister is satisfied that there are special circumstances relevant to the issue of that permit; and
  - (b) if, regardless of the present or proposed capacity of the elevated storage tank system the subject of the application, the Minister is satisfied that there is no undue risk that the purity of underground water in the source protection area in which the storage tank system is to be established, or increased in capacity, will be affected detrimentally, either directly or indirectly, by the establishment, or increase in capacity, of that storage tank system.
- 5.6.6 By-laws 5.5.2 (other than paragraph (a)) and 5.5.3, as they relate to permits, apply, to the extent that they are applicable and with appropriate modifications, to a permit applied for under by-law 5.6.4.
- 5.6.7 The CEO, by notice in writing served on a person who, in contravention of by-law 5.6.2 or 5.6.3, as the case may be —

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- (a) has established, or increased the capacity of, a storage tank system; or
- (b) has established any automotive business premises,

may direct that person within such period, being not less than 21 days after the service of the notice, as specified in the notice, to dismantle and remove the storage tank system or the business premises.

- 5.6.8 If a person fails to comply with a notice served on that person under by-law 5.6.7
  - (a) the person commits an offence; and
  - (b) an officer authorised by the CEO may dismantle and remove the storage tank system or the business premises the subject of the offence.

[By-law 5.6 inserted in Gazette 31 Dec 1992 p. 6418-21; amended in Gazette 30 Jul 1993 p. 4165; 29 Dec 1995 p. 6322 and 6327; 21 Apr 2011 p. 1481 and 1482.]

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#### **Schedule**

[bl. 5.6.1]

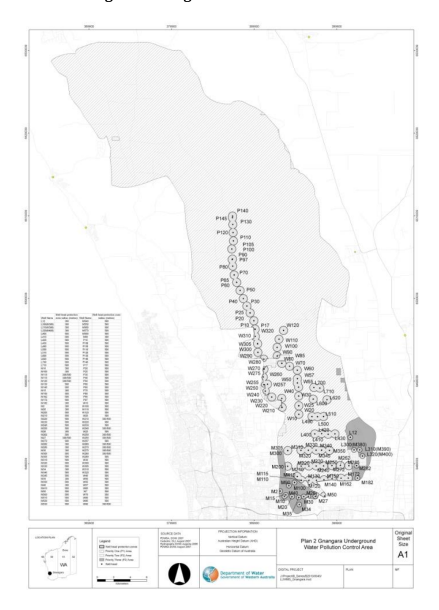
# Locations of Priority Source Protection Areas, Wellheads and Wellhead Protection Zones

[Heading inserted in Gazette 31 Dec 1992 p. 6420.]

[Plan 1 deleted in Gazette 28 Mar 2008 p. 920.]

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Plan 2 — Gnangara Underground Water Pollution Control Area



[Plan 2 inserted in Gazette 28 Mar 2008 p. 920.] [Plan 3 deleted in Gazette 28 Mar 2008 p. 920.]

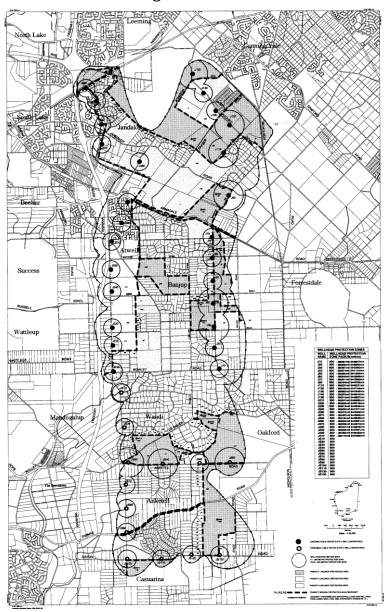
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Extract from www.slp.wa.gov.au, see that website for further information

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Plan 4 — Jandakot Underground Water Pollution Control Area



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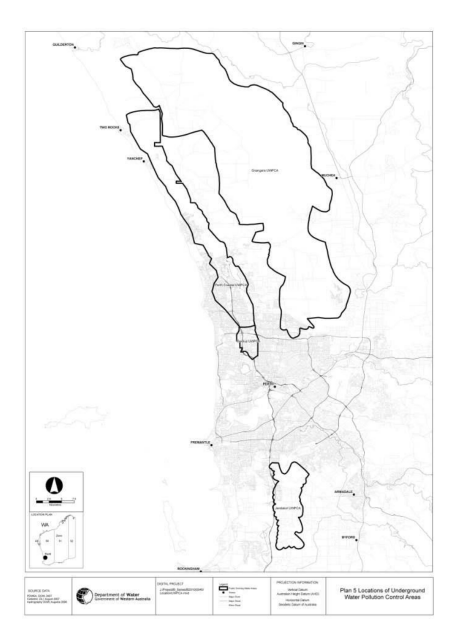
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[Plan 4 inserted in Gazette 31 Dec 1992 p. 6423; amended in Gazette 1 Sep 2000 p. 5021.]

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Plan 5 — Locations of Underground Water Pollution Control Areas



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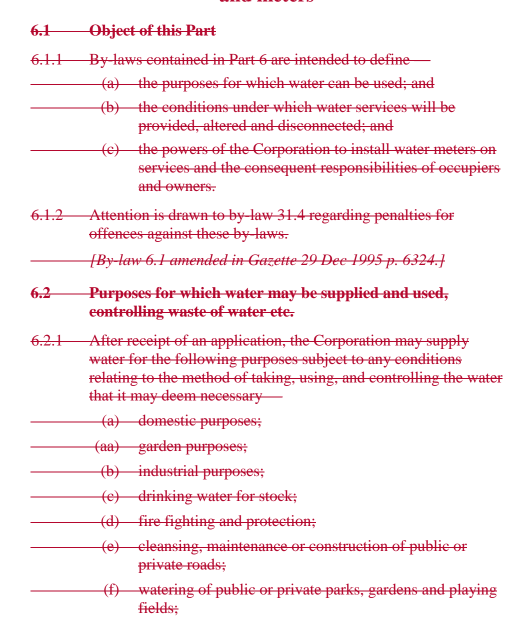
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[Plan 5 inserted in Gazette 28 Mar 2008 p. 921.]

# [6.0 Supply of water and the installation of services and meters



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- (g) filling and operating ornamental fountains, swimming pools, wading pools, fish ponds, ornamental lakes, or any receptacle of a similar nature;
- (h) construction of buildings or other works on private or public property;
  - (i) the operation of any form of hydraulic ejector or machine:
- (j) the operation of any apparatus in which water is used for cooling including refrigerating equipment, air conditioning or any form of temperature control;
- (k) the sale of the water by a person who holds an operating licence under Part 3 of the *Water Services Licensing*Act 1995.
- 6.2.2 Any person provided with a supply of water for a specified purpose shall not use such water for any other purpose without the written permission of the Corporation.
- 6.2.3 No occupier, owner or any other person shall allow water supplied by the Corporation to run to waste or permit undue consumption. If in the opinion of the Corporation any person is wasting or unduly consuming water, it may serve notice on the occupier, owner or other person to cease the waste or undue use within a period nominated by the Corporation. Failure to prevent the waste or undue use within the nominated period shall be deemed an offence against these by laws and the Corporation may without prejudice to any other penalty contained in these by laws, forthwith disconnect the supply and debit the cost of the disconnection to the occupier or owner.
- 6.2.4 The occupier or owner of land or premises supplied with water from the Corporation's mains shall ensure that such water is not used by persons not connected with said land or premises.

[6.2.5 deleted]

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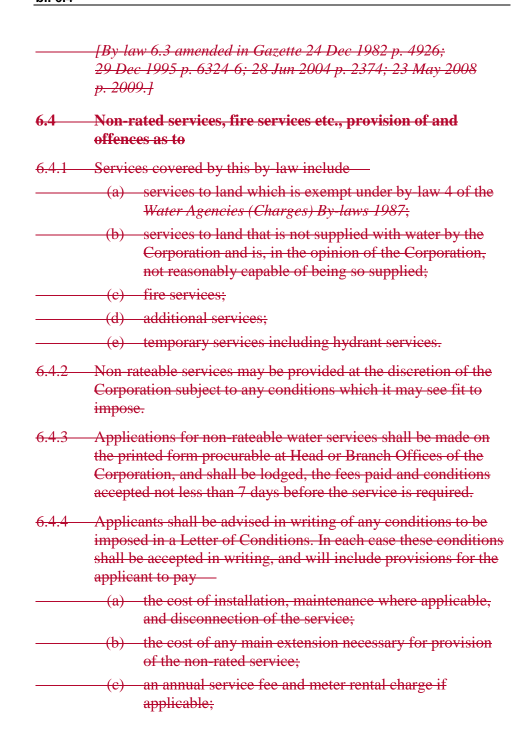
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- 6.2.6 The Corporation may, from time to time, and without giving prior notice to the occupiers or owners affected, cut off the supply of water to any part or parts of the area for the purpose of carrying out work on its mains.
- [By law 6.2 amended in Gazette 29 Dec 1995 p. 6324 and 6326; 29 Sep 1998 p. 5405; 26 Apr 2005 p. 1396; 13 Apr 2007 p. 1686.]
- 6.3 Services to rated properties, provision of and offences as to
- 6.3.1 The Corporation will provide one service to each rated property provided that the water is required for one of the purposes listed in by law 6.2.1 except as set out in by law 6.3.3.
- 6.3.2 A service will not be laid onto any rated property until the internal water supply system has been completed except as provided in by-law 6.5.2.2.
- 6.3.3 Where applications are received for water services to a group of properties incorporated or to be incorporated under the Strata Titles Act <sup>4</sup> or to a group of properties under the one common ownership or use the Corporation shall provide a single water service except where the Corporation at its discretion decides that additional rated services are justified.
- 6.3.4 Where an applicant requires the Corporation to provide a new water service to a rated property which has an existing disconnected service, the Corporation reserves the right to recover from such applicant the whole or part of the current cost of the disconnected service or services.
- 6.3.5 The service pipe provided by the Corporation to supply water to any rated property shall not exceed 20 mm nominal internal diameter unless the Corporation at its absolute discretion decides that a pipe of greater diameter is necessary in order to maintain a reasonable supply of water to the said property.
- 6.3.6 Except with the Corporation's written authority, no branch or fitting shall be connected to a private service pipe within a

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- distance of one metre on the consumer's side of the Corporation's stop cock or water meter.
- 6.3.7 No part of a private water supply system that can be fed from private water tanks or from supplies other than that provided by the Corporation shall be connected to any part of a private water supply system that is connected directly to the Corporation's service pipe.
- 6.3.8 No occupier or owner shall connect or allow to be connected any pump to any part of a private water supply system that is supplied directly from the Corporation's service pipe without the written permission of the Corporation and without accepting in writing any conditions that the Corporation may deem necessary.
- 6.3.9 No person shall connect or interfere, or allow any connection or interference with the Corporation's mains, service pipes or meters.
- 6.3.10 Applications for water services to rated properties shall be made on the printed form procurable at the Head or Branch Offices of the Corporation, and shall be lodged not less than 7 days before the service is required.
- 6.3.11 Applications for alteration of position or size, and disconnection of the Corporation's services shall be made on the printed form procurable at the Head or Branch Offices of the Corporation, and the necessary fees paid, if required, before work is commenced.
- 6.3.12 The occupier or owner of any property provided with a water service from the Corporation shall ensure that the portion of the Corporation's service on his property is adequately protected from damage and shall be held liable for the cost of any repairs thereto.

### bl. 6.4



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- (d) the cost of water supplied where applicable.
- 6.4.5 By-laws 6.3.2, 6.3.3, 6.3.5 to 6.3.9 and 6.3.12 applying to rated services shall also apply to non-rated services.
- 6.4.6 Private Fire Services
- 6.4.6.1 Fire services may be provided by the Corporation for the purpose of supplying water for fire fighting and the necessary testing of firefighting equipment.
- 6.4.6.2 Subject to by-law 6.4.4 the Corporation will lay to each property or group of properties under the one common ownership or use
- (a) a single or dual fire service for the operation of sprinklers; or
- (b) a single fire service for the operation of hydrants or hose-reels.
- 6.4.6.3 Seals may be affixed to hydrant valves at the discretion of the Corporation at the expense of the occupier or owner. In the event of the seals having been broken in the case of fire or by accident or otherwise, the occupier or owner shall give notice forthwith to the Corporation and pay the cost of re-sealing.
- 6.4.6.4 No water shall be taken from any fire service except for the purpose of extinguishing fires or for the necessary testing of the service. When required by the Corporation, the occupier or owner shall notify and make any necessary arrangements with the Corporation in advance of any proposed test.
- 6.4.6.5 Where any fire service has been given the Corporation shall not be liable to provide or maintain a continuous supply or pressure of water.
- 6.4.6.6 Nothing in these by-laws prevents
- (a) the Corporation from providing a fire service that is a shared fire service; or
- (b) a person from entering into an arrangement about a shared fire service.

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### 6.4.6.7 In by law 6.4.6.6

shared fire service means a fire service provided to particular land that is made available by the owner or occupier of the land for the purposes of fire fighting and protection on other land.

- 6.4.7 Where any property is provided with 2 or more water services whether rated or otherwise, interconnection of such services through the internal private water supply system is prohibited except in the cases of
- (a) a dual fire service provided under by-law 6.4.6.2(a) where approved non-return valves shall be provided and maintained by the occupier or owner on each service so as to prevent a back flow of any water into the Corporation's mains;
- (b) an additional service where the Corporation may install and maintain at the expense of the occupier or owner, a non-return valve or other approved backflow prevention device on each or any service capable of being interconnected.
- 6.4.8 Where a water supply of a non-permanent nature is required for any purpose specified in by law 6.2.1 a temporary non-rated service may be provided.

[By law 6.4 amended in Gazette 24 Dec 1982 p. 4926; 29 Dec 1995 p. 6324-6; 29 Jun 1999 p. 2785; 25 Jun 2010 p. 2883.]

### 6.5 Services for building sites etc.

- 6.5.1 This by law contains by laws applicable to the use of water for construction purposes on rated or non-rated properties or other land for the construction of new buildings, extensions or alterations to existing buildings, or for other construction works.
- 6.5.2 To Unserviced Properties

- 6.5.2.1 Applications for services shall be made on the printed form available from Head or Branch Offices of the Corporation.

  Before any application is accepted the applicant must
  - (a) provide 2 copies of the building plans;
- -----[(b) deleted]
  - (c) in the case of a rated service application pay any charges arising from by laws 6.3.4 or 6.3.11;
- (d) in the case of a non-rated service application accept in writing the terms and conditions of supply and pay the appropriate fees and charges prescribed in these by laws and the Water Agencies (Charges) By laws 1987.
- 6.5.2.2 If there is a connection from the water service main to the land, the Corporation will supply and install a stopcock, meter and, if required, a temporary standpipe, on payment of the fee set out in Schedule C item 4.
- 6.5.2.3 The builder or principal contractor shall be responsible for the protection and cost of maintenance of the Corporation's service and meter (if fitted) until he notifies the Corporation of the date of practical completion of the works under construction.
- 6.5.3 To properties already serviced
- No water is to be used for building or construction purposes from an existing water service until the conditions contained in by law 6.5.2.1 have been complied with.
- 6.5.4 All hoses in use on building or construction sites shall be fitted with a self-closing hand-operated valve at the outlet end except when the hose is connected to any apparatus for the controlled distribution of water for a specific purpose.
- 6.5.5 The supply to any property may be disconnected at the expense of the builder if water is used in connection with any work in addition to that shown on the plans submitted and on which the building fee was assessed.

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### 6.6 Water for cooling and hydraulically operated machines

6.6.1 See by law 15.4 for details regarding the method of applying for and the conditions applicable to a service or subservice provided for cooling purposes or for the operation of hydraulic machines.

27 Jun 1997 p. 3216; 29 Jun 2007 p. 3243; 25 Jun 2010

- 6.7 Water meters, installation and protection of etc.
- 6.7.1 The Corporation may install a water meter on any service at its discretion, and shall determine the size and class of meter in each case.
- 6.7.1A Fee for installation of meter in certain cases
- 6.7.1A.1 Where the Corporation installs a meter under by law 6.7.1 on a service to—
- (a) a unit; or
  - (b) a common area or facility,
- in a multi-unit development, the owner of the land shall pay the fee specified in Schedule C item 3(a) for the installation of the meter.
- 6.7.1A.2 Where a meter is installed other than under by law 6.7.1 on a service to—
- (a) a unit; or
- (b) a common area or facility,
- in a multi-unit development, the owner of the land may request the Corporation to assess whether the meter is satisfactory for the purpose of measuring the flow of water through that meter.
- 6.7.1A.3 Where the Corporation assesses a meter under by-law 6.7.1A.2 and finds that it is satisfactory for the purpose of measuring the flow of water through that meter

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### 6.7.2A Pits and cubicles

- 6.7.2A.1 The Corporation may require the owner or occupier of land to provide, at his own cost, a pit for the purpose of housing the meter and its associated valves and fittings.
- 6.7.2A.2 Where a building is to be constructed or altered, the Corporation may require the owner or occupier of the land on which the building is to be constructed or altered to provide, at his own cost, a cubicle attached to or forming part of the building for the purpose of housing the meter and its associated valves and fittings.

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- 6.7.2A.3 A person required under by law 6.7.2A.1 or 6.7.2A.2 to provide a pit or cubicle shall do so in accordance with such requirements as the Corporation may specify in writing.
- 6.7.3 The occupier or owner of premises where a meter has been installed shall maintain a clear space not less than 300 mm horizontally and 1 200 mm vertically from the meter and ensure easy access for the Corporation at all times.
- 6.7.4 No person shall break or in any way interfere with the seal fixed on the meter through which water is supplied by the Corporation, or turn or attempt to turn any screw, bolt, or nut on or attached to such meter, or use any tool or appliance on any such meter, or introduce or attempt to introduce any body or substance into such meter, or in any way interfere with any portion of such meter, or any pipes or fittings attached thereto.
- 6.7.5 Any persons supplied by the Corporation through a meter shall, on finding the meter damaged, or not registering, immediately give notice of the damage or non-registration to the Head or any Branch Office of the Corporation.
- 6.7.6 Protection of Water Meters
- 6.7.6.1 The occupier or owner of any property supplied through a meter affixed to the Corporation's service shall take every necessary precaution to protect the Corporation's meter from damage.
- 6.7.6.2 All repairs required to damaged meters shall be carried out by the officers of the Corporation.
- 6.7.6.3 The occupier or owner shall pay to the Corporation the cost of making good any damage to such meter on demand, and if not paid on demand shall be recoverable in the same manner as water rates.

— [By-law 6.7 amended. Deleted in Gazette 14 Oct 1988 p. 4173-4; 21 Apr 1989 p. 1174 (erratum in Gazette 19 May 1989 p. 1499); 29 Dec 1995 p. 6322 and 6324-7;

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27 Jun 1997 p. 3216; 29 Jun 2007 p. 3243; 25 Jun 2010 p. 2995Nov 2013 p. 5056.]

- [7.0. Deleted in Gazette 28 Jun 2004 p. 2375.]
- [8.0: bl. 8.2-8.9 deleted in Gazette 25 Aug 1998 p. 4730; bl. 8.1 deleted in Gazette 28 Jun 2004 p. 2375.]
- [9.0. Deleted in Gazette 25 Aug 1998 p. 4730.]
- [10.0: bl. 10.3-10.11 deleted in Gazette 4\_May 1993 p. 2329; bl. 10.1-10.2 deleted in Gazette 25 Aug 1998 p. 4730.]

#### bl. 11.1

### 11.0 Storage tanks for cold water

### 11.1 Term used: storage tank

A storage tank is any vessel used or intended to be used for the storage of water whether under pressure or not, and not being a hot water system, or flushing eistern in accordance with AS 1218.

### 11.2 Storage tanks required

Where required by the Corporation, water shall be supplied from storage tanks.

[11.2.1][11.0: bl. 11.1, 11.2 deleted in Gazette 14 Nov 2013 p. 5056; bl. 11.3-11.5 deleted in Gazette 25 Aug 1998 p. 4730.]

[12.0: bl. 12.1 and 12.5 and Figure 11.1 deleted in Gazette

14 Nov 2013 p. 5056;

bl. 12.2-12.4 deleted in Gazette 28 Jun 2004 p. 2375.]

[<del>11.2.2-11.2</del>**13.0**: bl. 13.1.<u>1-13.1</u>.3 <u>deleted</u>]

[By law 11.2 amended in Gazette 29 Dec 1995 p. 6322 and 6324-5; 25 Aug 1998 p. 4730; 28 Jun 2004 p. 2375.]

[11.3-11.5. Deleted 13.2 deleted in Gazette 25 Aug 1998 p. 4730.]

### 12.0 Joint water supply system

### **12.1 Joint water service**

- 12.1.1 A joint water service is any privately owned water supply pipe which services 2 or more dwelling units.
- 12.1.2 Each dwelling or common facility shall be serviced by a separate branch from a joint water service.
- [12.2-12.4. Deleted in Gazette 28 Jun 2004 p. 2375.]

### 12.5 Water meters on branch supply lines

Where required by the Corporation provision shall be made for the installation of meters on the branch supply lines to individual dwelling units and common facilities.

[By-law 12.5 amended in Gazette 29 Dec 1995 p. 6324-5.]

Joint water supply system

### bl. 12.5

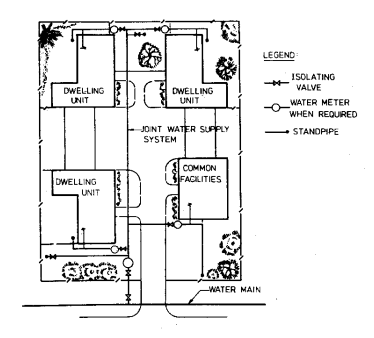


FIGURE 12.1 JOINT WATER SUPPLY SYSTEM

### 13.0 Fire services

### 13.1 Fire hose reels to be connected to metered supply

[13.1.1-13.1.3 deleted]

4731:

bl. 13.1.4 Fire Hose Connection Points

<del>[(a), (b) \_</del>\_deleted<del>]</del>

(c) All fire hose reels shall be connected to a metered supply unless otherwise approved.

[13.2. Deleted in Gazette 25 Aug 1998 p. 47315056.]

[14.0: bl. 14.1, 14.3, 14.5, 14.6 deleted in Gazette 25 Aug 1998 p. 4731;

bl. 14.2, 14.4 deleted in Gazette 28 Jun 2004 p. 2375.]

<u>:</u>

### [15.0 Private water supply systems

### bl. 15.1 Private services, installation of etc.

In connection with the laying down, maintenance, alteration, or repair of every private service, the following conditions shall be observed by the owner or occupier of the premises—

<del>[(a)-(e) <u>5</u> deleted</del>

(f) No pipe or other apparatus shall be laid through any sewer, property sewer, ash pit, cistern or manure bin, or through, in, or into, any place where in the event of the pipe becoming unsound the water conveyed through the pipe or apparatus would be liable to be polluted or to escape without observation, unless the pipe or apparatus is laid through a sleeve which may consist of an approved iron pipe or box of sufficient length and strength to afford due protection to the pipe or apparatus, and to bring any leakage or waste to notice and easy detection.

<del>[By-law 15.1 amended</del> in Gazette <del>24 Dec 1982 p. 4926;</del> <del>29 Dec 1995 p. 6322, 6324-6; 25</del> Aug 1998 p. 4731.]

# bl. 15.6 and 15.2 Separate service required for each house etc.

Not more than one house or tenement shall be supplied from one service except as set out in by law 6.3.3 or with the written permission of the Corporation in special cases. When more than one house or tenement is supplied from a single service, the subservices shall be so arranged that the supply to each house shall be independent of the supply to the remaining houses and controlled by a stop-cock on such subservices.

[By law 15.2 amended in Gazette 29 Dec 1995 p. 6324-5; 28 Jun 2004 p. 2375.]

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### 15.3 Notice of intention to build etc. to be given to Corporation

The owner or occupier of any land supplied with water who shall erect, or make, or cause to be erected or made any building or addition to an existing building on such land, shall, before the commencement of same, give notice in writing thereof to the Corporation.

-{By-law 15.3 amended in Gazette 29 Dec 1995 p. 6324-5.}

# 15.4 Water for cooling purposes etc., use of and installation of equipment requiring

- 15.4.1 Any apparatus in which water is used for cooling purposes, including refrigerating equipment or machinery, or any apparatus or system used for the cooling of roofs, or for any form of air conditioning or temperature control or in connection with any form of hydraulic ejector or hydraulic apparatus for power purposes, shall be deemed to be an apparatus within the meaning of this by law.
- 15.4.2 The use of water for any such apparatus shall be subject to the conditions set out in this by-law.
- 15.4.3 From and after the commencement of this by-law, no apparatus shall be installed or used, and no apparatus previously installed shall be used in, on, or in connection with any property, land, or tenement unless the Corporation shall have first consented thereto in writing.
- 15.4.4 Applications for consent to install or use such apparatus shall be made on the printed form available at Head and Branch offices of the Corporation and shall state the make and type, the minimum and maximum requirements, and any other information the Corporation may require.
- 15.4.5 If water used for or in the operation of any apparatus under full output exceeds 2.27 L per minute, it shall be reused, unless consent to run it to waste shall have been obtained in writing from the Corporation. If installation is such that the unit cuts in

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#### bl. 15.4

- and out, the supply of water for cooling purposes must be automatically shut off when the unit cuts out.
- 15.4.6 The quantity of water run to waste shall be limited to the quantity specified in the Corporation's consent. The water which shall so run to waste shall be recorded by a meter specially affixed for the purpose and shall not exceed 16.2 L per min. per 1 000 kW of refrigeration capacity.
- 15.4.7 Should water in excess of the quantity specified in the Corporation's consent be run to waste, every owner or occupier of the property, land, or tenement or other persons supplied by the Corporation who so permit or allow such excess water to be run to waste, shall be guilty of an offence.
- 15.4.8 A person supplied by the Corporation with water shall, at his own expense—
- (a) make any alteration to the existing water service necessary in order that the subservice can be separately metered; and
- (b) pay the cost of removing the meter and disconnecting the subservice, if not further required; and
- (c) during the continuance of the service, keep or cause to be kept, such apparatus, and all pipes in connection therewith, in a proper state of repair.
- 15.4.9.1 Where a person supplied by the Corporation with water desires to draw the supply direct from the Corporation's main through an additional service, such additional service shall, at the discretion of the Corporation, be installed upon such occupier or owner depositing in advance—
  - (a) the amount of the estimated cost of installation; and
  - (b) the amount of the estimated cost of affixing a meter.
- 15.4.9.2 The owner or occupier shall, on completion of the work pay the actual costs thereof, whether they amount to more or less than the estimates. He shall also bear the expense of maintaining the

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additional service and of having it disconnected when no longer required.

15.4.10 An owner, occupier, or other person who is supplied with water by the Corporation aforesaid, who shall fail to comply with this by law, shall be deemed to be guilty of an offence hereunder, and shall be liable for each offence to a penalty not exceeding \$80 and to a further penalty not exceeding \$8 for each day the offence continues after notice thereof from the Corporation.

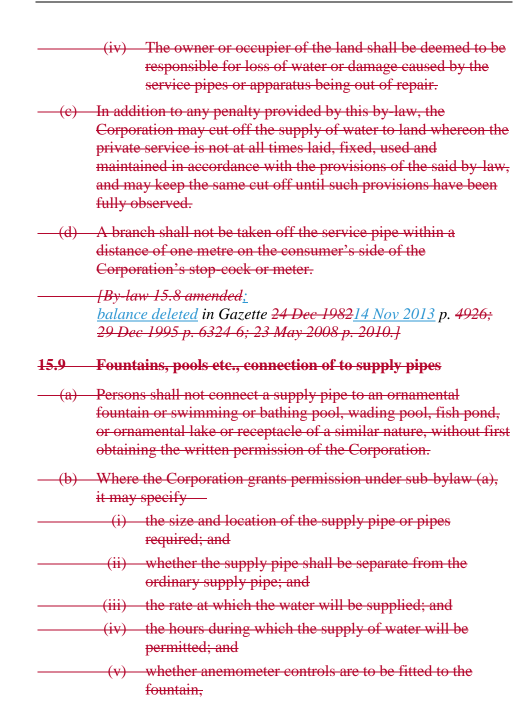
[By law 15.4 amended in Gazette 29 Dec 1995 p. 6324 6; 27 Jun 2008 p. 3083.1

[15.5. Deleted in Gazette 25 Aug 1998 p. 4731.]

[15.6, 15.7. Deleted deleted in Gazette 28 Jun 1985 p. 2349.]

- 15.8 Private services to be kept in good order; Corporation's powers to direct repairs etc.
- The owner or occupier of a property supplied with water shall at his own risk and expense lay down his private service and keep it in good order and repair, in accordance with the provisions of these by-laws and the plumbing standards.
- (i) Upon receiving notice from the Corporation that service pipes or apparatus, which service, and are within the boundary of land, require repair, the owner or occupier of the land shall forthwith employ a licensed plumber to effect the necessary repairs.
- An owner or occupier of land who fails to comply with subparagraph (i) shall have committed an offence and be liable to a penalty not exceeding \$200 and a further penalty of \$20 for each day on which the offence continues.
- Until the necessary repairs have been effected, the <del>(iii)</del> Corporation may stop the supply of water to the land.

#### bl. 15.9



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and may require such supplies to be metered and recirculated. [By-law 15.9 amended in Gazette 29 Dec 1995 p. 6324-55056.]

*[16.0.*] Deleted in Gazette 28 Jun 2004 p. 2375.]

bl. 17.3 deleted in Gazette 22 Dec 1989 p. 4631; *[17.0:* bl. 17.1, 17.2, 17.4 deleted in Gazette 25 Aug 1998 p. 47344734; bl. 17.3 deleted in Gazette 22 Dec 1989 p. 4631.]

#### bl. 15.9

### [18.0 Connection of fixtures and fittings bl. 18.1. Deleted deleted in Gazette 25 Aug 1998 p. 4734. £: bl. 18.2, 18.3. Deleted deleted in Gazette 28 Jun 2004 p. 2375<del>.1</del> <del>[</del>: bl. 18.4-18.19. Deleted in Gazette, 18.21, 18.22, 18.24 and 18.25 deleted in Gazette 25 Aug 1998 p. 4734. £: bl. 18.20. Deleted deleted in Gazette 28 Jun 2004 p. 2375. [18.21, 18.22, Deleted in Gazette 25 Aug 1998 p. 4734.] • bl. 18.23 Commercial laundry installations to be approved by Corporation <del>[18.23.1]</del> *deleted*<del>]</del> 18.23.2 Commercial Type Laundries Commercial type laundry installations shall not be made until plans and specifications of the proposed work have been approved by the Corporation. [By law 18.23 amended in Gazette 28 Jun 198514 Nov 2013] p. 2351; 29 Dec 1995 p. 6324 5; 25 Aug 1998 p. 4734.] [18.24, 18.25. Deleted in Gazette 25 Aug 1998 p. 47345056.] *[19.0:* bl. 19.1, 19.2, 19.4-19.8 deleted in Gazette 25 Aug 1998 p. 4734; bl. 19.3 deleted in Gazette 28 Jun 2004 p. 2375.] [20.0-24.0. Deleted in Gazette 25 Aug 1998 p. 4734.]

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[25.0: bl. 25.1-25.6, 25.8-25.15 deleted in Gazette 25 Aug 1998 p. 4734; bl. 25.7 deleted in Gazette 28 Jun 2004 p. 2376.]

[26.0: bl. 26.1-26.3 deleted in Gazette 25 Aug 1998 p. 3734; bl. 26.4 deleted in Gazette 28 Jun 2004 p. 2376.]

### [27.0 Sewerage services general

# 27.1 Powers in Act s. 59 and 60 may be exercised when sewer is ready for use

When a sewer is completed and ready for use, action may be taken under sections 59 and 60 of the Act.

# 27.2 Proof that water-closets etc. have been provided and works done

The certificate of such officer as the Corporation may appoint, in writing, shall be prima facie evidence that a water-closet or water-closets, or drains, appliances, apparatus and connections have been provided or that the works, matters and things have been performed, as the case may be, and prima facie evidence as to the amount of costs, expenses, and interest recoverable in respect thereof.

[By law 27.2 amended in Gazette 29 Dec 1995 p. 6324-5.]

# 27.3 Proposed sewer connections, notice of to be given to Corporation

### 27.3.1 Interpretation

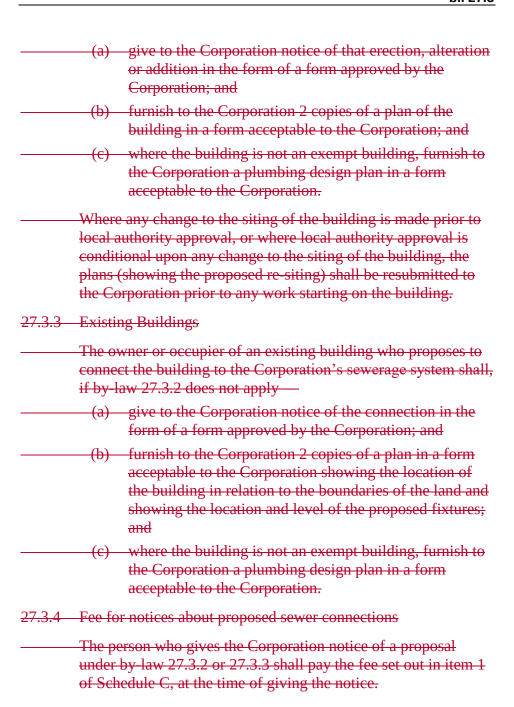
In by-laws 27.3.2 and 27.3.3 exempt building means—

- (a) a single occupancy dwelling; or
- (b) a residential or industrial development containing not more than 8 units; or
- (c) a commercial development of not more than 160 fixture units.

### 27.3.2 Notice of Proposed New Works

A person who proposes to erect a new building that is to be connected to a sewer or to make alterations or additions to such a building shall—

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### bl. 27.4

- 27.3.5 Scale of Plans: All plans submitted shall be drawn to a scale of not less than 1:200.
- 27.3.6 Fees for installation of sewer junction: The fees to be paid by an owner in respect of the installation of an additional sewer junction are as set out in item 2 of Schedule C.

[By law 27.3 amended in Gazette 29 Jun 1984 p. 1812; 14 Jul 1984 p. 2656; 28 Jun 1985 p. 2348; 27 Jun 1986 p. 2131; 29 Jun 1988 p. 2126; 22 Dec 1989 p. 4635; 1 Jul 1993 p. 3246; 29 Dec 1995 p. 6326 7; 28 Jun 2004 p. 2376.]

# 27.4 Diagram of existing property sewers held by Corporation, obtaining

A person may make application to the Corporation for a diagram of existing property sewers in any area the plans or records of which are in the custody of the Corporation, and on payment of such sum as the Corporation requires, be supplied by the Corporation with a diagram of the existing property sewers in that area in accordance with those plans and records.

[By-law 27.4 amended in Gazette 24 Dec 1982 p. 4929; 29 Dec 1995 p. 6324-5.]

### 27.5 Approved plan of proposed plumbing work to be produced

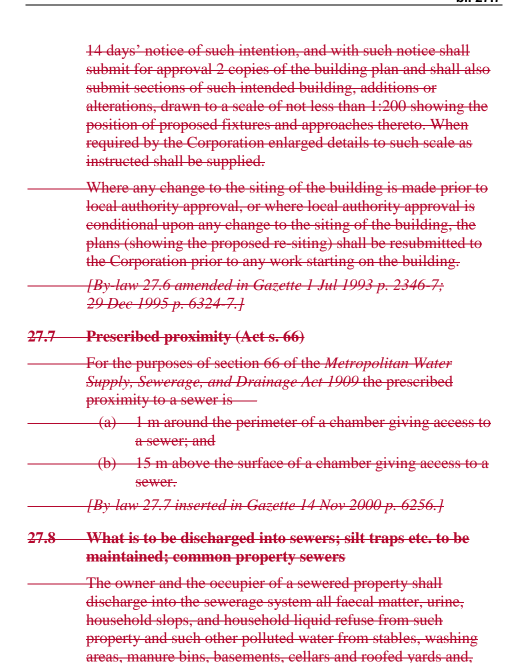
An approved plan of proposed plumbing work shall be produced whenever required during the progress of work, to the Corporation.

[By law 27.5 inserted in Gazette 29 Jun 1984 p. 1812; amended in Gazette 29 Dec 1995 p. 6323.]

## 27.6 Proposal to build near sewer, notice of to be given to Corporation

A person intending to erect a building, or rebuild, or to make any addition or alteration to any building, adjacent to the Corporation's sewers shall give to the Corporation at least

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subject to these by-laws such industrial wastes as the

Corporation has consented in writing to being so discharged.

### Metropolitan Water Supply, Sewerage and Drainage By-laws 1981

Sewerage services — general

#### bl. 27.9

### [27.8.1 27.8.6.0] deleted in Gazette 14 Nov 2013 p. 5056.1

### 27.8.7 Maintenance by Occupier

A silt trap, grease trap, oil trap or neutraliser, and such other appliance as the Corporation may direct, shall be maintained by the owner or occupier at his own expense and shall be cleaned at such intervals as may be necessary to ensure that such trap or appliance operates in an efficient and hygienic manner.

### 27.8.8 Separate or Common Property Sewers

- (a) A house shall be separately served unless a common property sewer is ordered or approved by the Corporation.
- (b) Where a common property sewer is ordered or approved by the Corporation, the provisions of section 70 of the Act, as other conditions required by the Corporation, shall apply.

[By-law 27.8 amended in Gazette 24 Dec 1982 p. 4929; 22 Dec 1989 p. 4636; 21 Sep 1990 p. 4952; 29 Dec 1995 p. 6323-6; 28 Jun 2004 p. 2377.]

## 27.9 Sewerage services to non-rateable properties, provision of etc.

Applications for sewerage services to non-rateable properties shall be made on the prescribed form procurable at the Head or Branch Offices and the Corporation may provide a service on payment of the prescribed annual fee, of the cost of extending the sewer to the land if the sewer is not extended thereto and of installing a property sewer to the boundary of the land. The applicant shall also bear the cost of maintaining the property sewer and of having it sealed when the service is no longer required.

The annual fee shall take the place of a sewerage rate and the general provisions of these by laws shall apply to such services.

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### Metropolitan Water Supply, Sewerage and Drainage By-laws 1981

Sewerage services — general

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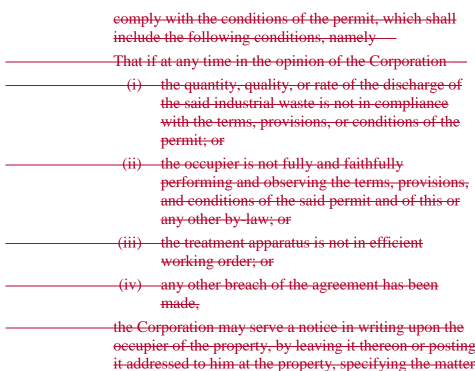
[By law 27.9 amended in Gazette 24 Dec 1982 p. 4929; 29 Dec 1995 p. 6324-5.]

INDUSTRIAL WASTES AND PLUMBING BY LAWS NOT INCLUDED IN PARTS 14 TO 24 INCLUSIVE

### Industrial wastes and plumbing generally [Heading inserted in Gazette 23 May 2008 p. 2010.] **Discharge of industrial wastes into sewers** 28.1.1 The discharge of industrial wastes into a sewer shall be subject to the following terms, provisions and conditions an application for permission to discharge industrial wastes from a property into a sewer shall be made in writing to the Corporation and shall set out the processes of manufacture from which industrial wastes are discharged into the Corporation's sewer; and the nature of the industrial waste from every such process; and the estimated maximum rate of discharge of industrial waste from every such process; and the hours of the day during which discharge of industrial wastes from every such process will normally take place; and the estimated maximum daily discharge of such industrial wastes into the Corporation's sewer, and the application shall be accompanied by detailed plans of the apparatus to be used for the treatment of the industrial waste and by such other information regarding the nature, quantity, rates, and times of discharge as may be required by the Corporation; no industrial waste shall be discharged into the Corporation's sewer unless a written permit has been first granted by the Corporation, and an agreement

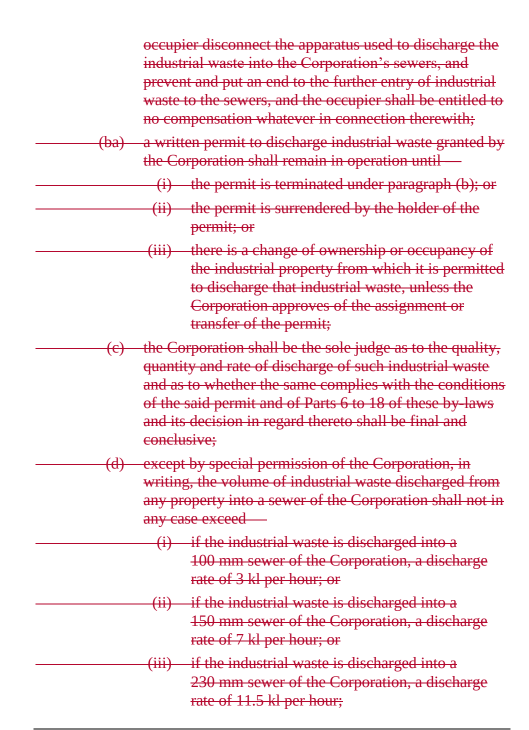
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executed by the applicant containing a covenant to



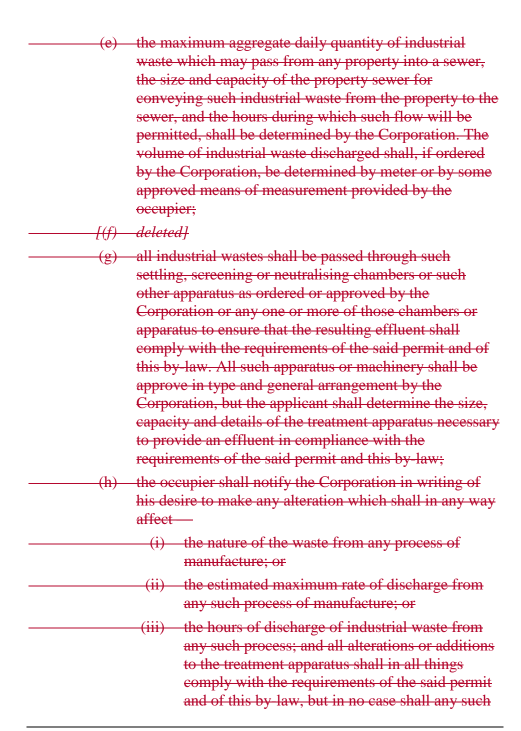
occupier of the property, by leaving it thereon or posting it addressed to him at the property, specifying the matter or matters in respect of which a breach has taken place, or as to which the occupier is in default, or concerning which there is any complaint by the Corporation, and the notice shall require the occupier to make good the same in all things to the satisfaction of the Corporation, within a period to be stated therein, from the date of service thereof, in the manner so specified, and the notice shall also state that the Corporation is at liberty to terminate and put an end to the permit; and, further, that if the requirements of the notice have not been complied with on the expiration of the period mentioned therein, the permit shall automatically terminate and be deemed to be at an end, save and except as to the power of entry by the Corporation's officers as mentioned in the permit without any further or other notice from the Corporation, and the Corporation by its officers may enter upon the property, and at the cost and expense in all things of the

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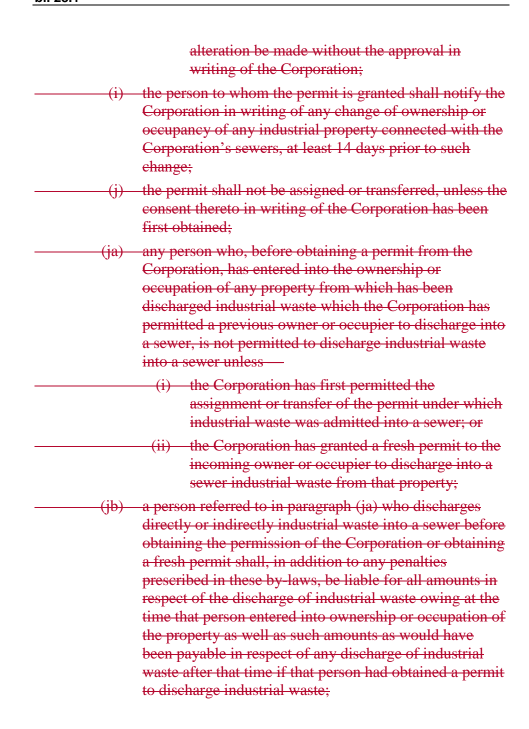


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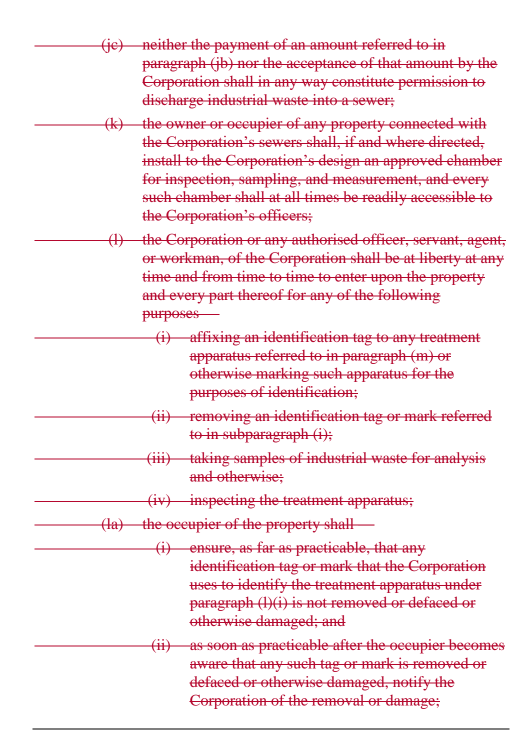
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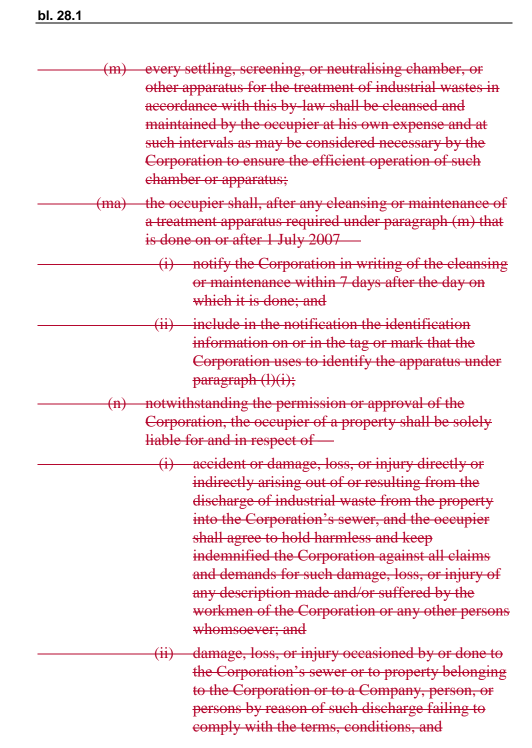
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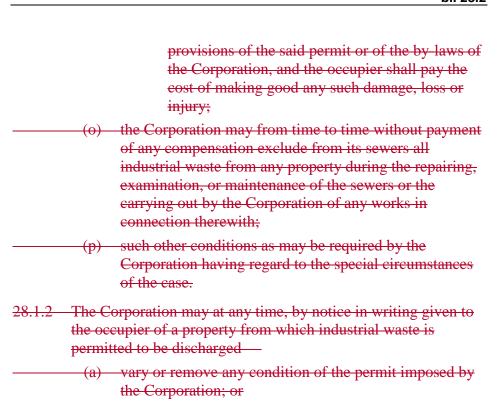


Industrial wastes and plumbing generally



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Extract from www.slp.wa.gov.au, see that website for further information



(b) impose a new condition on the permit.

- [By-law 28.1 amended in Gazette 18 Jun 1982 p. 2023; 24 Dec 1982 p. 4929; 24 Jun 1983 p. 2008; 29 Jun 1984 p. 1813; 28 Jun 1985 p. 2349; 27 Jun 1986 p. 2131; 14 Jul 1987 p. 2656; 19 Feb 1988 p. 551-2; 29 Jun 1988 p. 2126-7; 29 Dec 1995 p. 6324-7; 4 Feb 1997 p. 713; 28 Jun 2004 p. 2377; 5 Apr 2007 p. 1529-30,1
- 28.2 Discharges of industrial waste permitted before 1 Mar 1981, Corporation may direct to cease
- 28.2.1 Subject to by-law 28.1, where the Board has, before the date of the coming into operation of this by-law, granted to a person permission to discharge industrial waste into a property sewer or into a sewer of the Board, or where a person has, before the date of the coming into operation of this by-law, been discharging industrial waste into a property sewer or into a sewer of the

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#### bl. 28.3

Board without the express permission of the Board, if after the said date, such person continues so to discharge such industrial waste, the Corporation may, if it thinks fit and notwithstanding anything contained in these by laws, by notice in writing, direct such person wholly to cease from discharging such industrial waste.

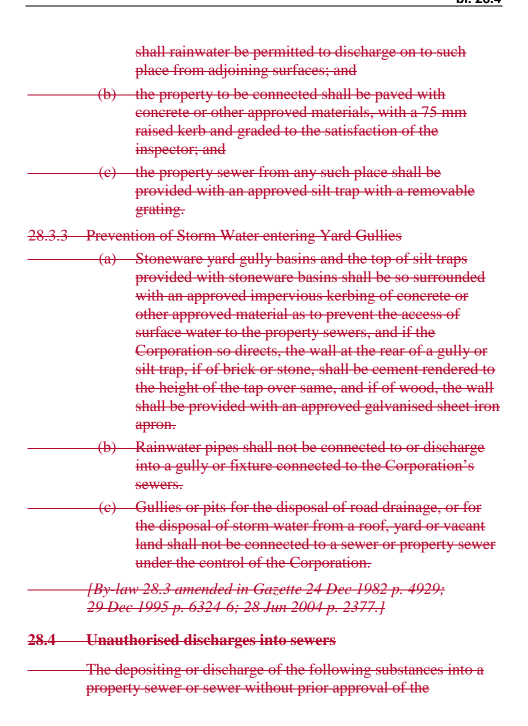
- 28.2.2 A notice under by law 28.2.1 shall specify a day, not less than 8 weeks from the date of the notice as the day on and after which such person is directed to cease discharging such industrial waste.
- 28.2.3 A person who fails to comply with a direction contained in the notice commits an offence.
- 28.2.4 In this by-law

Board means the former Metropolitan, Water Supply, Sewerage, and Drainage Board constituted under the Metropolitan Water Supply, Sewerage, and Drainage Act 1909.

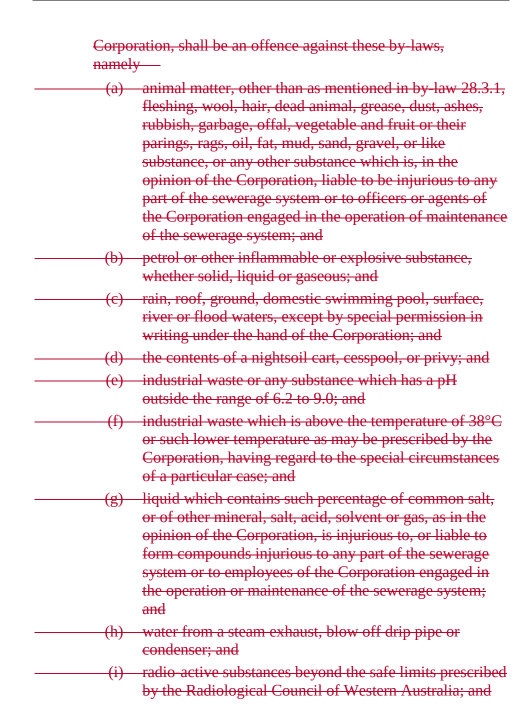
[By law 28.2 amended in Gazette 24 Dec 1982 p. 4929; 29 Dec 1995 p. 6323-5.]

- 28.3 Power in Act s. 58, use of in relation to dairies etc.; preventing storm water entering sewers
- 28.3.1 Connection The Corporation may by notice in writing require any owner or occupier of any land to which section 58 of the Act applies to connect with the sewer of the Corporation dairies, market places, abattoirs, areas for washing vehicles, or other polluted areas upon such land.
- 28.3.2 Conditions Governing Connection A connection of the kind referred to in by-law 28.3.1 shall not be made unless the following conditions have been complied with—
  - (a) the place, or places, to be connected, if of a total area greater than 17 m<sup>2</sup>, shall be so roofed as to prevent the entry of rainwater from it to the sewers, and in no case

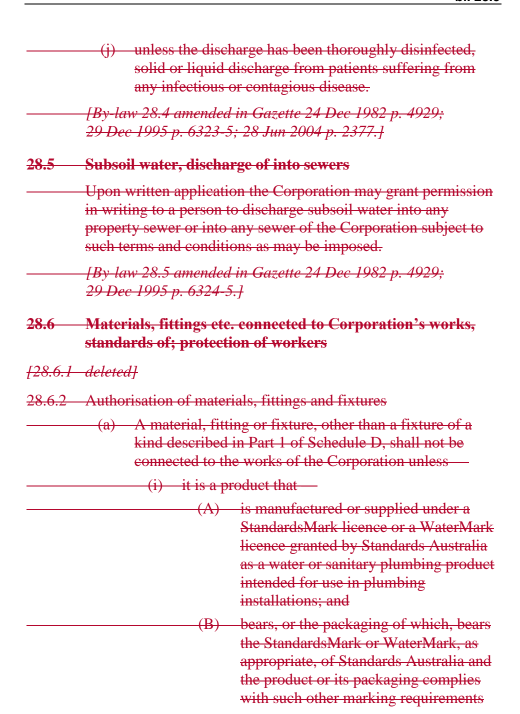
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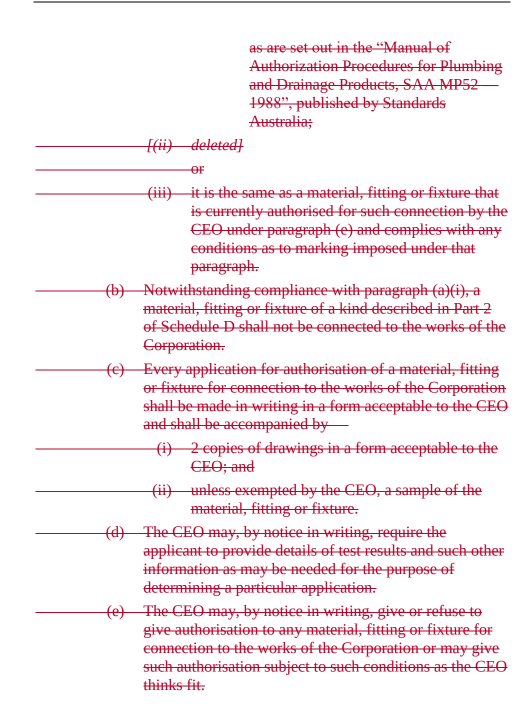


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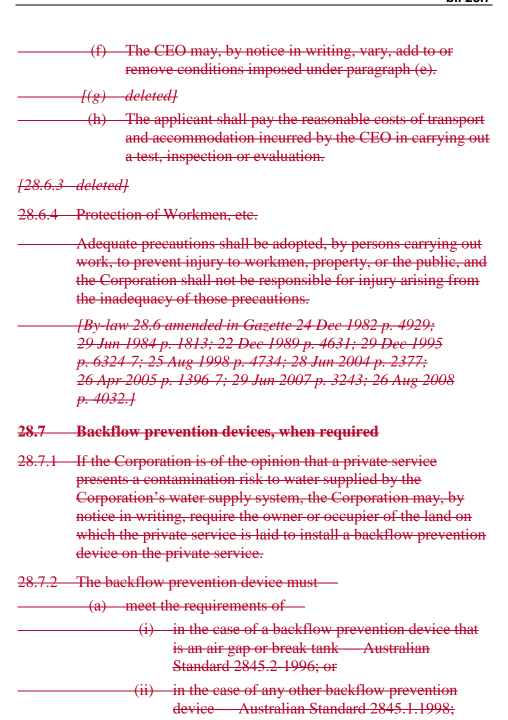


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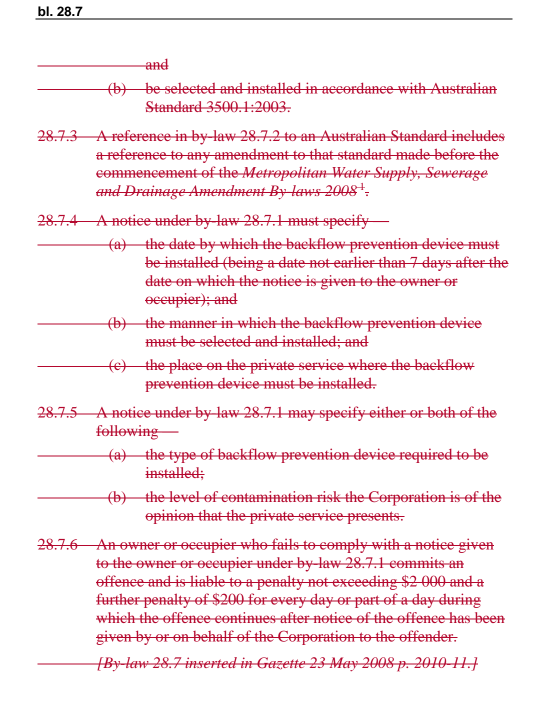
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28.0

## Backflow prevention devices, testing and maintenance of 28.8.1 The owner or occupier of land on which a backflow prevention device is installed must ensure that the device is tested and certified in accordance with, and at the intervals specified in, Australian Standard 2845.3:1993; and (b) maintained in accordance with that standard. 28.8.2 A person who carries out testing for the purposes of by-law 28.8.1 must ensure that a copy of the relevant test report referred to in Australian Standard 2845.3:1993 is lodged with the Corporation not later than 5 working days after the test is carried out. 28.8.3 A reference in by-laws 28.8.1 or 28.8.2 to Australian Standard 2845.3:1993 includes a reference to any amendment to that standard made before the commencement of the Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 2008<sup>-1</sup>. [By-law 28.8 inserted in Gazette 23 May 2008 p. 2011.] Vents near high buildings; Corporation's powers to remedy defective work [28.9.1-28.9.11 deleted] 28.9.12 Vents Adjoining High Buildings (a) Where a building is erected next to an existing building of less elevation, and any door, window or other opening of the new building is located within 9 m of a vent stack on the existing building, the owner of such new building shall defray the cost of such alterations to the vents of the existing building as necessary to

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sufficient for the purpose, from the owner of the new

conform with the plumbing standards.(b) Upon the receipt of money, or security therefor

#### bl. 28.9

building, the owner of the existing building shall make

the necessary alterations, or shall permit at the request of the owner of the new building the making of such alterations, by the owner of such new building. [28.9.13-28.9.18 deleted] 28.9.19 Maintenance and Defective Work 28.9.19.1 (a) Where (i) work is done other than in accordance with these by-laws or the plumbing standards or, in the opinion of

the Corporation, is defective; or

- (ii) any part of a private service does not comply with these by-laws, or a requirement of the Corporation under these by-laws, in relation to backflow prevention devices,
- then, upon receiving notice in writing from the Corporation, the owner or occupier, or, in the case of common property sewerage, the owners or occupiers, of the property in which the work was done or the private service does not comply shall make good the defects as required, and within the time fixed, by the Corporation and to the satisfaction of the inspector.
- An owner or occupier who fails to comply with the terms of the notice of the Corporation, shall have committed an offence.

## Penalty:

- for failure to comply with the terms of a notice issued for the purposes of paragraph (a)(i) a fine of \$200 and a further penalty of \$50 for every day or part of a day during which the offence continues after notice of the offence has been given by or on behalf of the Corporation to the offender;
  - for failure to comply with the terms of a notice issued for the purposes of paragraph (a)(ii) a fine of \$2 000 and a further penalty of \$200 for every day or part of a day during which the offence continues after

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notice of t	<del>he offence</del>	has bee	<del>n given</del>	by or	<del>on</del>	<del>behalf</del>
of the Cor	<del>poration to</del>	the off	<del>ender.</del>			

- (c) If an owner or occupier fails to comply with the notice of the Corporation, the Corporation may make good the defects, and recover the cost incurred by it as a debt due to it by the owner or occupier.
- (d) In this by-law
- work includes work of a kind specified to be water supply plumbing, sanitary plumbing or drainage plumbing in the Water Services Licensing (Plumbers Licensing and Plumbing Standards) Regulations 2000 regulation 4.

#### [28.9.19.2 deleted]

[By-law 28.9 amended in Gazette 24 Dec 1982 p. 4925 and 4929; 28 Jun 1985 p. 2351; 22 Dec 1989 p. 4636; 29 Dec 1995 p. 6324-5; 25 Aug 1998 p. 4735; 28 Jun 2004 p. 2377; 23 May 2008 p. 2012-13.]

[**29.0.** Deleted in Gazette 18 Jun 1982 p. 2023.]

## [30.0.bl. 30.0 Provisions relating to licensed plumbers

[Heading inserted 1-30.8, 30.10-30.14, 30.17 and 30.18 deleted in Gazette 16 Jun 2000 p. 2959.]

*‡*2960;

<u>bl.</u> 30.<del>1-30.8.</del> 15 Deleted in Gazette <del>16 Jun 2000 p. 2960.]</del>

30.9 Licensed plumbers to give Corporation information; connections to main drains

[30.9.1, 30.9.2 deleted]

30.9.3 Diagrams of drainage plumbing

30.9.3.1 A licensed plumber must, within 5 working days of completing major plumbing work that is the installation or alteration of drainage plumbing, give to the Corporation a diagram or diagrams of the completed work in the form required by the Corporation.

Penalty: \$1 000.

30.9.3.2 A licensed plumber must, within 5 working days of the end of a month in which the licensed plumber has completed minor plumbing work that is the alteration of drainage plumbing, give to the Corporation a diagram or diagrams of the completed work in the form required by the Corporation.

Penalty: \$500.

[30.9.3.3 deleted]

30.9.3.4 In this by-law

drainage plumbing has the meaning given to that term in section 3(1) of the Water Services Licensing (Plumbers Licensing and Plumbing Standards) Regulations 2000;

major plumbing work has the meaning given to that term in section 3(1) of the Water Services Licensing (Plumbers Licensing and Plumbing Standards) Regulations 2000;

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minor plumbing work has the meaning given to that term in section 3(1) of the Water Services Licensing (Plumbers Licensing and Plumbing Standards) Regulations 2000.

[30.9.4-30.9.8 deleted]

- 30.9.9 Attention is drawn to section 102 of the *Metropolitan Water Authority Act 1982* relating to connection to main drains.
- 30.9.10 An application for approval to connect to a main drain shall be in writing in a form approved by the Corporation and shall be accompanied by one copy of all relevant plans.
- 30.9.11 Connection to main drain
- A person shall not execute work to connect to a main drain without first obtaining approval from the Corporation.
- Penalty: \$500.
- [By-law 30.9 amended in Gazette 24 Dec 1982 p. 4925; 22 Dec 1989 p. 4636 8; 29 Jun 1990 p. 3245 6; 21 Sep 1990 p. 4952; 29 Dec 1995 p. 6323 and 6326 7; 27 Jun 1997 p. 3217; 16 Jun 2000 p. 2960; 28 Jun 2004 p. 2378-9; 29 Jun 2007 p. 3243; 25 Jun 2010 p. 2995.]
- [30.10-30.14. Deleted in Gazette 16 Jun 2000 p. 2960.]
- [30.15. Deleted in Gazette-22 Dec 1989 p. 4638.]
- 30.16 Damage caused to water, sewerage, gas etc. pipes by licensed plumber, duty to notify etc.
- Damage caused by licensed plumbers or their employees to water, sewer, gas, or other pipes and fittings shall be reported forthwith by the plumber to the authority concerned, and immediate steps shall be taken to have repairs effected, and the cost of same shall be defrayed by such plumber.

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[By law 30.16 inserted; balance deleted in Gazette 4 Feb 199714 Nov 2013 p. 717; amended in Gazette 28 Jun 2004 p. 2379.]

#### 30.16A Licensed plumbers to report certain matters to Corporation

- 30.16A.1 A licensed plumber shall immediately report to the Corporation anything found by, or brought to the attention of, the plumber, in the course of carrying out plumbing work (as defined in section 59I of the *Water Services Licensing Act 1995*), that is likely to result in—
- (a) the contamination of water supplied by the Corporation's water supply system; or
- (b) the entry into the Corporation's sewerage system of any substance or matter likely to hinder or prevent the proper functioning of that system.

Penalty: \$2 000.

[30.16A.2 and 30.16A.3 deleted]

[30.17-30.18. Deleted in Gazette 16 Jun 2000 p. 2960.]

#### 30.19 Penalties for breaches of by-laws by plumbers

30.19.1 A licensed plumber who refuses either by himself or by those employed by him to give information properly required by an officer of the Corporation shall be guilty of an offence and liable to a fine not exceeding \$200.00.

[30.19.2 and 30.19.3 deleted]

[By law 30.19 amended in Gazette 24 Dec 1982 p. 4930; 29 Dec 1995 p. 6324 5; 4 Feb 1997 p. 718; 16 Jun 2000 p. 29605056.]

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## 31.0 Offences and penalties

### [31.1—Gratuities to Corporation's officers etc. prohibited

Officers, workmen, or agents of the Corporation shall not solicit or receive any fee or gratuity whatever.

<u>[By-law-31.1 amended3 Deleted in Gazette 29 Dec 199514 Nov 2013 p. 6324-55056.]</u>

#### 31.2 No connection to Corporation's pipes etc. without approval

No person shall make any connection or interfere with any pipe, sewer, or fitting of the Corporation or with any water pipes, sewer, or drain communicating therewith, at any other place than shall be approved by the Corporation, and the main shall be tapped only by the Corporation.

By law 31.2 amended in Gazette 29 Dec 1995 p. 6323-5.]

#### 31.3 Obstruction of sewers and main drains

- 31.3.1 Attention is drawn to section 66 of the Act relating to construction, in, upon, over, under or in proximity to a sewer.
- 31.3.2 Attention is drawn to section 101 of the *Metropolitan Water Authority Act 1982* relating to construction upon, over, under or in proximity to a main drain.

By-law 31.3 inserted in Gazette 24 Dec 1982 p. 4925.

#### 31.4 Penalties

- 31.4.1 A person committing a breach of any of the provisions of these by-laws, to which no specific penalty is attached shall be liable on summary conviction to a penalty not exceeding \$200.00 and in addition may be ordered to pay any expense incurred by the Corporation or the State in consequence of such breach.
- 31.4.2 In the case of a continuing breach the offender shall be liable in addition to the fine and payment of expenses to a daily penalty

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not exceeding \$50.00 for each day the breach continues after notice thereof has been given by or on behalf of the Corporation, the Minister or the CEO to the offender.

[By-law 31.4 amended in Gazette 24 Dec 1982 p. 4930; 29 Dec 1995 p. 6326; 26 Apr 2005 p. 1397; 21 Apr 2011 p. 1481; 14 Nov 2013 p. 5057.]

### [31.5 Entry of premises by Corporation's officers

- 31.5.1 An officer or other person authorised by the Corporation may at all reasonable times enter any property connected, or in process of being connected with the water mains or sewers, in order to examine whether the water pipes, drains, property sewers and other fittings in such property are in proper order, and any person refusing such admission or in any way hindering such officer or other person in the execution of his duty shall be guilty of an offence.
- 31.5.2 An inspector, or any assistant acting under the directions of an inspector, or other authorised officer may, at his discretion, at any reasonable hour, with or without notice, enter any land, house, or premises for the purpose of ascertaining whether any act or thing is being done or permitted within such property in breach of these by-laws, and to remove, or cause to be removed, anything therein or thereon in breach of these by-laws, or to take such steps as he may deem necessary for carrying out these provisions.
- 31.5.3 The cost of such removal or such other necessary act shall be borne by the owner or occupier of the property upon which such breach shall occur.

[By-law 31.5 amended in Gazette 24 Dec 1982 p. 4930; 29 Dec 1995 p. 6323-4.1

#### **\_31.6** Period for compliance with notices

Unless otherwise provided, the time which may elapse between the giving of a notice and the doing of a thing required to be

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done by any inspector or other authorised officer shall be determined by the Corporation according to the nature of each case.

[By-law 31.6 amended in Gazette 29 Dec 1995 p. 6324-5.]

#### **32.0 Miscellaneous**

- 32.1 Standard drawings for fixtures and fittings
- 32.1.1 Approved standard drawings of fixtures and fittings will be exhibited at the Corporation's office.
- 32.1.2 Due consideration shall be given by the Corporation to the claims of any other fittings which may be presented for approval, and, if considered satisfactory, the same may be placed among and become one of the approved standard fittings.
- 32.1.3 The Corporation may, from time to time, amend, alter, or cancel any or all of the standard fittings or type drawings, and replace them by such other approved fittings or drawings.

[By-law 32.1 amended in Gazette 29 Dec 1995 p. 6324-6.]

[32.2. Deleted in Gazette 29 Jun 199914 Nov 2013 p. 27855057.]

- [32.0. Deleted in Gazette 14 Nov 2013 p. 5057.]
- [33.0. *Omitted under the Reprints Act 1984 s. 7(4)(f).*]

[Schedule A deleted in Gazette 18 Jun 1982 p. 2023.]

## [Schedule B

#### Form 1

(5.2.1.1)

## APPLICATION FOR A WELL LICENCE

(Under Section 57G of the *Metropolitan Water Supply, Sewerage, and Drainage Act 1909* as amended).

<del>OWNER OF</del> <del>LAND</del>	Name
OCCUPIER (if same as Owner write "As above")	Name
PROPERTY	Hse NoLot No. Street  Postal District  Town/City/Shire of.
CLASSIFICA- TION	(Place ✓ in relevant box)   Existing Well (or bore) □ Month/year   Sink a new Well (or bore) □ constructed/   Alter or deepen a Well (or bore) □ Licence No   Change of licence conditions □ Licence No
CONSTRUC- TION	Proposed depth (if known) m  Method of construction (if known)  Self

#### bl. 32.1

		-	OFFICE USE
	DOMESTIC GARDEN WATERING	<del></del>	
	HOUSEHOLD USE	<del></del>	
PURPOSE OF WELL OR BORE Indicate by a ✓	STOCK WATERING number of horses cattle sheep	<del></del>	
<del>in the relevant</del> <del>box</del>	pigs open run penned other		
	COMMERCIAL POULTRY  Number of birds  Roof sprinklers □  Foggers □	<del></del>	
	COMMERCIAL IRRIGATION Area ha Vegetables Lucerne Other pasture Nursery Orchard Other	<del></del>	
Information given should include that for adjacent lots where it is	PARK & RECREATION  Area irrigated ha	<del></del>	
proposed water from the well will be shared with these lot owners	INDUSTRIAL  Specify intended purposes for water use giving annual quantities.	<del></del>	
	OTHER	<del></del>	

ADJACENT	If water from a well is	to be bridged with			
PROPERTIES	adjacent properties give details below.				
	Street Name	Hse. Number	Lot Number		
	1				
_	2				
_	3	<del></del>			
_	4				
_	5	<del></del>	<del></del>		
_	6				
	Nature of agreements.		<del></del>		
	APPLICANTS SIGN	ATURE			
	ADDRESS (IF NOT OWNER				
	OR OCCUPIER)				
	TELEPHONE				
	DATE				
	SIT	<del>E PLAN.</del>			
	s of existing and proper are to be shown in me		ooundaries of the		
	location of any existivells and their distance				
- The <i>Heal</i>	The Health Act (Underground Water Supply) Regulations 1959 require     wells to be not less than 30 m from septic tanks, soak wells or leach				

• The Minister may require alterations to the location, plans and

issued.

specification of any work proposed in this application before a licence is

[Form 1 inserted\_D deleted in Gazette 31 Jul 1981 p. 3169-71; amended in Gazette 29 Dec 1995 p. 6324; 21 Apr 2011 p. 1482.]

## bl. 32.1

#### Form 2

(5.2.1.3)

# Water Agencies (Powers) Act 1984 GROUNDWATER WELL LICENCE

<u>Issued under section 57G of the Metropolitan Water Supply, Sewerage,</u> and Drainage Act 1909 as amended

Name and address of licensee	
Description of land upon which wells are located	
Location of wells	
Things that may be done pursuant to this licence	
Licence expiry	
Purpose for which water may be used	
This licence is	subject to the following terms, limitations and conditions.
Given under m	y hand thisday of
	n 2 inserted in Gazette 12 May 1989 p. 1446; amended in tte 29 Dec 1995 p. 6324.]

## Form 3

(5.2.2.1)

	WELL COMPLETION STATEMENT
	LICENCE No.
<del>LICENSEE:</del>	Name
	Address
	Telephone Postcode
PROPERTY:	Hse No. Lot No. Street
	Postal District
CONTRACTOR:	Name
(if applicable)	Address
( <b> </b> )	
COMPLETION:	Date CommencedDate Completed
	How was the completed well left:
	Capped ☐ Equipment for use ☐
	Casing pulled ☐ Abandoned ☐
	Left for water level Other
_	— observation □
	Motor power kW/HP Depth m  Approx.
<del>LOCATION</del>	Draw a location plan of the well on the back of this
PLAN:	Statement where indicated.
REMARKS:	
Signature of Licen	nsee Date
Note: The Contrac	etor may complete this form but the accuracy of the
	d be verified as far as possible by the licensee or his
epresentative and	*
Chief Execu	utive Officer
Department	of Water
	<del>rges Terrace</del>
PERTH W	<del>A 6000</del>

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#### bl. 32.1

#### **LOCATION PLAN OF WELL.**

Distances from side boundaries should be measured in metres.

Location of septic tanks, leach drains and soak wells should be shown in relation to the well.

SUPPLEMENTARY INFORMATION

To be completed only when requested.

PLANT Rotary Drill Rig Sand or Sludge Pump

USED: Cable Tool Drill Rig Other.....

Air Drill Rig

# STRATA DETAILS:

Depth from surface		Description of Strata
From	To	•
<del>0 m</del>		

eg. Fine sand, coarse sand, shelly sand, limestone, peat, clay, coffey rock, or other such description.

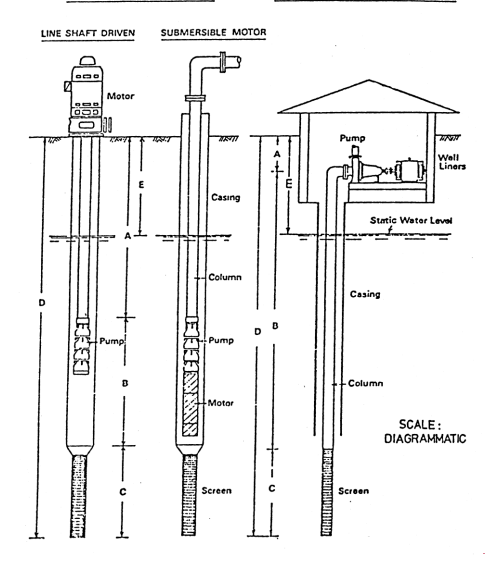
# WATER FOUND

Strata	Description of Quality & Supply
m to m	
m to m	
m to m	

REMARKS:	
	Y ACENVOER DATE
SIGNATURE OF	EIGEI (GEE
	AS CONSTRUCTED DATA
	SEE DIAGRAMS BELOW
1. DEPTH:	A metres
	B metres
	C metres
	Dmetres
	E metres to water
2. CASING:	Diam mm from m tom
	mm from m tom
	Material: Steel/GWI/PVC
	Other
	Is casing slotted? YES/NO If so give details in remarks.
	Well liners Number mm Total well liner lengthm
3. SCREENS:	Length m Diam mm Aperture mm
	Material of construction
	Make

SUBMERSIBLE PUMP TYPE

#### CENTRIFUGAL OR JET PUMP TYPE



[Form 3 inserted in Gazette 31 Jul 1981 p. 3172 3; amended in Gazette 29 Dec 1995 p. 6324; 21 Apr 2011 p. 1482 3.]

### Schedule C — Fees

	<del>Schedule C</del> —-rees	
	<del>[bl. 6.</del> :	5, 6.7, 27.3]
	[Heading inserted in Gazette 25 Jun 2010 p. 2995.]	
		\$
<del>1.</del>	Fee in respect of a proposal to connect plumbing to the sewer	19.95
<del>2.</del>	Fee for installation of sewer junction	
	100 mm sewer junction	489.80
	150 mm sewer junction	610.60
<del>3.</del>	(a) Fee for installing a meter under by law 6.7.1A.1	<del>336.50</del>
	(b) Fee for assessing a meter under by law 6.7.1A.3	239.00
4.	Fee for installation of a stopcock, meter and, if required, a temporary standpipe under by law 6.5.2.2	127.50
<del>Gazette</del>	- <del>[Schedule C inserted in Gazette 25 Jun 2010 p. 2995-6; ame</del> <del>2-23 Jun 2011 p. 2416; 20 Jun 2012 p. 2692; 19 Jun<u>14 Nov</u> 20</del>	

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p. <del>2346</del><u>5057</u>.]

## bl. 32.1

#### Schedule D

(By law 28.6.2(a) and (b))

#### Part 1 — Fixtures

Baths Laundry troughs
Basins Shower recess bases
Sinks

## Part 2 — Prohibited materials, fittings and fixtures

Food waste disposal units
Rubber or plastic olives in metallic water service fittings
Non-demand operated urinal flushing devices

[Schedule D inserted in Gazette 22 Dec 1989 p. 4631.]

#### **Notes**

This is a compilation of the *Metropolitan Water Supply, Sewerage and Drainage By-laws 1981* and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

## **Compilation table**

Citation	Gazettal	Commencement
Metropolitan Water Supply, Sewerage and Drainage By-laws 1981	22 Jan 1981 p. 165-384 (corrigendum 30 Jan 1981 p. 488)	1 Mar 1981 (see bl. 1.0)
Metropolitan Water Supply, Sewerage and Drainage Board By-laws No. 1 of 1981	20 Feb 1981 p. 773	1 Mar 1981 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 3) 1981	26 Jun 1981 p. 2326-7	1 Jul 1981 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Board Amendment By-laws No. 2 of 1981	31 Jul 1981 p. 3169-73	31 Jul 1981
Metropolitan Water Supply, Sewerage and Drainage Board Amendment By-laws 1982	26 Mar 1982 p. 1088	1 Jul 1982 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 1982	18 Jun 1982 p. 2022-3	1 Jul 1982 (see bl. 2)
Metropolitan Water Supply, Sewerage, and Drainage Amendment By-laws (No. 3) 1982	24 Dec 1982 p. 4924-30 (corrigendum 4 Feb 1983 p. 425)	31 Dec 1982 (see bl. 2 and <i>Gazette</i> 31 Dec 1982 p. 4969)
Metropolitan Water Supply, Sewerage, and Drainage Amendment By-laws 1983	24 Jun 1983 p. 2007-8	1 Jul 1983 (see bl. 2)
Metropolitan Water Supply, Sewerage, and Drainage Amendment By-laws 1984	6 Apr 1984 p. 978	1 Jul 1984 (see bl. 2)

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Citation	Gazettal	Commencement
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 1984	29 Jun 1984 p. 1812-13	1 Jul 1984 (see bl. 3)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 1985	8 Mar 1985 p. 907	By-laws other than bl. 5: 8 Mar 1985 (see bl. 2(1)); bl. 5: 1 Jul 1985 (see bl. 2(2))
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 3) 1985	28 Jun 1985 p. 2348-9	1 Jul 1985 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 1985	28 Jun 1985 p. 2349-51	28 Jun 1985
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 1986	27 Jun 1986 p. 2131-2	1 Jul 1986 (see bl. 2)
Reprint of the <i>Metropolitan Water Su</i> 7 Nov 1986 (includes amendments liste		and Drainage By-laws 1981 as at
Water Authority Amendment By-laws 1987 Pt. V <sup>5</sup>	14 Jul 1987 p. 2649-58	14 Jul 1987
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 1988	19 Feb 1988 p. 551-2	19 Feb 1988
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 3) 1988	29 Jun 1988 p. 2126-7	1 Jul 1988 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 1988	14 Oct 1988 p. 4173-4	14 Oct 1988
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 1989	21 Apr 1989 p. 1174-5 (erratum 19 May 1989 p. 1499)	21 Apr 1989
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 3) 1989	12 May 1989 p. 1445-6	12 May 1989
Water Authority Amendment By-laws 1989 Pt. 5 <sup>5</sup>	29 Jun 1989 p. 1883-91	1 Jul 1989 (see bl. 3)

Gazettal	Commencement
22 Dec 1989 p. 4622	1 Jan 1990 (see bl. 3)
22 Dec 1989 p. 4630-2	1 Feb 1990 (see bl. 2 and <i>Gazette</i> 5 Jan 1990 p. 38)
22 Dec 1989 p. 4635-9	1 Feb 1990 (see bl. 2 and <i>Gazette</i> 5 Jan 1990 p. 38)
29 Jun 1990 p. 3240-8 (errata 6 Jul 1990 p. 3318)	1 Jul 1990 (see bl. 3)
21 Sep 1990 p. 4951-2	21 Sep 1990
28 Jun 1991 p. 3281-9	1 Jul 1991 (see bl. 3)
3 Jan 1992 p. 34	3 Jan 1992
26 Jun 1992 p. 2832-44	1 Jul 1992 (see bl. 3)
31 Dec 1992 p. 6414-17	1 Jan 1993 (see bl. 2)
31 Dec 1992 p. 6417-24	31 Dec 1992
4 May 1993 p. 2329-30	4 May 1993
1 Jul 1993 p. 3238-50	1 Jul 1993
30 Jul 1993 p. 4165-6	30 Jul 1993
29 Jun 1994 p. 3159-70	1 Jul 1994 (see bl. 2)
	22 Dec 1989 p. 4622  22 Dec 1989 p. 4630-2  22 Dec 1989 p. 4635-9  29 Jun 1990 p. 3240-8 (errata 6 Jul 1990 p. 3318)  21 Sep 1990 p. 4951-2  28 Jun 1991 p. 3281-9 3 Jan 1992 p. 34  26 Jun 1992 p. 2832-44 31 Dec 1992 p. 6414-17 31 Dec 1992 p. 6417-24  4 May 1993 p. 2329-30  1 Jul 1993 p. 3238-50 30 Jul 1993 p. 4165-6  29 Jun 1994

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Citation	Gazettal	Commencement
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 1995	23 Jun 1995 p. 2509-10	23 Jun 1995
Water Authority Amendment By-laws 1995 Pt. 5 <sup>5</sup>	30 Jun 1995 p. 2767-76	1 Jul 1995 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 1995	30 Jun 1995 p. 2778	30 Jun 1995
Water Agencies (Amendment and Repeal) By-laws 1995 Pt. 8	29 Dec 1995 p. 6305-32	1 Jan 1996 (see bl. 2 and <i>Gazette</i> 29 Dec 1995 p. 6291)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 1996	4 Feb 1997 p. 712-18	4 Feb 1997
Reprint of the <i>Metropolitan Water Su</i> , 19 May 1997 (includes amendments lis		and Drainage By-laws 1981 as at
Water Agencies Amendment By-laws 1997 Pt. 5 <sup>5</sup>	27 Jun 1997 p. 3204-20	1 Jul 1997 (see bl. 2)
Water Agencies Amendment By-laws 1998 Pt. 5 <sup>5</sup>	26 Jun 1998 p. 3417-21	1 Jul 1998 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 1998	25 Aug 1998 p. 4724-35	25 Aug 1998
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 1998	29 Sep 1998 p. 5405	29 Sep 1998 (see bl. 2)
Water Agencies Amendment By-laws 1999 Pt. 6 <sup>5</sup>	29 Jun 1999 p. 2775-87	1 Jul 1999 (see bl. 2)
Reprint of the <i>Metropolitan Water Su</i> 5 May 2000 (includes amendments list		and Drainage By-laws 1981 as at
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 2000	16 Jun 2000 p. 2958-60	19 Jun 2000 (see bl. 2 and <i>Gazette</i> 16 Jun 2000 p. 2939)
Water Agencies Amendment By-laws 2000 Pt. 6 <sup>5</sup>	29 Jun 2000 p. 3365-79	1 Jul 2000 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 2000	1 Sep 2000 p. 5020-1	1 Sep 2000
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 4) 2000	29 Sep 2000 p. 5551	29 Sep 2000

Citation	Gazettal	Commencement
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 3) 2000	14 Nov 2000 p. 6255-6	14 Nov 2000
Water Agencies Amendment By-laws 2001 Pt. 7 <sup>5</sup>	29 Jun 2001 p. 3230-42	1 Jul 2001 (see bl. 2)
Reprint of the <i>Metropolitan Water Sup</i> 17 Aug 2001 (includes amendments list		nd Drainage By-laws 1981 as at
Water Agencies Amendment By-laws 2002 Pt. 5	1 Jul 2002 p. 3137-53	1 Jul 2002
Water Agencies Amendment By-laws 2003 Pt. 6 <sup>5</sup>	27 Jun 2003 p. 2422-32	1 Jul 2003 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 2004	28 Jun 2004 p. 2371-9	1 Jul 2004 (see bl. 2 and <i>Gazette</i> 28 Jun 2004 p. 2399)
Water Agencies Amendment By-laws 2004 Pt. 5 <sup>5</sup>	29 Jun 2004 p. 2497-503	1 Jul 2004 (see bl. 2)
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 2005	26 Apr 2005 p. 1396-7	26 Apr 2005
Water Agencies Amendment By-laws 2005 Pt. 6 <sup>5</sup>	1 Jul 2005 p. 3009-17	1 Jul 2005 (see bl. 2)
Water Agencies Amendment By-laws 2006 Pt. 6 <sup>5</sup>	30 Jun 2006 p. 2399-412	1 Jul 2006 (see bl. 2)
Reprint 5: The <i>Metropolitan Water Su</i> at 14 Jul 2006 (includes amendments li		and Drainage By-laws 1981 as
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 2007 <sup>7</sup>	5 Apr 2007 p. 1529-31	5 Apr 2007
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 3) 2007	13 Apr 2007 p. 1685-6	13 Apr 2007 (see bl. 2)
Water Agencies Amendment By-laws 2007 Pt. 6 <sup>5</sup>	29 Jun 2007 p. 3233-44	1 Jul 2007 (see bl. 2(b))
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 2008	28 Mar 2008 p. 919-21	bl. 1 and 2: 28 Mar 2008 (see bl. 2(a)); By-laws other than bl. 1 and 2: 29 Mar 2008 (see bl. 2(b))

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Citation	Gazettal	Commencement
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 2008	23 May 2008 p. 2009-13	bl. 1 and 2: 23 May 2008 (see bl. 2(a)); By-laws other than bl. 1 and 2: 24 May 2008 (see bl. 2(b))
Water Agencies Amendment By-laws 2008 Pt. 6 <sup>8</sup>	27 Jun 2008 p. 3076-84	1 Jul 2008 (see bl. 2(b))
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 5) 2008	26 Aug 2008 p. 4031-2	bl. 1 and 2: 26 Aug 2008 (see bl. 2(a)); By-laws other than bl. 1 and 2: 27 Aug 2008 (see bl. 2(b))
Reprint 6: The <i>Metropolitan Water St</i> at 9 Jan 2009 (includes amendments list		and Drainage By-laws 1981 as
Water Agencies Amendment By-laws 2009 Pt. 6	19 Jun 2009 p. 2393-406	1 Jul 2009 (see bl. 2(b))
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 2010	25 Jun 2010 p. 2883	bl. 1 and 2: 25 Jun 2010 (see bl. 2(a)); By-laws other than bl. 1 and 2: 26 Jun 2010 (see bl. 2(b))
Water Agencies Amendment By-laws 2010 Pt. 6	25 Jun 2010 p. 2983-96	1 Jul 2010 (see bl. 2(b))
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws 2011	18 Mar 2011 p. 927-8	bl. 1 and 2: 18 Mar 2011 (see bl. 2(a)); By-laws other than bl. 1 and 2: 19 Mar 2011 (see bl. 2(b)(i))
Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 2011	21 Apr 2011 p. 1473-83	bl. 1 and 2: 21 Apr 2011 (see bl. 2(a)); By-laws other than bl. 1 and 2: 22 Apr 2011 (see bl. 2(b))
Water Agencies Amendment By-laws 2011 Pt. 6	23 Jun 2011 p. 2403-16	1 Jul 2011 (see bl. 2(b))
Reprint 7: The <i>Metropolitan Water Su</i> at 3 Feb 2012 (includes amendments list		and Drainage By-laws 1981 as
Water Agencies Amendment By-laws 2012 Pt. 6	20 Jun 2012 p. 2677-92	1 Jul 2012 (see bl. 2(b))
Water Agencies Amendment By-laws 2013 Pt. 6	19 Jun 2013 p. 2333-46	1 Jul 2013 (see bl. 2(b))

Citation	Gazettal	Commencement
Metropolitan Water Supply,	14 Nov 2013	bl. 1 and 2: 14 Nov 2013
Sewerage and Drainage Amendment	p. 5053-7	(see bl. 2(a));
By-laws 2013	-	By-laws other than bl. 1 and 2:
		18 Nov 2013 (see bl. 2(b) and
		Gazette 14 Nov 2013 p. 5027)

- These by-laws have effect for the purposes of the *Metropolitan Water Supply*, *Sewerage*, *and Drainage Act 1909* but the formal power to make them is now given by the *Water Agencies (Powers) Act 1984* s. 34.
- See Bush Fires Act 1954.
- <sup>4</sup> See Strata Titles Act 1985.
- These by-laws contain an application provision concerning fees and charges for a period commencing before, or for a matter or thing done before, the by-laws came into operation.
- The Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 1989 contains a savings and transitional provision (bl. 11) that is of no further effect.
- The Metropolitan Water Supply, Sewerage and Drainage Amendment By-laws (No. 2) 2007 bl. 4 reads as follows:

#### 4. Transitional provision

By-law 28.1 of the *Metropolitan Water Supply, Sewerage and Drainage By-laws 1981*, as amended by these by-laws, applies, after the commencement of these by-laws, in relation to a permit to discharge industrial waste, whether the permit is granted before, on or after that commencement.

The Water Agencies Amendment By-laws 2008 bl. 3 reads as follows:

#### 3. Application

Nothing in these by-laws affects the application after 1 July 2008 of a by-law in force before that day insofar as that by-law relates to a fee or charge for a period commencing before that day or to a fee or charge for any matter or thing done before that day.

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