

Cambridge Endowment Lands Act 1920

Reprint 3: The Act as at 2 December 2011

Guide for using this reprint

What the reprint includes



Endnotes, Compilation table, and Table of provisions that have not come into operation

- 1. Details about the original Act and legislation that has amended its text are shown in the Compilation table in endnote 1, at the back of the reprint. The table also shows any previous reprint.
- 2. Validation, transitional, savings, modifying or other provisions identified in the Compilation table may be important. The table may refer to another endnote setting out the text of these provisions in full.
- 3. A table of provisions that have not come into operation, to be found in endnote 1a if it is needed, lists any provisions of the Act being reprinted that have not come into operation and any amendments that have not come into operation. The full text is set out in another endnote that is referred to in the table.

Notes amongst text (italicised and within square brackets)

1. If the reprint includes a section that was inserted, or has been amended, since the Act being reprinted was passed, editorial notes at the foot of the section give some history of how the section came to be as it is. If the section replaced an earlier section, no history of the earlier section is given (the full history of the Act is in the Compilation table).

Notes of this kind may also be at the foot of Schedules or headings.

- 2. The other kind of editorial note shows something has been
 - removed (because it was repealed or deleted from the law); or
 - omitted under the *Reprints Act 1984* s. 7(4) (because, although still technically part of the text, it no longer has any effect).

The text of anything removed or omitted can be found in an earlier reprint (if there is one) or one of the written laws identified in the Compilation table.

Reprint numbering and date

- 1. The reprint number (in the footer of each page of the document) shows how many times the Act has been reprinted. For example, numbering a reprint as "Reprint 3" would mean that the reprint was the 3rd reprint since the Act was passed. Reprint numbering was implemented as from 1 January 2003.
- The information in the reprint is current on the date shown as the date as at which the Act is reprinted. That date is not the date when the reprint was published by the State Law Publisher and it is probably not the date when the most recent amendment had effect.

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Western Australia

Cambridge Endowment Lands Act 1920

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Reprinted under the Reprints Act 1984 as at 2 December 2011

Cambridge Endowment Lands Act 1920

An Act relating to lands known as the Endowment Lands and the Lime Kilns Estate.

[Long title inserted by No. 38 of 1993 s. 22.]

Part I — Preliminary

1. Short title

This Act may be cited as the *Cambridge Endowment Lands Act* 1920 ¹.

[Section 1 amended by No. 38 of 1993 s. 19.]

[2. Deleted by No. 38 of 1993 s. 22.]

3. Terms used

In this Act, unless the contrary intention appears —

Endowment Lands means those lands being portion of Swan Location 1911 containing 2,281 acres, which lands are comprised in Certificate of Title Volume 641, Folio 60, and are held by way of endowment and are known as the "Endowment Lands";

financial year has the definition given by section 1.4 of the *Local Government Act 1995*;

Lime Kilns Estate means those lands being Swan Location 571, Perthshire Location Ak, portions of Perthshire Location Al and Am, and Swan Locations 585, 617, and 691, containing 1,290 acres, which lands are comprised in Certificate of Title Volume 675, Folio 9, and are known as the "Lime Kilns Estate";

Perry Lakes redevelopment land means —

- (a) the land being Lot 713 on Deposited Plan 48234 and being
 - (i) Lot 711 on Diagram 90080 and being the whole of the land in Certificate of Title Volume 2138 Folio 28: and
 - (ii) part of Lot 25 on Deposited Plan 25810 and being part of the land in Certificate of Title Volume 2586 Folio 279; and

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(iii) portion of road shown as Lot 2 on Deposited Plan 48234;

and

- (b) the land being that part of Lot 25 on Deposited Plan 25810 as is described as Stephenson and Underwood Avenues on Deposited Plan 48234 and being part of the land in Certificate of Title Volume 2586 Folio 279; and
- (c) the land being Lot 712 on Diagram 90077 and being the whole of the land in Certificate of Title Volume 2138 Folio 21;

road means a thoroughfare as defined in section 1.4 of the *Local Government Act 1995*;

said lands means the Endowment Lands, the Lime Kilns Estate and Reserve \$\frac{16921}{16921}\$ but not the Perry Lakes redevelopment land.

[Section 3 inserted by No. 38 of 1993 s. 20; amended by No. 14 of 1996 s. 4; No. 43 of 2005 s. 54.]

Part II — Valuation and rating

[Heading inserted by No. 38 of 1993 s. 22.]

[4, 5. Deleted by No. 38 of 1993 s. 22.]

6. Unimproved value of land, how determined

The unimproved value of land shall be determined in accordance with the *Valuation of Land Act 1978*.

[Section 6 inserted by No. 76 of 1978 s. 6.]

7. Rates on said lands, general rules

- (1) Rates for any financial year in respect of the said lands or any portion thereof shall be imposed on the unimproved value.
- (2) Subject to this section and to section 7A, the *Local Government Act 1995* applies to the rating of land in the said lands.

[Section 7 amended by No. 76 of 1978 s. 7; No. 2 of 1980 s. 3; No. 14 of 1996 s. 4.]

7A. Rates on said lands and rest of Cambridge district, how to be determined

[(1), (2)] deleted

- (3) In respect of each financial year the Town of Cambridge shall determine the general rate to be imposed in relation to
 - (a) the said lands, which general rate shall yield an amount (in this subsection called the *endowment lands assessment*) equal to the same percentage proportion (calculated to the nearest first decimal place) of the budget deficiency of the local government in respect of that financial year as the percentage proportion which the aggregate of the gross rental values of all land in the said lands bears to the aggregate of the gross rental values of all land in the district; and

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- (b) the remainder of the district, which general rate shall yield the amount remaining after subtracting the endowment lands assessment from the amount of the budget deficiency of the local government in respect of that financial year.
- [(4) deleted]
- (5) In this section —

budget deficiency has the same meaning as in section 6.1 of the *Local Government Act 1995*;

district means the local government district of Cambridge;

first decimal place means first decimal place after the decimal point in the number concerned;

general valuation has the meaning given by section 4 of the *Valuation of Land Act 1978*;

gross rental values, in relation to land in the said lands or in the district in a particular financial year, means the gross rental values set out in the most recent general valuation of land in the district determined by the Valuer-General under the *Valuation* of Land Act 1978;

remainder of the district means that portion of the district remaining after subtracting the area of the said lands from the district.

[Section 7A inserted by No. 2 of 1980 s. 4; amended by No. 7 of 1981 s. 2; No. 38 of 1993 s. 22; No. 14 of 1996 s. 4.]

[8-10. Deleted by No. 38 of 1993 s. 22.]

[Parts III-V (s. 11-38) deleted by No. 38 of 1993 s. 22.]

Part VI — Powers of the local government

[Heading amended by No. 14 of 1996 s. 4.]

39. Term used: Town lands

In this Part *Town lands* means those portions of the said lands of which the Town of Cambridge is the registered proprietor.

[Section 39 inserted by No. 38 of 1993 s. 21.]

40. Town of Cambridge's powers over Town lands

Notwithstanding the *Local Government Act 1995* the Town of Cambridge has all the powers of an owner of an estate in fee simple in respect of the Town lands.

[Section 40 inserted by No. 38 of 1993 s. 21; amended by No. 14 of 1996 s. 4.]

41. Proceeds of sales of Town lands

- (1) The Town of Cambridge is to establish an account called the "Cambridge Endowment Lands Account" (the *Account*).
- (2) The proceeds of any sale of Town lands are to be credited to the Account.
- (3) The Town of Cambridge may transfer such of the funds in the Account as it thinks fit into a reserve fund.
- (4) The Town of Cambridge may invest such of the funds in the Account as it thinks fit in any manner that a trustee may lawfully invest trust funds.
- (5) Moneys in the Account shall be applied by the Town of Cambridge in the development of the said lands.

[Section 41 inserted by No. 38 of 1993 s. 21.]

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Part VII — Local laws

[Heading amended by No. 57 of 1997 s. 27(1).]

42. Powers to make local laws for said lands

- (1) The Town of Cambridge may make local laws in accordance with subdivision 2 of Division 2 of Part 3 of the *Local Government Act 1995* to have effect within the *said lands* as to the following matters
 - [(1) Deleted]
 - (2) Regulating and controlling the buildings to be erected on any part of the said lands sold or leased.
 - (3) Prohibiting the erection of any building or buildings on the said lands, the plans of which the local government shall not approve.
 - (4) Prohibiting the carrying on of any trade or business manufactures or otherwise on any part of the said land.
 - (5) Regulating the number of houses to the acre which may be built on any part of the lands set apart as a residential district.
 - (6) Prohibiting and regulating the area of lots into which any lands sold by the local government may be subdivided.
 - (7) Regulating and controlling the building line of any street or way, and prohibiting any building extending beyond such line.
 - (8) Regulating and controlling the portions of any public road which shall or may be devoted to or used for
 - (a) carriage way;
 - (b) footway;
 - (c) tree planting;
 - (d) gardens;
 - (e) grass plots;

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- (f) island refuges;
- (g) public conveniences;
- (h) street lamps;
- (i) fountains;
- (j) monuments or memorials;
- (k) poles.
- (9) Prohibiting, regulating, and controlling the erection of advertising hoardings on the said lands or any part thereof.
- (10) Classifying the said lands into separate or combined districts for residence, factories, business, or noxious trades, and from time to time reclassifying the same.
- (11) Prohibiting, regulating, and controlling the use of any districts so classified as residential district, factory district, business district, and noxious trade district, or a combined district.
- (12) Prohibiting a purchaser of any part of the said lands from the local government from dividing or sub-dividing such land without the consent of the local government or from transferring, selling, assigning, leasing, or in any way parting with the possession of a portion of the said lands not being the whole so purchased by him without the consent of the local government.
- (13) Prohibiting the erection in any classified district of any building other than a building designed and intended for the purpose of the district, and the plans for which have been approved of by the local government.
- (14) Prohibiting the use of any building erected in any district for any purpose other than the classified purpose of such district.
- (15) Prescribing the minimum area of land upon which any building to be used as a private residence may be

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- erected, and prohibiting the erection of any such building on a lesser area than the one prescribed.
- (16) Prohibiting the erection of any building which in the opinion of the local government would be unsightly or which would tend to destroy local amenities.
- (17) Prescribing the height of fences and hedges on any of the said lands sold or leased by the local government.
- (2) Any local law may impose a penalty not exceeding \$40 for the breach thereof.
- (3) Such local laws when confirmed by the Governor and published in the *Government Gazette* shall have the force of law.

[Section 42 amended by No. 113 of 1965 s. 8; No. 38 of 1993 s. 22; No. 14 of 1996 s. 4; No. 57 of 1997 s. 27(2).]

43. Local laws may levy tolls and charges

The power to make local laws shall also include power to levy thereunder tolls and charges to the pier, bathing booths, esplanade, bathing enclosures, grandstands, reserves, picnic kiosks, privies, aquariums, paddling ponds, piers, esplanades, buildings for public entertainment, sports grounds, and all buildings and places set apart by the local government on the said lands of whatsoever nature and kind soever.

[Section 43 amended by No. 14 of 1996 s. 4.]

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Part VIII — General

44. Application of Local Government Act 1995

All necessary provisions and powers contained in the *Local Government Act 1995*, and which may be required to be exercised for carrying this Act into effect shall apply to the said lands as if such powers and provisions were herein enacted, and in terms made applicable to this Act.

[Section 44 amended by No. 38 of 1993 s. 22; No. 14 of 1996 s. 4.]

45. Liquor licence for premises on said lands not to be granted without local government's consent

No licence under the *Liquor Control Act 1988*, or any statutory amendment or modification thereof shall be granted by any licensing authority to any person in respect of any building erected or to be erected on any part of the said lands without the consent in writing of the Town of Cambridge is first obtained.

[Section 45 amended by No. 38 of 1993 s. 22; No. 14 of 1996 s. 4; No. 73 of 2006 s. 114.]

46. Purchasers of land in said lands to hold it subject to this Act

(1) Subject to subsection (2) any registered proprietor for the time being of a freehold or leasehold estate in any portion of the said lands purchased or leased from the City of Perth or the Town of Cambridge shall at all times hold such portion of the said lands subject to this Act and to any statutory amendment or modification thereof, and to any regulations or local laws made from time to time in pursuance thereof, and the Registrar of Titles is hereby directed to endorse on the certificate of title or lease for such portion of the said lands purchased or leased, the following statement —

The registered proprietor for the time being of the lands above described will hold the same subject to the

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Cambridge Endowment Lands Act 1920, and to any statutory amendment or modification thereof, and to all local laws and regulations made from time to time thereunder.

- (2) Subsection (1) shall not apply to any of the said lands which before the commencement of this subsection have been acquired from the City of Perth by the Workers' Homes Board under and for the purposes of the *Workers' Homes Act 1911*, whether by purchase or otherwise, or to any of the said lands which after the commencement of this subsection may at any time be acquired from the City of Perth by the said Workers' Homes Board for the purposes aforesaid and of which the said Workers' Homes Board has become registered, or may hereafter become or be entitled to be registered as the proprietor of an estate in freehold.
- (3) In the case of any of the said lands of which prior to the commencement of subsection (2) the Workers' Homes Board had become or is entitled to become the registered proprietor for an estate in freehold by reason of the acquisition thereof from the local government as mentioned in subsection (2), the Registrar of Titles shall forthwith upon receipt of an application under the seal of the said Board, and without payment of any fee, cancel the memorandum or statement indorsed prior to the commencement of subsection (2) upon the certificate of title of such lands, as required by subsection (1).
- (4) Whenever after the commencement of subsection (2) the Workers' Homes Board ² acquires from the local government for an estate in freehold any of the said lands (whether by purchase or otherwise) under and for the purposes of the *Workers' Homes Act 1911* ³, a notice to the Registrar of Titles under the seal of the said Board ² that the said lands have been so acquired under and for the purposes of the said Act shall be sufficient notice to the said Registrar that subsection (1) does

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not apply to the said lands as mentioned and described in the notice given by the said Board ² as aforesaid.

[Section 46 amended by No. 15 of 1936 s. 2; No. 38 of 1993 s. 22; No. 14 of 1996 s. 4.]

[47. Deleted by No. 111 of 1979 s. 3(2).]

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Notes

This reprint is a compilation as at 2 December 2011 of the *Cambridge Endowment Lands Act 1920* 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

Short title	Number and year	Assent	Commencement
City of Perth Endowment Lands Act 1920 ⁴	31 of 1920 (11 Geo. V No. 31)	31 Dec 1920	31 Dec 1920
City of Perth Endowment Lands Act Amendment Act 1936	15 of 1936 (1 Edw. VIII No. 15)	3 Dec 1936	3 Dec 1936
Decimal Currency Act 1965	113 of 1965	21 Dec 1965	Act other than s. 4-9: 21 Dec 1965 (see s. 2(1)); s. 4-9: 14 Feb 1966 (see s. 2(2))
City of Perth Endowment Lands Act Amendment Act (No. 2) 1970	103 of 1970	8 Dec 1970	8 Dec 1970
Reprint of the City of Perthamendments listed above)	n Endowment 1	Lands Act 1920	approved 7 Apr 1971 (includes
Acts Amendment and Repeal (Valuation of Land) Act 1978 Pt II	76 of 1978	20 Oct 1978	1 Jul 1979 (see s. 2 and <i>Gazette</i> 11 May 1979 p. 1211)
State Energy Commission Act 1979 s. 3(2)	111 of 1979	21 Dec 1979	1 Feb 1980 (see s. 2 and <i>Gazette</i> 1 Feb 1980 p. 284)
City of Perth Endowment Lands Amendment Act 1980	2 of 1980	25 Aug 1980	25 Aug 1980
City of Perth Endowment Lands Amendment Act 1981	7 of 1981	18 May 1981	18 May 1981
City of Perth Restructuring Act 1993 Pt. 5 ⁵	38 of 1993	20 Dec 1993	1 Jul 1994 (see s. 2(3) and 3(1))
Local Government (Consequential Amendments) Act 1996 s. 4	14 of 1996	28 Jun 1996	1 Jul 1996 (see s. 2)

Short title	Number and year	Assent	Commencement
Statutes (Repeals and Minor Amendments) Act 1997 s. 27	57 of 1997	15 Dec 1997	15 Dec 1997 (see s. 2(1))
Reprint of the Cambridge amendments listed above)	Endowment La	ands Act 1920 a	as at 17 Nov 2000 (includes
Perry Lakes Redevelopment Act 2005 Pt. 6	43 of 2005	19 Dec 2005	19 Dec 2005 (see s. 2(1))
Liquor and Gaming Legislation Amendment Act 2006 s. 114	73 of 2006	13 Dec 2006	7 May 2007 (see s. 2(2) and <i>Gazette</i> 1 May 2007 p. 1893)

Reprint 3: The Cambridge Endowment Lands Act 1920 as at 2 Dec 2011 (includes amendments listed above)

23. Endowment Act by-laws (transition)

By-laws made under the Endowment Act and in force immediately before division day continue to apply in relation to the said lands (as defined in that Act) on and after division day as if they had been made under that Act by the Town of Cambridge and may be amended or repealed by that Town.

24. Transfer of lands to Town of Cambridge

- (1) In this section, *land* includes any estate or interest in land.
- (2) On division day, all land within the said lands (as defined in the Endowment Act) which immediately before division day is owned by or vested in the City of Perth and which is not contracted to be sold, is transferred to and becomes the property of or vested in (as the case may be) the Town of Cambridge.
- (3) On division day, Reserve ↑16921 is vested in the Town of Cambridge.

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² The Workers' Homes Board is now the Housing Authority.

Repealed by the *State Housing Act 1946*, which was repealed by the *Housing Act 1980*.

Now known as the *Cambridge Endowment Lands Act 1920*; short title changed (see note under s. 1).

The City of Perth Restructuring Act 1993 s. 23 and 24 read as follows:

(4) The Town of Cambridge is not liable to indemnify the City of Perth for any expenses incurred before division day in connection with land transferred under subsections (2) and (3).

Defined Terms

Defined Terms

[This is a list of terms defined and the provisions where they are defined.

The list is not part of the law.]

Defined Term	Provision(s)
Account	41(1)
budget deficiency	7A(5)
district	7A(5)
Endowment Lands	3
endowment lands assessment	7A(3)
financial year	3
first decimal place	7A(5)
general valuation	7A(5)
gross rental values	
Lime Kilns Estate	3
Perry Lakes redevelopment land	3
remainder of the district	
road	
said lands	3
Town lands	