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HEALTH ACT 1911

**CITY OF SUBIACO** 

EATING-HOUSE LOCAL LAW 2005

#### **HEALTH ACT 1911**

#### CITY OF SUBIACO

#### EATING-HOUSE LOCAL LAW 2005

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#### **HEALTH ACT 1911**

#### CITY OF SUBIACO

#### EATING-HOUSE LOCAL LAW 2005

Under the powers conferred by the *Health Act 1911* and under all other powers enabling it, the Council of the City of Subiaco has resolved to make the following local law.

#### PART 1—PRELIMINARY

#### Title

1. This local law may be cited as the "City of Subiaco Eating-House Local Law 2005".

#### Purpose

2. The purpose of this Local Law is to regulate and control eating-houses within the district of the City in conjunction with Division 3 of Part V of the *Health Act 1911*.

#### Interpretation

- 3. In this Local Law, unless the context otherwise requires—
  - "Act" means the Health Act 1911;
  - "application for retrospective approval" has the meaning given to it in clause 10(9);
  - "CEO" means the Chief Executive Officer of the City;
  - "Certificate of Registration" has the meaning given to it in clause 9(2);
  - "City" means the City of Subiaco;
  - "commencement date" means the day on which this Local Law comes into operation;
  - "Council" means the Council of the City;
  - "eating-house" has the meaning given to it in section 160 of the Act;
  - "Environmental Health Officer" has the meaning given to it in section 3 of the Act;
  - "licence" means a licence referred to in clause 12(1) which has not expired or been cancelled;
  - "licensee" means a proprietor who is the holder of a licence;
  - "Manager of Building and Health Services" means an officer appointed by the City to the office of Manager of Building and Health Services or any substitution or replacement of that office in relation to health services, and includes an Acting Manager of Building and Health Services and an acting manager of any substitution or replacement of that office in relation to health services:
  - "meals" has the meaning given to it in section 160 of the Act;
  - "**proprietor**" has the meaning given to it in section 160 of the Act;
  - "schedule" means a Schedule to this Local Law; and
  - "transferee" has the meaning given to it in clause 13(2)(b).

#### Transitional, former by-laws and repeal

- 4. (1) An eating-house which was the subject of a valid certificate of registration immediately prior to the commencement date is deemed to be the subject of a valid certificate of registration issued under this Local Law on the same terms and conditions as the prior certificate, and which shall expire on the 30th day of June following the commencement date unless sooner cancelled.
- (2) A proprietor who was the holder of a valid licence to establish or carry on an eating-house immediately prior to the commencement date is deemed to be the holder of a valid licence issued under this Local Law on the same terms and conditions as the prior licence, and which shall expire on the 30th day of June following the commencement date unless sooner cancelled.
- (3) To the extent that clause 2(4) of The City of Subiaco Health Local Laws 1999 (published in the *Government Gazette* on 1 June 1999) repealed Part 8 of The City of Subiaco Health By-Laws 1994 (published in the *Government Gazette* on 11 November 1994) that repeal is repealed and Part 8 is revived with effect from 1 June 1999 until the day prior to the commencement of this Local Law, and on the date of commencement of this Local Law is repealed.

(4) The reference in clause 4(3) to Part 8 of The City of Subiaco Health By-Laws 1994 includes any schedules of The City of Subiaco Health By-Laws 1994 referred to in that Part, but does not include any reference in Part 8 or those schedules to meat premises or itinerant vendors.

#### Commencement

5. This Local Law commences on the date of its publication in the Government Gazette.

#### PART 2—REGISTRATION OF EATING-HOUSES AND LICENSING OF PROPRIETORS

#### Prescribed dates

- 6. (1) For the purpose of section 162 of the Act, the prescribed date is fixed as 20 September 1985.
- (2) For the purpose of section 163 of the Act, the 30th day of June in each year is prescribed as the date on or before which the annual application for registration of an eating-house and licence for the proprietor of an eating-house shall be made.

# Construction, maintenance and operation of eating-houses—application of certain Health Regulations

- 7. An eating-house shall be constructed and maintained, and the business of the eating-house carried on by its proprietor so as to satisfy the requirements of—
  - (a) the *Health (Food Hygiene) Regulations 1993* which apply to the eating-house as classified under Schedule 3 of those Regulations; and
  - (b) Chapter 3 of Volume 2 of the Code adopted by the *Health (ANZ Food Standards Code Adoption) Regulations 2001*, but where there is any relevant inconsistency between Chapter 3 of Volume 2 of the adopted Code and the *Health (Food Hygiene) Regulations 1993* the latter shall prevail and be complied with by a proprietor to the extent of the inconsistency.

#### Application for registration of an eating-house

- 8. (1) Where an eating-house is not registered on the date the application is made to the City, the application for the registration of the eating-house under this Local Law shall be made in the forms prescribed in Schedules 1 and 2, which shall be forwarded to the CEO together with the documents prescribed in Schedule 2 and the fee referred to in subclause (3).
- (2) Where an eating-house is registered on the date the application is made to the City, the application for the registration of the eating-house under this Local Law shall be made in the form prescribed in Schedule 3 and shall be forwarded to the CEO together with the fee prescribed in subclause (4).
- (3) For the purposes of subclause (1), the fee prescribed is the fee as fixed from time to time by the Council under section 344C of the Act, but only half of that fee is required to be forwarded where the application is received by the City after 31 December, for registration to be effected until the 30th day of June following receipt.
- (4) For the purposes of subclause (2), the fee prescribed is the fee as fixed from time to time by the Council under section 344C of the Act.
- (5) The City may refuse to consider or determine an application for the registration of an eating-house which is not in accordance with subclause (1) or (2).
- (6) The City may require a person making an application under this clause to provide additional information reasonably related to the application before it considers or determines the application.

#### Certificate of registration

- 9. (1) Where an application has been made under clause 8, the City may under section 165(1) of the Act grant the registration of an eating-house subject to any conditions it considers appropriate.
- (2) Where the registration of an eating-house has been granted under section 165(1) of the Act, the City shall issue a certificate of registration in the form prescribed in Schedule 4 to the applicant for registration (the "Certificate of Registration").
- (3) Where any conditions are imposed under subclause (1)—
  - (a) they shall be stated on the Certificate of Registration; and
  - (b) the proprietor, or the licensee if any, of the subject eating-house shall comply or cause to be complied with those conditions.
- (4) The registration of an eating-house takes effect on and from the date stated on the Certificate of Registration and has effect until the following 30 June unless sooner cancelled under section 165(1)(c), 167 or 170 of the Act.

#### Approval required for alterations to eating-house

- 10. (1) A licensee shall not commence or carry out or permit to be commenced or carried out any alterations or additions to an eating-house without first applying for and obtaining the City's approval under this clause.
- (2) An application for approval to commence or carry out alterations or additions to an eating-house shall be made in the form prescribed in Schedule 5 and shall be forwarded to the CEO together with the documents prescribed in that form.
- (3) The City may refuse to consider or determine an application under this clause which is not in accordance with subclause (2).
- (4) The City may require a person making an application under this clause to provide additional information reasonably related to the application before it considers or determines the application.

- (5) The City may in respect of an application made under this clause—
  - (a) approve the application, with or without conditions; or
  - (b) refuse the application if—
    - (i) the eating-house does not have a current Certificate of Registration;
    - (ii) the alterations or additions will not be constructed or carried out in any respect in accordance with this Local Law;
    - (iii) the alterations or additions once carried out will cause the eating-house not to be constructed in any respect in accordance with this Local Law;
    - (iv) there is an outstanding notice issued by the City to the proprietor of the eating-house that requires the carrying out of alterations, amendments or repairs to the eating-house; or
    - (v) in its opinion, the eating-house is not being maintained or the business of the eating-house is not being carried on in accordance with this Local Law.
- (6) Where the City approves an application made under this clause, it shall issue an approval in the form prescribed in Schedule 6.
- (7) Where any conditions are imposed under subclause (5)(a), they shall be stated on the approval issued under subclause (6).
- (8) Where the City has issued an approval under this clause, the licensee shall comply or cause to be complied with the terms and conditions of the approval.
- (9) Where a licensee has contravened subclause (1), the licensee may apply to the City for retrospective approval of the alterations or additions ("application for retrospective approval") and subclauses (2) to (8) shall apply to such an application.
- (10) In exercising its powers under subclause (9) on an application for retrospective approval, the City may approve in part, with or without conditions, the application and refuse to approve another part of the application.
- (11) An approval granted to an application for retrospective approval, or to part of an application under subclause (10), shall not—
  - (a) prevent the City or an Environmental Health Officer from taking action, including prosecution, for the breach of subclause (1); or
  - (b) be taken as approving the alterations and additions prior to the date of approval.

#### Application for licence for proprietor of an eating-house

- 11. (1) An application for a licence to establish or carry on the business of an eating-house shall be—
  - (a) made and signed by the proprietor, or where there is more than one proprietor, made and signed by each proprietor of the eating-house or proposed eating-house; and
  - (b) made in the form prescribed—
    - (i) in Schedule 3 where the proprietor is a licensee of the eating-house at the time the application is made, together with the fee prescribed in subclause (2); and
    - (ii) in Schedule 1 where the proprietor is not a licensee of the eating-house at the time the application is made, together with the fee prescribed in subclause (3).
- (2) For the purpose of subclause (1)(b)(i), the fee prescribed is the fee as fixed from time to time by the Council under section 344C of the Act.
- (3) For the purpose of subclause (1)(b)(ii), the fee prescribed is the fee as fixed from time to time by the Council under section 344C of the Act, but only half of that fee is required to be forwarded where the application is received by the City after 31 December, for the licence to be effected until the 30th day of June following receipt.
- (4) The City may refuse to consider or determine an application for a licence to establish or carry on the business of an eating-house which is not in accordance with subclause (1).
- (5) The City may require a proprietor making an application under this clause to provide additional information reasonably related to the application before it considers or determines the application.

#### Licence for proprietor for an eating-house

- 12. (1) Where an application has been made under clause 11, the City may under section 166(1) of the Act grant a licence to the proprietor of an eating-house subject to any conditions it considers appropriate.
- (2) Where a licence has been granted to a proprietor under section 166(1) of the Act, the City shall issue a licence to the proprietor in the form prescribed in Schedule 7, and shall state on that licence any conditions imposed under subclause (1).
- (3) A licensee shall—
  - (a) display in the eating-house in a position visible to the general public the licence and the current Certificate of Registration;
  - (b) upon the request of an Environmental Health Officer, produce to him or her the licence and the current Certificate of Registration;
  - (c) notify the CEO in writing—
    - (i) of any change in her or his address as stated on the licence within 14 days of the change;

- (ii) of any circumstances affecting the eating-house which may result in food being, or having been contaminated, directly upon becoming aware of the same; and
- (iii) prior to any increase in the number of persons, including the proprietor, engaged in the preparation, manufacture, processing, cooking or serving of meals, from the maximum number approved by the City;
- (d) comply with each condition imposed on the licence under subclause (1);
- (e) comply with each condition stated on the current Certificate of Registration for the eatinghouse; and
- (f) comply or cause to be complied with the provisions of—
  - (i) the *Health (Food Hygiene) Regulations 1993* which apply to the eating-house as classified under Schedule 3 of those Regulations; and
  - (ii) Chapter 3 of Volume 2 of the Code adopted by the *Health (ANZ Food Standards Code Adoption) Regulations 2001*, but where there is any relevant inconsistency between Chapter 3 of Volume 2 of the adopted Code and the *Health (Food Hygiene) Regulations 1993* the latter shall prevail and be complied with by the licensee to the extent of the inconsistency.
- (4) A licence takes effect on and from the date stated on the licence as issued under subclause (2) and has effect until the following 30 June, unless sooner cancelled under section 166(1)(c) or 170 of the Act or rendered null and void under section 167(4) of the Act or terminated under section 168 of the Act.

#### Application for transfer of licence

- 13. (1) A person may, before the expiration of a licence, apply to the City for the transfer of the licence.
- (2) An application for the transfer of a licence shall be—
  - (a) made in the form prescribed in Schedule 8;
  - (b) signed by the proposed transferee of the licence (the 'transferee') and the proprietor named in the licence; and
  - (c) forwarded to the CEO together with the prescribed fee, being the fee as fixed from time to time by the Council under section 344C of the Act.
- (3) The City may refuse to consider or determine an application for the transfer of a licence, which is not made in accordance with subclause (1) or (2).
- (4) The City may require a person making an application under this clause to provide additional information reasonably related to the application before it considers or determines the application.

## Power to grant or refuse an application for transfer of licence

- 14. (1) The City may in respect of an application for the transfer of a licence made under clause 13—
  - (a) approve the application, with or without conditions, and any conditions of that approval shall be stated on the endorsement or licence referred to in subclause (2); or
  - (b) refuse the application for any reason that constitutes a ground on which the grant of a licence may be refused under this Local Law or the Act.
- (2) Where the City approves an application for the transfer of a licence, it may do so either by—
  - (a) completion of an endorsement on the licence to the effect set out in Schedule 9, signed by the Manager of Building and Health Services; or
  - (b) the issue of a licence to the transferee, as proprietor, in the form prescribed in Schedule 7.
- (3) An approval under subclause (1) takes effect on and from the date specified in the endorsement made under subclause (2)(a) or on the date the licence is issued under subclause (2)(b), until the licence expires under clause 12(4).
- (4) On and from the date of effect of a transfer of a licence under this clause, the transferee shall comply with all of the conditions to which the licence as transferred is subject, together with all of the matters set out in clause 12(3).

#### PART 3—OFFENCES

#### Offences

15. A person who contravenes or fails to comply with a provision of this Local Law commits an offence.

Chief Executive Officer

(Name in full of person signing)

To:

## Schedule 1

City of Subiaco

## EATING-HOUSE LOCAL LAW 2005

clauses 8(1) & 11(1)(b)(ii)

## Health Act 1911

- 1. APPLICATION FOR REGISTRATION OF AN EATING-HOUSE; AND/OR
- 2. APPLICATION FOR LICENCE TO ESTABLISH OR CARRY ON THE BUSINESS OF AN EATING-HOUSE

City of Subiaco Administration Centre 241 Rokeby Road Subiaco, WA, 6008		
The proprietor named below applies for—		
1. the registration of the following eating-house:	(tick if applies)	
2. a licence to establish or carry on the business of th following eating-house:		
Address of eating-house (include stall/ tenancy number if multip	ole tenancy):	
Name of eating-house:		
Details of proprietor—complete Section 1, 2 or 3— Section 1—Individual Individual's full name:  Trading or business name (if any):		
Residential or postal address:		
Phone (Business):	(Home):	
Mobile: Fa:		
Email address:		
Section 2—Company		
Full company name:		
ACN:		
Trading or business name (if any):		
Postal address:		
Phone (Bus):		
Email address:		
Name in full of nominated contact:		
Mobile of nominated contact:		
Residential address of nominated contact:		
Residential address of nonlinated contact.		
Section 3—Where proprietor is not an individual or a cor	npany	
Type of business entity (eg trust, partnership):		
Trading or business name (if any):		
Postal address:		
Phone (Bus):		
Email address:		
Name in full of nominated contact:		
Mobile of nominated contact:		
Residential address of nominated contact:		
Dated 2		
(Signature of Proprietor/ person authorised by Proprietor)		

468	GOVERNMENT GAZETTE, WA 24 January 2006
(Where sign	atory not Proprietor, state business relationship to Proprietor)
Office Use C	Only
	Received for Registration: \$
	Received for Licence: \$
	edule 2 attached: Yes/No
	mises currently registered: Yes/No
	prietor currently licensed: Yes/No O initial to issue:
6. ЕП	O initial to issue:
	Schedule 2
	City of Subiaco
	EATING-HOUSE LOCAL LAW 2005
	Health Act 1911
	FLOOR PLAN AND SPECIFICIATIONS OF AN EATING-HOUSE
_	ed with completed Schedule 1 where eating-house not registered
Application	etor named in Schedule 1—Application for registration of an eating-house and/or for licence to establish or carry on the business of an eating-house—provides the following read with Schedule 1—
Address of e	eating-house (for reference purposes)—
Specify type	of eating-house (eg restaurant, cafe):
Specify exte	nt of food preparation (eg extensive, limited):
Proposed m manufactur	naximum number of persons (including proprietors) to be engaged in the preparation, e, processing, cooking or serving of meals—
Attach a flo	or plan and specifications of the eating-house to a scale of a minimum of 1:50 which shall following details—
	use of each room;
	structural finish of each wall, floor and ceiling;
	position and type of each fitting and fixture;
(iv) all prov	sanitary conveniences, change rooms, ventilating systems, drains, grease traps and visions for waste disposal.
Dated	
(Signature o	of Proprietor/ person authorised by Proprietor)
(Name in fu	ll of person signing)
(Where sign	atory not Proprietor, state business relationship to Proprietor)

Office Use Only

- 1. Schedule 1 attached: Yes/No
- 2. Plans attached: Yes/No
- 3. Are all details specified in plans: Yes/No  $\,$
- 4. EHO initial to issue: .....

## Schedule 3

City of Subiaco

#### EATING-HOUSE LOCAL LAW 2005

clauses 8(2) & 11(1)

#### Health Act 1911

#### APPLICATION FOR RENEWAL OF:

- 1. REGISTRATION OF AN EATING-HOUSE; AND
- 2. LICENCE TO CARRY ON THE BUSINESS OF AN EATING-HOUSE

To: Chief Executive Officer City of Subiaco Administration Centre 241 Rokeby Road Subiaco, WA, 6008

The proprietor named below makes application for renewal of the—

- 1. registration of the following eating-house:
- 2. licence to carry on the business of the following eating-house:

The proprietor confirms that the details set out below are correct as at the date of this application (tick if applies) (If any of the details below are incorrect, please state the correct details in the space provided near the bottom of this form.) Address of eating-house: Name of eating-house: Name of proprietor: Postal address: Phone (Bus): Fax (Bus): Email address: Name in full of nominated contact: Mobile of nominated contact: Residential address of nominated contact: If any of the above details are incorrect, please state the correct details here— ..... ..... Dated ...... 2...... ...... (Signature of Proprietor/ person authorised by Proprietor) ..... (Name in full of person signing) ..... (Where signatory not Proprietor, state business relationship to Proprietor) Office Use Only 1. Fee Received for Registration: \$ ..... 2. Fee Received for Licence: \$..... 3. Premises currently registered: Yes/No 4. Proprietor currently licensed: Yes/No 5. EHO initial to issue: .....

## $Schedule\ 4$

City of Subiaco

# EATING-HOUSE LOCAL LAW 2005

clause 9(2)

## Health Act 1911 CERTIFICATE OF REGISTRATION OF AN EATING-HOUSE

	s to certify that the following eating-house is registered from
Name	of eating-house:
	ess of eating-house:
	certificate is issued subject to the <i>Health Act 1911</i> and the <i>City of Subiaco Eating-House Local</i>
Law .	2005, and any conditions stated on or attached to this certificate.
Date	l this
 Mana	ger of Building and Health Services
	f Subiaco
	DITIONS
	DITIONS
	Schedule 5
	City of Subiaco
	EATING-HOUSE LOCAL LAW 2005
	clause 10(2)
	Health Act 1911
	APPLICATION FOR APPROVAL FOR ALTERATIONS OR ADDITIONS TO AN EATING-HOUSE
To:	Chief Executive Officer
	City of Subiaco
	Administration Centre
	241 Rokeby Road
	Subiaco, WA, 6008
The l	censee named below makes application for approval for the following alterations or additions to llowing eating-house—
Name	of licensee:
Addr	ess of eating-house (include stall/ tenancy number if multiple tenancy):
	of eating-house:
Estin	ated value of alterations or additions: \$
	h a floor plan and specifications of the eating-house to a scale of a minimum of 1:50 showing the ations or additions, including any alterations or additions to—
(:	the use of each room;
(1	o) the structural finish of each wall, floor and ceiling;
(	e) the position and type of each fitting and fixture;
((	l) sanitary conveniences, change rooms, ventilating systems, drains, grease traps and provisions for waste disposal.
	fy any changes to—
(	e) Type of eating-house (eg restaurant, cafe):
(	f) Extent of food preparation (eg extensive, limited):

(g) Proposed maximum number of persons (including proprietor(s)) to be engag preparation, manufacture, processing, cooking or serving of meals:	
Dated 2	••••••
(Signature of licensee/ person authorised by licensee)	
(Name in full of person signing)	
(Where signatory not licensee, state business relationship to licensee)	
Office Use Only 1. Plans attached: Yes/No	
2. Are all details specified in plans: Yes/No	
3. Premises currently registered: Yes/No	
4. Proprietor currently licensed: Yes/No	
5. EHO initial to issue:	
<del></del>	
Schedule 6	
City of Subiaco	
EATING-HOUSE LOCAL LAW 2005	
clause 10(6)	
Health Act 1911	_
APPROVAL FOR ALTERATIONS OR ADDITIONS TO AN EATING-HOUSI	
To: (1)	
Name of eating-house:  Address of eating-house:	
Tructos of Cathig-House.	
The application for approval for alterations or additions to the above ea dated <sup>(2)</sup>	11 and the
approval.	ed to this
Dated this	
Manager of Building and Health Services City of Subiaco	
Notes	
(1) Insert name of licensee	
(2) Insert date of application	
CONDITIONS	
1	
2	
Schedule 7	
City of Subiaco	
EATING-HOUSE LOCAL LAW 2005	
clause 12	
Health Act 1911	MICE
LICENCE TO ESTABLISH OR CARRY ON THE BUSINESS OF AN EATING-HO This is to certify that (1)	
of <sup>(2)</sup>	
is / are licensed to establish or carry on the business of an eating-house, being—	

Name of eating-house:

Address of eating-house:
from
This licence is issued subject to the <i>Health Act 1911</i> and the <i>City of Subiaco Eating—</i> House Local Law 2005, and any conditions stated on or attached to this licence.
Dated 2
Manager of Building and Health Services City of Subiaco
Notes
(1) Insert name(s) of licensee(s) (2) Insert residential or postal address(ss) of licensee(s)
(2) Insert residential or postal address(es) of licensee(s)
CONDITIONS 1
2
Schedule 8
City of Subiaco
EATING-HOUSE LOCAL LAW 2005
clause 13(2)
Health Act 1911
APPLICATION FOR TRANSFER OF LICENCE TO ESTABLISH OR CARRY ON THE BUSINESS OF AN EATING-HOUSE
To: Chief Executive Officer City of Subiaco Administration Centre 241 Rokeby Road Subiaco, WA, 6008
The transferee named below applies for the transfer of the licence of the proprietor to establish or carry on the business of the following eating-house—
Name of eating-house:
Address of eating-nouse (include stall / tenancy number if multiple tenancy):
Name of existing licensed proprietor:
Details of transferee—complete Section 1, 2 or 3—
Section 1—Individual
Individual's full name:
Trading or business name (if any):
Residential or postal address:
Dhona (Paginaga). (Homa).
Phone (Business):(Home):
Mobile: Fax (Business): Fax (Business):
Email address:
Section 2—Company
Full company name:
ACN:
Trading or business name (if any):
Postal address:
Phone (Bus): Fax (Bus):
Email address:
Name in full of nominated contact:
Mobile of nominated contact:
Residential address of nominated contact:

Section 3—Where transferee is not an individual or a company
Name:
Type of business entity (e.g. trust, partnership):
Trading or business name (if any):
Postal address:
Phone (Bus): Fax (Bus):
Email address:
Name in full of nominated contact:
Mobile of nominated contact:
Residential address of nominated contact:
Dated 2
(Signature of transferee/person authorised by transferee)
(Name in full of person signing)
(Where signatory not transferee, state business relationship to transferee)
Consent of existing licensed proprietor—
I consent to the transfer of the above licence—
(Signature of existing licensed proprietor/person authorised by existing licensed proprietor)
(Name in full of person signing)
(1.dino in 1thi of potoon organing)
(Where signatory not existing licensed proprietor, state business relationship to existing licensed
proprietor)
Dated 2
Office Use Only
(1) Fee Received: \$
(2) Existing licensed proprietor has signed: Yes/No
(3) EHO initial to issue:
$C_{-1}$ , $L_{-1}$ , $0$
Schedule 9
City of Subiaco
EATING-HOUSE LOCAL LAW 2005
clause 14(2)(a)
Health Act 1911
ENDORSEMENT FOR TRANSFER OF LICENCE TO ESTABLISH OR CARRY ON THE BUSINESS OF AN EATING-HOUSE
This licence to establish or carry on the eating-house identified below is hereby transferred
to: (1)
to: <sup>(1)</sup>
of $^{(2)}$
of $^{(2)}$
of $^{(2)}$
of <sup>(2)</sup>
of (2)
of <sup>(2)</sup>

- (1) Insert name of transferee
- $^{(2)}$  Insert residential or postal address of transferee

This Local Law was passed at a meeting of the Council of the City of Subiaco held on 25 October 2005. The Common Seal of the City of Subiaco was affixed by authority of a resolution of the Council made on 25 October 2005 in the presence of—

H. HENDERSON, Mayor. C. BURTON, Chief Executive Officer.

Consented to by the Executive Director Public Health on 7 December 2005.

 $RICHARD\ LUGG,\ delegate\ of\ Executive\ Director,\ Public\ Health.$  Dated this 7th day of December 2005.

