YARRA PLANNING SCHEME

Incorporated Document

Walk Up Village, 81-89 Rupert Street, Collingwood

August 2020
This document is an Incorporated Document in the Yarra Planning Scheme pursuant to Section 6(2)(j) of the *Planning and Environment Act 1987*
1.0 INTRODUCTION

This document is an Incorporated Document in the Schedules to Clauses 45.12 ‘Specific Controls Overlay’ and 72.04 ‘Documents Incorporated in this Planning Scheme’ of the Yarra Planning Scheme (the scheme).

The land identified in Clause 3.0 of this document may be used and developed in accordance with the specific controls and clauses contained in Clauses 5.0 and 6.0 of this document.

The provisions of this document prevail over any contrary or inconsistent provision in the scheme.

2.0 PURPOSE

The purpose of this Incorporated Document is to permit the use and development of the land described in Clause 3.0 of this document for a thirteen-storey (inclusive of mezzanine levels and with basement level), mixed-use building containing a residential hotel, retail, offices, cinema, restaurant, art and craft centre, art gallery, restricted recreation facilities, and community meeting facilities, along with basement car parking and other services, generally in accordance with the plans approved in Clause 5.0 of this document and subject to the clauses at Clause 6.0 of this document.

3.0 LAND

This Incorporated Document applies to the land at 81-89 Rupert Street, Collingwood, which is identified on Figure 1 below. The land is described as Lot 1 on Title Plan 885083R, Volume 06598 and Folio 506. The land is affected by the Schedule to Clause 45.12 ‘Specific Controls Overlay’ of the scheme and identified at SCO13. This is shown on Map 6SCO in the scheme.

Figure 1: Land subject to this incorporated document highlighted in red
4.0 EXEMPTION FROM PLANNING SCHEME PROVISIONS

Despite any provision to the contrary or any inconsistent provision in the scheme, no planning permit is required for, and no planning provision in the scheme operates to prohibit, restrict or regulate the use and development for the purposes of the development permitted by this document.

5.0 WHAT THIS DOCUMENT ALLOWS

This Incorporated Document allows the use and development of a thirteen-storey (inclusive of mezzanine levels and with basement level), mixed-use building containing a residential hotel, retail, offices, cinema, restaurant, art and craft centre, art gallery, restricted recreation facilities, and community meeting facilities, along with basement car parking and other services, generally in accordance with the following ‘Incorporated Plans’ but modified to include changes, or be authored, as required by the clauses at Clause 6.0 of this document:

- Plans by 6a Architects, all dated 22.05.20 and generally titled ‘Walk Up Village’:
  - Context Plan, TP0001
  - Existing Site Plan, TP0002
  - Survey Plan, TP0300
  - GA Existing & Demolition Ground Floor Plan & Elevation, TP0301
  - Proposed Site Plan, TP1001
  - GA Proposed Basement, TP1101
  - GA Proposed Ground, TP1102
  - GA Proposed First (Mezzanine), TP1103
  - GA Proposed Second, TP1104
  - GA Proposed Third (Mezzanine), TP1105
  - GA Proposed Fourth, TP1106
  - GA Proposed Fifth, TP1107
  - GA Proposed Sixth, TP1108
  - GA Proposed Seventh, TP1109
  - GA Proposed Eighth, TP1110
  - GA Proposed Ninth, TP1111
  - GA Proposed Tenth, TP1112
  - GA Proposed Eleventh, TP1113
  - GA Proposed Twelfth, TP1114
  - GA Proposed Roof Plan, TP1115
  - GA Proposed Typical Hotel Room, TP1120
  - Bike Store Stair Arrangement, TP1125
  - GA Proposed Section AA, TP1201
  - GA Proposed Section BB, TP1202
  - GA Proposed Section CC, TP1203
GA Proposed Section DD, TP1204
GA Proposed Section EE, TP1205
GA Proposed East Elevation, TP1301
GA Proposed West Elevation, TP1302
GA Proposed North Elevation, TP1303
GA Proposed South Elevation, TP1304
GA Proposed Heritage Façade Restoration and Alterations, TP2000
Material Palette, TP7001
Development Summary, TP8001
and including any amendment of the plans that may be approved from time to time under the clauses of this document. Once approved, these plans will be the endorsed plans.

6.0 THE FOLLOWING CONDITIONS APPLY TO THIS DOCUMENT:

Amended Plans

6.1 Before the development commences, amended plans to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plans will be endorsed and will form part of this Incorporated Document. The plans must be drawn to scale with dimensions, and three copies must be provided. The amended plans must be generally in accordance with plans prepared by 6a Architects, dated 22 May 2020, but modified as follows:

**General**

a) Correction of north point on floor plans;
b) Plans correctly to label each floor level;
c) All retail premises to be shown as ‘shop’ on the floor plans;

**Design**

d) Retention of existing facade windows (with the exception of that to the immediate north of the central door) of former Davis’ Pickle and Sauce Factory building.

**Bicycle and car parking**

e) The ‘stair’ between the ground floor and mezzanine level bike parking facility either deleted and replaced with a ramp or lift compliant with AS2890.3 requirements or retained, subject to further evidence to confirm that the proposed stair and wheel ramp arrangement substantially complies with clause 7.1.2 Accessibility Principle Two: Easy & Efficient, published in Austroads Research Report AP-R527-16 Bicycle Parking Facilities: Guidelines for Design & Installation (2016), or will otherwise provide convenient access to the bicycle storage facility. It is acceptable if the total number of bike parking spaces is reduced to achieve this;

f) A minimum of 28 visitor spaces in a location easily accessible to visitors of the site with at least half (50% of the total) the visitor spaces horizontal at grade space (e.g. bike hoop) provided on the ground floor, with at least four cargo bicycle spaces;
g) A minimum of 61 employee bike parking spaces in a secure location only accessible to employees of the site or residential hotel guests;

h) Provision of e-bike charging locations for at least 5% of the total of bicycle spaces

i) The headroom clearance of the ramped access-way dimensioned;

j) Plan notation from an accredited access consultant confirming that the accessible parking spaces are satisfactory from an accessibility perspective and satisfy the intent of the DDA;

k) All column depths, setbacks and locations clearly annotated and dimensioned and positioned to ensure that they do not encroach into the parking space clearance envelopes;

l) All ramp grade and transition grade lengths dimensioned;

m) The deletion of any directional arrows and hold lines;

n) The surface material of the setback area adjacent to the laneway different to that of the laneway to clearly demarcate the difference in surface treatment;

Reports

o) Any requirement of the endorsed Façade Strategy and Materials and Finishes Plan (clause 6.3) (where relevant to show on plans).

p) Any requirement of the endorsed Landscape Plan6.7 (where relevant to show on plans).

q) Any requirement of the endorsed Sustainable Management Plan (where relevant to show on plans).

r) Any requirement of the endorsed Green Travel Plan (where relevant to show on plans).

s) Any requirement of the endorsed Waste Management Plan (where relevant to show on plans).

t) Any requirement of the endorsed Acoustic Report (where relevant to show on plans including notations of key commitments).

u) Any requirement of the endorsed Wind Assessment Report (where relevant to show on plans).

6.2 Before demolition commences, a detailed and annotated photographic record of the former Davis' Pickle and Sauce Factory building context must be submitted to and approved by the Responsible Authority as a record of the building. The photographs must:

a) Include the interior and each external elevation of the building;

b) Be submitted in black and white format; and

c) Be taken by a suitably qualified heritage photographer.

Façade Strategy and Materials and Finishes Plan

6.3 In conjunction with the submission of development plans under clause 6.1, a Façade Strategy and Materials and Finishes Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will form part of this document. This must detail:
a) Elevations at a scale of 1:20 or 1:50 illustrating typical podium and tower details, entries and doors;

b) Elevations at a scale of 1:20 or 1:50 detailing all reconstruction works of the northern and southern boundary returns of the former Davis’ Pickle and Sauce Factory including notations to say use of recycled bricks and details of all façade works including all restoration works and ‘make good works’ associated with works to the entries to be prepared by suitably qualified heritage architect;

c) Section drawings to demonstrate façade systems, including fixing details and joints between materials or changes in form;

d) Information about how the heritage façade will be maintained, including any vegetation and informal seating; and

e) A materials schedule and coloured drawings and renders outlining colours, materials and finishes and graffiti proofing of walls to the street, including doors, perforations and upper levels (where necessary).

6.4 The use and development as shown on the incorporated plans must not be altered without the prior written consent of the Responsible Authority.

6.5 Before the endorsement of plans, written confirmation must be provided from the relevant water authority that the sewer vent in the laneway can either be retained in the existing location or is no longer required and can be removed. If neither of these options can occur, the sewer vent is to be relocated to the satisfaction of the relevant water authority.

6.6 As part of the ongoing progress and development of the site, 6a Architects or an architectural firm to the satisfaction of the Responsible Authority must be engaged to:

   a) Oversee design and construction of the development; and

   b) Ensure the design quality and appearance of the development is realised as shown in the endorsed plans or otherwise to the satisfaction of the Responsible Authority.

Landscape Plan

6.7 Concurrent with the amended plans required by clause 6.1, an amended Landscape Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will form part of the incorporated plans for this document. The plan must show:

   a) Reference to design changes as required by clause 6.1 and include additional landscaping as required by the amended Wind Assessment Report at clause 6.25;

   b) The landscaping on any of the upper levels and how this is going to be maintained, including information on waterproofing, growing media, irrigation and mulch;

   c) Details of how any mulch specified on the higher levels will not be at risk of blowing away during high wind events must be provided;

   d) Details of custom furniture proposed, ensuring safety and compliance standards are met; and

   e) All plants proposed confirmed to not be listed within DELWP Advisory List of Environmental Weeds in Victoria.
6.8 Before the buildings is occupied, or by such later date as approved in writing by the Responsible Authority, the landscaping works shown on the endorsed Landscape Plan must be carried out and completed to the satisfaction of the Responsible Authority. The landscaping shown on the endorsed Landscape Plan must be maintained by:

a) Implementing and complying with the provisions, recommendations and requirements of the endorsed Landscape Plan;
b) Not using the areas set aside on the endorsed Landscape Plan for landscaping for any other purpose; and
c) Replacing any dead, diseased, dying or damaged plants,
to the satisfaction of the Responsible Authority.

Sustainable Management Plan

6.9 Concurrent with the plans required by clause 6.1, an amended Sustainable Management Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will form part of the incorporated plans for this document.

The amended Sustainable Management Plan must be generally in accordance with the Sustainable Management Plan prepared by Atelier Ten dated June 2019 but modified to make reference to design changes as required by clause 6.1 and include the following details:

a) Clarify provision of operable windows throughout office areas to reduce reliance on mechanical systems;
b) The report and the proposed energy modelling to be consistent in its detailing (i.e. there are inconsistencies between the model input of VLT (0.55) for Glazing and the stated minimum (0.4));
c) The type of glazing with regard to energy modelling and clarification of daylight modelling;
d) Preliminary modelling or glazing calculations to support evidence for energy savings (i.e. note that a target over the 2016 reference case is required);
e) Clarification regarding the consistency with zero carbon goal (i.e. this may not be feasible);
f) Specify proportions as % of total, or GHG reduced and remove vague language from materials section;
g) Provision of an EMP; and
h) Update architectural drawings to match details provided in any updated Waste Management Plan; and
i) The rainwater tank connected to the toilets for flushing whilst maintaining a 100% STORM score.

6.10 The provisions, recommendations and requirements of the endorsed Sustainable Management Plan must be implemented and complied with to the satisfaction of the Responsible Authority.
6.11 Before the development is occupied, a report from the author of the Sustainable Management Plan, endorsed under this document, or similarly qualified person or company, must be submitted to the Responsible Authority. The report must be to the satisfaction of the Responsible Authority and must confirm all measures specified in the endorsed Sustainable Management Plan have been implemented.

**Car Park Management Plan**

6.12 Before the development commences, a Car Park Management Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will form part of the incorporated plans for this document. The plan must address, but not be limited to, the following:

a) The number and location of car parking spaces allocated to each tenancy;

b) Any tandem parking spaces allocated to a single tenancy;

c) The number and location of car spaces for shared use, including time of shared use;

d) The management of visitor car parking spaces and security arrangements for occupants of the development, including details on how residential visitors are to access car parking;

e) Details of wayfinding, cleaning and security of end of trip bicycle facilities;

f) Policing arrangements and formal agreements;

g) A schedule of all proposed signage including directional arrows and signage, informative signs indicating location of disabled bays and bicycle parking, exits, restrictions, pay parking system etc.; and

h) Details regarding the management of loading and unloading of goods and materials.

6.13 The requirements of the endorsed Car Park Management Plan must be implemented and complied with to the satisfaction of the Responsible Authority.

**Green Travel Plan**

6.14 Concurrent with the plans required by clause 6.1, an amended Green Travel Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will form part of the incorporated plans for this document. The amended Green Travel Plan must be generally in accordance with the Green Travel Plan prepared by One Mile Grid Traffic Engineering dated 3 July 2019 but modified to make reference to the plans as endorsed under clause 6.1.

6.15 The provisions, recommendations and requirements of the endorsed Green Travel Plan must be implemented and complied with to the satisfaction of the Responsible Authority.

**Waste Management Plan**

6.16 Concurrent with the plans required by clause 6.1, an amended Waste Management Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will form part of the incorporated plans for this document. The Waste Management Plan must include
details of all waste procedures and on the provision of separate bins for glass, recycling and organics.

6.17 The provisions, recommendations and requirements of the endorsed Waste Management Plan must be implemented and complied with to the satisfaction of the Responsible Authority.

6.18 The collection of waste from the site must be by private collection, unless with the prior written consent of the Responsible Authority.

Acoustic Report

6.19 Concurrent with plans required by clause 6.1, an amended Acoustic Report to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the report will be endorsed and will form part of the incorporated plans for this document. The amended Acoustic Report must be generally in accordance with the Acoustic Report prepared by Wood and Grieve Engineers and dated 20 November 2019, but modified to include / make reference to:

a) The plans required by clause 6.1; and

b) Confirmation and evidence to show consideration and all amelioration measures required to address the location of any music venues including ‘Rupert on Rupert’.

6.20 Within 6 months of the commencement of the residential hotel use, a supplementary Acoustic Report to the satisfaction of the Responsible Authority must be prepared by a suitably qualified acoustic engineer that confirms that all measures endorsed as part of the Acoustic Report required at clause 6.19 have been implemented. The supplementary report must be submitted to and approved by the Responsible Authority. When approved, the supplementary report will be endorsed and will form part of the incorporated plans for this document.

6.21 All uses must comply at all times with the State Environment Protection Policy — Control of Noise from Commerce, Industry and Trade (SEPP N-1).

6.22 All uses must comply at all times with the State Environment Protection Policy — Control of Music Noise from Public Premises (SEPP N-2).

6.23 The provision of music on the land must be at a background noise level at all times.

6.24 The provisions, recommendations and requirements of the endorsed Acoustic Report must be implemented and complied with to the satisfaction of the Responsible Authority.

Wind Assessment Report

6.25 Concurrent with the plans required by clause 6.1, an amended Wind Assessment Report to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the amended report will be endorsed and will form part of the incorporated plans for this document. The amended Wind Assessment Report must be generally in accordance with the findings of the report titled ‘Environmental Wind Speed Measurements on a Wind Tunnel Model of the 81-89 Rupert Street Development, Collingwood’ prepared and authored by MEL Consultants and dated 22 November 2019 (Revision No. 2) but modified to include (or show):

a) Assessment of the development as amended pursuant to clause 6.1 with:
i) Further assessment of the open-air terraces on Levels 01 and 03;
ii) Planting of established trees on Level 03 with a maintenance regime that ensures their survival; and
iii) Application of stricter wind comfort criterions of ‘stationary short exposure’ to the lift lobbies and tenancy entrance areas.

6.26 The provisions, recommendations and requirements of the endorsed Wind Assessment Report must be implemented and complied with to the satisfaction of the Responsible Authority.

Community Benefit Assessment Report

6.27 Prior to occupation, the Community Benefit Assessment Report prepared by SGS Economics and Planning dated 19 November 2019, must be updated to the satisfaction of the Responsible Authority to reflect the plans as required by clause 6.1 and their requirements. The updated report must also provide details in relation to the methods applied to ensure ongoing public access to all uses within the hours of operation detailed within this document (including the roof top garden). The updated report must be submitted to and approved by the Responsible Authority. When approved, the updated report will be endorsed and will form part of the incorporated plans for this document.

Within 12 months of the uses commencing, confirmation from the developer must be submitted to the Responsible Authority that all community benefit measures outlined in the endorsed Community Benefit Assessment Report are operational.

Structural Report

6.28 Before the demolition commences, a Structural Report to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the structural report will be endorsed and will form part of the incorporated plans for this document. The Structural Report must be prepared by a suitably qualified structural engineer, or similarly qualified person, and demonstrate the means by which the retained portions of building will be supported during demolition and construction works to ensure their retention.

6.29 The provisions, recommendations and requirements of the endorsed Structural Report must be implemented and complied with to the satisfaction of the Responsible Authority.

Residential Hotel Management Plan

6.30 Prior to commencement of the residential hotel use, a Residential Hotel Management Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will form part of the incorporated plans for this document. The plan must detail the following:

a) Procedures, and standards for guests to minimise amenity and parking problems in the neighbourhood;

b) Ongoing measures to be taken to ensure residential hotel guests and visitors do not cause any unreasonable amenity impact to persons beyond the land;

c) Establishment of a line of communication with adjoining owners and occupiers aimed at identifying and addressing amenity concerns;
d) An outline of all house rules intended to be used to manage residents and guests including:

i) Guest behaviour;
ii) Noise; and
iii) Methods of eviction if house rules are broken;

e) Details of eviction process in the event house rules are broken;

f) Standards for property maintenance, health and cleanliness;

g) Security against thefts and break-ins, including security of guests’ belongings.

6.31 The residential hotel use must be managed in accordance with the endorsed Residential Hotel Management Plan.

Restaurant Management Plan

6.32 Prior to commencement of the restaurant use, a Restaurant Management Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will then form part of the incorporated plans for this document. The plan must detail the following:

a) Procedures, and standards for managing patrons and any parking issues to minimise amenity impacts to the surrounding neighbourhood; and
b) Ongoing measures to be taken to ensure patrons do not cause any unreasonable amenity impact to persons beyond the land.

6.33 The restaurant use must be managed in accordance with the endorsed Restaurant Management Plan.

Retail (Shops)

6.34 Except with the prior written consent of the Responsible Authority, the retail (shops) use authorised by this document may only operate between the following hours:

a) Monday to Sunday: 7.00am – 10pm.

Cinema

6.35 Except with the prior written consent of the Responsible Authority, the cinema authorised by this document may only operate between the following hours with up to 46 patrons:

a) Monday to Sunday: 10.00am – 12 midnight.

Restaurant / food and drink premises

6.36 Except with the prior written consent of the Responsible Authority, the restaurant(s) / food and drink premises authorised by this document may only operate between the following hours:

a) Monday to Sunday: 7.00am – 12 midnight.
6.37 Except with the prior written consent of the Responsible Authority, the restaurant use authorised by this document may only operate with the following patron numbers:

   a) Unit B (Second floor): 350 patrons; and  
   b) Unit B (Mezzanine): 110 patrons.

Restricted Recreation

6.38 Except with the prior written consent of the Responsible Authority, the restricted recreation areas authorised by this document may only operate between the following hours:

   a) Monday to Sunday: 5.00am – 10pm.

6.39 Except with the prior written consent of the Responsible Authority, the restricted recreation areas authorised by this document may only operate with the following patron numbers:

   a) Unit C - Wellness Suite: 150 Patrons; and  
   b) Gymnasium: 150 patrons.

Developer contribution

6.40 Prior to the commencement of the development, this developer of the site must pay the Responsible Authority a $10,000 contribution for the installation of a contra-flow bicycle lane with supporting signage both on-road on Rupert Street between Gipps Street and Langridge Street and at vehicle entry points — or similar bicycle access improvements to the subject site as agreed in writing to the satisfaction of the Responsible Authority.

6.41 The Responsible Authority must use the funds on the agreed project within 12 months of the practical completion of the development. After 12 months of the expiry of this document, the document holder may request a refund for the full amount if the agreed project has not been commenced or is not proposed to proceed.

Road Infrastructure

6.42 Before the building is occupied, or by such later date as approved in writing by the Responsible Authority, any redundant vehicular crossing must be demolished and re-instated as standard footpath and kerb and channel:

   a) At the developer’s cost; and  
   b) To the satisfaction of the Responsible Authority.

6.43 Before the building is occupied, or by such later date as approved in writing by the Responsible Authority, all building works and connections for underground utility services outside the building’s frontage must be constructed:

   a) At the developer’s cost; and
b) To the satisfaction of the Responsible Authority.

6.44 Before the building is occupied, or by such later date as approved in writing by the Responsible Authority, all public infrastructure, including re-sheeting of the footpath for the entire width of the property must be pursued:

a) At the developer’s cost; and
b) To the satisfaction of the Responsible Authority.

6.45 Before the building is occupied, or by such later date as approved in writing by the Responsible Authority the relocation of any service poles, structures or pits necessary to facilitate the development must be undertaken:

a) At the developer’s cost; and
b) To the satisfaction of the Responsible Authority.

**Car parking**

6.46 Before the building is occupied, or by such later date as approved in writing by the Responsible Authority, the area set aside on the endorsed plans for the car parking spaces, access lanes, driveways and associated works must be:

a) Constructed and available for use in accordance with the endorsed plans;
b) Formed to such levels and drained so that they can be used in accordance with the endorsed plans;
c) Treated with an all-weather seal or some other durable surface; and
d) Line-marked or provided with some adequate means of showing the car parking spaces;

to the satisfaction of the Responsible Authority.

6.47 Except with the prior written consent of the Responsible Authority, no less than 40 car spaces must be provided on the site at all times.

**Loading On Site**

6.48 The loading and unloading of vehicles and the delivery of goods to and from the land must be conducted entirely within the land to the satisfaction of the Responsible Authority.

**Lighting**
6.49 Before the building is occupied, or by such later date as approved in writing by the Responsible Authority, external lighting capable of illuminating access to the pedestrian and vehicular entrances and internal laneway must be provided on the subject site. Lighting must be:

a) Located;
b) Directed;
c) Shielded; and
d) Of limited intensity

to the satisfaction of the Responsible Authority.

General

6.50 Finished floor levels shown on the endorsed plans must not be altered or modified without the prior written consent of the Responsible Authority.

6.51 Speakers external to the building (inclusive of the balcony / terraces and rooftop areas) must not be erected or used.

6.52 As part of the ongoing progress and development of the site, 6a Architects (being the architect who designed the building), or an architectural firm to the satisfaction of the Responsible Authority must be engaged to:

a) Oversee design and construction of the development; and
b) Ensure the design quality and appearance of the development is realised as shown in the endorsed plans or otherwise to the satisfaction of the Responsible Authority.

6.53 Before the building is occupied, any wall located on a boundary facing public property must be treated with a graffiti proof finish to the satisfaction of the Responsible Authority.

6.54 Before the building is occupied, or by such later date as approved in writing by the Responsible Authority, all new on-boundary walls must be cleaned and finished to the satisfaction of the Responsible Authority.

6.55 All buildings and works must be maintained in good order and appearance to the satisfaction of the Responsible Authority.

6.56 All pipes, fixtures, fittings and vents servicing any building on the land must be concealed in service ducts or otherwise hidden from view to the satisfaction of the Responsible Authority.

6.57 Delivery and collection of goods to and from the land may only occur between 7am and 10pm Monday to Saturday, or after 9am on a Sunday or public holiday except for those allowed under any relevant local law.

Construction Management Plan
6.58 Before the use and development commences, a Construction Management Plan to the satisfaction of the Responsible Authority must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will form part of the incorporated plans for this document. The plan must provide for:

a) A pre-conditions survey (dilapidation report) of the land and all adjacent Council roads frontages and nearby road infrastructure;

b) Works necessary to protect road and other infrastructure;

c) Remediation of any damage to road and other infrastructure;

d) Containment of dust, dirt and mud within the land and method and frequency of clean up procedures to prevent the accumulation of dust, dirt and mud outside the land;

e) Facilities for vehicle washing, which must be located on the land;

f) The location of loading zones, site sheds, materials, cranes and crane/hoisting zones, gantries and any other construction related items or equipment to be located in any street;

g) Site security;

h) Management of any environmental hazards including, but not limited to,:

   i) Contaminated soil;

   ii) Materials and waste;

   iii) Dust;

   iv) Stormwater contamination from run-off and wash-waters;

   v) Sediment from the land on roads;

   vi) Washing of concrete trucks and other vehicles and machinery; and

   vii) Spillage from refuelling cranes and other vehicles and machinery;

i) The construction program;

j) Preferred arrangements for trucks delivering to the land, including delivery and unloading points and expected duration and frequency;

k) Parking facilities for construction workers;

l) Measures to ensure that all work on the land will be carried out in accordance with the Construction Management Plan;

m) An outline of requests to occupy public footpaths or roads, or anticipated disruptions to local services;

n) An emergency contact that is available for 24 hours per day for residents and the Responsible Authority in the event of relevant queries or problems experienced;

o) The provision of a traffic management plan to comply with provisions of AS 1742.3-2002 Manual of uniform traffic control devices - Part 3: Traffic control devices for works on roads;

p) A Noise and Vibration Management Plan showing methods to minimise noise and vibration impacts on nearby properties and to demonstrate compliance with Noise Control Guideline 12 for Construction (Publication 1254) as issued by the Environment Protection Authority in October 2008. The Noise and Vibration
Management Plan must be prepared to the satisfaction of the Responsible Authority.

In preparing the Noise and Vibration Management Plan, consideration must be given to:

i) Using lower noise work practice and equipment;

ii) The suitability of the land for the use of an electric crane;

iii) Silencing all mechanical plant by the best practical means using current technology;

iv) Fitting pneumatic tools with an effective silencer;

v) other relevant considerations; and

q) Any site-specific requirements.

During the construction:

r) Any stormwater discharged into the stormwater drainage system must be in compliance with Environment Protection Authority guidelines;

s) Stormwater drainage system protection measures must be installed as required to ensure that no solid waste, sediment, sand, soil, clay or stones from the land enters the stormwater drainage system;

t) Vehicle borne material must not accumulate on the roads abutting the land;

u) The cleaning of machinery and equipment must take place on the land and not on adjacent footpaths or roads; and

v) All litter (including items such as cement bags, food packaging and plastic strapping) must be disposed of responsibly.

Construction Times

6.59 Except with the prior written consent of the Responsible Authority, demolition or construction works must not be carried out:

a) Monday-Friday (excluding public holidays) before 7 am or after 6 pm;

b) Saturdays and public holidays (other than ANZAC Day, Christmas Day and Good Friday) before 9 am or after 3 pm; or

c) Sundays, ANZAC Day, Christmas Day and Good Friday at any time.

7.0 EXPIRY OF INCORPORATED DOCUMENT

7.1 Notwithstanding other provisions of this document, this Incorporated Document will expire if one of the following circumstances applies:

a) The development is not started within one year of the date of the gazettal of Amendment C283yara.

b) The development is not completed within two years from the date of commencement.

8.0 NOTES
8.1 This site is subject to a Heritage Overlay. A planning permit may be required for any further external works.

8.2 A building permit may be required before development is commenced. Please contact Council’s Building Services on 9205 5555 to confirm.

8.3 A vehicle crossing permit is required for the construction of the vehicle crossing(s). Please contact Council’s Construction Management Branch on 9205 5585 for further information.

8.4 Provision must be made for drainage of the site to a legal point of discharge. Please contact Council’s Building Services on 9205 5555 for further information.

8.5 Areas must be provided inside the property line and adjacent to the footpath to accommodate pits and meters. No private pits, valves or meters on Council property will be accepted.

8.6 All future businesses (whether as owners, lessees/tenants or occupiers) within the development approved under this permit, will not be permitted to obtain business parking permits.

8.7 A local law permit (e.g. Asset Protection Permit, Road Occupation Permit) may be required before development is commenced. Please contact Council’s Construction Management Branch on Ph. 9205 5555 to confirm.

8.8 The applicant must apply for a Legal Point of Discharge under Regulation 133 – Stormwater Drainage of the Building Regulations 2018 from Yarra Building Services unit. Any storm water drainage within the property must be provided and be connected to the nearest Council pit of adequate depth and capacity (legal point of discharge), or to Council’s satisfaction under Section 200 of the Local Government Act 1989 and Regulation 133.

8.9 Areas must be provided inside the property line and adjacent to the footpath to accommodate pits and meters. No private pits, valves or meters on Council property will be accepted.

8.10 Except with the prior written consent of the Responsible Authority, Council assets must not be altered in any way.

8.11 No parking restriction signs or line-marked on-street parking bays are to be removed, adjusted, changed or relocated without approval or authorisation from Council’s Parking Management unit and Construction Management branch. Any on-street parking reinstated (signs and line markings) as a result of development works must be approved by Council’s Parking Management unit.

8.12 Only roof runoff, surface water and clean groundwater seepage from above the water table can be discharged into Council drains.

8.13 Council will not permit clean groundwater from below the groundwater table to be discharged into Council’s drainage system. Basements that extend into the groundwater table must be waterproofed/tanked.

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