

Instrument of Delegation

to

Members of Council Staff

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Instrument of Delegation

In exercise of the power of delegation conferred by each of the Acts referred to in Schedule 1 (attached), the Council:

- 1. delegates each power described in column 1 of Schedule 1 (and summarised in column 2 of the Schedule) to the member of Council staff holding, acting in or performing the duties of the office or position described opposite each such power in column 3 of Schedule 1;
- 2. also delegates each power described in column 1 of Schedule 1 (and summarised in column 2 of the Schedule) to the member of Council staff holding, acting in or performing the position of Chief Executive Officer except where specific qualifications are required by the delegate;
- 3. records that a reference in Schedule 1 to:

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Acronym		Title
All Statutory Planning	means	all staff within the Statutory Planning Department
All Strategic Planning	means	All staff within the Strategic Planning Department
CCITL	means	Coordinator City Laws
CENVPC	means	Coordinator Environmental Planning and Compliance
CEO	means	Chief Executive Officer
CFO	means	Chief Financial Officer
CGOV	means	Coordinator Governance
CGROA	means	Coordinator Growth Area Planning
CSPP	means	Coordinator Strategic Planning Policy
CSPPR	means	Coordinator Strategic Planning Projects
CPUBH	means	Coordinator Public Health
CSTAP	means	Coordinator Statutory Planning
CSTPB	means	Coordinator Streamlining (Planning and Building)
CTECS	means	Coordinator Technical Services
DCPP	means	Director City Planning & Places
DCSL	means	Director City Services & Living
DIA EHO	means	Director Infrastructure & Assets
	means	Environmental Health Officer
EPO MASS	means	Environmental Planning Officer
	means	Manager Assets
MCITS	means	Manager City Safety
MGOV	means	Manager Governance
MINFD MPLAD	means	Manager Infrastructure Delivery
MCSTR	means	Manager Planning and Development
MWASS	means means	Manager City Strategy Manager Waste & Sustainability
PRIPL	means	Principal Planner
SLUP	means	Strategic Land Use Planner
SPIO	means	Senior Planning Investigations Officer
PSTRP	Means	Principal Strategic Planner
SEPO	means	Senior Environmental Planning Officer
SSUBO	means	Senior Subdivisions Officer
STOWP	means	Senior Town Planner
STRP	means	Strategic Planner
SUBO	means	Subdivisions Officer
TLEPO	means	Team Leader Environmental Planning Officer
TLPIO	means	Team Leader Planning Investigations
TPLAN	means	Town Planner
II LAN	mound	TOWN T IGNING

- declares that:
 - 4.1 this Instrument of Delegation is authorised by a resolution of Council passed on 10 July 2023 and
 - 4.2 the delegation:
 - 4.2.1 comes into force immediately when the common seal of Council is affixed to this Instrument of Delegation;
 - 4.2.2 remains in force until varied or revoked;
 - 4.2.3 is subject to any conditions and limitations set out in sub-paragraph 4.3, and Schedule 1; and
 - 4.2.4 must be exercised in accordance with any guidelines or policies which Council from time to time adopts.
 - 4.3 the delegate must not determine the issue, take the action or do the act or thing:
 - 4.3.1 if the issue, action, act or thing is an issue, action or thing which Council has previously designated as an issue, action, act or thing which must be the subject of a resolution of Council; or
 - 4.3.2 if the determining of the issue, taking of the action or doing of the act or thing would or would be likely to involve a decision which is inconsistent with a policy; or strategy adopted by Council; or
 - 4.3.3 if the determining of the issue, the taking of the action or the doing of the act or thing cannot be the subject of a lawful delegation; or
 - 4.3.4 the determining of the issue, the taking of the action or the doing of the act or thing is already the subject of an exclusive delegation to another member of Council staff.

THE COMMON SEAL of HUME CITY COUNCIL

was hereto affixed on the 19. July.. 2023 in the presence of

COUNCILLOR

CHIEF EXECUTIVE OFFICER

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CEMETERIES AND CREMATORIA ACT 2003				
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS	
s.99	Power to approve or refuse an application made under s98, or to cancel an approval	CFO/MGOV/CGOV	An application can be made under s98 to establish or alter a memorial or a place of interment. This power is limited to applications received to alter a memorial at the Will Will Rook Pioneers Cemetery.	

DOMESTIC ANIMALS ACT 1994				
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS	
s.41A(1)	Power to declare a dog to be a menacing dog	DCSL/MCITS/CCITL	Council may delegate this power to an authorised officer	

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s.19(2)(a)	Power to direct by written order that the food premises be put into a clean and sanitary condition	CPUBH/EHO	If section 19(1) applies
s.19(2)(b)	Power to direct by written order that specified steps be taken to ensure that food prepared, sold or handled is safe and suitable	CPUBH/EHO	If section 19(1) applies
s.19(3)	Power to direct by written order that the food premises not be kept or used for the sale, or handling for sale, of any food, or for the preparation of any food, or for any other specified purpose, or for the use of any specified equipment or a specified process	CPUBH/EHO	if section 19(1) applies Only in relation to temporary food premises or mobile food premises
s.19(4)(a)	Power to direct that an order made under section 19(3)(a) or (b): • be affixed to a conspicuous part of the premises; and • inform the public by notice in a published newspaper or otherwise	CPUBH/EHO	If section 19(1) applies

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s.19AA(2)	Power to direct, by written order, that a person must take any of the actions described in (a) to (c)	CPUBH/EHO	Where Council is the registration authority.
s.19AA(4)(c)	Power to direct, in an order made under section 19AA(2) or a subsequent written order, that a person must ensure that any food or class of food is not removed from the premises	CPUBH/EHO	Note: the power to direct the matters under section 19AA(4)(a) and (b) are not capable of delegation and so such directions must be made by a Council resolution
s.19CB(4)(b)	Power to request a copy of records	CPUBH/EHO	Where Council is the registration authority
s.19E(1)(d)	Power to request a copy of the food safety program	CPUBH/EHO	Where Council is the registration authority
s.19GB	Power to request proprietor to provide written details of the name, qualification or experience of the current food safety supervisor	CPUBH/EHO	Where Council is the registration authority
s19IA(1)	Power to form opinion that the food safety requirements or program are non-compliant	CPUBH/EHO	Where Council is the registration authority
s.19M(4)(a) & (5)	Power to conduct a food safety audit and take actions where deficiencies are identified	Not applicable	Where Council is the registration authority Note – the section refers to contractors who conduct food safety audits of food premises. Council staff do not conduct food safety audits
s.19NA(1)	Power to request food safety audit reports	CPUBH/EHO	Where Council is the registration authority

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s.19U(3)	Power to waive and vary the costs of a food safety audit if there are special circumstances	Not applicable	Note – the section refers to contractors who conduct food safety audits of food premises. Council staff do not conduct food safety audits
s.19UA	Power to charge fees for conducting a food safety assessment or inspection	CPUBH/EHO	Except for an assessment required by a declaration under section 19C or an inspection under sections 38B(1)(c) or 39
s.19W	Power to direct a proprietor of a food premises to comply with any requirement under Part IIIB	CPUBH/EHO	Where Council is the registration authority
s.19W(3)(a)	Power to direct a proprietor of a food premises to have staff at the premises undertake training or instruction	CPUBH/EHO	Where Council is the registration authority
s.19W(3)(b)	Power to direct a proprietor of a food premises to have details of any staff training incorporated into the minimum records required to be kept or food safety program of the premises	CPUBH/EHO	Where Council is the registration authority
Various	Power to register or renew the registration of a food premises	CPUBH	Where Council is the registration authority Refusal to grant or renew the registration of a food premises must be ratified by Council or the CEO (see Section 58A{2})

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s 36A	Power to accept an application for registration or notification using online portal	CPUBH/EHO	Where Council is the registration authority
s.38AA(5)	Power to: a) request further information; or b) advise the proprietor that the premises must be registered if the premises are not exempt	CPUBH/EHO	Where Council is the registration authority
s.38AB(4)	Power to fix a fee for the receipt of a notification under section 38AA in accordance with a declaration under subsection (1) s 38AB(1)	CPUBH	Where Council is the registration authority The fees are approved by Council as part of Council annual budget
s.38A(4)	Power to request a copy of a completed food safety program template	CPUBH/EHO	Where Council is the registration authority
s.38D(3)	Power to request copies of any audit reports	CPUBH/EHO	Where Council is the registration authority
s.38E(2)	Power to register the food premises on a conditional basis	СРИВН	Where Council is the registration authority Not exceeding the prescribed time limit defined under subsection (5)
s.38F(3)(b)	Power to require proprietor to comply with requirements of this Act	CPUBH/EHO	Where Council is the registration authority

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s 38G(1)	Power to require notification of change of the food safety program type used for the food premises	CPUBH/EHO	Where Council is the registration authority
s 38G(4)	Power to require the proprietor of the food premises to comply with any requirement of the Act	CPUBH/EHO	Where Council is the registration authority
s.39A	Power to register, or renew the registration of a food premises despite minor defects	CPUBH	Where Council is the registration authority Only if satisfied of matters in subsections (2)(a)-(c)
s.40(2)	Power to incorporate the certificate of registration in one document with any certificate of registration under Part 6 of the <i>Public Health and Wellbeing Act</i> 2008	CPUBH	
s.40C(2)	Power to grant or renew the registration of food premises for a period of less than one year	CPUBH	Where Council is the registration authority
s.40D(1)	Power to suspend or revoke the registration of food premises	CPUBH	Where Council is the registration authority
s 40F	Power to cancel registration of food premises	CPUBH	Where Council is the registration authority

FOOD ACT 1984 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Power to register the components of the food s.43F(7)Where Council is the registration authority. **CPUBH** business that meet requirements in Division 3 and power to refuse to register the components that do not meet the requirements s.45AC Power to bring proceedings CPUBH/EHO Power to institute proceedings against another Where Council is the registration authority s.46(5)**CPUBH** person where the offence was due to an act or default by that other person and where the first person charged could successfully defend a prosecution, without proceedings first being instituted against the person first charged

HERITAGE ACT 1995				
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS	
s 116	Power to sub-delegate Executive Director's functions, duties or powers	NOT DELEGATED	Must first obtain Executive Director's written consent	
			Council can only sub-delegate if the Instrument of Delegation from the Executive Director authorises sub-delegation	

LOCAL GOVERNMENT ACT 1989				
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS	
s 181H	Power to enter into an environmental upgrade agreement on behalf of Council and declare and levy an environmental upgrade charge		The Chief Executive Officer cannot delegate this power to another person.	
s 185L(4)	Power to declare and levy a cladding rectification charge	NOT DELEGATED	The Chief Executive Officer cannot delegate this power to another person.	

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED s 4B Power to prepare an amendment to the Victorian **NOT DELEGATED** If authorised by the Minister **Planning Provisions** Function of receiving prescribed documents and a copy **ALL STRATEGIC** s 4G of the Victorian Planning Provisions from the Minister **PLANNING** Duty to make amendment to Victorian Planning **ALL STRATEGIC** s 4H Provisions available **PLANNING** s 4I(2) **ALL STRATEGIC** Duty to make a copy of the Victorian Planning Provisions and other documents available **PLANNING** s 8A(2) Power to prepare amendment to the planning scheme DCPP/MCSTR/CGROA where the Minister has given consent under s 8A /CSPP/PSTRP /STRP/SLUP Only in relation to amendments which s 8A(3)Power to apply to Minister to prepare an amendment to DCPP/MCSTR seek to correct an anomaly or error in the planning scheme the planning scheme

ALL STRATEGIC

PLANNING

Function of receiving notice of the Minister's decision

s 8A(5)

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MCSTR/CGROA s 8A(7)Power to prepare the amendment specified in the application without the Minister's authorisation if no /CSPP/PSTRP response received after 10 business days /STRP/SLUP s 8B(2) Power to apply to the Minister for authorisation to DCPP/MCSTR prepare an amendment to the planning scheme of an adjoining municipal district s 12(3) Power to carry out studies and do things to ensure DCPP/MCSTR proper use of land and consult with other persons to ensure co-ordination of planning scheme with these persons s 12B(1) Duty to review planning scheme **ALL STRATEGIC PLANNING** s 12B(2) Duty to review planning scheme at direction of Minister **ALL STRATEGIC PLANNING** s 12B(5)Duty to report findings of review of planning scheme to **ALL STRATEGIC** Minister without delay **PLANNING** Duties of a Responsible Authority as set out in s 14(a) s 14 **ALL STRATEGIC PLANNING** to (d) s 17(1) Duty of giving copy amendment to the planning scheme ALL STRATEGIC **PLANNING**

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** s 17(2) Duty of giving copy s 173 agreement **ALL STRATEGIC PLANNING** Duty of giving copy amendment, explanatory report and s 17(3)**ALL STRATEGIC** relevant documents to the Minister within 10 business **PLANNING** days Duty to make amendment etc. available Until the proposed amendment is s 18 **ALL STRATEGIC PLANNING** approved or lapsed s 19 Power to give notice, to decide not to give notice, to DCPP/MCSTR publish notice of amendment to a planning scheme and to exercise any other power under s 19 to a planning scheme DCPP/MCSTR Where Council is not the planning s 19 Function of receiving notice of preparation of an amendment to a planning scheme authority and the amendment affects land within Council's municipal district; or Where the amendment will amend the planning scheme to designate Council as an acquiring authority s 20(1)**NOT DELEGATED** Where Council is a planning authority Power to apply to Minister for exemption from the requirements of s 19 s 21(2) Duty to make submissions available ALL STRATEGIC Until the end of 2 months after the **PLANNING** amendment comes into operation or lapses

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE ALL STRATEGIC** s 21A(4) Duty to publish notice **PLANNING** s 22(1) Duty to consider all submissions received before the **ALL STRATEGIC** Except submissions which request a **PLANNING** date specified in the notice change to the items in s 22(5)(a) and (b) s 22(2) Power to consider a late submission ALL STRATEGIC **PLANNING** Duty to consider a late submission, if directed by the Minister s 23(1)(b) ALL STRATEGIC Duty to refer submissions which request a change to the amendment to a panel **PLANNING** s 23(2) Power to refer to a panel submissions which do not **ALL STRATEGIC** require a change to the amendment **PLANNING** DCPP/MCSTR/STOWP Function to represent Council and present a submission s 24 at a panel hearing (including a hearing referred to in s /CGROA/CSPP 96D) /PSTRP/STRP/SLUP /CSTAP/PRIPL s 26(1)Power to make report available for inspection DCPP/MCSTR /CGROA/CSPP s 26(2)**ALL STRATEGIC** Duty to keep report of panel available for inspection During the inspection period **PLANNING**

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED s27(2)Power to apply for exemption if panel's report not NOT DELEGATED received Duty to notify the Minister if abandoning an amendment s 28(1) **ALL STRATEGIC** Note: the power to make a decision to **PLANNING** abandon an amendment cannot be delegated Duty to say if amendment has lapsed s 30(4)(a) **ALL STRATEGIC PLANNING** s 30(4)(b)Duty to provide information in writing upon request **ALL STRATEGIC PLANNING** s 32(2) Duty to give more notice if required **ALL STRATEGIC PLANNING** s 33(1) Duty to give more notice of changes to an amendment **ALL STRATEGIC PLANNING** Duty to give notice of approval of amendment **ALL STRATEGIC** s 36(2)**PLANNING** s 38(5)Duty to give notice of revocation of an amendment **ALL STRATEGIC PLANNING ALL STRATEGIC** s 39 Function of being a party to a proceeding commenced under s 39 and duty to comply with determination by **PLANNING VCAT**

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** s 40(1)Function of lodging copy of approved amendment **ALL STRATEGIC PLANNING** s 41(1) Duty to make approved amendment available **ALL STRATEGIC PLANNING** Duty to make copy of planning scheme available **ALL STRATEGIC** s 42 **PLANNING** s 46AW Function of being consulted by the Minister **ALL STRATEGIC** Where Council is a responsible public **PLANNING** entity s 46AX Function of receiving a draft Statement of Planning **ALL STRATEGIC** Where Council is a responsible public Policy and written direction in relation to the **PLANNING** entity endorsement of the draft Statement of Planning Policy Power to endorse the draft Statement of Planning **NOT DELEGATED** Policy s 46AZC(2) Duty not to prepare an amendment to a declared area Where Council is a responsible public **ALL STRATEGIC** planning scheme that is inconsistent with a Statement **PLANNING** entity of Planning Policy for the declared area that is expressed to be binding on the responsible public entity

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE ALL STRATEGIC** s 46AZK Duty not to act inconsistently with any provision of the Where Council is a responsible public Statement of Planning Policy that is expressed to be **PLANNING** entity binding on the public entity when performing a function or duty or exercising a power in relation to the declared area s 46GI(2)(b)(i) **DCPP** Power to agree to a lower rate of standard levy for a Where Council is the planning class of development of a particular type of land than authority, the municipal Council of the the rate specified in a Minister's direction municipal district in which the land is located and/or the development agency s 46GJ(1) Function of receiving written directions from the Minister DCPP/MCSTR/CGROA in relation to the preparation and content of infrastructure contributions plans s 46GK Duty to comply with a Minister's direction that applies to DCPP/MCSTR/CGROA Council as the planning authority s 46GN(1) Duty to arrange for estimates of values of inner public DCPP/MCSTR/CGROA purpose land /CSPP/PSTRP s 46GO(1) Duty to give notice to owners of certain inner public DCPP/MCSTR/CGROA purpose land /CSPP/PSTRP

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** s 46GP Function of receiving a notice under s 46GO **ALL STRATEGIC** Where Council is the collecting **PLANNING** agency s 46GQ ALL STRATEGIC Function of receiving a submission from an affected owner who objects to the estimated value per hectare **PLANNING** (or other appropriate unit of measurement) of the inner public purpose land s 46GR(1) Duty to consider every submission that is made by the DCPP/MCSTR/CGROA closing date for submissions included in the notice /CSPP/PSTRP under s 46GO s 46GR(2) Power to consider a late submission **DCPP** Duty to consider a late submission if directed to do so by the Minister s 46GS(1) Power to accept or reject the estimate of the value of DCPP/MCSTR the inner public purpose land in a submission made

DCPP/MCSTR/CGROA

/CSPP/PSTRP

under s 46GQ

referred to the valuer-general

Duty, if Council rejects the estimate of the value of the

matter to the valuer-general, and notify the affected owner of the rejection and that the matter has been

inner public purpose land in the submission, to refer the

s 46GS(2)

PLANNING AND ENVIRONMENT ACT 1987				
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS	
s 46GT(2)	Duty to pay half of the fee fixed by the valuer-general for arranging and attending the conference	DCPP/MCSTR/CGROA /CSPP/PSTRP		
s 46GT(4)	Function of receiving, from the valuer-general, written confirmation of the agreement between the planning authority's valuer and the affected owner's valuer as to the estimated value of the inner public purpose land	DCPP/MCSTR/CGROA /CSPP/PSTRP		
s 46GT(6)	Function of receiving, from the valuer-general, written notice of a determination under s 46GT(5)	DCPP/MCSTR/CGROA /CINTP/PSTRP		
s 46GU	Duty not to adopt an amendment under s 29 to an infrastructure contributions plan that specifies a land credit amount or a land equalisation amount that relates to a parcel of land in the ICP plan area of the plan unless the criteria in s 46GU(1)(a) and (b) are met	DCPP/MCSTR/CGROA /CSPP/PSTRP		
s 46GV(3)	Function of receiving the monetary component and any land equalisation amount of the infrastructure contribution	DCPP/MCSTR/CGROA /CSPP/PSTRP	Where Council is the collecting agency	
	Power to specify the manner in which the payment is to be made	DCPP/MCSTR/CGROA /CSPP		
s 46GV(3)(b)	Power to enter into an agreement with the applicant	DCPP/MCSTR	Where Council is the collecting agency	

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MCSTR/CGROA s 46GV(4)(a) Function of receiving the inner public purpose land in Where Council is the development accordance with s 46GV(5) and (6) agency /CSPP/PSTRP s 46GV(4)(b) Function of receiving the inner public purpose land in DCPP/MCSTR/CGROA Where Council is the collecting accordance with s 46GV(5) and (6) agency /CSPP/PSTRP s 46GV(7) Duty to impose the requirements set out in s 46GV(3) DCPP/MCSTR/CGROA and (4) as conditions on the permit applied for by the /CSPP/PSTRP applicant to develop the land in the ICP plan area /CCI/CSPG/CSP /STP/TP/MPIP /SSUBOO/SUBO s 46GV(9) Power to require the payment of a monetary component DCPP/MCSTR Where Council is the collecting or the provision of the land component of an agency /CGROA/CSPP infrastructure contribution to be secured to Council's satisfaction Power to accept works, services or facilities in part or Where Council is the collecting s 46GX(1) DCPP/MCSTR full satisfaction of the monetary component of an agency infrastructure contribution payable

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MCSTR s 46GX(2) Duty, before accepting the provision of works, services Where Council is the collecting or facilities by an applicant under s 46GX(1), to obtain agency /CGROA/CSPP the agreement of the development agency or agencies /PSTRP specified in the approved infrastructure contributions plan DCPP/MCSTR s 46GY(1) Duty to keep proper and separate accounts and records Where Council is the collecting agency /CGROA/CFO s 46GY(2) Duty to keep the accounts and records in accordance DCPP/MCSTR Where Council is the collecting with the Local Government Act 2020 agency /CGROA/CFO Where Council is the collecting s 46GZ(2)(a) Duty to forward any part of the monetary component DCPP/MCSTR that is imposed for plan preparation costs to the agency under an approved /CGROA/CSPP planning authority that incurred those costs infrastructure contributions plan /PSTRP This duty does not apply where Council is that planning authority s 46GZ(2)(a) DCPP/MCSTR Function of receiving the monetary component Where the Council is the planning authority /CGROA/CSPP This duty does not apply where /PSTRP Council is also the collecting agency

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MCSTR s 46GZ(2)(b) Duty to forward any part of the monetary component Where Council is the collecting that is imposed for the provision of works, services or agency under an approved /CGROA/CSPP facilities to the development agency that is specified in infrastructure contributions plan /PSTRP the plan as responsible for those works, services or This provision does not apply where facilities Council is also the relevant development agency s 46GZ(2)(b) DCPP/MCSTR Where Council is the development Function of receiving the monetary component agency under an approved /CGROA/CSPP infrastructure contributions plan /PSTRP This provision does not apply where Council is also the collecting agency s 46GZ(4) Duty to use any land equalisation amounts to pay land DCPP/MCSTR Where Council is the collecting credit amounts under s 46GZ(7), except any part of agency under an approved /CGROA/CINTP those amounts that are to be forwarded to a infrastructure contributions plan /PSTRP development agency under s 46GZ(5)

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MCSTR s 46GZ(5) Duty to forward any part of a land equalisation amount Where Council is the collecting required for the acquisition of outer public purpose land agency under an approved /CGROA/CSPP by a development agency specified in the approved infrastructure contributions plan /PSTRP infrastructure contributions plan to that development This provision does not apply where agency Council is also the relevant development agency s 46GZ(5) DCPP/MCSTR Where Council is the development Function of receiving any part of a land equalisation amount required for the acquisition of outer public agency specified in the approved /CGROA/CSPP purpose land infrastructure contributions plan /PSTRP This provision does not apply where Council is also the collecting agency s 46GZ(7) Duty to pay to each person who must provide an DCPP/MCSTR Where Council is the collecting infrastructure contribution under the approved agency under an approved /CGROA/CSPP infrastructure contributions plan any land credit amount infrastructure contributions plan /PSTRP to which the person is entitled under s 46GW

PLANNING AND	ENVIRONMENT	ACT 1987

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
the development agency specified	Duty to transfer the estate in fee simple in the land to the development agency specified in the approved infrastructure contributions plan as responsible for the use and development of that land	DCPP/MCSTR /CGROA/CSPP /PSTRP	If any inner public purpose land is vested in Council under the Subdivision Act 1988 or acquired by Council before the time it is required to be provided to Council under s 46GV(4)
			Where Council is the collecting agency under an approved infrastructure contributions plan
			This duty does not apply where Council is also the development agency
s 46GZ(9) Function of receiving the fee simple in the land	DCPP/MCSTR /CGROA/CSPP	Where Council is the development agency under an approved infrastructure contributions plan	
		/PSTRP	This duty does not apply where Council is also the collecting agency
s 46GZA(1)	Duty to keep proper and separate accounts and records	DCPP/MCSTR /CGROA/CSPP /PSTRP	Where Council is a development agency under an approved infrastructure contributions plan

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** s 46GZA(2) Duty to keep the accounts and records in accordance **ALL STRATEGIC** Where Council is a development agency under an approved with the Local Government Act 1989 **PLANNING** infrastructure contributions plan s 46GZB(3) Duty to follow the steps set out in s 46GZB(3)(a) - (c)DCPP/MCSTR Where Council is a development agency under an approved /CGROA/CSPP infrastructure contributions plan /PSTRP s 46GZB(4) Duty, in accordance with requirements of the VPA, to DCPP/MCSTR If the VPA is the collecting agency report on the use of the infrastructure contribution in the under an approved infrastructure /CGROA/CSPP development agency's annual report and provide contributions plan /PSTRP reports on the use of the infrastructure contribution to Where Council is a development the VPA agency under an approved infrastructure contributions plan s 46GZD(2) Duty, within 6 months after the date on which the DCPP/MCSTR Where Council is the development approved infrastructure contributions plan expires, to agency under an approved

/CGROA/CSPP

follow the steps set out in s 46GZD(2)(a) and (b)

infrastructure contributions plan

PLANNING AND ENVIRONMENT ACT 1987 **CONDITIONS & LIMITATIONS PROVISION** THING DELEGATED **DELEGATE** s 46GZD(3) Duty to follow the steps set out in s 46GZD(3)(a) and DCPP/MCSTR Where Council is the collecting (b) agency under an approved /CGROA/CSPP infrastructure contributions plan s 46GZD(5) Duty to make payments under s 46GZD(3) in DCPP/MCSTR Where Council is the collecting accordance with ss 46GZD(5)(a) and 46GZD(5)(b) agency under an approved /CGROA/CSPP infrastructure contributions plan s 46GZE(2) Duty to forward the land equalisation amount back to DCPP/MCSTR Where Council is the development the collecting agency within 6 months after the expiry agency under an approved /CGROA/CSPP date if any part of a land equalisation amount paid or infrastructure contributions plan forwarded to a development agency for acquiring outer This duty does not apply where public purpose land has not been expended by the Council is also the collecting agency development agency to acquire that land at the date on which the approved infrastructure contributions plan expires DCPP/MCSTR s 46GZE(2) Function of receiving the unexpended land equalisation Where Council is the collecting agency under an approved amount /CGROA/CSPP/PSTRP infrastructure contributions plan This duty does not apply where Council is also the development agency s 46GZE(3) DCPP/MCSTR Where Council is the collecting Duty, within 12 months after the date on which the approved infrastructure contributions plan expires, to agency under an approved /CGROA/CSPP

follow the steps set out in s 46GZE(3)(a) and (b)

infrastructure contributions plan

PLANNING AND ENVIRONMENT ACT 1987 **CONDITIONS & LIMITATIONS PROVISION** THING DELEGATED **DELEGATE** DCPP/MCSTR s 46GZF(2) Duty, within 12 months after the date on which the Where Council is the development approved infrastructure contributions plan expires, to agency under an approved /CGROA/CSPP use the public purpose land for a public purpose infrastructure contributions plan approved by the Minister or sell the public purpose land s 46GZF(3) Duty, if land is sold under s 46GZF(2)(b), to follow the DCPP/MCSTR Where Council is the development steps in s 46GZF(3)(a) and (b) agency under an approved /CGROA/CSPP infrastructure contributions plan s 46GZF(3) Function of receiving proceeds of sale DCPP/MCSTR Where Council is the collection agency under an approved /CGROA/CSPP/PSTRP infrastructure contributions plan This provision does not apply where Council is also the development agency s 46GZF(4) Duty to divide the proceeds of the public purpose land Where Council is the collecting DCPP/MCSTR among the current owners of each parcel of land in the agency under an approved /CGROA/CSPP ICP plan area and pay each current owner a portion of infrastructure contributions plan the proceeds in accordance with s 46GZF(5) s 46GZF(6) Duty to make the payments under s 46GZF(4) in DCPP/MCSTR Where Council is the collecting accordance with s 46GZF(6)(a) and (b) agency under an approved /CGROA/CSPP infrastructure contributions plan

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MCSTR s 46GZH Power to recover the monetary component, or any land Where Council is the collecting equalisation amount of the land component, payable agency under an approved /CGROA/CSPP under Part 3AB as a debt in any court of competent infrastructure contributions plan jurisdiction s 46GZI Duty to prepare and give a report to the Minister at the Where Council is a collecting agency DCPP/MCSTR times required by the Minister or development agency /CGROA/CSPP /PSTRP Where Council is a collecting agency s 46GZK Power to deal with public purpose land which has DCPP/MCSTR vested in, been acquired by, or transferred to, Council or development agency /CGROA/CSPP Duty to publish, on Council's Internet site, the payable **ALL STRATEGIC** s 46LB(3) dwelling amount for a financial year on or before 1 July **PLANNING** of each financial year for which the amount is adjusted under s 46LB (2) s 46N(1) DCPP/MCSTR Duty to include condition in permit regarding payment of development infrastructure levy /CSTPB/CSTAP /STOWP/TPLAN/PRIPL /SSUBO/SUBO Function of determining time and manner for receipt of s 46N(2)(c) DCPP/MCSTR development contributions levy /CGROA/CSPP

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MPLAD/MCSTR/ s 46N(2)(d)Power to enter into an agreement with the applicant regarding payment of development infrastructure levy CGROA/CSPP/CSTAP DCPP/MPLAD/MCSTR Conditional upon the agreement being s 46O(1)(a) & Power to ensure that community infrastructure levy is a requirement of the planning scheme (2)(a)paid, or agreement is in place, prior to issuing building /CGROA/CSPP amendment. permit /CSTAP DCPP/MPLAD/MCSTR s 46O(1)(d) & Power to enter into agreement with the applicant regarding payment of community infrastructure levy (2)(d)/CGROA/CSPP /CSTAP DCPP/MPLAD/MCSTR s 46P(1) Power to require payment of amount of levy under s Note – payment can be in the form of 46N or s 46O to be satisfactorily secured a bank guarantee /CGROA/CSPP /CSTAP s 46P(2) Power to accept provision of land, works, services or NOT DELEGATED facilities in part or full payment of levy payable s46Q(1)Duty to keep proper accounts of levies paid **ALL STRATEGIC PLANNING** s 46Q(1A) Duty to forward to development agency part of levy DCPP/MCSTR/CGROA imposed for carrying out works, services, or facilities on /CSPP behalf of development agency or plan preparation costs incurred by a development agency

PLANNING AND ENVIRONMENT ACT 1987 **CONDITIONS & LIMITATIONS PROVISION** THING DELEGATED **DELEGATE** DCPP/MCSTR/CGROA s46Q(2)Duty to apply levy only for a purpose relating to the provision of plan preparation costs or the works, /CSPP services and facilities in respect of which the levy was paid etc s46Q(3)Power to refund any amount of levy paid if it is satisfied Only applies when levy is paid to DCPP/MCSTR the development is not to proceed Council as a 'development agency' s 46Q(4)(c)Duty to pay amount to current owners of land in the DCPP/MCSTR/CGROA Must be done within six months of the area if an amount of levy has been paid to a municipal end of the period required by the /CSPP council as a development agency for plan preparation development contributions plan and costs incurred by the Council or for the provision by the with the consent of, and in the Council of works, services or facilities in an area under manner approved by, the Minister s 46Q(4)(a) Duty to submit to the Minister an amendment to the DCPP/MCSTR/CGROA s 46Q(4)(d)Must be done in accordance with Part approved development contributions plan 3 /CSPP/PSTRP Duty to expend that amount on other works etc. With the consent of, and in the s 46Q(4)(e) DCPP/MCSTR/CGROA manner approved by, the Minister /CSPP s 46QC Power to recover any amount of levy payable under DCPP/MCSTR Part 3B Where Council is a collecting agency s 46QD Duty to prepare report and give a report to the Minister DCPP/MCSTR/CGROA or development agency /CSPP/PSTRP

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** s 46V(3)Duty to make a copy of the approved strategy plan **ALL STRATEGIC** (being the Melbourne Airport Environs Strategy Plan) **PLANNING** and any documents lodged with it available in accordance with the public availability requirements, during the inspection period s 46V(4) Duty to make copy of the approved strategy plan (being ALL STRATEGIC the Melbourne Airport Environs Strategy Plan) and any **PLANNING** documents lodged with it available in accordance with s 197B of the Act and on payment of the prescribe fee, after the inspection period s 46V(5) Duty to keep a copy of the approved strategy plan **ALL STRATEGIC** incorporating all amendments to it **PLANNNING** s 46V(6) Duty to make a copy of the approved strategy plan **ALL STRATEGIC** incorporating all amendments to it available in **PLANNING** accordance with the public available requirements Duty to carry out works in conformity with the approved **ALL STRATEGIC** s 46Y **PLANNING** strategy plan **ALL STATUTORY PLANNING**

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED DCPP/MPLAD/CSTPB Power to decide that an application for a planning s 47 permit does not comply with that Act /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 49(1) Duty to keep a register of all applications for permits **ALL STATUTORY** and determinations relating to permits **PLANNING** s 49(2) Duty to make register available for inspection **ALL STATUTORY PLANNING** s 50(4)DCPP/MPLAD/CSTPB Duty to amend application /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 50(5)Power to refuse to amend application DCPP/MPLAD/CSTPB /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 50(6)Duty to make note of amendment to application in **ALL STATUTORY PLANNING** register

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MPLAD/CSTPB/ s 50A(1)Power to make amendment to application CSTAP/STOWP/TPLAN/P RIPL/SSUBO/SUBO Power to require applicant to notify owner and make a s 50A(3)DCPP/MPLAD/CSTPB declaration that notice has been given /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 50A(4)Duty to note amendment to application in register **ALL STATUTORY PLANNING ALL STATUTORY** s 51 Duty to make copy of application available for inspection **PLANNING** s 52(1)(a) Duty to give notice of the application to DCPP/MPLAD/CSTPB owners/occupiers of adjoining allotments unless /CSTAP/STOWP satisfied that the grant of permit would not cause /TPLAN/PRIPL material detriment to any person /SSUBO/SUBO s 52(1)(b) Duty to give notice of the application to other municipal DCPP/MPLAD/CSTPB council where appropriate /CSTAP/STOWP /TPLAN/PRIPL

/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MPLAD/CSTPB s 52(1)(c) Duty to give notice of the application to all persons required by the planning scheme /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 52(1)(ca) Duty to give notice of the application to owners and DCPP/MPLAD/CSTPB occupiers of land benefited by a registered restrictive /CSTAP/STOWP covenant if may result in breach of covenant /TPLAN/PRIPL /SSUBO/SUBO s 52(1)(cb) Duty to give notice of the application to owners and DCPP/MPLAD/CSTPB occupiers of land benefited by a registered restrictive /CSTAP/STOWP covenant if application is to remove or vary the /TPLAN/PRIPL covenant /SSUBO/SUBO s 52(1)(d) Duty to give notice of the application to other persons DCPP/MPLAD/CSTPB who may be detrimentally effected /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** DCPP/MPLAD/CSTPB s 52(1AA) Duty to give notice of an application to remove or vary a registered restrictive covenant /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 52(3) Power to give any further notice of an application where DCPP/MPLAD/CSTPB appropriate /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 53(1) Power to require the applicant to give notice under s DCPP/MPLAD/CSTPB 52(1) to persons specified by it /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 53(1A) Power to require the applicant to give the notice under DCPP/MPLAD/CSTPB s.52(1AA) /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Power to require the applicant to provide more DCPP/MPLAD/CSTPB s 54(1) information /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 54(1A) Duty to give notice in writing of information required DCPP/MPLAD/CSTPB under s 54(1) /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 54(1B) Duty to specify the lapse date for an application DCPP/MPLAD/CSTPB /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 54A(3)Power to decide to extend time or refuse to extend time DCPP/MPLAD/CSTPB to give required information /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MPLAD/CSTPB s 54A(4)Duty to give written notice of decision to extend or refuse to extend time under s 54A(3) /CSTAP/STOWP /TPLAN/PRIPL /SSUBO/SUBO s 55(1) DCPP/MPLAD/CSTPB Duty to give copy application, together with the prescribed information, to every referral authority /CSTAP/STOWP specified in the planning scheme /TPLAN/PRIPL /SSUBO/SUBO s 57(2A) Power to reject objections considered made primarily DCPP/MPLAD/CSTPB for commercial advantage for the objector /CGROA/CSTAP s 57(3)**ALL STATUTORY** Function of receiving name and address of persons to whom notice of decision is to go **PLANNING** s 57(5)Duty to make available for inspection copy of all ALL STATUTORY objections **PLANNING** DCPP/MPLAD/CSTPB s 57A(4) Duty to amend application in accordance with applicant's request, subject to s 57A(5) /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED DCPP/MPLAD/CSTPB/ s 57A(5)Power to refuse to amend application CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 57A(6)Duty to note amendments to application in register **ALL STATUTORY PLANNING** s 57B(1) Duty to determine whether and to whom notice should DCPP/MPLAD/CSTPB be given /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 57B(2) Duty to consider certain matters in determining whether DCPP/MPLAD/CSTPB notice should be given /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 57C(1) Duty to give copy of amended application to referral DCPP/MPLAD/CSTPB authority /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Duty to consider every application for a permit DCPP/MPLAD/CSTPB s 58 /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 58A Power to request advice from the Planning Application DCPP/MPLAD/CSTPB Committee /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 60 Duty to consider certain matters DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 60(1A)Duty to consider certain matters DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO

	PLANNING AND ENVIRONMENT ACT 1987			
THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS		
Duty to consider number of objectors in considering whether use or development may have significant social effect	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO			
Power to determine permit application, either to decide to grant a permit, to decide to grant a permit with conditions or to refuse a permit application	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO	The permit must not be inconsistent with a cultural heritage management plan under the <i>Aboriginal Heritage</i> Act 2006		
		Power to decide to grant a permit, or grant a permit with conditions, is only if 5 or less objections are received – it more than 5 objections are received or where at least 3 Councillors request DCPP and/or MPLAD in writing, the matter is to be reported to Council. No limitation for decisions to refuse a		
	Duty to consider number of objectors in considering whether use or development may have significant social effect Power to determine permit application, either to decide to grant a permit, to decide to grant a permit with	Duty to consider number of objectors in considering whether use or development may have significant social effect CGROA/CSTAP		

PLANNING AND ENVIRONMENT ACT 1987			
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s 61(2)	Duty to decide to refuse to grant a permit if a relevant determining referral authority objects to grant of permit	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO	
s 61(2A)	Power to decide to refuse to grant a permit if a relevant recommending referral authority objects to the grant of permit	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO	
s 61(3)(a)	Duty not to decide to grant a permit to use coastal Crown land without Minister's consent	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO	
s 61(3)(b)	Duty to refuse to grant the permit without the Minister's consent	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO	
s 61(4)	Duty to refuse to grant the permit if grant would authorise a breach of a registered restrictive covenant	DCPP/MPLAD/CSTPB/C GROA/CSTAP/STOWP/T PLAN/PRIPL/SSUBO/SU BO	

PLANNING AND ENVIRONMENT ACT 1987 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Duty to include certain conditions in deciding to grant a DCPP/MPLAD/CSTPB s 62(1) permit /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO DCPP/MPLAD/CSTPB s 62(2) Power to include other conditions /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO /CENVP/EPCO/ENVPO s 62(4) Duty to ensure conditions are consistent with DCPP/MPLAD/CSTPB paragraphs (a),(b) and (c) /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Power to include a permit condition to implement an DCPP/MPLAD/CSTPB s 62(5)(a) approved development contributions plan or an /CGROA/CSTAP approved infrastructure contributions plan /STOWP/TPLAN /PRIPL/SSUBO/SUBO/ CENVPC/TLEPO/SEPO/ EPO s 62(5)(b)Power to include a permit condition that specified works DCPP/MPLAD/CSTPB be provided on or to the land or paid for in accordance /CGROA/CSTAP with s 173 agreement /STOWP/TPLAN /PRIPL/SSUBO/SUBO Power to include a permit condition that specified works s 62(5)(c) DCPP/MPLAD/CSTPB be provided or paid for by the applicant /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MPLAD/CSTPB s 62(6)(a) Duty not to include a permit condition requiring a person to pay an amount for or provide works except in /CGROA/CSTAP accordance with ss 46N(1), 46GV(7) or 62(5) /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 62(6)(b) Duty not to include a permit condition requiring a DCPP/MPLAD/CSTPB person to pay an amount for or provide works except a /CGROA/CSTAP condition that a planning scheme requires to be /STOWP/TPLAN included as referred to in s 62(1)(a) /PRIPL/SSUBO/SUBO s 63 Duty to issue the permit where made a decision in DCPP/MPLAD/CSTPB favour of the application (if no one has objected) /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 64(1) Duty to give notice of decision to grant a permit to DCPP/MPLAD/CSTPB This provision applies also to a applicant and objectors decision to grant an amendment to a /CGROA/CSTAP permit – see s 75 /STOWP/TPLAN /PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** s 64(3)Duty not to issue a permit until after the specified period DCPP/MPLAD/CSTPB This provision applies also to a decision to grant an amendment to a /CGROA/CSTAP permit – see s 75 /STOWP/TPLAN /PRIPL/SSUBO/SUBO DCPP/MPLAD/CSTPB This provision applies also to a s64(5)Duty to give each objector a copy of an exempt decision to grant an amendment to a decision /CGROA/CSTAP permit – see s 75 /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 64A Duty not to issue permit until the end of a period when DCPP/MPLAD/CSTPB This provision applies also to a an application for review may be lodged with VCAT or decision to grant an amendment to a /CGROA/CSTAP until VCAT has determined the application, if a relevant permit – see s 75A /STOWP/TPLAN recommending referral authority has objected to the grant of a permit /PRIPL/SSUBO/SUBO s 65(1) Duty to give notice of refusal to grant permit to applicant DCPP/MPLAD/CSTPB and person who objected under s 57 /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 **PROVISION** THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** s 66(1)Duty to give notice under s 64 or s 65 and copy permit DCPP/MPLAD/CSTPB to relevant determining referral authorities /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO DCPP/MPLAD/CSTPB If the recommending referral authority s66(2)Duty to give a recommending referral authority notice of its decision to grant a permit objected to the grant of the permit or /CGROA/CSTAP the responsible authority decided not /STOWP/TPLAN to include a condition on the permit recommended by the recommending /PRIPL/SSUBO/SUBO referral authority s66(4)Duty to give a recommending referral authority notice of If the recommending referral authority DCPP/MPLAD/CSTPB objected to the grant of the permit or its decision to refuse a permit /CGROA/CSTAP the recommending referral authority /STOWP/TPLAN recommended that a permit condition be included on the permit /PRIPL/SSUBO/SUBO s66(6)DCPP/MPLAD/CSTPB If the recommending referral authority Duty to give a recommending referral authority a copy of any permit which Council decides to grant and a did not object to the grant of the /CGROA/CSTAP copy of any notice given under s 64 or 65 permit or the recommending referral /STOWP/TPLAN authority did not recommend a condition be included on the permit /PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED **ALL STATUTORY** s69(1)Function of receiving application for extension of time of **PLANNING** permit s 69(1A) Function of receiving application for extension of time to **ALL STATUTORY PLANNING** complete development The responsible authority may extend s69(2)Power to extend time DCPP/MPLAD/CSTPB the time within which the use or /CGROA/CSTAP development or ant stage of it is to be /STOWP/TPLAN started or the development or any stage of it is to be completed or within /PRIPL/SSUBO/SUBO which a plan under the Subdivision Act 1988 is to be certified. Duty to make copy permit available for inspection **ALL STATUTORY** s 70 **PLANNING** DCPP/MPLAD/CSTPB s 71(1) Power to correct certain mistakes /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 71(2) **ALL STATUTORY** Duty to note corrections in register

PLANNING

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED s 73 DCPP/MPLAD/CSTPB Power to decide to grant amendment subject to conditions /CGROA/CSTAP/STOWP /TPLAN/PRIPL/SSUBO/S **UBO** s 74 Duty to issue amended permit to applicant if no DCPP/MPLAD/CSTPB/C **GROA/CSTAP** objectors /STOWP/TPLAN /PRIPL/SSUBO/SUBO Duty to give applicant and objectors notice of decision DCPP/MPLAD/CSTPB s 76 to refuse to grant amendment to permit /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s76A(1)Duty to give relevant determining referral authorities DCPP/MPLAD/CSTPB copy of amended permit and copy of notice /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987			
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s 76A(2)	Duty to give a recommending referral authority notice of its decision to grant an amendment to a permit	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO	If the recommending referral authority objected to the amendment of the permit or the responsible authority decided not to include a condition on the amended permit recommended by the recommending referral authority
s 76A(4)	Duty to give a recommending referral authority notice of its decision to refuse a permit	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO	If the recommending referral authority objected to the amendment of the permit or the recommending referral authority recommended that a permit condition be included on the amended permit
s 76A(6)	Duty to give a recommending referral authority a copy of any amended permit which Council decides to grant and a copy of any notice given under s 64 or 76	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO	If the recommending referral authority did not object to the amendment of the permit or the recommending referral authority did not recommend a condition be included on the amended permit
s 76D	Duty to comply with direction of Minister to issue amended permit	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO	

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED DCPP/MPLAD/CSTPB s 83 Function of being respondent to an appeal /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO **ALL STRATEGIC PLANNING** s 83B Duty to give or publish notice of application for review DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 84(1) Power to decide on an application at any time after an DCPP/MPLAD/CSTPB appeal is lodged against failure to grant a permit /CGROA/CSTAP /STOWP/TPLAN/PRIPL /SSUBO/SUBO s 84(2) Duty not to issue a permit or notice of decision or DCPP/MPLAD/CSTPB refusal after an application is made for review of a /CGROA/CSTAP failure to grant a permit /STOWP/TPLAN

/PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED DCPP/MPLAD/CSTPB s 84(3)Duty to tell principal registrar if decide to grant a permit after an application is made for review of its failure to /CGROA/CSTAP grant a permit /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 84(6) Duty to issue permit on receipt of advice within 3 DCPP/MPLAD/CSTPB business days /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 84AB Power to agree to confining a review by the Tribunal DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO **ALL STRATEGIC PLANNING** s 86 Duty to issue a permit at order of Tribunal within 3 DCPP/MPLAD/CSTPB business days /CGROA/CSTAP /STOWP/TPLAN/PRIPL /SSUBO/SUBO DCPP/MPLAD/CSTPB s87(3)Power to apply to VCAT for the cancellation or amendment of a permit /CGROA/CSTAP

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED Function of being heard at hearing of request for DCPP/MPLAD/CSTPB s 90(1)cancellation or amendment of a permit /CGROA/CSTAP /STOWP/TPLAN/PRIPL /SSUBO/SUBO **ALL STRATEGIC PLANNING** s 91(2) DCPP/MPLAD/CSTPB Duty to comply with the directions of VCAT /CGROA/CSTAP /STOWP/TPLAN/PRIPL /SSUBO/SUBO **ALL STRATEGIC PLANNING** s 91(2A) Duty to issue amended permit to owner if Tribunal so DCPP/MPLAD/CSTPB directs /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 92 Duty to give notice of cancellation/amendment of permit DCPP/MPLAD/CSTPB by VCAT to persons entitled to be heard under s 90 /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Duty to give notice of VCAT order to stop development DCPP/MPLAD/CSTPB s 93(2)/CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO /SPIO/TLPIO/CENVPC/ TLEPO/SEPO/EPO s 95(3)Function of referring certain applications to the Minister DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO Duty to comply with an order or direction s 95(4) DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 96(1)Duty to obtain a permit from the Minister to use and DCPP/MPLAD/CSTPB develop its land /CGROA/CSTAP s 96(2)Function of giving consent to other persons to apply to DCPP/MPLAD/CSTPB the Minister for a permit to use and develop Council /CGROA/CSTAP land

PLANNING AND ENVIRONMENT ACT 1987			
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s 96A(2)	Power to agree to consider an application for permit concurrently with preparation of proposed amendment	DCPP/MPLAD/CSTPB /CGROA/CSTAP /MCSTR/CSPP	
s 96C	Power to give notice, to decide not to give notice, to publish notice and to exercise any other power under s 96C	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/PRIPL /MCSTR/CSPP	
s 96F	Duty to consider the panel's report under s 96E	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/PRIPL /MCSTR/CSPP	
s 96G(1)	Power to determine to recommend that a permit be granted or to refuse to recommend that a permit be granted and power to notify applicant of the determination (including power to give notice under s 23 of the <i>Planning and Environment (Planning Schemes) Act 1996</i>))	DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/PRIPL /MCSTR/CSPP	

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED DCPP/MPLAD/CSTPB Power to give notice in compliance with Minister's s 96H(3)direction /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 96J Duty to issue permit as directed by the Minister DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 96K Duty to comply with direction of the Minister to give DCPP/MPLAD/CSTPB notice of refusal /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 96Z Duty to keep levy certificates given to it under ss 47 or **ALL STATUTORY** 96A for no less than 5 years from receipt of the **PLANNING** certificate s 97C Power to request Minister to decide the application **NOT DELEGATED**

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MPLAD/CSTPB s 97D(1) Duty to comply with directions of Minister to supply any document or assistance relating to application /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 97G(3) Function of receiving from Minister copy of notice of **ALL STATUTORY** refusal to grant permit or copy of any permit granted by **PLANNING** the Minister s 97G(6) Duty to make a copy of permits issued under s 97F **ALL STATUTORY** available for inspection **PLANNING** s 97L Duty to include Ministerial decisions in a register kept **ALL STATUTORY PLANNING** under s 49 DCPP/MPLAD/CSTPB s 97MH Duty to provide information or assistance to the Planning Application Committee /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO /MCSTR/CSPP/SLUP /PSTRP/STRP s 97MI Duty to contribute to the costs of the Planning DCPP/MPLAD/MCSTR Application Committee or subcommittee

PLANNING AND ENVIRONMENT ACT 1987 PROVISION CONDITIONS & LIMITATIONS THING DELEGATED **DELEGATE** s 970 Duty to consider application and issue or refuse to DCPP/MPLAD/CSTPB issue certificate of compliance /CGROA/CSTAP /STOWP/TPLAN/PRIPL s 97P(3) Duty to comply with directions of VCAT following an DCPP/MPLAD/CSTPB application for review of a failure or refusal to issue a /CGROA/CSTRP certificate /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 97Q(2) Function of being heard by VCAT at hearing of request DCPP/MPLAD/CSTPB for amendment or cancellation of certificate /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 97Q(4) Duty to comply with directions of VCAT DCPP/MPLAD/CSTPB /CGROA/CSTAP /STOWP/TPLAN /PRIPL/SSUBO/SUBO s 97R Duty to keep register of all applications for certificate of **ALL STATUTORY** compliance and related decisions **PLANNING**

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED **ALL STATUTORY** s 98(1)&(2) Function of receiving claim for compensation in certain circumstances **PLANNING CFO** s98(4)Duty to inform any person of the name of the person **ALL STATUTORY** from whom compensation can be claimed **PLANNING** CFO s 101 Function of receiving claim for expenses in conjunction **ALL STATUTORY** with claim **PLANNING** CFO Note – refers to small claims, ie: s 103 Power to reject a claim for compensation in certain DCPP/MPLAD/MCSTR a) \$500 or any greater amount circumstances /CFO prescribed by the Regulations; b) or 0.1% of the value that the land would have had if the land had not been affected by any circumstance set out in section 98(1) or (2) or 107. s 107(1) Function of receiving claim for compensation **ALL STATUTORY PLANNING**

CFO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Power to agree to extend time for making claim DCPP/MPLAD/MCSTR s 107(3) /CFO s 113(2) Power to request a declaration for land to be proposed to be reserved for public purposes DCPP/MPLAD/CSTPB s 114(1) Power to apply to the VCAT for an enforcement order /CGROA/CSTAP /STOWP/PRIPL /TLPIO/SPIO/CENVPC/ TLEPO/SEPO/EPO DCPP/MPLAD/CSTPB s 117(1)(a) Function of making a submission to the VCAT where objections are received /CGROA/CSTAP /STOWP/PRIPL /TPLAN/TLPIO/SPIO/ CENVPC/TLEPO/SEPO/ EPO

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED DCPP/MPLAD/CSTPB s 120(1) Power to apply for an interim enforcement order where s 114 application has been made /CGROA/CSTAP/ TLPIO/SPIO/CENVPC/ TLEPO/SEPO/EPO DCPP/MPLAD/CSTPB s 123(1) Power to carry out work required by enforcement order and recover costs /CSTAP/CENVPC s 123(2) Power to sell buildings, materials, etc salvaged in DCPP/DIA/MPLAD **Except Crown Land** carrying out work under s 123(1) s 129 Function of recovering penalties **ALL STATUTORY PLANNING** DCPP/MPLAD/CSTPB s 130(5)Power to allow person served with an infringement notice further time /CGROA/CSTAP /STOWP/PRIPL/ TLPIO/SPIO/CENVPC/TL EPO/SEPO/EPO DCPP/MPLAD/CSTPB/C Note – Part 6 of the Act refers to s 149A(1) Power to refer a matter to the VCAT for determination STAP/CENVPC enforcement and legal proceedings

PLANNING AND ENVIRONMENT ACT 1987 DELEGATE CONDITIONS & LIMITATIONS PROVISION THING DELEGATED DCPP/MPLAD/CSTPB Power to apply to VCAT for the determination of a s 149A(1A) matter relating to the interpretation of a s 173 /CGROA/CSTAP/ agreement **CENVPC ALL STRATEGIC PLANNING** DCPP/MPLAD/MCSTR s 156 Duty to pay fees and allowances (including a payment Where Council is the relevant to the Crown under s 156(2A)), and payment or planning authority reimbursement for reasonable costs and expenses incurred by the panel in carrying out its functions unless the Minister directs otherwise under s 156(2B) power to ask for contribution under s 156(3) and power to abandon amendment or part of it under s 156(4) Subject to budgetary provision s 171(2)(f) Power to carry out studies and commission reports DCPP/MPLAD/CSTPB /TLPIO/SPIO/CENVPC/ TLEPO/SEPO/EPO s 171(2)(g) Power to grant and reserve easements DCPP/MPLAD/CSTPB /CGROA/CSTAP

PLANNING AND ENVIRONMENT ACT 1987 **DELEGATE CONDITIONS & LIMITATIONS PROVISION** THING DELEGATED DCPP/MPLAD/MCSTR Where Council is a development Power to compulsorily acquire any outer public purpose s 172C agency specified in an approved land that is specified in the approved infrastructure infrastructure contributions plan. contributions plan This power can only be used when there is no dispute of either the acquisition or of the amount of compensation being offered. If there is a dispute of either the matter must be presented to Council. DCPP/MPLAD/MCSTR s 172D(1) Power to compulsorily acquire any inner public purpose Where Council is a collecting agency land that is specified in the plan before the time that the specified in an approved land is required to be provided to Council under s infrastructure contributions plan 46GV(4) DCPP/MPLAD/MCSTR Where Council is the development s 172D(2) Power to compulsorily acquire any inner public purpose agency specified in an approved land, the use and development of which is to be the infrastructure contributions plan. responsibility of Council under the plan, before the time that the land is required to be provided under s 46GV(4) This power can only be used when there is no dispute of either the acquisition or of the amount of compensation being offered. If there is a dispute of either the matter must be presented to Council.

PLANNING AND ENVIRONMENT ACT 1987			
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s 173(1)	Power to enter into agreement covering matters set out in s 174	DCPP/MPLAD/CSTPB /CGROA/CSTAP /MCSTR/CSPP/CENVPC	Details of agreements must be subsequently reported to Council
s 173(1A)	Power to enter into an agreement with an owner of land for the development or provision of land in relation to affordable housing	DCPP/MPLAD/CSTPB /CSTPB/CSTAP /MCSTR/CGROA /CSPP	Where Council is the relevant responsible authority
	Power to decide whether something is to the satisfaction of Council, where an agreement made under s 173 of the <i>Planning and Environment Act 1987</i> requires something to be to the satisfaction of Council or Responsible Authority	DCPP/MPLAD/CSTPB /CSTAP/STOWP/PRIPL /MCSTR/CGROA /CSPP/CENVPC	
	Power to give consent on behalf of Council, where an agreement made under s 173 of the <i>Planning and Environment Act 1987</i> requires that something may not be done without the consent of Council or Responsible Authority	DCPP/MCSTR/CSTPB /CTOWP/STOWP /PRIPL/MCSTR/CGROA /CSPP/CENVPC	
s 177(2)	Power to end a s 173 agreement with the agreement of all those bound by any covenant in the agreement or otherwise in accordance with Division 2 of Part 9	DCPP/MPLAD/CSTPB /CSTAP/MCSTR /CGROA/CSPP	

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** Note - section 178 provides: DCPP/MPLAD/CSTPB s 178 Power to amend a s 173 agreement with the agreement of all those bound by any covenant in the agreement or "An agreement may, with the /CSTAP/MCSTR otherwise in accordance with Division 2 of Part 9 approval of the Minister, be amended /CGROA/CSPP by agreement between the responsible authority and all persons who are bound by any covenant in the agreement". s 178A(1) Function of receiving application to amend or end an ALL STATUTORY **PLANNING** agreement **ALL STRATEGIC PLANNING** s 178A(3)Function of notifying the owner as to whether it agrees DCPP/MPLAD/CSTPB in principle to the proposal under s 178A(1) /CSTAP/STOWP/PRIPL /STOWP/TPLAN /SSUBO/SUBO /MCSTR/CGROA /CSPP

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED Function of notifying the applicant and the owner as to DCPP/MPLAD/CSTPB s 178A(4) whether it agrees in principle to the proposal /CSTAP/STOWP/PRIPL /STOWP/TPLAN /SSUBO/SUBO /MCSTR/CGROA /CSPP s 178A(5)DCPP/MPLAD/CSTPB Power to propose to amend or end an agreement /CSTAP/MCSTR /CGROA/CSPP s 178B(1) Duty to consider certain matters when considering DCPP/MPLAD/CSTPB proposal to amend an agreement /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO /MCSTR/CGROA /CSPP s 178B(2) Duty to consider certain matters when considering DCPP/MPLAD/CSTPB proposal to end an agreement /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO /MCSTR/CGROA /CSPP

PLANNING AND ENVIRONMENT ACT 1987 THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS PROVISION** DCPP/MPLAD/CSTPB s 178C(2) Duty to give notice of the proposal to all parties to the agreement and other persons who may be detrimentally /CSTAP/STOWP/PRIPL affected by decision to amend or end /TPLAN/SSUBO/SUBO /MCSTR/CGROA /CSPP s 178C(4) Function of determining how to give notice under s DCPP/MPLAD/CSTPB 178C(2) /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO /MCSTR/CGROA /CSPP s 178E(1) Duty not to make decision until after 14 days after **ALL STATUTORY PLANNING** notice has been given **ALL STRATEGIC PLANNING** s 178E(2)(a) Power to amend or end the agreement in accordance DCPP/MPLAD/CSTPB If no objections are made under s 178D with the proposal /CSTAP/MCSTR Must consider matters in s 178B /CGROA/CSPP

PLANNING AND	ENVIRONMENT ACT 1987
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PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s 178E(2)(b)	Power to amend or end the agreement in a manner that is not substantively different from the proposal	DCPP/MPLAD/CSTPB /CSTAP/MCSTR /CGROA/CSPP	If no objections are made under s 178D Must consider matters in s 178B
s 178E(2)(c)	Power to refuse to amend or end the agreement	DCPP/MPLAD/CSTPB /CSTAP/MCSTR /CGROA/CSPP	If no objections are made under s 178D Must consider matters in s 178B
s 178E(3)(a)	Power to amend or end the agreement in accordance with the proposal	DCPP/MPLAD/CSTPB /CSTAP/MCSTR /CGROA/CSPP	After considering objections, submissions and matters in s 178B
s 178E(3)(b)	Power to amend or end the agreement in a manner that is not substantively different from the proposal	DCPP/MPLAD/CSTPB /CSTAP/MCSTR /CGROA/CSPP	
s 178E(3)(c)	Power to amend or end the agreement in a manner that is substantively different from the proposal	DCPP/MPLAD/CSTPB /CSTAP/MCSTR /CGROA/CSPP	After considering objections, submissions and matters in s 178B

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** DCPP/MPLAD/CSTPB s 178E(3)(d) Power to refuse to amend or end the agreement After considering objections, submissions and matters in s 178B /CSTAP/MCSTR /CGROA/CSPP s 178F(1) Duty to give notice of its decision under s 178E(3)(a) or DCPP/MPLAD/CSTPB (b) /CSTAP/STOWP /TPLAN/PRIPL/SSUBO /SUBO/MCSTR /CGROA/CSPP s 178F(2) Duty to give notice of its decision under s 178E(2)(c) or DCPP/MPLAD/CSTPB (3)(d)/CSTAP/STOWP /TPLAN/PRIPL/SSUBO /SUBO/MCSTR /CGROA/CSPP s 178F(4)Duty not to proceed to amend or end an agreement **ALL STATUTORY** under s 178E until at least 21 days after notice has **PLANNING** been given or until an application for review to the **ALL STRATEGIC** Tribunal has been determined or withdrawn **PLANNING** s 178G Duty to sign amended agreement and give copy to DCPP/MPLAD/CSTPB each other party to the agreement /CSTAP/MCSTR /CGROA/CSPP

PLANNING AND ENVIRONMENT ACT 1987 CONDITIONS & LIMITATIONS PROVISION THING DELEGATED **DELEGATE** Power to require a person who applies to amend or end DCPP/MPLAD/CSTPB s 178H an agreement to pay the costs of giving notices and /CSTAP/MCSTR preparing the amended agreement /CGROA/CSPP s 178I(3) Duty to notify, in writing, each party to the agreement of DCPP/MPLAD/CSTPB the ending of the agreement relating to Crown land /CSTAPMCSTR /CGROA/CSPP s 179(2) Duty to make available for inspection copy agreement **ALL STATUTORY PLANNING ALL STRATEGIC PLANNING** Duty to apply to the Registrar of Titles to record the DCPP/MPLAD/CSTPB s 181 agreement and to deliver a memorial to Registrar-/CSTAP/MCSTR General /CGROA/CSPP s 181(1A)(a) Power to apply to the Registrar of Titles to record the DCPP/MPLAD/CSTPB agreement /CSTAP/MCSTR /CGROA/CSPP s 181(1A)(b) Duty to apply to the Registrar of Titles, without delay, to DCPP/MPLAD/CSTPB record the agreement /CSTAPMCSTR /CGROA/CSPP

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED DCPP/MPLAD/CSTPB s 182 Power to enforce an agreement /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO /MCSTR/CGROA /CSPP s 183 Duty to tell Registrar of Titles of ending/amendment of DCPP/MPLAD/CSTPB agreement /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO /MCSTR/CGROA /CSPP s 184F(1) Power to decide to amend or end an agreement at any DCPP/MPLAD/MCSTR time after an application for review of the failure of Council to make a decision Duty not to amend or end the agreement or give notice s 184F(2) **ALL STATUTORY** of the decision after an application is made to VCAT for **PLANNING** review of a failure to amend or end an agreement

PLANNING AND ENVIRONMENT ACT 1987 DELEGATE CONDITIONS & LIMITATIONS PROVISION THING DELEGATED Duty to inform the principal registrar if the responsible DCPP/MPLAD/CSTPB s 184F(3) authority decides to amend or end an agreement after /CSTAP/STOWP/PRIPL an application is made for the review of its failure to end /TPLAN/SSUBO/SUBO or amend the agreement /MCSTR/CGROA /CSPP s 184F(5) Function of receiving advice from the principal registrar **ALL STATUTORY** that the agreement may be amended or ended in **PLANNING** accordance with Council's decision **ALL STRATEGIC PLANNING** s 184G(2) Duty to comply with a direction of the Tribunal **ALL STATUTORY PLANNING ALL STRATEGIC PLANNING** s 184G(3) Duty to give notice as directed by the Tribunal DCPP/MPLAD/CSTPB /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO /MCSTR/CGROA /CSPP

PLANNING AND ENVIRONMENT ACT 1987 PROVISION DELEGATE CONDITIONS & LIMITATIONS THING DELEGATED s 185B(1) Duty to comply with a request from the Minister to DCPP/MPLAD/CSTPB/ provide the name, address, email address or telephone CSTAP/STOWP/PRIPL/ number of any person to whom the Minister is required TPLAN/SSUBO/SUBO/ to give notice MCSTR/CGROA/CSPP s 198(1) Function to receive application for planning certificate **ALL STATUTORY PLANNING** DCPP/MPLAD/CSTPB s 199(1) Duty to give planning certificate to applicant /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO s 201(1) Function of receiving application for declaration of **ALL STATUTORY** underlying zoning **PLANNING** s 201(3) DCPP/MPLAD/CSTPB Duty to make declaration /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO/ TLPIO/SPIO/CENVPC/ TLEPO/SEPO/EPO

PLANNING A	PLANNING AND ENVIRONMENT ACT 1987			
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS	
-	Power to decide, in relation to any planning scheme or permit, that a specified thing has or has not been done to the satisfaction of Council	DCPP/MPLAD/CSTPB /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO /MCSTR/CGROA/ CSPP/TLPIO/SPIO/ CENVPC/TLEPO/SEPO/ EPO		
-	Power, in relation to any planning scheme or permit, to consent or refuse to consent to any matter which requires the consent or approval of Council	DCPP/MPLAD/CSTPB /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO /MCSTR/CGROA/CSPP/ TLPIO/SPIO/ CENVPC/TLEPO/SEPO/ EPO		
-	Power to approve any plan or any amendment to a plan or other document in accordance with a provision of a planning scheme or condition in a permit	DCPP/MPLAD/CSTPB /CSTAP/STOWP/PRIPL /TPLAN/SSUBO/SUBO/ MCSTR/CGROA /CSPP/TLPIO/SPIO/ CENVPC/TLEPO/SEPO/ EPO		

PLANNING AND ENVIRONMENT ACT 1987 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** DCPP/MPLAD/CSTPB Power to give written authorisation in accordance with a /CSTAP/STOWP/PRIPL provision of a planning scheme /TPLAN/SSUBO/SUBO /MCSTR/CGROA /CSPP/TLPIO/SPIO/ CENVPC/TLEPO/SEPO/ **EPOF** ALL STATUTORY s 201UAB(1) Function of providing the Victoria Planning Authority **PLANNING** with information relating to any land within municipal district **ALL STRATEGIC PLANNING** ALL STATUTORY s 201UAB(2) Duty to provide the Victoria Planning Authority with **PLANNING** information requested under s 201UAB(1) as soon as possible **ALL STRATEGIC PLANNING**

PLANNING AND ENVIRONMENT REGULATIONS 2015 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Function of receiving notice, under s 19(1)(c) of r 6 **ALL STRATEGIC** Where Council is not the planning authority the Act, from a planning authority of its **PLANNING** and the amendment affects land within its preparation of an amendment to a planning municipal district; or scheme. **ALL STATUTORY** Where the amendment will amend the **PLANNING** planning scheme to designate Council as an acquiring authority. r.21 Power of responsible authority to require a permit DCPP/MPLAD/CSTPB applicant to verify information (by statutory /CSTAP/STOWP/PRIPL declaration or other written confirmation satisfactory to the responsible authority) in an /TPLAN/SSUBO/SUBO application for a permit or to amend a permit or any information provided under s 54 of the Act r 25(a) Duty to make copy of matter considered under s **ALL STATUTORY** Where Council is the responsible authority 60(1A)(g) in accordance with the public **PLANNING** availability requirements. r 25(b)) Function of receiving a copy of any document **ALL STATUTORY** Where Council is not the responsible considered under s 60(1A)(g) by the responsible **PLANNING** authority, but the relevant land is within authority and duty to make the document Council's municipal district available in accordance with the public availability requirements. Function of receiving notice under s 96C(1)(c) of r 42 ALL STRATEGIC Where Council is not the planning authority the Act from a planning authority of its preparation **PLANNING** and the amendment affects land within of a combined application for an amendment to a Council's municipal district; or planning scheme and notice of a permit ALL STATUTORY application Where the amendment will amend the **PLANNING** planning scheme to designate Council as an acquiring authority.

PLANNING AND ENVIRONMENT (FEES) REGULATIONS 2016			
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
r.19	Power to waive or rebate fee relating to amendment of a planning scheme	DCPP/MCSTR/CGROA /CSPP	Where Council is the planning authority Note – the grounds for waiving or rebating a fee include: a) the request has been withdrawn and a new request submitted in its place; or b) the amendment combines separate items from more than one request for an amendment to a planning scheme into one amendment; or c) in the opinion of the planning authority or the Minister— (i) the request imposes on the planning authority or the Minister (as the case may be) no appreciable burden or a lesser burder than usual for supplying d) that service; or (ii) the primary intention of the amendment is to substantially assist in the implementation of State, regional or local policy; or (iii) the primary intention of the amendment is to upgrade and improve the planning scheme in the public interest; or (iv) the amendment implements a review of the planning scheme completed under section 12B of the Act; or

PLANNING AND ENVIRONMENT (FEES) REGULATIONS 2016

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
r.19 continued			(v) the amendment rewrites and restructures the planning scheme so that it may be more readily understood, without changing the planning policy; or (vi) the primary intention of the amendment is to make the planning scheme consistent in form and content with the directions or guidelines issued by the Minister under section 7 of the Act; or (vii) the primary intention of the amendment is to remove errors or anomalies in the planning scheme; or (viii) the request has been made by a person or group of persons standing to gain no financial benefit from the amendment; or (ix) the amendment is not intended to financially benefit an owner or group of owners of land.
r.20	Power to waive or rebate fee other than a fee relating to an amendment to a planning scheme	DCPP/MPLAD/MCSTR /CGROA/CSPP/CSTAP /CSTPB	Where Council is the responsible authority Note – the grounds for waiving or rebating a fee include: (a) an application is withdrawn and a new application is submitted in its place; or

PLANNING AND ENVIRONMENT (FEES) REGULATIONS 2016

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
r.20 continued			(b) in the opinion of the responsible authority or the Minister the payment of the fee is not warranted because—
			(i) of the minor nature of the consideration of the matter decided or to be decided; or
			(ii) the requested service imposes on the responsible authority or the Minister (as the case may be) no appreciable burden or a lesser burden than usual for supplying that service; or;
			(c) in the opinion of the responsible authority or the Minister (as the case may be) the application or determination assists—
			(i) the proper development of the State, region or municipal district; or
			(ii) the proper development of part of the State, region or municipal district; or
			(iii) the preservation of buildings or places in the State, region or municipal district which are of historical or environmental interest; or
			(d) the application relates to land used exclusively for charitable purposes.
r 21	Duty to record matters taken into account and which formed the basis of a decision to waive or rebate a fee under r19 or 20	ALL STRATEGIC PLANNING	

PLANNING AND ENVIRONMENT (FEES) REGULATIONS 2016			
PROVISION THING DELEGATED DELEGATE CONDITIONS & LIMITATIONS			
		ALL STATUTORY PLANNING	

RESIDENTIAL TENANCIES ACT 1997 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS CPUBH** s.518F Power to issue a notice to a caravan park operator regarding the emergency management plan if it is determined that the plan does not comply with the requirements **CPUBH** s.522(1)Power to give a compliance notice to a person Power to authorise an officer to exercise powers **CPUBH** s.525(2)in section 526 (either generally or in a particular case) s.527 Power to authorise a person to institute **CPUBH** proceedings (either generally or in a particular case)

RESIDENTIAL TENANCIES (CARAVAN PARKS AND MOVABLE DWELLINGS REGISTRATION AND STANDARDS) REGULATIONS 2020

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
r 7	Power to enter into a written agreement with a caravan park owner	CPUBH/EHO	
r. 12 (1) r. 12 (2)	Power to refuse to renew the registration if not satisfied that the caravan park complies with the Regulations	DCSL/MCITS/CPUBH	
r. 14(3)	Power to determine where a notice of transfer is displayed	CPUBH/EHO	
r. 16(1)	Power to determine the fee to accompany applications for registration or applications for renewal of registration	NOT DELEGATED	Fee must be determined and approved by Council as part of the Council annual budget
r. 18(4)	Power to determine where the emergency contact person's details are displayed	CPUBH/EHO	
r. 18(6)	Power to determine where certain information is displayed	CPUBH/EHO	
r.23	Power to determine places in which the caravan park owner must display a copy of emergency procedures	CPUBH/EHO	

RESIDENTIAL TENANCIES (CARAVAN PARKS AND MOVABLE DWELLINGS REGISTRATION AND STANDARDS) REGULATIONS 2020

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
r.24	Power to determine places in which caravan park owner must display copy of public emergency warnings	CPUBH/EHO	
r.28(c)	Power to approve system for the collection, removal and disposal of sewage and waste water from a movable dwelling	CPUBH/EHO	
r. 40(b)	Power to require notice of proposal to install un- registrable movable dwelling or rigid annexe	CPUBH/EHO	
r. 43	Power to approve use of a non-habitable structure as a dwelling or part of a dwelling	CPUBH/EHO	
Schedule 3 – clause 4(3)	Power to approve the removal of wheels and axles from un-registrable movable dwelling	CPUBH/EHO	

ROAD MANAGE	ROAD MANAGEMENT ACT 2004			
PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS	
s.11(1)	Power to declare a road by publishing a notice in the Victoria Government Gazette	NOT DELEGATED	Obtain consent in circumstances specified in 11(2)	
s.11(8)	Power to name a road or change the name of a road by publishing a notice in the Government Gazette	NOT DELEGATED		
s.12(2)	Power to discontinue a road or part of a road	NOT DELEGATED		
s12(4)	Duty to publish, and provide copy, notice of proposed discontinuance	DIA/MASS	Power of coordinating road authority where it is the discontinuing body Unless s 12(11) applies	
s13(1)	Power to fix a boundary road by publishing notice in the Government Gazette	DIA	Power of the coordinating road authority and obtain consent under s13(3) and section 13(4)	
s14(7)	Power to appeal against decision of the Head, Transport for Victoria	DIA/MASS/DCSS/MPLAD		
s15(1)	Power to enter into arrangement with another road authority, utility or a provider of public transport to transfer a road management function of the road authority to the other road authority, utility or provider of public transport	DIA	Must be ratified by Council	

ROAD MANAGEMENT ACT 2004

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s15(1A)	Power to enter into an arrangement with a utility to transfer a road management function of the utility to the road authority	DIA	Must be ratified by Council
s16(7)	Power to enter into an arrangement under section 15	DIA	Must be ratified by Council
s.17(3)	Power to decide that a road is reasonably required for general public use	NOT DELEGATED	Note – a public road includes a road declared pursuant to section 204(1) of the Local Government Act 1989
s.17(4)	Power to decide that a road is no longer reasonably required for general public use	NOT DELEGATED	
s.18(1)	Power to designate an ancillary area	NOT DELEGATED	Where Council is the coordinating road authority, and obtains consent in circumstances specified in section 18(2)
s.21	Power to reply to a request for information or advice from the Minister or relevant Minister	DIA/MASS/DCSS/MPLAD	Obtain consent in the circumstances specified in section 11(2)
s.22(2)	Power to comment on a proposed Ministerial direction	DIA/MASS	

ROAD MANAGEMENT ACT 2004

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s.40(5)	Power to inspect, maintain and repair a road which is not a public road	NOT DELEGATED	
s.41(1)	Power to determine the standard of construction, inspection, maintenance and repair	DIA/MASS/CTECS	
s.42(1)	Power to declare a public road as a controlled access road	NOT DELEGATED	Power of the coordinating road authority and Schedule 2 also applies Note "controlled access road" means a public road in respect of which a declaration is in force under section 42
s.42(2)	Power to amend or revoke a declaration by notice published in the Government Gazette	NOT DELEGATED	Power of the coordinating road authority - Schedule 2 also applies
s42A(4)	Power to approve the Minister's decision to specify a road as a specified freight road	DIA/MASS	Power of the coordinating road authority If the road is a municipal road or part thereof and where the road is to be specified a freight road
s.49	Power to develop and publish a road management plan	NOT DELEGATED	
s.51	Power to determine standards by incorporating the standards in a road management plan	NOT DELEGATED	

ROAD MANAGEMENT ACT 2004 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Power to cause notice to be published in the s53(2)**DIA/MASS** Government Gazette of an amendment etc. of a document in a road management plan s.54(6)Power to amend a road management plan **NOT DELEGATED** s.63(1)DIA/MASS/DCSS/CTECS Where Council is the coordinating road Power to consent to conduct of works on a road authority /MINFD/MPLAD s.63(2)(e)Power to conduct or to authorise the conduct of Where council is the infrastructure manager DIA/MASS/MWASS/MINFD works in, on, under or over a road in an emergency /DCSS/MPLAD Where Council is the coordinating road s.66(1)Power to consent to structure etc DIA/MASS authority s.67(3)Power to request information relating to the person DIA/MASS/CTECS Where Council is the coordinating road responsible for distributing a sign or bill on a road authority Where Council is the coordinating road s.68(2)Power to request information relating to the person DIA/MASS/CTECS responsible for depositing a sign or bill on a road authority s.71(3)Power to appoint an authorised officer NOT DELEGATED

ROAD MANAGEMENT ACT 2004 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Duty to investigate complaint and provide report s.87(2)DIA/MASS/MINFD/CTECS /DCSS/MPLAD s.96 Power to authorise a person for the purpose of DIA/MASS/MINFD/CTECS instituting legal proceedings s.112(2)Power to recover damages in court DIA/MASS/MINFD/CTECS /DCSS/MPLAD s.116 Power to cause or carry out an inspection where a DIA/MASS/MINFD/DCSS notice of an incident arising out of the condition of /MPLAD a public road has been received DIA/MASS/MWASS/MINFD s.120(1)Power to exercise road management functions on an arterial road (with the consent of The Head, /DCSS/MPLAD Transport for Victoria) Power to enter into an agreement in respect of DIA/MASS/MWASS/MINFD s.121(1)works /DCSS/MPLAD s.122(1)DIA Note – fees may be charged if authorised Power to charge and recover fees under the Road Management (General) Regulations 2005. The Regulations express the fees in terms of "fee units" which are indexed annually. In 2014/15, a fee unit is \$13.24.

ROAD MANAGEMENT ACT 2004

PROVISION	THING DELEGATED	DELEGATE	CONDITIONS & LIMITATIONS
s.123(1)	Power to charge for any service	DIA	Note – the charge can include costs relating to: a) supplying a service, product or commodity; or b) giving information.
Schedule 2 – Clause 2(1)	Power to make a decision in respect of controlled access roads	DIA/MASS/MINFD	Note – controlled access road means a public road in respect of which a declaration is in force under section 42.
Schedule 2 – Clause 3(2)	Power to amend, revoke or substitute policy about controlled access roads	NOT DELEGATED	See above
Schedule 7 Clause 12(2)	Power to direct infrastructure manager or works manager of another authority to conduct reinstatement works	DIA/MASS/CTECS/MINFD	Where Council is the coordinating road authority
Schedule 7 Clause 12(3)	Power to take measures to ensure reinstatement works are completed	DIA/MASS/CTECS/MINFD /DCSS/MPLAD	Where Council is the coordinating road authority
Schedule 7 Clause 12(5)	Power to recover costs incurred in sub clause 12(3)	DIA/MASS/CTECS/MINFD /DCSS/MPLAD	Where Council is the coordinating road authority

ROAD MANAGEMENT ACT 2004 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Power to vary a notice period DIA/MASS/CTECS/MINFD Where Council is the coordinating road Schedule 7 authority Clause 13(2) Schedule 7 DIA/MASS/CTECS/MINFD Where Council is the coordinating road Power to consent to proposed works authority Clause 16(1) /DCSS/MPLAD Where Council is the coordinating road Schedule 7 Clause Power to consent to proposed works DIA/MASS/CTECS/MINFD authority 16(5) /DCSS/MPLAD Where Council is the coordinating road Schedule 7 Clause Power to set reasonable conditions on consent for DIA/MASS/CTECS/MINFD authority 16(6) proposed roadworks /DCSS/MPLAD Where Council is the coordinating road Schedule 7 Clause DIA/MASS/CTECS/MINFD Power to include consents and conditions for authority 16(8) proposed roadworks /DCSS/MPLAD Where Council is the coordinating road Schedule 7 Power to refuse to give consent and duty to give DIA/MASS/CTECS/MINFD authority reasons for refusal for proposed roadworks

/DCSS/MPLAD

Clause 17(2)

ROAD MANAGEMENT ACT 2004 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** Where Council is the coordinating road Power to enter into an agreement in relation to DIA/MASS/MINFD/DCSS Schedule 7 authority proposed roadworks Clause 18(1) /MPLAD Where Council is the coordinating road Schedule 7 Power to give notice requiring rectification of works DIA/MASS/MINFD/CTECS authority Clause 19(1) /DCSS/MPLAD Power to conduct the rectification works or Schedule 7 DIA/MASS/MINFD/CTECS Where Council is the coordinating road engage a person to conduct the rectification authority Clause 19(2) & (3) /DCSS/MPLAD works and power to recover costs incurred Where Council is the coordinating road Schedule 7 power to require removal, relocation, replacement DIA/MASS/MINFD/CTECS authority or upgrade of existing non-road infrastructure Clause 20(1) /DCSS/MPLAD Where Council is the coordinating road Schedule 7A Power to cause street lights to be installed on DIA/MASS/MINFD/DCSS authority roads Clause 2 /MPLAD

ROAD MANAGEMENT (GENERAL) REGULATIONS 2016 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** r.16(3)Where Council is the coordinating road Power to issue a permit DIA/MASS/MINFD/DCSS authority r.18(1) Where Council is the coordinating road Power to give written consent re damage to road DIA/MASS/MINFD authority r.23(2)Where Council is the coordinating road Power to make a submission to the tribunal. **DIA/MASS** authority Note "tribunal" refers to the Victorian Civil and Administrative Tribunal Power to charge a fee for application under section Where Council is the coordinating road r.23(4)**NOT DELEGATED** 66(1) Road Management Act authority r.25(1) Power to remove objects, refuse, rubbish or other DIA/MASS/CTECS/MINFD Where Council is the coordinating road material deposited or left on a road authority /DCSS/MPLAD r.25(2) Power to sell or dispose of things removed from a DIA/MASS/CTECS/MINFD Where Council is the coordinating road road or part of road (after first complying with authority regulation 25(3) r.25(5) Power to recover in the Magistrates' Court DIA/MASS/CTECS/MINFD Where Council is the coordinating road

expenses from the person responsible

authority

ROAD MANAGEMENT (WORKS AND INFRASTRUCTURE) REGULATIONS 2015 PROVISION THING DELEGATED **DELEGATE CONDITIONS & LIMITATIONS** power to exempt a person from requirement under r.15 DIA/MASS/MINFD/DCSS Where Council is the coordinating road clause 13(1) of schedule 7 to the Act to give notice authority and where consent given under s /MPLAD as to the completion of those works 63(1) of the Act power to waive whole or part of fee in certain Where Council is the coordinating road r.22(2) DIA/MASS/MINFD/DCSS circumstances authority /MPLAD