

Community Impact Statement



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Acknowledgement of Country

Nillumbik Shire Council acknowledges the Wurundjeri Woi-wurrung people as the Traditional Owners of the Country on which Nillumbik is located, we pay our respects to Elders past, present and future, and extend that respect to all First Nations People. We respect the enduring strength of the Wurundjeri Woi-wurrung and acknowledge that sovereignty was never ceded.

Inclusion Statement

Nillumbik Shire Council is committed to creating a fair, equitable and inclusive community where human rights are respected, participation is facilitated, barriers are reduced and diversity is celebrated. We support the rights of all people regardless of age, gender, ability or background. We value the diverse and changing nature of our community and understand that some groups and individuals experience more barriers than others.

If you require this document in another format, email nillumbik@nillumbik.vic.gov.au or phone 9433 3111.

Council can be contacted through the National Relay Service (NRS). The NRS is available as a phone solution for people who are deaf or have a hearing or speech impairment. All calls are confidential. Users must be registered via www.relayservice.gov.au to make and receive calls:

TTY users phone 133 677, then ask for Council on 9433 3111.

Speak and Listen (speech-to-speech) users phone 1300 555 727, then ask for Council on 9433 3111. A Hearing loop is located at the Civic Drive Customer Service Counter, Civic Centre, Civic Drive Greensborough

Interpreting services are available.

Community Impact Statement

1. Background

The General Provisions Amenity Local Law and Infrastructure Assets Local Law 2013 into operation on 26 November 2013 and was Government Gazetted 5 December 2013. Local laws are required to be reviewed every 10 years in accordance with the Local Government Act 2020 (the Act) section 71.

The review of the current Local Law commenced at the start of 2021 after it was recognised the current laws were inconsistent, duplicated State legislation and were in need of updating. The objective was to ensure the provisions within these local laws are appropriate, lawful, consistency, meet the needs of the Nillumbik Community and are easy to understand and use.

This required the new Local Laws to be drafted from scratch. While the content covers the same topics and issues, additional steps in consultation were undertaken to ensure the above identified challenges of the previous Local Laws were addressed.

The Local Law review included extensive community consultation, communication / marketing campaign, external legal advice and the development of cross organisational working groups to provide governance, accountability and strategic advice.

The review of the Local Law also included benchmarking against City of Whittlesea, Cardina Council, Banyule City Council, Hume City Council and Yarra Rangers.

The Nillumbik General Local Law 1 was prepared in line with State Government guidelines. External lawyers have confirmed the proposed Nillumbik General Local Law 1 complies with all regulatory requirements.

Council have used The Guideline for Local Laws Manual (published by Local Government Victoria) to inform the development of the Community Impact Statement, as the explanatory document for the community, and integrating its components into the Council's processes of better practice Local Law making.

2. Objectives

The principal objectives of this Local Law are to:

- provide for the peace order and good governance of the Nillumbik Shire Council; and
- promote a physical and social environment free from hazards to health, in which the residents of the Council district can enjoy a quality of life that meets the general expectations of the community; and
- prevent and suppress nuisances which may adversely affect the enjoyment of life or the health, safety, and welfare of persons; and
- prohibit, regulate, and control activities which may be dangerous or unsafe or detrimental to the quality of life and the environment; and
- prohibit, regulate, and control access to and behaviour in and on Council Land; and
- prohibit, regulate, and control the use of Council Land; and
- protect public assets vested in Council from damage, accelerated deterioration or abuse during the building process or at other times; and
- provide a physical environment which aims to minimize hazards to health and safety of persons attending building sites and those adjacent, opposite, or passing building sites; and
- prohibit, regulate, and control the presence of and disposal of builders' refuse, rubbish, and soil on and from building sites within the Council district, particularly litter and storm-water pollution to protect receiving waterways; and
- define the standards imposed on persons who engage in building work; and
- provide for the consistent administration and enforcement of this Local Law.

3. Community Consultation and Engagement

Council's approach to making the proposed Local Law involved three stages: 1) Review of current local laws to understand effectiveness and identify gaps 2) Consultation on a new drafted local law to clarify

if changes met community expectations 3) Advertising the proposed Draft Local law and inviting submissions pursuant to section 223 (S223) of the Act.

A final legal review will get undertaken post stage 3 and prior to gazetting.

Stage 1 - Reviewing the current Local Law

- Identifying and amending provisions that are duplicated, overlapped or conflict with other pieces of legislation
- Undertaking extensive community consultation with residents, local groups and statutory authorities
- Hearing of submissions by a special committee of the Council on community feedback
- Developing internal working groups to ensure consistency in the delivery of services
- Councillor briefings to understand the relevance of the proposed Local Law and what parts may need further assessment

Stage 2 – Consultation of New Draft Local Law

- Consultation on new draft Local Law
- Undertaking extensive community consultation with residents, local groups and statutory authorities
- Hearing of submissions by a special committee of the Council on community feedback
- Internal working groups re-engaged to ensure consistency in the delivery of services
- Councillor workshop with external legal consultant to understand options relating to Community feedback what options could be proposed in the new Local Law

Stage 3 – Public Exhibition of New Local Law

- Advertising the proposed Draft Local law and inviting submissions pursuant to section 223 (S223) of the Act
- Publishing the Procedure and Protocol Manual
- Hearing of submissions by a special committee of the Council on S223;
- *Local Laws 23.1 Aerosol spray paint containers was removed due cross over with State Legislation but has affect as it is already enforceable and remains enforceable*

Stage 4 and Stage 5 are required to bring the new local law into affect.

Stage 4 – Adoption by Council at Council Meeting

- Makes the Nillumbik General Local Laws 1, to commence on 22 December 2022
- Revokes the following Local Laws on the 22 December 2022;
 - Amenity Local Law 2013;
 - Meeting Procedure Local Law 2017;
 - Prohibition of Fireworks Local Law 2019
 - Infrastructure Assets Local Law 2013;
- Adopts the Procedure and Protocol Manual

Stage 5 – Gazette of New Local Laws

- Finalise external Legal review and certification
- Referring the proposed Local Law and Procedure and Protocol Manual to Council
- Gazette New Local Laws

4. Measures of Success

To achieve the objectives set out in the Nillumbik General Local Law 1, Council will:

- Regulate activities, events, practices or behaviour in public places;
- Measure and monitor how the proposed Local Law contributes to supporting community safety;
- Undertake inspections to ensure compliance with permit conditions;
- Provide conditions for specified activities to protect the safety of the community;
- Update the Procedure and Protocol manual to meet changing expectations of the community; and
- Deliver proactive programs that educate the community on how to comply with the Local Law.

5. Existing Legislation

Council have considered whether there are alternatives to the Nillumbik General Local Law 1 that might better suit the needs of the community. However, the Nillumbik General Local Law 1 addresses local neighborhood amenity issues that existing Acts and subordinate legislation does not include or satisfactorily address.

6. Overlap of Existing State Legislation

Council is conscious of the fact that a local law must not duplicate, overlap or conflict with other statutory rules or legislation.

The existing Acts listed below deals with issues which are also dealt with by the Nillumbik General Local Law 1:

- Building Act 1993
- Building Regulations 2018
- Country Fire Authority Act 1958
- Domestic Animals Act 1994
- Emergency Management Act 1986
- Environment Protection Act 2017
- Environment Protection Regulations 2021
- Fire Rescue Victoria Act 1958
- Food Act 1984
- Impounding of Livestock Act 1994
- Infringements Act 2006
- Infringement Regulation 2016
- Local Government Act 1989
- Local Government Act 2020
- Magistrates Court Act 1989
- Nillumbik General Local Law 1
- Planning and Environment Act 1987
- Planning and Environment Regulations 2015
- Privacy and Data Protection Act 2014
- Public Health and Wellbeing Act 2008
- Road Management Act 2004
- Road Safety Road Rules 2017
- Road Safety Act 1986
- Tobacco Act 1987
- Victorian Civil Administrative Tribunal Act 1998

Council believes the provisions of the proposed Local Law meet local community needs and complement State legislation without duplicating, overlapping or creating any inconsistency.

7. Overlap of Planning Scheme

Council does not believe any provision of the proposed Nillumbik General Local Law 1 overlaps, duplicates or creates any inconsistency with the Planning Scheme.

8. Risk Assessment

A risk management approach was used to review and develop the Nillumbik General Local Law 1.

Acknowledging that the Local Law has not been updated for 10 years, significant change has been made to ensure risks have been mitigated for both the community and Council.

To ensure the community understands the Local Laws, Council is committed to undertaking the following;

Development of Compliance Policy to create;

- promote consistency in enforcement action in matters of non-compliance;

- ensure transparency, procedural fairness and natural justice principles are applied; and
- ensure that enforcement action is proportionate to the alleged offence in each case.

Education Relating to Local Laws Changes

Community Safety and Communications team will partner in an education roll out across the Shire.

9. Legislative approach

Council believes in the minimum imposition on the community with its local laws. The Nillumbik General Local Law 1 reflects this approach by providing for:

- Penalties which are both a deterrent in relation to potential offences and are set at a level consistent with the seriousness of the offence;
- The minimum possible number of provisions which create offences. In this context, Council recognises that Nillumbik:
 - The municipality comprises an area of 431.94 square kilometres;
 - The municipal population is approximately 65,094;
 - The area is one of the most diverse in Victoria;
 - Is a collection of suburbs, townships and villages, each with its own unique identity and heritage
 - Nillumbik's green wedge covers over 90 per cent of the total area of the Shire and includes many state and national parks
- Minimising the requirement for permits; and
- Reasonable enforcement procedures including provision for the giving of official warnings where appropriate, provision of an internal review process (required pursuant to the Infringements Act 2006) for appeals against infringement notices and the refusal of applications for permits.

10. Restriction of Competition

Council does not consider the Nillumbik General Local Law 1 restricts competition or is inconsistent with any National Competition Policy provisions.

11. Permits

The current local law provides for a wide range of permits for various activities. In drafting the Nillumbik General Local Law 1, Council staff conducted a permit stocktake and established that, in several instances, there were no administrative procedures to enable applications for permits or for permits to be issued.

Council are working towards standardising requirements for applications for permits and the conditions on which permits are issued or refused.

12. Fees

The Local Law allows Council to set fees annually and this will be done as part of the budget process. Determining the fees and charges is not within the scope of the Local Law review.

Annually in the lead up to Council's internal budget process, Council conduct an internal reviews and benchmarking exercises of other Councils fees and charges, while also reviewing feedback received throughout the year and compare penalties for non-compliance.

13. Comparison with Comparable Councils

Benchmarking of new clauses was undertaken against other local laws from a range of councils including City of Whittlesea, Banyule City Council, Hume City Council, Cardinia Council and Yarra Rangers.

The benchmarking undertaken with City of Whittlesea, Banyule City Council, Hume City Council, Cardinia Council and Yarra Rangers was undertaken given their similarities in geographical blend or

urban, semi-rural and rural townships, close proximity and incorporating parts of high country / national parks.

The purpose of conducting this exercise was to assess the similarities and differences between councils to ensure a best practice approach was adopted in the drafting of Council's Local Law.

14. Charter of Human Rights

Council has assessed the implications of the Local Laws as compatible with the requirements of the Charter of Human Rights and Responsibilities Act 2006.

To the extent that any provisions engage rights, the limitations imposed are demonstrably justifiable, such that no incompatibility arises.

15. Changes to the Local Law

Clause		Changes		Amendments	
Old Number	New Number	Title	Retain	Status	Summary of changes

Part 1. Introductions and definitions

1	1	Title	Yes	Amended	To differentiate from the previous Local Law
2	2	Objectives	Yes	Amended	Sets the new principle objectives of the new Local Law and to reflect the new Local Government Act
2a	2.1a				
2b	2.1b				
2a	2.1c				
2b	2.1d				
2a	2.1e				
2b	2.1f				
N/A	2.1g				
N/A	2.1h				
N/A	3	The power to make this Local Law	New	New	Requirement to make new Local Law
3	4	Commencement	Yes	Amended	Updated to ensure the Local Law does not commence until notice of its making is published in the Victoria Government Gazette
5	5	Revocation	Yes	Amended	Identifies the revoking of current local laws
N/A	5.1a		No	Removed	
N/A	5.1b				
N/A	5.1c				
N/A	5.1d				
4	6	Cessation	Yes	Amended	Prescribes the length of the new local law
6	7.1	Application	Yes	Amended	Clarification on where the local laws can be enforced and not contradict or undermine any other Legislation
N/A	7.2				
N/A	8	Exemptions from this Local Law	New	New	To provide exemptions from local laws in extenuating circumstances
N/A	8.1a				
N/A	8.1b				
N/A	8.1c				
N/A	8.1d				
N/A	8.1e				

7	9	Incorporated documents, codes, and policies	Yes	Amended	To detail the documents that are incorporated
N/A	9.1a				
N/A	9.1b				
8	10	Definitions	Yes	Amended	To assist understanding of the proposed Local Law, these definitions have been amended or added

Part 2. The Common Seal

N/A	11	Use of the Common Seal	New	New	Required under the <i>Local Government Act 2020</i>
N/A	12	Authority for use of Common Seal:			
N/A	13.1	Keeping of the Common Seal			
N/A	13.2				
N/A	14	Signatures to accompany Common Seal			
N/A	15	Unauthorised use of the Common Seal			

Part 3. Council Land, Buildings and Reserves

9	16	Behaviour in or on Council Land	Yes	Amended	Reworded and increased amount of provisions to meet community expectations
9a	16.1a				
9b	16.1b				
N/A	16.1c				
N/A	16.1d				
N/A	16.1e				
N/A	16.1f				
N/A	16.1g				
N/A	16.1h				
N/A	16.1i				
N/A	16.2a				
N/A	16.2b				
N/A	16.2c				
N/A	16.2d				
N/A	17	Behaviour in Council buildings	Yes	Amended	Reworded and increased amount of provisions to meet community expectations
N/A	17.1a				
N/A	17.1b				
N/A	17.2a				
N/A	17.2b				
N/A	17.2bi				
N/A	17.2bii				
N/A	17.2iii				
N/A	18	Activities prohibited in a Council reserve	Yes	Amended	Reworded and increased amount of provisions to meet community expectations
N/A	18.1a				
N/A	18.1b				
N/A	18.1c				
N/A	18.1d				
N/A	18.1e				
N/A	18.1f				
N/A	18.1g				

N/A	18.1h				
N/A	18.1i				
N/A	18.1j				
N/A	18.1k				
N/A	18.1ki				
N/A	18.1kii				
N/A	19.1a				
N/A	19.1ai				
N/A	19.1aaii				
N/A	19.1aaiii				
N/A	19.1aiv				
N/A	19.1b				
N/A	19.1c				
N/A	19.1d				
N/A	19.1e				
N/A	19.1f				
N/A	19.1g				
10	N/A	Signage	No	Removed	Relocated signage clause

Part 4. Consumption of Liquor in Public Places

11a	20	Liquor	Yes	Amended	Enable Council to manage the consumption of liquor within prescribed areas
11b	20.1a				
N/A	20.1b				
13a	20.2a				
13b	20.2b				
N/A	20.2c				
N/A	20.3				
N/A	20.4				
12a	20.5				
12b	20.5a				
12c	20.5b				
12d	20.5c				

Part 5. Specific Activities

14	21	Signs, goods, and furniture	Yes	Amended	To regulate the use of council land and buildings for advertising of goods and furniture and compliance with the signage policy
N/A	21.1a				
N/A	21.1b				
N/A	21.1c				
55	21.2				
N/A	21.3				
N/A	21.4	Open air performances and busking	Yes	Amended	To simplify process and encourage arts and culture
17a	22				
17b	22.1a				
N/A	22.1b				
N/A	22.2				
N/A	23.2				
15	23.1				

N/A	23.2	Clothing recycle bins	Yes	Amended	Re-worded to simplify expectations
N/A	23.3				
N/A	23.3a				
N/A	23.3b				
N/A	23.3c				
16	24.1	Charitable collections	Yes	Amended	Re-worded to simplify expectations
N/A	24.2				
19a	25.1	Distribution of hand bill, advertising material and selling of goods	Yes	Amended	Re-worded to simplify expectations
19b	25.2				
N/A	25.3				
18	26.1	Shopping trolleys	New	New	Address the abandonment of shopping trolleys
N/A	26.2				
N/A	26.3				
N/A	26.4				
N/A	26.4a				
N/A	26.4b				
N/A	26.5				
N/A	27.1	Fireworks	New	New	Provision has been relocated from another existing local law
N/A	27.2				
N/A	27.3				
22a	28.1	Scare guns	Yes	Unchanged	
22b	28.2				

Part 6. Animals

22a	29.1	Collection and disposal of animal excrement	Yes	Amended	Reworded to support implementation of Domestic Animal Management Plan
22b	29.2				
23	29.3				
23a	29.4				
N/A	29.5				
23b	30.1	Keeping animals	Yes	Amended	Reworded to support implementation of Domestic Animal Management Plan
24b	30.2				
24c	30.2a				
24d	30.2b				
N/A	31.1	Animal buildings and cleanliness	Yes	New	Introduced to support implementation of Domestic Animal Management Plan
N/A	31.2				
N/A	31.3				
N/A	31.4				
N/A	31.4a				
N/A	31.4b				
N/A	31.5				
N/A	31.5a				
N/A	31.5b				
N/A	31.5c				
N/A	31.6				
N/A	32.1	Animal noise	New	New	Introduced to support implementation of Domestic Animal Management Plan
N/A	33.1	Feeding of Wild Birds	New	New	Address damage caused to property and environment resulting from feeding wild birds
N/A	33.2				

N/A	34.1	Bees and Wasps	New	New	Introduced to support implementation of the <i>Apiary Code of Practice</i>
N/A	34.2				
N/A	34.3				
N/A	35	Dead Livestock	New	New	Introduced to protect the amenity from impacts caused by dead livestock
25	N/A	Control of noisy livestock	No	Removed	Incorporated into Local Law clause 32

Part 7. Land Use and Amenity

27	36.1	Alarm systems	Yes	Amended	Re-worded to simplify expectations
27a	36.1a				
27b	36.1b				
N/A	36.2				
28	37.1	Unightly and dangerous land	Yes	Amended	Re-worded to simplify expectations
28a	37.1a				
28b	37.1b				
N/A	37.2				
N/A	37.3	Obstruction to visibility	Yes	Amended	Re-worded to simplify expectations
29	38.1				
29a	38.1a				
29b	38.1b				
29a	39.1	Overhanging and encroaching Vegetation	Yes	Amended	Re-worded to simplify expectations
29b	39.1a				
N/A	39.1b				
30	40.1	Chimneys and other nuisances	Yes	Amended	To ensure it has the same meaning as in the Environmental Protection Act 2019
N/A	40.2				
N/A	40.2a				
N/A	40.2b				
N/A	41.1a	Containment and disposal of swimming pool wastewater	New	New	Support the implementation of the Environmental Protection Act 2019
N/A	41.b				
31	42	Incinerators	Yes	Amended	Support the implementation of the Environmental Protection Act 2019
32	43.1	Open air burning	Yes	Amended	To ensure it has the same meaning as in the Environmental Protection Act 2019 To protect public safety and amenity
N/A	43.2				
32a	43.2.a				
32b	43.2b				
32c	43.2c				
32d	43.2d				
N/A	43.2e				
N/A	43.2f				
N/A	43.2g				
N/A	43.2h				
N/A	43.2i				
N/A	43.2j				
33	44.1	Large fires and multiple fires	Yes	Amended	To protect public safety and amenity
N/A	44.2				
N/A	44.2a				
N/A	44.2b				

33b	44.2c				
36	45.1	Bulk waste containers	Yes	Amended	Re-worded to simplify expectations
36a	45.2				
36b	45.3				
36c	N/A				
36d	N/A				
41a	46	Use of recreational vehicles	Yes	Amended	Re-worded to simplify expectations
41b	N/A				
42a	47.1	Toy vehicles	Yes	Amended	Re-worded to simplify expectations
42b	47.1a				
42c	47.1b				
N/A	47.2				
42d	N/A				
43	48	Repair and sale of vehicles on roads and council land	Yes	Amended	Re-worded to simplify expectations
43a	48.a				
43b	48.b				
44	49.1	Identification of Premises	Yes	Amended	Re-worded to simplify expectations
N/A	49.2				
N/A	49.3				
N/A	49.3a				
N/A	49.3b				
N/A	49.3c				
N/A	49.4				
45	50	Caravans, movable and temporary dwellings	Yes	Amended	Re-worded to simplify expectations
46	N/A				
46a	N/A				
46b	N/A				
N/A	51.1a	Shipping containers	New	New	To regulate increased amount of shipping containers being placed on land
N/A	51.1b				
N/A	51.1c				
N/A	52.1	Protection of Amenity Trees	New	New	To provide protection to tree that are not currently protected
N/A	52.1a				
N/A	52.1b				
N/A	52.2a				
N/A	52.2bi				
N/A	52.2bii				
N/A	52.2c				
N/A	52.2d				
N/A	52.2e				
N/A	52.3				
N/A	52.4				

Part 8. Waste Disposal

37a	53	Commercial Waste Collection	Yes	Amended	Re-worded and increased provisions to simplify expectations
N/A	53.1a				
N/A	53.1b				
N/A	53.2				

N/A	53.3				
37b	N/A				
34	54.1	Domestic waste collection, and recyclable materials	Yes	Amended	Re-worded and increase provisions to simplify expectations
34a	54.2				
34b	54.3				
34c	54.3a				
34d	54.3b				
N/A	54.3c				
34e	54.3d				
N/A	54.3e				
N/A	54.3f				
N/A	54.3g				
N/A	54.4				
34g	54.5				
34h	54.6				
N/A	54.6a				
N/A	54.6b				
N/A	54.7				
N/A	54.7a				
N/A	54.7b				
N/A	54.7c				
N/A	54.7d				
34i	54.8				
34j	54.8a				
34k	54.8b				
34l	54.8c				
34m	54.8d				
34n	54.9				
34o	N/A				
34p	N/A				
N/A	55.1	Transportation of waste	New	New	Introduced to address environmental pollution
N/A	55.1a				
N/A	55.1b				
N/A	56.1	Use of Council recycling centre	New	New	Introduced to ensure appropriate use of the recycling centre
N/A	56.2				
35a	57	Hard Waste Collections	Yes	Amended	Re-worded to simplify expectations
35b	N/A				
35c	N/A				
35d	N/A				
38	N/A				
38a	N/A				
38b	N/A				

Part 9. Protection and Management of Council Assets and Infrastructure

N/A	58	Actions affecting council land	New	New	Provision has been relocated from another existing local law
N/A	58.a				

N/A	58.b				
N/A	58.c				
N/A	58.d				
N/A	58.e				
N/A	58.f				
N/A	58.g				
N/A	58.h				
N/A	58.i				
N/A	58.j				
N/A	59	Maintenance of drains	New	New	Provision has been relocated from another existing local law
N/A	59.1a				
N/A	59.1b				
N/A	60.1	Stormwater drainage connections under the footpath	New	New	Provision has been relocated from another existing local law
N/A	60.2				
N/A	61	Protection of drains	New	New	Provision has been relocated from another existing local law
N/A	61.a				
N/A	61.b				
N/A	61.c				
N/A	61.d				
N/A	61.e				
N/A	62	Protection of roads	New	New	Provision has been relocated from another existing local law
N/A	62.1a				
N/A	62.1b				
N/A	62.1c				
N/A	62.1d				
N/A	62.1e				
N/A	62.1f				
N/A	62.2				
N/A	63.1	Protection of Vegetation	New	New	Provision has been relocated from another existing local law
N/A	63.2				
N/A	63.2a				
N/A	63.2b				
N/A	63.2c				
N/A	63.2d				
N/A	63.2e				
N/A	63.2f				
N/A	64	Vehicle crossings	New	New	Provision has been relocated from another existing local law
N/A	64.1a				
N/A	64.1b				
N/A	64.1c				
N/A	64.2				
N/A	65	Asset protection permits	New	New	Provision has been relocated from another existing local law
N/A	65.1a				
N/A	65.1b				
N/A	65.1c				
N/A	65.1d				
N/A	65.1e				

N/A	65.1f				
N/A	65.1g				
N/A	66.2				
Part 10. Bend of Islands					
N/A	66.1	Restriction on animals within Bend of Islands	New	New	Introduced to address domestic animals within Special Use Zones
N/A	66.2				
N/A	66.2a				
N/A	66.2b				
N/A	66.3				
Part 11. Requirements of Building Sites					
N/A	67	Hours of building work	New	New	Provision has been relocated from another existing local law
N/A	67.1				
N/A	67.2				
N/A	67.3				
N/A	67.4				
N/A	68	Stormwater protection	New	New	Provision has been relocated from another existing local law
N/A	68.1				
N/A	68.2				
N/A	69	Containment of refuse	New	New	Provision has been relocated from another existing local law
N/A	69.1a				
N/A	69.1b				
N/A	69.1c				
N/A	69.1d				
N/A	69.1e				
N/A	69.2				
N/A	69.3				
N/A	69.4				
N/A	69.4a				
N/A	69.4b				
N/A	70.1	Building site fencing	New	New	Provision has been relocated from another existing local law
N/A	70.2				
N/A	70.3				
N/A	70.3a				
N/A	70.3b				
N/A	70.3c				
N/A	70.3ci				
N/A	70.3cii				
N/A	70.3ciii				
N/A	70.3iv				
N/A	70.3v				
N/A	70.4				
N/A	71	Sanitary facilities on building sites	New	New	Provision has been relocated from another existing local law
N/A	71.2				
N/A	71.2a				
N/A	71.2b				

N/A	71.3				
N/A	71.4				
N/A	71.4a				
N/A	71.4b				
N/A	72	Identification of building sites	New	New	Provision has been relocated from another existing local law
N/A	72.1a				
N/A	72.1b				
N/A	72.1c				
N/A	72.1d				
N/A	72.1e				
N/A	72.2				
N/A	72.2a				
N/A	72.2b	Equipment and materials delivery	New	New	Provision has been relocated from another existing local law
N/A	73.1				
N/A	73.2				
Part 12. Administration of the Local Law					
48a	74	Council may issue permits	Yes	Amended	Re-worded to simplify expectations
48b	74.a				
48c	74.1b				
48d	74.1c				
48e	74.1d				
N/A	74.2				
N/A	74.3				
N/A	74.4				
N/A	74.4a				
N/A	74.4ai				
N/A	74.4aii				
N/A	74.4b				
N/A	74.4c				
N/A	74.4d				
N/A	74.5				
N/A	74.6				
N/A	74.7				
N/A	74.8				
N/A	74.8a				
N/A	74.8b				
N/A	74.8c				
N/A	74.8d				
N/A	74.8e				
N/A	74.8f				
N/A	74.8g				
N/A	74.8h				
N/A	74.8i				
N/A	74.9				
N/A	74.9a				
N/A	74.9b				

N/A	75	Correction amendment, cancellation and suspension of a permit	Yes	Amended	Re-worded to simplify expectations
N/A	75.1a				
N/A	75.7b				
N/A	75.2				
N/A	75.3				
N/A	75.3a				
N/A	75.3b				
N/A	75.3c				
N/A	75.3d				
N/A	75.3e				
N/A	75.3f				
N/A	75.4				
N/A	75.4a				
N/A	75.4b				
N/A	75.5				
N/A	75.6				
N/A	75.7				
49a	N/A				
49b	N/A				
49c	N/A				
49d	N/A				
50	76	Fees and charges	Yes	Amended	Re-worded to simplify expectations
N/A	76.1a				
N/A	76.1b				
N/A	76.1bi				
N/A	76.1bii				
N/A	76.2				
N/A	76.2a				
N/A	76.2b				
N/A	76.2c				
N/A	76.2d				
N/A	76.2e				
N/A	76.2f				
56	77	Delegation	Yes	Amended	Re-worded to simplify expectations
56a	N/A				
56b	N/A				
56c	N/A				
56d	N/A				
N/A	78.1	Exemption from the requirements of this Local Law	New	New	Introduced to reduce administration and red tape if appropriate
N/A	78.2				
51	N/A	Direction of Authorised Officer	No	Removed	Re-located to Part 13. Enforcing this Local Law
51a	N/A				
51b	N/A				
Part 13. Enforcing this Local Law					
N/A	79				
N/A	79.1a				

N/A	79.1b	Failure to comply with this Local Law, a permit or a notice to comply	New	New	Introduced to ensure compliance with the conditions contained within local law
N/A	79.1c				
N/A	79.1d				
N/A	79.1e				
N/A	79.1f				
N/A	79.2				
52a	80	Notices to comply	Yes	Amended	Re-worded and additional provisions included to simplify expectations
52b	80.1a				
52c	80.1b				
52d	80.1c				
N/A	80.2				
N/A	80.2a				
N/A	80.2b				
N/A	80.2c				
N/A	80.2d				
N/A	80.2e				
N/A	80.2f				
N/A	80.2g				
N/A	80.3				
N/A	80.4				
N/A	80.4a				
N/A	80.4b				
N/A	80.4c				
N/A	80.4d				
N/A	80.4e				
N/A	80.4f				
53	81	Power to act in urgent circumstances	Yes	Amended	Re-worded to simplify expectations
53a	81.1a				
53b	81.1b				
53c	81.1c				
N/A	81.1d				
54a	82.1	Impounding	Yes	Amended	Re-worded to simplify expectations
N/A	82.2				
N/A	82.3				
N/A	82.4				
54b	82.4a				
54c	82.4b				
54d	82.4c				
58a	83.1	Infringement notices	Yes	Amended	Re-worded to simplify expectations
58b	83.2				
58c	N/A				
58d	N/A				
58d	NA				
57					
57a					
57b					
57c					

57d					
57e					
57f					
59	NA	Penalty schedule	No	Removed	Penalty schedule now in Procedure and Protocol Manual
Part 14. Schedules					
N/A	N/A	Schedules	New	New	Clarification of specific areas via maps