Attachment A

Table of Amendments

Section	As advertised		As ame	nded					
Local Law (A	Local Law (Amending) Local Law No. 1 (Administration) 2019								
Before s 4	N/A		3A /	Amend	lment	of s 1A (Commencement)			
					Section	1A, after `2013' –			
					insert :	=			
						<u>.</u>			
4	Section 4(1) –		Section	on 4(1)	-				
	omit, insert –		omit,	insert -	_				
	(1) This loca	al law is –	((1)	This lo	cal law is –			
	(a)	in addition to and does not derogate			(a)	is in addition to and does not derogate			
		from, laws regulating land use planning				from, laws regulating land use planning			
		and development assessment; and				and development assessment; and			

	(b)	ļ	applies to each of the local government's ocal laws subject to any specific provision in a local law that expresses a contrary intention.	(I	0)	applies to each of the local government's local laws subject to any specific provision in a local law that expresses a contrary intention.
5(2)	Section 5(2), s	subsecti	on (c) –	Section 5(2),	subse	ection (c) –
	omit, insert –			omit, insert –		
	(c)		pect of any separate approval relating to roposal that is required under another proof that the applicant holds any separate approval relating to the proposal; or	(c)	the	respect of any separate approval relating to e proposal that is required under another v: proof that the applicant holds any separate approval relating to the proposal; or
		(ii)	proof that an application has been made for any separate approval relating to the proposal and advice on the status of that application; or		(ii)	

		(iii)	advice on when an application for any separate approval relating to the proposal will be made.			(iii)	advice on when an application for any separate approval relating to the proposal will be made.
13(8)	Section 10(4), 'change condition' –				n 10(4),	`change <u>d</u> c	condition' –
	omit, insert –			omit, ii	nsert –		
	chang	e, suspensi	on or cancellation of the approval		change	e, suspensi	on or cancellation of the approval
13	N/A			(10)) Sectior	10, subse	ection (3) and (4) —
					<u>renum!</u>	<i>ber</i> as subs	sections (2) and (3), respectively.
14	After section	10 –		After s	ection 1	0 –	
	insert –			insert ·	_		
	10A	Procedu	re for immediate suspension of		10A	Procedu	re for immediate suspension of
	approval				appro	val	
	(1)		ection 10, the local government may rely suspend an approval if the local		(1)	•	section 10, the local government may tely suspend an approval if the local

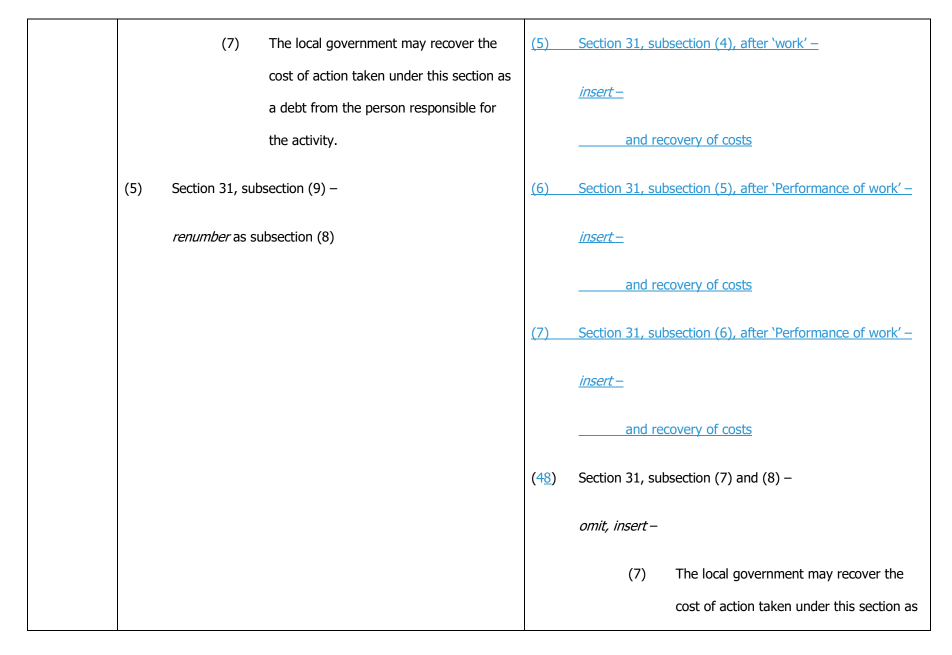
	government believes that continuation of the activity by the approval holder poses—				government believes that continuation of the activity by the approval holder poses—		
	(a)	an urgent and serious threat to public			(a)	an urgent and serious threat to public	
	(b)	health or safety; or an urgent and serious risk of property			(b)	health or safety; or an urgent and serious risk of property	
(2)	The s	damage or loss of amenity. uspension—		(2)	The su	damage or loss of amenity. uspension—	
	(a)	can be effected only by the local			(a)	can be effected only by the local	
		government giving a notice to the approval holder about the decision to				government giving a notice to the approval holder about the decision to	
		immediately suspend the approval, together with a notice about proposed				immediately suspend the approval, together with a notice about proposed	
	4.	action under section 10(a); and			4. \	action under section $10(1)(a)$; and	
	(b)	operates immediately the notices are given to the approval holder; and			(b)	operates immediately the notices are given to the approval holder; and	

(c)		ues to operate until the earliest of	(c)		ues to operate until the earliest of
	(i)	the local government cancels the suspension;		(i)	the local government cancels the suspension;
	(ii)	the local government gives the approval holder notice under section 10(3) of its decision after it has considered all submissions made within the stated time;		(ii)	the local government gives the approval holder notice under section 10(32) of its decision after it has considered all submissions made within the stated time;
	(iii)	14 days have passed since the expiry of the stated time for the making of written submissions;		(iii)	14 days have passed since the expiry of the stated time for the making of written submissions;
	(iv)	14 days have passed since the approval holder notifies the local government that it has made its final written submissions.		(iv)	14 days have passed since the approval holder notifies the local

		government that it has made its
		final written submissions.
16	Section 13(4)(d), subsection (e) –	Section 13(4)(d), subsections (iii) and (e) –
	renumber as subsection (iv)	renumber as subsection (iv) omit, insert –
		(iii) was or was not subject to a stated condition;
		<u>or</u>
		(e) on a stated day, an approval was suspended for a
		stated period or cancelled; or
Before s 19	N/A	18A Amendment of s 19 (Recovery of costs of
		investigation)
		Section 19, subsection (2), 'Penalties and Sentences Act
		<u> 1992' – </u>
		omit, insert –
		Penalties and Sentences Act 1992

19	Part 4, Division 1 –		Part 4, Division 1 –	
	omit, insert –		omit, insert –	
	Division 1	Authorised persons	Division 1	Authorised persons
	21	Appointment	21	Appointment
		An authorised person's instrument of appointment must state the local laws, or the provisions of local laws, for which the person is appointed as an authorised person.		An authorised person's instrument of appointment must state the local laws, or the provisions of local laws, for which the person is appointed as an authorised person. Section not used
20	Part 4, Division 2 –		Part 4, Division 2 –	
	omit.		omit., insert –	
			24 Section n	ot used

25	(1)	Section 31(1), after 'the offence' –	(1)	Section 31(1), after 'the offence' –
		insert –		insert –
		, including by repairing the damage or restoring any damaged structure, object or thing to its original standard		, including by repairing the damage or restoring any damaged structure, object or thing to its original standard
	(2)	Section 31(3), subsection (b), '; or' –	(2) See	ction 31(2), subsection (a), after 'work' –
		omit, insert –	<u>insert</u>	=
		•		and recovery of costs
	(3)	Section 31(3), subsection (c) –	(2 3)	Section 31(3), subsection (b), '; or' –
		omit.		omit, insert –
	(4)	Section 31, subsection (7) and (8) –		
		omit, insert –	(34)	Section 31(3), subsection (c) –
				omit.



	a debt from the person responsible for
	the activity.
	(9) Section 31(9)(a), subsection (i), after 'work' –
	<u>insert</u> –
	and recovery of costs
	(10) Section 31(9)(a), subsection (ii), 'local law' –
	omit, insert –
	local law
	(11) Section 31(9)(a), subsection (iv) –
	<u>renumber</u> as subsection (iii)
	(12) Section 31(9), subsection (b), after 'Performance of work'
	=
	insert –

		and recovery of costs
		(<u>513</u>) Section 31, subsection (9) –
		renumber as subsection (8)
26	Part 4, Division 4 –	Part 4, Division 4 –
	omit.	omit-, insert –
		32 Section not used
27	Part 4, Division 5 –	Part 4, Division 5 –
	renumber as Division 4	renumber as Division 43
After s 33	N/A	33A Amendment of s 50 (Repeals)
		Section 50, 'Local Law No. 1 (Administration) 1999' –
		omit, insert –
		Local Law No. 1 (Administration) 1999

34(2)-(3)	(2)	Schedule, definition <i>perform work</i> , after `Local	(2) Scl	nedule, definition <i>direction</i> –
		Government Act' –	omit.	
		insert –	(2 3)	Schedule, definition <i>perform work</i> , after 'Local
		, local law or compliance notice		Government Act' –
	(3)	Schedule, definition premises –		insert –
		omit, insert –		, local law or compliance notice
		<i>premises</i> see the <i>Planning Act 2016</i> , schedule 2	(<u>34</u>)	Schedule, definition premises –
				omit, insert –
				<i>premises</i> see the <i>Planning Act 2016</i> , schedule 2.
Local Law (Amendi	ng) Local Law No. 3 (Commercial Licensing) 2019		
12(2)	Sectio	n 7(1), subsection (b) –	Section	n 7(1), subsection (b) –
	omit,	insert –	omit,	insert –
		(b) after carrying out assessment of the application:		(b) after carrying out assessment of the application ÷

	(i) approve the application;	(i) approve the application;
	(ii) approve the application subject to	(ii) approve the application subject to
	conditions; or	conditions; or
	(iii) refuse the application.	(iii) refuse the application.
17(8)	Section 12(2)(a), after subsection (i) –	Section 12(2)(a), after subsection (i) –
	insert –	insert –
	(ii) if the local government proposes to suspend the	(ii) if the local government proposes to suspend the licence –
	licence – the proposed period of suspension;	the proposed period of suspension; and
18	After section 12 –	After section 12 –
	insert –	insert –
	10A Procedure for immediate suspension of a	1012A Procedure for immediate suspension of a
	licence	licence
19	N/A	(3) Section 13(2), subsection (f) to (h) –

		<u>renumber</u> as subsections (a) to (c), respectively
21	Section 15 –	Section 15 –
	omit.	omit-, insert –
		15 Section not used
25	Section 20 –	Section 20 –
	omit.	omit. <u>, insert –</u>
		20 Section not used
Before s 27	N/A	26A Amendment of s 25 (Repeals)
		Section 25 –
		omit, insert –
		The following Local Laws are repealed –
		(a) Local Law no.13 (Cemeteries) 2005, gazetted 18 February 2005;
		(b) Local Law No. 19 (Swimming Pools) 1999, gazetted 13 August 1999;

		(c) Local Law No. 20 (Commercial Use of Roads) 1999, gazetted 30 April 1999; (d) Local Law No. 30 (Camping Grounds) 1999, gazetted 14 January 2000; (e) Local Law No. 31 (Caravan Parks) 1999, gazette 14 January 2000; and (f) Local Law No. 50 (Control of Advertisements), gazetted 12 April 1996.
27(8)	Schedule 1, definition <i>licence regulated activity</i> , subsection (b) –	Schedule 1, definition <i>licence regulated activity</i> , subsection (b) –
	omit, insert –	omit, insert –
	licence regulated activity see section 4A.	<i>licence regulated activity</i> see section 4A.
27(10)	Schedule 1, definition <i>planning scheme</i> –	Schedule 1, definition <i>planning scheme</i> –
	omit, insert –	omit, insert –
	<i>planning scheme</i> means the planning scheme made or	<i>planning scheme</i> means the planning scheme made or
	amended from time-to-time under the <i>Planning Act</i>	amended from time-to-time under the <i>Planning Act</i> _
27(11)	Schedule 1, definition <i>premises</i> –	Schedule 1, definition <i>premises</i> –

	omit, i	insert –	omit, insert –		
		<i>premises</i> see the <i>Planning Act 2016</i> , schedule 2	<i>premises</i> see the <i>Planning Act 2016</i> , schedule 2.		
28	(1)	Schedule 2, Part 1, after 'pet shop' –	(1) Schedule 2, Part 1, after 'pet shop' –		
		insert –	insert –		
		pet daycare	pet daycare		
	(2) Schedule 2, Part 2 –		(2) Schedule 2, Part 1, 'cemetery' –		
		insert –	<u>omit.</u>		
	<i>pet daycare</i> means a service undertaken on a		(3) Schedule 2, Part 1, after 'cattery' –		
	commercial basis, involving the temporary minding of pet animals at a premises, of no more		<u>insert –</u>		
		than 10 animals at a time, but does not include	cemetery		
		overnight care, a veterinary clinic use or a service that solely relates to animal grooming.	(24) Schedule 2, Part 2 –		
	(3)	Schedule 2, Part 2, definition <i>cattery</i> , after 'basis' –	insert –		

insert pet daycare means a service undertaken on a commercial basis, involving the temporary but does not include pet daycare. minding of pet animals at a premises, of no more (4) Schedule 2, Part 2, definition commercial activity on a than 10 animals at a time, but does not include local government controlled area or road, subsection (f), overnight care, a veterinary clinic use or a service **1994'** – that solely relates to animal grooming. Schedule 2, Part 2, definition cattery, after 'basis' omit, insert -(35)1994 insert -(5) Schedule 2, Part 2, definition commercial activity on a but does not include pet daycare. local government controlled area or road, subsection (g), (6) Schedule 2, Part 2, definition cemetery – after 'Land Act' omit. insert-(7) Schedule 2, Part 2, after definition cattery -1994 insert -

Schedule 2, Part 2, definition commercial activity on a (6) *cemetery* means premises for which approval has local government controlled area or road, subsection (g), been granted by the local government under the 'road or area' planning scheme or otherwise for the burial or disposal of human remains other than premises omit, insert owned, operated or held in trust by the local area or road government. Schedule 2, Part 2, definition commercial activity on a local (7) (48)Schedule 2, Part 2, definition commercial activity on a government controlled area or road, subsection (h), '1994' local government controlled area or road, subsection (f), 1994' - omit, insert omit, insert -1994 1994 Schedule 2, Part 2, definition commercial activity on a (8) (59)Schedule 2, Part 2, definition commercial activity on a local government controlled area or road, subsection (i), local government controlled area or road, subsection (g), 'Sustainable Planning Act 2009' after 'Land Act' omit, insert insert -

Planning Act 2016

(9) Schedule 2, Part 2, definition *commercial activity on a*local government controlled area or road, subsection (j),

from `Local Law No. 7 —

omit, insert -

this local law, *Local Law No. 4 (Permits) 2013* or *Local Law No. 7 (Local government Controlled Areas or Roads) 2013.*

- (10) Schedule 2, Part 2, definition commercial activity on a local government controlled area or road, after subsection
 (k)
 - insert -
 - the hiring of bicycles, scooters or other personal mobility devices or rideables
 whether electric or not

1994

(610) Schedule 2, Part 2, definition *commercial activity on a*local government controlled area or road, subsection (g),

'road or area' –

omit, insert -

area or road

(711) Schedule 2, Part 2, definition *commercial activity on a local*government controlled area or road, subsection (h), '1994'

omit, insert -

1994

(<u>812</u>) Schedule 2, Part 2, definition *commercial activity on a*local government controlled area or road, subsection (i),

'Sustainable Planning Act 2009 —

Schedule 2, Part 2, definition entertainment venue -(11)omit, insert -Planning Act 2016 omit, insert entertainment venue means those venues (913)Schedule 2, Part 2, definition commercial activity on a local government controlled area or road, subsection (j), identified in a subordinate local law. from 'Local Law No. 7 -(12)Schedule 2, Part 2, definition kennel, after 'basis' omit, insert insert this local law, Local Law No. 4 (Permits) 2013 or but does not include pet daycare. Local Law No. 7 (Local gGovernment Controlled (13)Schedule 2, Part 2, definition temporary advertising Areas orand Roads) 2013.; device, 'or a device' -(14) Schedule 2, Part 2, definition commercial activity on a local government controlled area or road, subsection (k), '.' omit, insert a device omit, insert -Schedule 2, Part 2, definition temporary entertainment (14)<u>; or </u> event, `Sustainable Planning Act 2009 -

omit, insert – Planning Act 2016	(1015) Schedule 2, Part 2, definition <i>commercial activity on a</i> local government controlled area or road, after subsection (k) –
	insert – (I) the hiring of bicycles, scooters or other
	personal mobility devices or rideables whether electric or not. (1116) Schedule 2, Part 2, definition entertainment venue—
	omit, insert –
	entertainment venue means those venues identified in a subordinate local law.
	(1217) Schedule 2, Part 2, definition <i>kennel</i> , after 'basis' –
	insert –
	but does not include pet daycare.

		(18) Schedule 2, Part 2 definition temporary advertising device, subsection (a), before 'device for' –
		<u>insert –</u>
		<u>a</u>
		(13 19) Schedule 2, Part 2, definition <i>temporary advertising</i>
		device, subsection (b), 'or a device' –
		omit, insert –
		a device
		(1420) Schedule 2, Part 2, definition temporary entertainment
		event, `Sustainable Planning Act 2009 —
		omit, insert –
		Planning Act 2016
Subordinate	Local Law (Amending) Subordinate Local Law No. 3.1 (Comm	nercial Licensing) 2019
17	Section 9, heading, 'roads and areas' –	Section Part 9, heading, 'roads and areas' –

	omit, insert -		omit, insert –			
	areas	and roads		areas and roads		
25	Before section	30 –	Before section	30 –		
	insert –			insert –		
	29A Requirement for a licence		29A	Requirement for a licence		
		For the purposes of Schedule 1, definition temporary entertainment event, of the authorising local law, the events listed in part 1 of schedule 6 require a licence.		For the purposes of Schedule <u>4(Dictionary)</u> , definition <i>temporary entertainment event</i> , of the authorising local law, the events listed in part 1 of schedule 6 require a licence.		
26	Section 30 –		Section 30 –			
	omit, insert –		omit, insert -			
	(1)	For the purposes of section 5(3) (Offence to operate licence regulated activity without a licence) of the authorising law, a licence is not	30 A	For the purposes of section 5(3) (Offence to operate licence regulated activity without a		

required for a temporary entertainment event of the category specified in column 1 of schedule 4 in the circumstances specified in column 2 of schedule 4.

- (2) For the purposes of section 6(1)(c)(iv)

 (Application for a licence) of the authorising local law, an application for a licence for the operation of a temporary entertainment event (unless otherwise required by the local government) must:
 - (a) be made to the local government within the time specified in column 2 of schedule 6, part 2, relevant to the impact of the event specified in column 1 of schedule 6, part 2; and
 - (b) be accompanied by the information,
 material and documents set out in:

- licence) of the authorising law, a licence is not required for a temporary entertainment event of the category specified in column 1 of schedule 4 in the circumstances specified in column 2 of schedule 4.
- (2) For the purposes of section 6(1)(c)(iv)

 (Application for a licence) of the authorising

 local law, an application for a licence for the
 operation of a temporary entertainment event

 (unless otherwise required by the local
 government) must÷
- (a) be made to the local government within the time specified in column 2 of schedule 6, part 2, relevant to the impact of the event specified in column 1 of schedule 6, part 2; and
- be accompanied by the information, material and documents set out in:

			(i) (ii)	column 2 of schedule 6, part 2; and column 3 of schedule 6, part 3, relevant to the impact of the event specified in column 1 of schedule 6, part 3.	(i) (ii)	colu impa	mn 2 of schedule 6, part 2; and mn 3 of schedule 6, part 3, relevant to the act of the event specified in column 1 of edule 6, part 3.
28	Before section	32 –			Before section	32 –	
	insert –				insert –		
	31A	Requ	iremen	t for a licence	31A	Req	uirement for a licence
		(1)	(Offer	ne purposes of section 5(3) nce to operate licence regulated by without a licence) of the		(1)	For the purposes of section 5(3) (Offence to operate licence regulated activity without a licence) of the

		the circumstances specified in column 2	2 schedule 4 in the circumstances
		of schedule 4.	specified in column 2 of schedule 4.
		(2) For the purposes of Schedule 1,	(2) For the purposes of Schedule 1
		definition entertainment venue, of the	(<u>Dictionary</u>), definition <i>entertainment</i>
		authorising local law, the venues listed	venue, of the authorising local-law, the
		in part 1 of schedule 7 require a licence.	e. venues listed in part 1 of schedule 7
			require a licence.
31(3)	(3)	Schedule 1, definition <i>business</i> , after 'advertisement; and'	d' (3) Schedule 1, definition <i>business</i> , after 'advertisement; and'
		_	_
		omit, insert –	omit, insert –
		(i) the exhibition of a sign; and	(i) the exhibition of a sign; and
		(j) film production.	(j) film production.
	(3)	Schedule 1, definition <i>commercial basis</i> , 'an business .' –	- (3 <u>A</u>) Schedule 1, definition <i>commercial basis</i> , 'an business .' –
		omit, insert –	omit, insert –
		a business.	a business.

31(7)	Schedule 1, definition <i>residential area</i> , subparagraph (a), 'Locality'	Schedule 1, definition <i>residential area</i> , subparagraph (a), 'Locality'
	omit, insert –	omit, insert –
	Area	Area <u>s</u>
31(10)	Schedule 1, definition <i>residential area</i> , subparagraph (c), 'Locality'	Schedule 1, definition <i>residential area</i> , subparagraph (c), 'Locality'
		_
	omit, insert –	omit , insert _ .
	Area	Area
31(11)	Schedule 1, definition <i>residential area</i> , subparagraph (d), 'Locality'	Schedule 1, definition <i>residential area</i> , subparagraph (d), 'Locality'
	omit, insert –	omit, insert –
	Area	Area <u>s</u>
31(14)	Schedule 1, definition <i>residential area</i> , subparagraph (f), 'Locality'	Schedule 1, definition <i>residential area</i> , subparagraph (f), 'Locality'

	omit, insert –	omit, insert –
	Area	Areas
31(15)	Schedule 1, definition <i>residential area</i> , subparagraph (f)(i) –	Schedule 1, definition <i>residential area</i> , subparagraph (f)(i) –
	omit, insert –	omit, insert –
	(f) Rural C (Rural Living) Zone.	(fi) Rural C (Rural Living) Zone.
32(1)	Schedule 2, Part 1, item 4 (Horizontal Banner Signs), column 2, subparagraph (a), after 'the site' –	Schedule 2, Part 1, item 4 (Horizontal Banner <u>Event</u> Signs), column 2, subparagraph (a), after 'the site' –
	insert –	insert –
	to which the advertisement relates	to which the advertisement relates
32(4)	Schedule 2, Part 1, after item 7 (Real Estate Signs) –	Schedule 2, Part 1, after item 7 (Real Estate Signs) –
	insert –	insert –
	(f) be of a size approved by the local government;	

			(f) be of a size approved by the local government; and
32(6)	Schedule 2, Pa	art 1, item 9 (For temporary advertising devices	Schedule 2, Part 1, item 9 (For temporary advertising devices
	other than tho	ose temporary advertising devices for which a	other than those temporary advertising devices for which a
	specific catego	ory above is prescribed), column 2, subparagraph	specific category above is prescribed), column 2, subparagraph
	(e)(i) –		(e)(i) –
	omit, insert –		omit, insert –
	(i)	its surroundings, including buildings, allotments	(i) its surroundings, including buildings, allotments
		and natural features of the environment, including	g and natural features of the environment, including
		in relation to size, dimension, colour and	in relation to size, dimension, colour and
		appearance, so that –	appearance, so that –
		(A) its presence is not unduly dominating or oppressive; or	(A) its presence is not unduly dominating or oppressive; orand

	(B) it does not unreasonably obstruct existing views;	(B) it does not unreasonably obstruct existing views;
32(8)	Schedule 2, Part 1, item 9 (For temporary advertising devices other than those temporary advertising devices for which a specific category above is prescribed), column 2, subparagraphs (e)(iii) to (iv) – renumber as subparagraphs (i) to (ii), respectively	Schedule 2, Part 1, item 9 (For temporary advertising devices other than those temporary advertising devices for which a specific category above is prescribed), column 2, subparagraphs (e)(iii) to (iv) – renumber as subparagraphs (ii) to (iii), respectively
32(14)	Schedule 2, Part 1, after item 9 (For temporary advertising devices other than those temporary advertising devices for which a specific category above is prescribed) –	Schedule 2, Part 1, after item 9 (For temporary advertising devices other than those temporary advertising devices for which a specific category above is prescribed) –
	insert – (c) be no greater than 0.6m2 in size;	insert – (c) be no greater than 0.6m² in size;

		road or interfere with the road's operation (this includes a person holding or waving an election sign);	(o) not hinder the flow of traffic, protrude over the road or interfere with the road's operation (this includes a person holding or waving an election sign); and
33	N/A		(3A) Schedule 3, item 2 (Camping grounds), column 3, subparagraph (i)(i), after ';' - insert - or
			(3B) Schedule 3, item 2 (Camping grounds), column 3, subparagraph (i)(ii), ';' – omit, insert –

		(3C) Schedule 3, item 2 (Camping grounds), column 3, subparagraph (j), '.' –
		omit, insert –
		ż
		(3D) Schedule 3, item 2 (Camping grounds), column 3,
		subparagraph (k), `.' –
		omit, insert –
		ż
33	N/A	(5A) Schedule 3, item 3 (Caravan parks), column 3, subsection (f)
		=
		<u>renumber</u> as subsection (e)
33(6)	Schedule 3, item 3 (Caravan parks), column 2, after subparagraph	Schedule 3, item 3 (Caravan parks), column 2, after subparagraph
	(f) –	(f) -
	insert –	insert –

	(g)	Details of water quality, reticulation and drainage;	(<u>əf</u>)	Details of water quality, reticulation and drainage;
	(h)	Details of the facilities for sanitation, washing,	(hg)	Details of the facilities for sanitation, washing,
		laundry, cooking and recreation to be provided for		laundry, cooking and recreation to be provided for
		occupants;		occupants;
	(i)	an emergency and evacuation plan for the site.	(<u>ih</u>)	an emergency and evacuation plan for the site.
33(9)	Schedule 3, item 4 (Public swimming pool), column 3 –		Schedule 3, item 4 (Public swimming pool), column 3 –	
	omit, insert –		omit, insert -	
	3	Unless otherwise directed by an authorised	<u>2</u> 3	Unless otherwise directed by an authorised
		person, ensure pool water quality is regularly		person, ensure pool water quality is regularly
		monitored and recorded in accordance with the		monitored and recorded in accordance with the
		levels as specified in condition 1.		levels as specified in condition 1.
	4	Public swimming pool water chemical parameters,	<u>3</u> 4	Public swimming pool water chemical parameters,
		bacterial standards and frequency of water testing		bacterial standards and frequency of water testing
		and methods of recording must comply with the		and methods of recording must comply with the

	Queensland Health Swimming & Spa Pool Water		Queensland Health Swimming & Spa Pool Water
	Quality and Operational Guidelines.		Quality and Operational Guidelines.
5	The records of results required by condition 1,	<u>4</u> 5	The records of results required by condition 1,
	above, plus any backwashing, chemical		above, plus any backwashing, chemical
	adjustments or dose setting are to be kept for a		adjustments or dose setting are to be kept for a
	minimum period of 12 months at the premises		minimum period of 12 months at the premises
	and be available for inspection by an authorised		and be available for inspection by an authorised
	person at all times.		person at all times.
6	An authorised person may require the testing of	<u>5</u> 6	An authorised person may require the testing of
	public swimming pool water for compliance with		public swimming pool water for compliance with
	bacteriological criteria as detailed in the		bacteriological criteria as detailed in the
	Queensland Health Swimming & Pool Water		Queensland Health Swimming & Pool Water
	Quality and Operational Guidelines. If testing is		Quality and Operational Guidelines. If testing is
	required, it is to be carried out by a National		required, it is to be carried out by a National
	Association Testing Authorities or equivalent		Association Testing Authorities or equivalent
	registered analyst.		registered analyst.

- An animal, other than a guide dog, must not be allowed within the enclosed area of premises on which the public swimming pool is situated.
- The licensee must not operate a public swimming pool that is classified as a high use (Category 1) pool as defined in the *Queensland Health Swimming & Pool Water Quality and Operational Guidelines* unless there is a person in attendance at the public swimming pool who has obtained and kept current the qualifications of pool lifeguard (as per the *Guidelines for Safe Pool Operations Aquatic Supervision* by Royal Life Saving Society Australia) or other qualification to the satisfaction of an authorised person.
- 9 The licensee must manage and supervise the swimming pool to protect public safety and prevent nuisances.

- An animal, other than a guide dog, must not be allowed within the enclosed area of premises on which the public swimming pool is situated.
- The licensee must not operate a public swimming pool that is classified as a high use (Category 1) pool as defined in the *Queensland Health Swimming & Pool Water Quality and Operational Guidelines* unless there is a person in attendance at the public swimming pool who has obtained and kept current the qualifications of pool lifeguard (as per the *Guidelines for Safe Pool Operations Aquatic Supervision* by Royal Life Saving Society Australia) or other qualification to the satisfaction of an authorised person.
- 89 The licensee must manage and supervise the swimming pool to protect public safety and prevent nuisances.

- 10 The holder of this licence must provide specified equipment for
 - (a) Rescue;
 - (b) First aid and safety; and
 - (c) Other aspects of public health and safety
 (as per the *Guidelines for Safe Pool* Operations Safety Equipment by Royal
 Life Saving Society).
- The licensee must ensure that equipment, to the satisfaction of an authorised person, for the purposes stated in condition 10 are readily available for use. Equipment includes but is not limited to: Rescue Boards, Throw Ropes, Reach Poles, Rescue Tubes, Radios, Helmets and medical equipment including Oxygen

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	Resuscitation units, resuscitation devices (airways,		Resuscitation units, resuscitation devices (airways,
	masks etc.) and Defibrillation units.		masks etc.) and Defibrillation units.
12	The licensee must not allow a person who	<u>11</u> 12	The licensee must not allow a person who
	appears to be suffering from any type of		appears to be suffering from any type of
	infectious or contagious disease or skin complaint		infectious or contagious disease or skin complaint
	to enter the water.		to enter the water.
13	Ensure that all facilities provided at the public	<u>1213</u>	Ensure that all facilities provided at the public
	swimming pool, such as toilets and change rooms,		swimming pool, such as toilets and change rooms,
	are maintained in a clean and sanitary condition		are maintained in a clean and sanitary condition
	at all times.		at all times.
14	The public swimming pool must be fenced and the	<u>13</u> 14	The public swimming pool must be fenced and the
	fence must be a permanent structure and		fence must be a permanent structure and
	maintained in a good condition.		maintained in a good condition.
15	Any gate or door giving access to the public	<u>14</u> 15	Any gate or door giving access to the public
	swimming pool is to be kept securely closed at all		swimming pool is to be kept securely closed at all
	times when the gate or door is not in use.		times when the gate or door is not in use.

_				
	16	Facilities, fittings and equipment provided at the	<u>15</u> 16	Facilities, fittings and equipment provided at the
		public swimming pool are to be maintained in a		public swimming pool are to be maintained in a
		good state of repair and working order and		good state of repair and working order and
		condition.		condition.
	17	If applicable, a notice advising of the dangers of	<u>16</u> 17	If applicable, a notice advising of the dangers of
		immersion in hot spas is to be prominently		immersion in hot spas is to be prominently
		displayed near the spa pool.		displayed near the spa pool.
	18	The surrounds of the public pool are to be	<u>17</u> 18	The surrounds of the public pool are to be
		maintained in good repair at all times.		maintained in good repair at all times.
	19	A notice explaining mouth-to-mouth resuscitation	<u>18</u> 19	A notice explaining mouth-to-mouth resuscitation
		must be prominently displayed.		must be prominently displayed.
	20	If the licensee intends to empty the pool, written	<u>19</u> 20	If the licensee intends to empty the pool, written
		notification must be given to the local government		notification must be given to the local government
		at least 24 hours prior. The licensee must comply		at least 24 hours prior. The licensee must comply
		with directions given by an authorised person		with directions given by an authorised person
_				

		about	when and how the swimming pool is to be		about	t when and how the swimming pool is to be
		empti	ed.		empt	ied.
	21	The li	censee must ensure that all related licence	<u>20</u> 21	The li	icensee must ensure that all related licence
		fees a	re paid within stipulated timeframes.		fees a	are paid within stipulated timeframes.
33(24)	Schedule 3,	item 10 (Commercial activity on a local government	Schedule 3, i	tem 10 (Commercial activity on a local government
	controlled ar	ea or roa	d other than footpath dining), column 2 –	controlled ar	ea or roa	ad other than footpath dining), column 2 –
	insert –			insert –		
	(a)	A plar	outlining the area proposed to be used	(a)	A pla	n outlining the area proposed to be used
		(draw	n to scale) showing:		(draw	vn to scale) showing:
		(i)	the boundary of the area to be used;		(i)	the boundary of the area to be used;
		(ii)	the kerb setback;		(ii)	the kerb setback;
		(iii)	any adjacent or nearby buildings and		(iii)	any adjacent or nearby buildings and
			details of the use of those			details of the use of those
			buildings;			buildings;

	1			T		
		(iv)	any trees, gardens, fire hydrants,		(iv)	any trees, gardens, fire hydrants,
			transformers, telephone booths, mail			transformers, telephone booths, mail
			boxes, tables and chairs, shelters, screens			boxes, tables and chairs, shelters, screens
			and windbreaks, traffic signal boxes, fixed			and windbreaks, traffic signal boxes, fixed
			rubbish bins, pillars and posts, menu			rubbish bins, pillars and posts, menu
			board and A-frame signs and manhole			board and A-frame signs and manhole
			covers;			covers;
		(v)	any nearby parking or loading zone;		(v)	any nearby parking or loading zone; and
		(vi)	any other obstructions.		(vi)	any other obstructions.
	(b)	Photo	graphs of the proposed area.	(b)	Photo	graphs of the proposed area.
	(c)	Сору	of current food business licence if the	(c)	Сору	of current food business licence if the
		activit	y involves the sale of food.		activit	ty involves the sale of food.
	(d)	Сору	of a current Public Liability Certificate.	(d)	Сору	of a current Public Liability Certificate.
33(25)	Schedule 3, ite	em 10 (0	Commercial activity on local government	Schedule 3, it	tem 10 (Commercial activity on local government
	controlled area	a or road	d other than footpath dining), column 3 –	controlled are	ea or roa	d other than footpath dining), column 3 –

	omit, insert –		omit, insert –		
	17	Compliance with all State Acts, Local Laws and Subordinate Locals Laws of the local government.		17	Compliance with all State Acts, Local Laws and Subordinate Locals Laws of the local government.
	19	The licence holder is to keep aware via the local government's website of any upcoming events or road maintenance works that may result in this activity being suspended for a period of time.		19 18	The licence holder is to keep aware via the local government's website of any upcoming events or road maintenance works that may result in this activity being suspended for a period of time.
	Busking		Busking	g	
33(26)		Commercial activity on a local government	-	·	Commercial activity on a local government I – footpath dining), column 2 –
	insert –		insert –		

(a)		outlining the area proposed to be used	(a)		outlining the area proposed to be used
	(araw	n to scale) showing:		(araw	n to scale) showing:
	(i)	the boundary of the area to be used;		(i)	the boundary of the area to be used;
	(ii)	the kerb setback;		(ii)	the kerb setback;
	(iii)	any adjacent or nearby buildings and		(iii)	any adjacent or nearby buildings and
		details of the use of those			details of the use of those
		buildings;			buildings;
	(iv)	any trees, gardens, fire hydrants,		(iv)	any trees, gardens, fire hydrants,
		transformers, telephone booths, mail			transformers, telephone booths, mail
		boxes, tables and chairs, shelters, screens			boxes, tables and chairs, shelters, screens
		and windbreaks, traffic signal boxes, fixed			and windbreaks, traffic signal boxes, fixed
		rubbish bins, pillars and posts, menu			rubbish bins, pillars and posts, menu
		board and A-frame signs and manhole			board and A-frame signs and manhole
		covers;			covers;
	(v)	any nearby parking or loading zones;		(v)	any nearby parking or loading zones; and

		(vi) any other obstructions.		(vi) any other obstructions.
	(b)	Photographs of the proposed area.	(b)	Photographs of the proposed area.
	(c)	Copy of current food business licence if the	(c)	Copy of current food business licence if the
		activity involves the sale of food.		activity involves the sale of food.
	(d)	Copy of a current Public Liability Certificate.	(d)	Copy of a current Public Liability Certificate.
	(e)	If the applicant is not the owner of the building	(e)	If the applicant is not the owner of the building
		outside which the footpath dining is proposed to		outside which the footpath dining is proposed to
		be located – the written consent of the owner of		be located – the written consent of the owner of
		the building.		the building.
33(30) (column 2)	Schedule 3, af	ter item 13 (Entertainment venue) –	Schedule 3, af	ter item 13 (Entertainment venue) –
	insert –		insert –	
	(e)	details of appropriate fencing to keep the animals	(e)	details of appropriate fencing to keep the animals
		contained;		contained; and

33(30) (column 3)	Schedu	ule 3, aff	ter item 13 (Entertainment venue) –	Schedu	ule 3,	after item 13 (Entertainment venue) –
	insert ·	_		insert:	-	
		(g)	different breeds or species or animals are to be		(g)	different breeds or species or of animals are to
			kept separately as appropriate.			be kept separately as appropriate.
36 (Part 2, column 3)						
	10	Means	s of escape	10	Mea	ans of escape
		(1)	Any means of escape must be kept free from obstruction; and		(1)	Any means of escape must be kept free from obstruction; and
		(2)	A copy of a current certificate of inspection issued under the Fire and Emergency Services Act 1990 must be provided to the local government on an		(2)	A copy of a current certificate of inspection issued under the <i>Fire and Emergency Services Act 1990</i> must be provided to the local government on an

			annual basis or as required by the authorised person.			annual basis or as required by the authorised person.
	14	Advis	sory information	14	Advis	sory information
		(1)	Where food is sold, served or produced on site there may be a requirement to hold a licence to do so under the Food Act 2006. Please contact the Health, security and Regulatory Services Department of Ipswich City Council on 07 3810 6666 for further advice and information on this matter.		(1)	Where food is sold, served or produced on site there may be a requirement to hold a licence to do so under the <i>Food Act 2006</i> . Please contact the Health, security and Regulatory Services Department of Ipswich City Council on 07 3810 6666 for further advice and information on this matter.
Local Law	(Amend	ling) Lo	cal Law No.4 (Permits) 2019			
4	N/A			(3) Se	ection 2,	subsection (b), footnote 1, after 'Schedule' –
				<u>insert</u>	=	
					(Dictio	onary).

6	N/A	(2A) Section 4(1), subsection (c), example –
		omit, insert –
		Example of paragraph (c)—
		This would exempt the operation of a regulated activity
		that is registered by the State government under the Environmental Protection Act 1994.
		(5A) Section 4(2), subsection (f), '2002' –
		omit, insert –
7	N/A	(3) Section 5, subsection (3), after 'laws)' –
		<u>insert –</u>
		<u>-</u>

9	After new sect		After new sec	tion 5A	-	
	insert –		insert –			
	5B	Offen	ce to undertake permit regulated	5B	Offer	ce to undertake permit regulated
		activi	ty without permit		activ	ty without permit
		(1)	A person must not carry out a permit		(1)	A person must not carry out a permit
			regulated activity on premises within the			regulated activity on premises within the
			local government area unless authorised			local government area unless authorised
			by a permit granted under section 7			by a permit granted under section 7
			(Deciding an application for a permit) of			(Deciding an application for a permit) of
			this local law, or another local law;			this local law, or another local law.
10	After new sect	ion 5B –		After new sec	tion 5B	_
	insert –			insert –		

- (3) If the local government prescribes minimum standards for the conduct of a permit regulated activity or exempt permit regulated activity, a person must not—
 - (a) undertake the permit regulated activity or exempt permit regulated activity (as the case may be) on premises within the local government area unless—
 - (i) the relevant minimum standards are complied with; or
 - (ii) the person has obtained the written approval of the local government under section 5A(2)(b); or
 - (b) change the manner of operation of a permit regulated activity on premises within the local government area unless –
 - (i) minimum standards are complied with; or

- (3) If the local government prescribes minimum standards for the conduct of a permit regulated activity or exempt permit regulated activity, a person must not—
 - (a) undertake the permit regulated activity or exempt permit regulated activity (as the case may be) on premises within the local government area unless—
 - (i) the relevant minimum standards are complied with; or
 - (ii) the person has obtained the written approval of the local government under section 5CA(2)(b); or
 - (b) change the manner of operation of a permit regulated activity on premises within the local government area unless –
 - (i) minimum standards are complied with; or

		(ii)	the person has obtained the written approval of the local government under section 5A(2)(b).		(ii)	the person has obtained the written approval of the local government under section 5CA(2)(b).
11(1)	(1)	Section 6(1)(c)), subsection (iii) –	(1)	Section 6(1)(c)	, subsection (iii) –
		omit, insert –			omit, insert –	
		(iii)	in respect of any separate approval relating to the proposal that is required under another law:		(iii)	in respect of any separate approval relating to the proposal that is required under another law;
13(2)	(2)	Section 7(1), s	subsection (b) –	(2)	Section 7(1), s	ubsection (b) –
		omit, insert –			omit, insert –	
		(b)	after carrying out assessment of the application:		(b)	after carrying out assessment of the application — ÷
			(i) approve the application;			(i) approve the application;

	(ii) approve the application subject to conditions; or	(ii) approve the application subject to conditions; or
	(iii) refuse the application.	(iii) refuse the application.
17(8)	Section 12(2)(a), after subsection (i) –	Section 12(2)(a), after subsection (i) –
	insert –	insert –
	(ii) if the local government proposes to suspend the	(ii) if the local government proposes to suspend the
	permit – the proposed period of suspension;	permit – the proposed period of suspension; and
18	After section 12 –	After section 12 –
	insert –	insert –
	(c) continues to operate until the earliest of the following happens—	(c) continues to operate until the earliest of the following happens—
	(i) the local government cancels the suspension;	(i) the local government cancels the suspension;

			1	
	(ii)	the local government gives the permit holder notice under section 12(3) of its decision after it has considered all submissions made within the stated time;	(ii)	the local government gives the permit holder notice under section 12(3) of its decision after it has considered all submissions made within the stated time;
	(iii)	10 business days have passed since the expiry of the stated time for the making of written submissions;	(iii)	10 business days have passed since the expiry of the stated time for the making of written submissions; or
	(iv)	10 business days have passed since the permit holder notifies the local government that it has made its final written submissions.	(iv)	10 business days have passed since the permit holder notifies the local government that it has made its final written submissions.
20(1)	Section 14, su	bsection (1) –	Section 14, su	bsection (1) –
	omit, insert –		omit, insert –	
		local government may give a compliance notice to a on in relation to a contravention of this local law.		

¹ See section 30 of *Local Law No. 1 (Administration) 2013*.

				(1) The local government may give a compliance notice to a person in relation to a contravention of this local law. ²
21	Sectio	n 15 –	Section	n 15 –
	omit.		omit . ,	insert –
				15 Section not used
23(2)	(2)	Section 17, subsection (1), after 'the offence' –	(2)	Section 17, subsection (1), after 'the offence' –
		insert –		insert –
		, including by repairing the damage or restoring		, including by repairing the damage or restoring
		any damaged structure, object or thing to its		any damaged structure, object or thing to its
		original standard		original standard
	(2)	Section 17, subsection (2), after 'may perform the work' –	(2 <u>A</u>)	Section 17, subsection (2), after 'may perform the work' –
		insert footnote –		insert footnote –

² See section 30 of *Local Law No. 1 (Administration) 2013*.

			ection 31 of <i>Local Law No. 1</i> inistration) 2013.	See section 31 of <i>Local Law No. 1</i> (Administration) 2013.			
23(3)	(3)	Section 17, su	bsection (2), after 'performed by' –	(3)	Section 17, s	subsection (2), after 'performed by' –	
		omit, insert –			omit, insert -	-	
		-			-		
		(a)	section 17(1) (Performance of work) of		(a)	section 17(1) (Performance of work) of	
			this local law; or			this local law; or	
		(b)	a compliance notice issued under this		(b)	a compliance notice issued under this	
			local law.			local law.	
	(3)	Section 17, su	bsections (3) and (5) –	(3 <u>A</u>)	Section 17, s	subsections (3) and (5) –	
		omit.			omit.		
26	Section 22, subsection (a) –			Section	n 22, subsectio	on (a) –	
	omit,	insert –		omit,	insert –		

	(e)	a permit regulated activity in respect of the	(e)	a permit regulated activity in respect of the
		operation of which a person is not required to		operation of which a person is not required to
		hold a licence pursuant to section 5B(3)		hold a licence permit pursuant to section 5B(3)
		(Offence to undertake permit regulated activity		(Offence to undertake permit regulated activity
		without permit) of this local law; and		without permit) of this local law; and
	(f)	the information that must accompany an	(f)	the information that must accompany an
		application for a permit pursuant to section		application for a permit pursuant to section
		6(1)(c)(v) (Application for a permit) of this local		6(1)(c)(v) (Application for a permit) of this local
		law; and		law; and
	(g)	the circumstances in which the local government	(g)	the circumstances in which the local government
		may waive the requirements of section 6		may waive the requirements of section 6
		(Application for a licence) of this local law		(Application for a licencepermit) of this local law
		pursuant to section 6(6)(c) (Application for a		pursuant to section $6(46)(c)$ (Application for a
		licence) of this local law; and		licencepermit) of this local law; and

T			
(h)	the term of a permit pursuant to section 8(1)	(h)	the term of a permit pursuant to section 8(1)
	(Term of a permit) of this local law; and		(Term of a permit) of this local law; and
(i)	the conditions that must be imposed in a permit	(i)	the conditions that must be imposed in a permit
	or that will ordinarily be imposed in a permit		or that will ordinarily be imposed in a permit
	pursuant to section 9(3) (Conditions of a permit)		pursuant to section 9(3) (Conditions of a permit)
	of this local law; and		of this local law; and
(j)	the changes in circumstances since a permit was	(j)	the changes in circumstances since a permit was
	granted that make the continued operation of		granted that make the continued operation of
	the permit inappropriate pursuant to section		the permit inappropriate pursuant to section
	12(1)(f) (Cancellation or suspension of a permit)		12(1)(f) (Cancellation or suspension of a permit)
	of this local law; and		of this local law; and
(k)	the records that are required to be kept	(k)	the records that are required to be kept
	pursuant to section 16(2)(b) (Inspection of		pursuant to section 16(2)(b) (Inspection of
	activities) of this local law; and		activities) of this local law; and
(1)	the terms of a periodic inspection, monitoring or	(1)	the terms of a periodic inspection, monitoring or
(.)	management program in respect of the	(1)	management program in respect of the

		operation of a licence regulated activity pursuant		operation of a licence-permit regulated activity
		to section 16(2)(d) or (4)(b) (Inspection of		pursuant to section 16(2)(d) or (4)(b)
		activities) of this local law.		(Inspection of activities) of this local law.
28	28	Amendment of sch 1 (Dictionary)	28	Amendment of sch ± (Dictionary)
	(1)	Schedule 1 –	(1)	Schedule 1 –
		insert –		insert –
		the Act means the Local Government Act 2009		the Act means the Local Government Act 2009.
	(2)	Schedule 1, definition <i>environmental harm</i> –	(1A) So	chedule, heading –
		omit.	omit, i	insert –
	(3)	Schedule 1, definition <i>environmental nuisance</i> –	Sched	lule Dictionary
		omit.	(2)	Schedule 1, definition environmental harm –
	(4)	Schedule 1, definition <i>minimum standards</i> , before 'local		omit.
		law' –	(3)	Schedule 1, definition environmental nuisance –
		insert -		

	subordinate		omit.
(5)	Schedule, definition <i>permit</i> , subsection (b), after 'cancelled' –	(4)	Schedule-1, definition <i>minimum standards</i> , before 'local law' –
	insert –		insert –
	or suspended		subordinate
(6)	Schedule, definition <i>permit</i> , subsection (b), after 'Cancellation' –	(4A) So	chedule, definition <i>nuisance</i> –
	insert –		chedule, after definition <i>minimum standards</i> —
	or suspension	insert -	=
(7)	Schedule, definition <i>permit regulated activity</i> –		nuisance has the meaning given in Local Law No. 8
	omit, insert –		(Nuisances and Community Health and Safety) 2013.
	permit regulated activity see section 5A	(5)	Schedule, definition <i>permit</i> , subsection (b), after
(8)	Schedule 1, definition premises –		`cancelled' –

	omit, insert –		insert -
	<i>premises</i> see the <i>Planning Act 2016</i> , schedule 2		or suspended
		(6)	Schedule, definition <i>permit</i> , subsection (b), after 'Cancellation' –
			insert –
			or suspension
		(7)	Schedule, definition <i>permit regulated activity</i> –
			omit, insert –
			permit regulated activity see section 5A.
		(8)	Schedule 1, definition <i>premises</i> –
			omit, insert –
			<i>premises</i> see the <i>Planning Act 2016</i> , schedule 2.
After s 28	N/A	29 Am	nendment of Endnotes

		Endnotes, section 6, 'annotation' –
		omit, insert –
		<u>annotations</u>
Local Law (A	Amending) Local Law No. 5 (Parking) 2019	
After s 4	N/A	4A Amendment of s 4 (Application of this local law)
		Section 4, subsection (1), footnote 2, after 'areas' –
		<u>insert –</u>
After new s 4A	N/A	4B Amendment of s 5 (Relationship with other laws)
		(1) Section 5, subsection (a), footnote 3, after 'areas'
		=
		<u>insert –</u>
		<u> </u>

				<u>(2)</u>	Section 5, subsection (c), after '2013' –
					insert –
					<u>.</u>
5	Part 2 –		Part 2 –		
	omit, insert –		omit, ins	sert –	
	7	Off-street regulated parking areas		7	Off-street regulated parking areas
		The local government may, by subordinate local			The local government may, by subordinate local
		law, specify an area of land owned or controlled			law, specify an area of land owned or controlled
		by the local government, including structures on			by the local government, including structures on
		the land, as an off-street regulated parking area.			the land, as an off-street regulated parking area.
		Example:			Example:
		The local government may under an arrangement with			The local government may under an arrangement with
		the owner of a shopping centre, specify a public			the owner of a shopping centre, specify a public parking

		parking area at the shopping centre as on off-street		area at the shopping centre as on-an off-street
		regulated parking area and regulate parking in the area		regulated parking area and regulate parking in the area
		under this local law.		under this local law.
	8	Temporary parking restrictions	8	Temporary parking restrictions
	(2)	A temporary probation or restriction on parking	(2)	A temporary probation prohibition or restriction on
		imposed under section 8(1) (Temporary parking		parking imposed under section 8(1) (Temporary
		restrictions) of this local law takes effect when the		parking restrictions) of this local law takes effect
		local government installs the appropriate official		when the local government installs the appropriate
		sign indicating the prohibition or restriction and		official sign indicating the prohibition or restriction
		ceases to take effect on removal of the sign by		and ceases to take have effect on removal of the
		the local government.		sign by the local government.
6	Part 3 –		Part 3 –	
	omit, insert -		omit, insert –	

	10	Parking	g in accordance with a permit	10	Parki	ng in accordance with a permit
		i	A vehicle may be parked contrary to an indication on an official traffic sign regulating parking by time or by payment of a fee, if the vehicle displays – (a) a parking permit for people with disabilities; ⁴		(1)	A vehicle may be parked contrary to an indication on an official traffic sign regulating parking by time or by payment of a fee, if the vehicle displays — (a) a parking permit for people with disabilities; 4 or
7			···			
	Section 12 –			Section 12 –		
	omit, insert -			omit, insert –		
	12	Parking	g or storage of a heavy vehicle	12	Parki	ng or storage of a heavy vehicle
		(1)	The parking or storage of heavy vehicles		(1)	The parking or storage of heavy vehicles
		i	in a residential or rural area is a permit			in a residential or rural area is a permit
		ı	regulated activity.			regulated activity.

(2)	Subject to subsection not, unless authorised		(2)	Subject to subsection not, unless authorised	
	(B)	when parked,		(B)	when parked,
		unable to be			unable to be
		screened from			screened from
		view from all			view from all
		neighbouring			neighbouring
		residential			residential
		dwellings or			dwellings or
		roads, or able to			roads, or able to
		be screened from			be screened from
		view from all			view from all
		neighbouring			neighbouring
		residential			residential
		dwellings or roads			dwellings or roads
					but <u>is</u> not

		but not screened				screened from
		from view; or				view; or
	•••				•••	
	(E)	moved on or off			(E)	moved on or off
		the premises				the premises
		outside building				outside building
		work hours; or				work hours³; or
	•••				•••	
(b)	change the m	anner of heavy	((b)	change the n	nanner of heavy
	vehicle parkin	g residential areas			vehicle parkir	ng <u>in a</u> residential
	or rural areas	within the local			areas or rura	l area s within the
	government a	area without			local governr	nent area without
	obtaining an a	approval for an			<u>first</u> obtaining	g an approval for an
	amendment to	o the terms of a			amendment t	to the terms of a
	permit.				permit.	

³ See section 440R of the *Environmental Protection Act 1994* (Old).

		(2)	A person does not require a permit under this local law for—	 (<u>23</u>)	A person does not require a permit under this local law for—
			Example of subsection (2)(c)— The short term parking of a removal van.		Example of subsection (23)(c)— The short term parking of a removal van.
		(3)	For the avoidance of doubt, a heavy vehicle parked in a residential area or a rural area whilst awaiting a job assignment is not subject to an exemption for a permit in subsection (2).	(34)	For the avoidance of doubt, a heavy vehicle parked in a residential area or a rural area whilst awaiting a job assignment is not subject to an exemption for a permit in subsection (23).
9	(1)	Section 15, su omit, insert – section	nbsection (a), 'section 9' – n 6	(1) Section 15, subsection omit, insert –	ction (1) –

	The local government may make a subordinate local law with respect to –
	(1 <u>A</u>) Section 15, subsection (a), 'section 9' –
	omit, insert –
	section 6
	(2A) Section 15, subsection (b), after ';' –
	<u>insert –</u>
	<u>and</u>
	(5A) Section 15, subsection (d), 'law)' –
	omit, insert –
	<u>law</u>

After s 9	N/A	9A Amendment of s 16 (Repeals)		
		Section 16 –		
		omit, insert –		
		The following Local Laws are repealed –		
		(a) Local Law No. 6 (Heavy and Other Vehicle Parking) 2004, gazetted 27 February 2004; and		
		(b) Local Law No. 27 (Regulated Parking) 1997, gazetted 9 January 1998.		
11				
	(17) Schedule 1, definition <i>residential area</i> , subparagraph (f)(i) – <i>omit, insert</i> –	(2A) Schedule, definition declared road, after 'Act' – insert – -		

	(f) Rural C (Rural Living) Zone.	
		(8A) Schedule, definition permit regulated activity, subsections (d) and (e) –
		renumber as subsection (c) and (d), respectively
		(17) Schedule 1, definition <i>residential area</i> , subparagraph
		(f)(i) -
		omit, insert –
		(fi) Rural C (Rural Living) Zone.
After s 11	N/A	12 Amendment of Endnotes
		Endnotes, section 3, 'Key Explanation' –
		omit, insert –

				<u>Key Explanation</u>
Subordinate	Local	Law (Amending) Subordinate Local Law No. 5.1 (Parki	ing) 201	19
After s 3	N/A		3A An	nendment of s 3 (Object)
			Se	ection 3, after 'area' –
			<u>in.</u>	sert –
				±
6				
	10	Commercial vehicle identification labels	10	Commercial vehicle identification labels
		For the purposes of section 11(3) (Commercial vehicle		For the purposes of section 11(3) (Commercial vehicle
		identification labels) of the authorising local law, the		identification labels) of the authorising local law, the
		vehicles that may be issued with a commercial vehicle		vehicles that may be issued with a commercial vehicle
		identification label are:		identification label are ÷
8	N/A		(3)	Schedule 1, definition <i>penalty unit</i> , after '1992' –
				insert –

9(10)	Schedule 2, item 3 (Authorised local government employee or				Schedule 2, item 3 (Authorised local government employee or			
	contractor permit), column 2 –				tor per	mit), column 2 –		
	insert –				-			
		(a)	name, address, number and email address of		(a)	name, address, number and email address of		
			applicant;			applicant;		
		(b)	confirmation of status of employment or contract		(b)	confirmation of status of employment or contract		
			with the local government;			with the local government;		
		(c)	reason for permit, including details of the local		(c)	reason for permit, including details of the local		
			government related activities are being carried			government related activities are being carried		
			out;			out;		
9(18) Residential (multiple residential) permit, Column 3								

	ı							
	(e)	Only 2	Residential (single residential permits) can be	(e)	Only 2	2 Residential (single_multiple_residential permits) can		
		issued	in relation to the one premises at any one time.		be iss	ued in relation to the one premises at any one time.		
9(21)	Schedule 2, item 6 (Heavy vehicle parking), column 2 –				Schedule 2, item 6 (Heavy vehicle parking), column 2 –			
	insert -			insert -	-			
		(a)	name, address, number and email address of		(a)	name, address, number and email address of		
			applicant;			applicant;		
		(b)	reason for permit, including an explanation of why		(b)	reason for permit, including an explanation of why		
			it is necessary that the heavy vehicle be parked or			it is necessary that the heavy vehicle be parked or		
			stored in the subject location and cannot be			stored in the subject location and cannot be		
			parked out stored anywhere else;			parked out or stored anywhere else;		
Local Law (A	Amending	g) Loc	al Law No. 6 (Animal Management) 2019					
5	Section 4	4 –		Section	4 –			
	omit, ins	sert –		omit, ir	nsert –			
	,	This lo	ocal law is—		4	Relationship with other laws		

	(a)	in addition to and does not derogate from laws	This loca	al law is—
		regulating –	(a)	in addition to and does not derogate from laws
		(i) the use or development of land; and		regulating –
		(ii) the keeping or control or welfare of		(i) the use or development of land; and
		animals; and		(ii) the keeping or control or welfare of
		(iii) public health risks; and		animals; and
		(iv) the environment; and		(iii) public health risks; and
	(b)	any other local law or subordinate local law		(iv) the environment; and
		made by the local government; and	(b)	any other local law or subordinate local law
	(b)	to be read with Local Law No. 1 (Administration)		made by the local government; and
		2013 and Local Law No. 4 (Permits) 2013.	(b)	to be read with Local Law No. 1 (Administration) 2013 and Local Law No. 4 (Permits) 2013.
6	Section 5, subs	section (3) –	(1) Section	5, heading, footnote 2, after '2013' –
	omit.		<u>insert</u> –	

		(2) Section 5, subsection (1), footnote 3, after 'Schedule' –
		<u>insert –</u>
		(3) Section 5, subsection (1), footnote 4, after 'of permits' –
		<u>insert</u> –
		<u> </u>
		(4) Section 5, subsection (3) –
		omit.
10(3)	Section 12(1), before 'off-leash' –	Section 12(1), before 'off-leash' –
	insert –	insert –
	dog	dog

10(4)	Section 12(2), before 'off-leash' –	Section 12(2), before 'off-leash"an' –			
	insert –	omit, insert –			
	dog	<u>a</u> dog			
11	N/A	(1A) Section 13(2)(b), subsection (III) –			
		<u>renumber</u> as subsection (iii)			
13	N/A	(2A) Section 16(4), definition another animal, `1992.' –			
		omit, insert –			
13(3)	(3) Section 16(4) –	(3) Section 16(4) –			
	insert –	insert –			
	engage means to participate or become involved	<i>engage</i> means to participate or become			
	in, to partake or to act	involved in, to partake or to act.			
17	Part 3, Division 5 –	Part 3, Division 5 –			

	omit.	omit <u>-, insert –</u>			
		20 Section not used			
18(1)					
	(e) the responsible person for the animal has surrendered it	(e) the responsible person for the animal has surrendered it			
	to the local government for rehoming or destruction; or	to the local government for rehoming or destruction; or			
18(4)	Section 21(6), from 'subsection' to '(5)-	Section 21(6), from 'subsection' to '(5)'			
	omit, insert –	omit, insert –			
	this section	this section			
20					
	(iii) if the animal has been seized under section 21(2)(b)	(iii) if the animal has been seized under section 21(2)(b)			
	(seizure of an animal) – the owner or responsible person	(<u>sS</u> eizure of an animal) – the owner or responsible person			
	has complied with the relevant compliance notice; and	has complied with the relevant compliance notice; and			

23	Amen	dment of s 26 (Dealing with animal seized and	Amendment of s 26 (Dealing with animal seized and			
	impou	inded for attacking etc. a person or another animal)	impou	ınded for attacking etc= a person or another animal)		
28	(1) Section 32(4), subsection (c) –			Section 32(4), subsection (c) (commencing 'third') –		
		omit.		omit.		
			<u>(1A)</u>	Section 32(4), subsection (c), 'fourth' –		
				omit, insert –		
				third		
30 and 31	30	Amendment of pt 5, div 1, hdg (Destruction of	31 30	Insertion of new s 32B		
		animals) Part 5, Division 1, heading, after 'animals' —		After Part 5, heading –		
				insert -		
		insert –		32B Application of Division <u>Part</u>		

		following notice			This division part does not apply to a	
	31 Insertion of new s 32B			regulated dog.		
	After	After Part 5, heading – insert –		Amendment of pt 5, div 1, hdg (Destruction of animals) Part 5, Division 1, heading, after 'animals' – insert –		
	inser					
	32B Application of Division					
		This division does not apply to a regulated dog.			following notice	
32(2)	Section 33, sul	bsections (1) to (3) –	Section 33, subsections (1) to (3) –			
	omit, insert -		omit, insert –			
	(1)	This section does not apply to a regulated dog under the <i>Animal Management (Cats and Dogs)</i> Act 2008.		(1)	This section does not apply to a regulated dog under the <i>Animal Management (Cats and Dogs)</i> Act 2008.	
	(2)	The local government may make an order (a destruction order) stating the local government		(2 1)	The local government may make an order (a destruction order) stating the local government	

	propo	ses to destroy an animal on a date which is			propos	ses to destroy an animal on a date which is
	no ea	lier than 10 business days after the order is			no ear	lier than 10 business days after the order is
	given.				given.	
(3)	A dest	ruction order may only be made in 1 or	(3 2)	A dest	ruction order may only be made in 1 or
		, ,	`	-=/		, ,
	more	of the following circumstances –			more	of the following circumstances –
	(a)	the animal has attacked, threatened to			(a)	the animal has attacked, threatened to
		attack or engaged in aggressive				attack or engaged in aggressive
		behaviour; or				behaviour; or
	(b)	the animal has been seized and			(h)	the animal has been seized and
	(b)	the animal has been seized and			(b)	the animal has been seized and
		impounded more than 3 times within a 12				impounded more than 3 times within a 12
		months period; or				months period; or
	(c)	the animal is a declared dangerous			(c)	the animal is a declared dangerous
	(-)	-			(-)	-
		animal; or				animal; or
	(d)	the animal has not been reclaimed within			(d)	the animal has not been reclaimed within
		10 business days or a prescribed period				10 business days or a prescribed period

	T				·6 1 · · · · · · · · · · · · · · · · · ·
		specified in this local law or a subordinate			specified in this local law or a subordinate
		local law.			local law.
	(4) The d	estruction order must –	(43	3) The de	estruction order must –
	(a)	be served on a person who owns, or is a		(a)	be served on a person who owns, or is a
		responsible person for, the animal; and			responsible person for, the animal; and
	(b)	include, or be accompanied by, an		(b)	include, or be accompanied by, an
		information notice.			information notice.
32(4)	Section 33, subsections (4) to (6) –		Section 33,	, subsection	s (4) to (6) —
	renumber as subsection	ons (5) to (7), respectively.	renumber c	as subsectio	ons (5) to (7), respectively.
33					
	(1) This section of	loes not apply to a regulated dog under the	_ (1) Th	nis section d	oes not apply to a regulated dog under the
	Animal Manag	gement (Cats and Dogs) Act 2008.	Ar	nimal Manag	gement (Cats and Dogs) Act 2008.
	(2) This section a	applies where an authorised person has	(<u>21</u>) Th	nis section a	pplies where an authorised person has
	seized an anii	mal under this local law or another law.	se	ized an anin	mal under this local law or another law.

	(3) The authorised person may, without notice, immediately destroy the animal if –	(32) The authorised person may, without notice, immediately destroy the animal if –
41(8)	Section 40, subsections (u) to (w) –	Section 40, subsections (u) to (₩ <u>v</u>) −
	renumber as subsections (t) to (v), respectively	<i>renumber</i> as subsections (t) to $(\forall \underline{u})$, respectively
After s 41	N/A	41A Amendment of s 41 (Repeals)
		Section 41 —
		omit, insert –
		The following Local Laws are repealed –
		(a) Local Law No. 3 (Impounding Animals) 1996, gazetted 22 March 1996;
		(b) Local Law No.4 (Keeping and Control of Animals) 1998, gazetted 27 November 1998; and

		(c) Local Law No.7 (Dogs) 2005, gazetted 18 February 2005.			
43(4)	Schedule, definition compliance notice, subsection (a) –	Schedule, definition <i>compliance notice</i> , subsection (a) –			
	omit, insert –	omit, insert –			
	(a) section 30 of <i>Local Law No. 1 (Administration)</i> 2013; or	(a) section 30 of <i>Local Law No. 1 (Administration)</i> 2013; or			
43	N/A	(7A) Schedule, definition <i>impoundment notice</i> , after 'wandering)' –			
		insert −			
		(7B) Schedule, definition <i>keeper of an animal</i> , subsection (c)(ii), after 'occupier of the premises' –			
		<u>insert –</u>			
		.			

43(9)	Schedule, definition permit regulated activity, subsection (b), from	Schedule, definition <i>permit regulated activity</i> , subsection (b), from			
	'the operation of which' to 'a nuisance' –	'the operation of which' to 'a nuisance' –			
	omit.	omit. <u>omit, insert</u> –			
		<u>; or</u>			
Subordinate	Local Law (Amending) Subordinate Local Law No. 6.1 (Anima	al Management) 2019			
4	Section 3, 'Local Law No. 6 (Animal Management) 2013' –	Section 3, 'of Local Law No. 6 (Animal Management) 2013' –			
	omit, insert –	omit, insert –			
	Local Law No. 6 (Animal Management) 2013	of Local Law No. 6 (Animal Management) 2013			
5	Section 4 –	Section 4 –			
	omit, insert –	omit, insert –			
	Particular words used in this subordinate local law are	Particular words used in this subordinate local law are			
	defined in:	defined in:			
	(1) Schedule 1 (dictionary) of this subordinate	(1) Schedule 1 (dDictionary) of this			
	local law; and	subordinate local law; and			

	(2) Local Law No. 6 (Animal Management) 2013.	(2) Local Law No. 6 (Animal Management) 2013.			
6	N/A	(3) Section 5(2), after 'column 2 of schedule 3' –			
		<u>insert –</u>			
		<u>.</u>			
11(6)	Section 11(1), subsection (e), `.' –	Section 11(1), subsection (e), `.' –			
	omit, insert –	omit, insert –			
	; and	; and			
11(7)	Section 11(1), after subsection (e) –	Section 11(1), after subsection (e) –			
	insert –	insert –			
	(f) Flinders – Goolman Conservation Estate;	(f) Flinders – Goolman Conservation Estate;			
	(g) White Rock – Spring Mountain Conservation Estate;	(g) White Rock – Spring Mountain Conservation Estate;			

		(h) Mt Grandche	ester Conservation Estate;		(h)	Mt Grandchester Conservation Estate;
		(i) Purga Natur	e Reserve;		(i)	Purga Nature Reserve;
		(j) Kholo Enviro	oplan Reserve;		(j)	Kholo Enviroplan Reserve;
		(k) Sapling Pock	xet;		(k)	Sapling Pocket;
		(I) Stirling Road	d Reserve; and		(1)	Stirling Road Reserve; and
		(k) Kholo Garde	ns.		(<u>km</u>)	Kholo Gardens.
12	(3)	Section 12, 'are off-	eash areas' –	_ (3)	Section	n 12, 'are off-leash areas'
		omit, insert –	nit, insert –		omit, I	insert –
		are dog off-	leash areas			are dog off-leash areas
	(4)	Section 12(2), befor	e `off-leash' –	(4 <u>3</u>)	Section	n 12 (2) , before '⊖ <u>O</u> ff-l <u>L</u> eash' –
		insert –			insert :	_
		dog				d <u>D</u> og

	(5) Section 12, after 'maintained by the local government' –	(54) Section 12, after 'maintained by the local government' –
	insert –	insert –
	and made available on the local government's website,	and made available on the local government's website,
		(5) Section 12, 'are off-leash areas' —
		omit, insert –
		are dog off-leash areas
13(3)	Section 13(1), subsection (b), Example, 'dogs' –	Section 13(1), subsection (b), Example, 'dogs' –
	omit, insert –	omit, insert –
	dog's.	dog′s-
13(4)	Section 13(1), subsection (c), Note, after 'Act' –	Section 13(1), subsection (c), Note, after 'Act' –
	insert –	insert –
	2008	2008

13(5)	Section 13(1), subsection (c), Note, after 'Regulation' –	Section 13(1), subsection (c), Note, after 'Regulation' –
	insert –	insert –
	2009	2009
After s 13	N/A	13A Amendment of s 14 (Criteria for declaring
		dangerous animals other than a dog)
		Section 14, Note, 'Animal Management (Cats and Dogs) Act 2008' —
		omit, insert –
		Animal Management (Cats and Dogs) Act 2008
16		
	residential area includes areas comprising predominantly	residential area includes areas comprising predominantly
	residential development and land (other than roads), that is	residential development and land (other than roads), that is

situated in one	e or mor	e of the following zones or other similar	situate	situated in one or more of the following zones or other similar				
designation un	nder a <i>Si</i>	tructure Plan under the planning scheme –	design	designation under a Structure Plan under the planning scheme –				
(a)	within the Urban Areas Area —			(a)	within	within the Urban Areas -Area –		
	(i)	Large Lot Residential Zone;			(i)	Large Lot Residential Zone;		
	(ii)	Residential Low Density Zone;			(ii)	Residential Low Density Zone;		
	(iii) Residential Medium Density Zone;				(iii)	Residential Medium Density Zone;		
	(iv) Character Areas - Housing Zone;				(iv)	Character Areas - Housing Zone;		
	(v)	Character Areas - Mixed Use Zone;			(v)	Character Areas - Mixed Use Zone;		
	(vi)	Business Incubator Zone;			(vi)	Business Incubator Zone;		
	(vii)	Bundamba Racecourse Stables Area Zone;			(vii)	Bundamba Racecourse Stables Area Zone;		
	(viii) Special Uses Zone;				(viii)	Special Uses Zone;		
	(ix)	Special Opportunity Zone;			(ix)	Special Opportunity Zone;		
(b)	within	the Rosewood Area –		(b)	within	the Rosewood Area –		

	(i)	Character Areas - Housing Zone;			(i)	Character Areas - Housing Zone;	
	(ii)	Residential Low Density Zone;			(ii)	Residential Low Density Zone;	
	(iii)	Residential Medium Density Zone;			(iii)	Residential Medium Density Zone;	
	(iv)	Urban Investigation Zone;			(iv)	Urban Investigation Zone;	
	(iv)	Special Uses Zone;			(iv)	Special Uses Zone;	
(c)	within	within the City Centre Area –		(c)	within	n the City Centre Area –	
	(i)	Residential High Density Zone;			(i)	Residential High Density Zone;	
(d)	within	the Township Area –		(d)	within	the Township Area <u>s</u> –	
	(i)	Township Residential Zone;			(i)	Township Residential Zone;	
	(ii)	Township Character Housing Zone;			(ii)	Township Character Housing Zone;	
	(iii)	Township Character Mixed Use Zone;			(iii)	Township Character Mixed Use Zone;	
	(iv)	Special Uses Zone.			(iv)	Special Uses Zone	

	(e) within the Springfield Structure Plan—					(e)	within	the Springfield Structure Plan—	
		(i)	Community Residential Designation.				(i)	Community Residential Designation:	
	(f) withi	n the Rural Area—			(f)	within	the Rural Area <u>s</u> —	
		(i)	Rural C (Rural Living) Zone.				(i)	Rural C (Rural Living) Zone.	
	and includ	des land app	proved for residential development pursua	nt a	and inc	ludes lar	nd appi	roved for residential development pursuant	
	to a devel	lopment app	proval, including a development which is	to	to a development approval, including a development which is				
	recorded (on the Plan	ning Scheme pursuant to section 3.5.27	re	recorded on the Planning Scheme pursuant to section 3.5.27 of				
	Integrated	d Planning /	Act 1997, section 391 of the Sustainable	<u>tł</u>	the Integrated Planning Act 1997, section 391 of the Sustainable				
	Planning)	<i>Act 2009</i> or	section 89 of the <i>Planning Act 2016</i> .	P	Planning Act 2009 or section 89 of the Planning Act 2016.				
17(2)	(2) So	chedule 5, i	tem 1, column 2, subsection (j) –	(2	2)	Schedu	le 5, ite	em 1, column 2, subsection (j) –	
	Oi	mit.				omit.			
	(2) So	chedule 5, i	tem 1, column 2, subsection (I) –	(2	2 <u>A</u>)	Schedu	le 5, ite	em 1, column 2, subsection (I) –	
	Oi	mit.				omit.			

17(3)	Schedule 5, item 1, column 2, subsections (k) to (n) –	Schedule 5, item 1, column 2, subsections (k) to (n) –
	renumber as subsections (j) to (m), respectively.	renumber as subsections (j) to (ml), respectively.
19(3)	Schedule 7, column 2, after 'condition.' –	Schedule 7, column 2, after 'condition.' –
	insert –	insert –
	(3) Any animals offered for sale must be vac	cinated (3c) Any animals offered for sale must be vaccinated
	and inoculated as appropriate having re	ard to and inoculated as appropriate having regard to
	the age of the animal.	the age of the animal.
Local Law (A	mending) Local Law No. 7 (Local Government Con	rolled Areas and Roads) 2019
8	N/A	(5A) Section 6(6), after 'column 2 of schedule 2' –
		<u>insert –</u>
12	Section 9, after subsection (2) –	Section 9, after subsection (2) –
	insert –	insert –
	(3) A sign exhibited under subsection	n (1) – (3) A sign exhibited under subsection (1) –

		(a)	must s	state –		(a)	—must s	state –
			(i)	the prohibition or			(<u>ia</u>)	the prohibition or
				restriction imposed by the				restriction imposed by the
				sign;				sign;
			(ii)	the area to which the			(<u>iib</u>)	the area to which the
				prohibition or restriction				prohibition or restriction
				applies;				applies;
			(iii)	that a penalty may apply			(iii <u>c</u>)	that a penalty may apply
				for failure to comply with				for failure to comply with
				the sign; and				the sign; and
			(iv)	that the sign is an			(iv d)	that the sign is an
				instrument under this				instrument under this
				local law.				local law.
13	N/A				(1A) Section	10(2)(a), subs	section (i	i), `; or' –
					omit, ins	<u>sert –</u>		

						<u>;</u>			
15	After section 1	10A –		After n	After new section 10A –				
	insert -			insert -	-				
	10C	Remo	oval of vehicle obstructing local		10C	Removal of vehicle obstructing local			
		govei	rnment works			government works			
		(4)	The local government or the authorised			(4) The local government or the authorised			
			person must give notice of the removal in			person must give notice of the removal in			
			the way stated in subsection (5).			the way stated in subsection (5).			
		(5)	The notice—			(5) The notice—			
			(a) must state contact details to			(a) must state contact details to			
			enable a person claiming a right			enable a person claiming a right			
			to possession of any vehicle so			to possession of any vehicle so			

			removed to ascertain the				removed to ascertain the
			whereabouts of the vehicle; and				whereabouts of the vehicle; and
		(b)	may be by temporary sign left on			(b)	may be by temporary sign left on
			the verge adjacent to where the				the verge adjacent to where the
			vehicle was parked prior to				vehicle was parked prior to
			removal by the local government;				removal by the local government;
			and				and
		(c)	must be published on the local			(c)	must be published on the local
			government's website as soon as				government's website as soon as
			practicable after the date of				practicable after the date of
			removal, and for at least 14 days.				removal, and for at least 14 days.
10E	Remov	al of o	other vehicles on roads	10E	Remo	oval of	other vehicles on roads
	(1)	This se	ection applies if the local		(1)	This	section applies if the local
		goverr	nment or an authorised person			gove	rnment or an authorised person

		considers on reasonable grounds that any vehicle has been—		considers on reasonable grounds that any vehicle on a road has been—
10F	 Vehid	cles on local government controlled	10 F	Vehicles on local government controlled areas
	(4)	The local government or the authorised		(4) The local government or the authorised
		person must give notice of the removal as		person must give notice of the removal as
		set out in subsection (5).		set out in subsection (5).
	(5)	The notice must—		(5) The notice must—
		(a) state contact details to enable a		(a) state contact details to enable a
		person claiming a right to		person claiming a right to
		possession of any vehicle so		possession of any vehicle so
		removed to ascertain the		removed to ascertain the
		whereabouts of the vehicle; and		whereabouts of the vehicle; and

(b)) if the	identity of the registered	(b)	if the	e identity of the registered
	owner	of the vehicle can be		own	er of the vehicle can be
	readily	ascertained, be given to		read	il y ascertained, be given to
	the re	gistered owner of the		the r	registered owner of the
	vehicle	e as soon as practicable		vehic	cle as soon as practicable
	after t	he date of removal; or		after	the date of removal; or
(c)	owner	identify of the registered of the vehicle cannot be ascertained:	(c)	own	e identify of the registered er of the vehicle cannot be ily ascertained:
	(i)	be erected on a corflute sign at the place where the vehicle was removed as soon as practicable after the date of removal; or		(i)	be erected on a corflute sign at the place where the vehicle was removed as soon as practicable after the date of removal; or

(ii) be published on the local government's website as soon as practicable after the date of removal, and for at least 14 days.

10G Confiscation of vehicle

- (1) This section applies where the local government or an authorised person has removed and confiscated a vehicle under this division.
- (2) The local government or authorised person must, as soon as practicable after confiscating the vehicle, give notice of the confiscation to the last known registered owner of the vehicle.

(ii) be published on the local
government's
website as soon as
practicable after the
date of removal, and for
at least 14 days.

10G Confiscation of vehicleNotice of removal

- (1) This section applies where the local government or an authorised person has removed and confiscated a vehicle under this division.
- (2) The local government or authorised person must, as soon as practicable after confiscating removing the vehicle, give notice of the confiscation to the last known registered owner of the

vehicle.removal in accordance with (3) The notice must: subsection (3). include a description of the (a) The notice must: (3) vehicle confiscated; include a description of the (a) (b) state the date, time and reason vehicle confiscated removed; the vehicle was confiscated; and state the date, time and reason (b) state what a person needs to do (b) the vehicle was to have the vehicle released. confiscatedremoved; and Release of confiscated vehicle 10H state what a person needs to do (1) Subject to subsection (2), within 28 days to have the vehicle released. after the confiscation, the local state contact details to enable a government will release any vehicle person claiming a right to confiscated under this local law to a possession of the vehicle to person claiming a right to possession of it ascertain the whereabouts of the provided that the person vehicle and, if the vehicle was confiscated, what the person

	(a	possession of the article to the local government's satisfaction; and		<u>(d)</u>	needs to do to have the vehicle released; and be published on the local government's website for at least 14 days; and
	(b	fee; and		<u>(e)</u>	if the identity of the registered owner of the vehicle can be readily ascertained, be given to
1	to pe	return the vehicle to its owner or other erson entitled to its possession, then the		<u>(f)</u>	if the identity of the registered owner of the vehicle cannot be readily ascertained, be erected on
10 I	V€	cal government may dispose of the chicle under section 10I. of confiscated vehicle	10H	Release of co	a corflute sign at the place where the vehicle was removed. onfiscated vehicle
	` '	a confiscated vehicle is not released nder section 10H, then the local			

- government may offer the vehicle for sale by private treaty, tender, expression of interest or auction.
- (2) If there is no purchaser for a confiscated vehicle offered for sale, the local government may dispose of the vehicle in any way it sees fit.
- (3) If upon the disposal of a vehicle in accordance with this section, the costs and expenses incurred by the local government in connection with its removal, detention, storage and sale or disposal are not fully recovered, the local government may recover the outstanding balance as if it were a debt.

- (1) Subject to subsection (2), within 28 days after the confiscation, the local government will release any vehicle confiscated under this local law to a person claiming a right to possession of it provided that the person—
 - (a) proves their ownership or right topossession of the article vehicle tothe local government'ssatisfaction; and
 - (b) pays the applicable cost-recovery fee; and
 - (c) signs a receipt for the delivery of the vehicle.
- (32) If, for whatever reason, it is not possible to return the vehicle to its owner or other

				person entitled to its possession, then the local government may dispose of the vehicle under section 10I.
		101	Dispo	sal of confiscated vehicle
			(3)	If upon the disposal of a vehicle in
				accordance with this section, the costs
				and expenses incurred by the local
				government in connection with its
				removal, detention, storage and sale or
				disposal are not fully recovered, and if the
				identity of the registered owner of the vehicle is able to be readily ascertained,
				the local government may recover the
				outstanding balance from the registered
				owner as if it were a debt.
Section 12 – Section	Section	า 12 –		

	omit, insert –		omit, insert –	
	12	Damage of local government controlled areas	12	Damage of local government controlled areas
		A person must not wilfully or unlawfully damage a local government controlled area, including any structure, object, fixture, vegetation, object or thing located in or on a local government controlled area.		A person must not wilfully or unlawfully damage a local government controlled area, including any structure, object, fixture, vegetation, object or thing located in or on a local government controlled area.
		Maximum penalty – 50 penalty units.		Maximum penalty – 50 penalty units.
20(2)	Section 15(2)		Section 15, sul	osections (2) and (3) —
	renumber as s	ubsection (4)	<i>renumber</i> as s	ubsections (4) and (5), respectively
21(4)	Section 18(4),	after `(1)' –	Section 18(4),	after `(1)' –
	insert –		insert –	

	, including any cost incurred by the local government in repairing any part of, or replacing a thing located in, the local government controlled area or road, as a result of the activity.	, including any cost incurred by the local government in repairing any part of, or replacing a thing located in, the local government controlled area or road, as a result of the activity.
23	N/A	(3) Section 20, subsection (h) (commencing `a thind') – renumber as subsection (i)
after s 23	N/A	23A Amendment of s 21 (Repeals) Section 21 — omit, insert — The following Local Laws are repealed — (a) Local Law No. 12 (Roads) 1999, gazetted 18 June 1999; (b) Local Law 17 (Parks an Reserves) 1997, gazetted 14 February 1997;

		(c) Local Law No. 24 (Gates and Grids) 1999, gazetted 18 June 1999;
		(d) Local Law No. 32 (Pedestrian Malls) 2000, gazetted 24 March 2000;
		(e) Local Law 35 (Visibility of Road Intersections and Road Junctions) 1999,
		gazetted 18 June 1999; and
		(f) Local Law No. 42 (Libraries) 1998, gazetted 8 January 1999.
25(1)	Schedule 1 –	Schedule 1 –
	insert –	insert –
	Carrying out works on a road or interfering with a road or its operation see the Act, section 75(2).	Ecarrying out works on a road or interfering with a road or its operation see the Act, section 75(2).
25	N/A	(1A) Schedule 1, definition alteration or improvement to local government controlled areas or roads, subsection (b), ',' –

		omit, insert –
		; or
25(2)	Schedule 1, definition alteration or improvement to local	Schedule 1, definition alteration or improvement to local
	government controlled areas or roads, after subsection (b) –	government controlled areas or roads, after subsection (b) –
	insert –	insert –
	(c) installing or constructing private infrastructure in a	(c) installing or constructing private infrastructure in a
	local government controlled area or on a road, or	local government controlled area or on a road, or
	that encroaches onto a local government	that encroaches onto a local government
	controlled area or road.	controlled area or road _{-z}
25(3)	Schedule 1, definition alteration or improvement to local	Schedule 1, definition alteration or improvement to local
	government controlled areas or roads, 'Sustainable Planning Act	government controlled areas or roads, `Sustainable Planning Act
	2009′ –	2009 –
25(4)	Schedule 1, definition alteration or improvement to local	Schedule 1, definition alteration or improvement to local
	government controlled areas or roads, footnote 7, after 'See' –	government controlled areas or roads, footnote 7, after 'See' –
	omit, insert –	omit, insert –

		Schedule 2, <i>Planning Act 2016</i>		Schedule 2, <i>Planning Act 2016</i> .
25	N/A		<u>(5A)</u>	Schedule 1, definition <i>footpath</i> , 'Transport Operations (Road Use Management) Act 1995' –
				omit, insert –
				Transport Operations (Road Use Management) Act 1995
25	(6)	Schedule 1, definition local government controlled area,	_ (6)	Schedule 1, definition local government controlled area,
		subsection (b), '; and' –		subsection (b), '; and' —
		omit, insert –		omit, insert
				
	(7)	Schedule 1, definition local government controlled area,	(7)	Schedule 1, definition local government controlled area,
		subsection (c) –		subsection (c) —
		omit.		omit.
	(8)	Schedule 1, definition <i>guide dog</i> –	(<u>86</u>)	Schedule 1, definition <i>guide dog</i> –

	omit, insert –		omit, insert –
	guide dog see Guide, Hearing and Assistance Dogs Act 2009, Schedule 4.		guide dog see Guide, Hearing and Assistance Dogs Act 2009, Schedule 4.
(7)	Schedule 1, definition <i>hearing dog</i> –	(7)	Schedule 1, definition <i>hearing dog</i> –
	omit, insert –		omit, insert –
	hearing dog see <i>Guide, Hearing and Assistance</i>		hearing dog see Guide, Hearing and Assistance
	Dogs Act 2009, Schedule 4.		Dogs Act 2009, Schedule 4.
(8)	Schedule 1, definition permit regulated activity –	(8)	Schedule 1, definition local government controlled area,
	omit, insert –		subsection (b), '; and' –
	permit regulated activity see section 5A.		omit, insert –
(9)	Schedule 1, definition <i>planning scheme</i> –		
	omit, insert –	(9)	Schedule 1, definition <i>local government controlled area,</i> subsection (c) –
			<u>omit.</u>

planning scheme means the planning scheme made or amended from time-to-time under a Planning Act	(10)	Schedule 1, definition park, after 'Scheme' – insert –
	(811)	Schedule 1, definition <i>permit regulated activity</i> – <i>omit, insert</i> –
	(9 <u>12</u>)	<pre>permit regulated activity see section 5A.</pre> Schedule 1, definition planning scheme –
		omit, insert – planning scheme means the planning scheme
		made or amended from time-to-time under a Planning Act.
	(13)	Schedule 1, definition TORUM Act, after '1995' – insert –

Subordinate	Local Law (Amending) Subordinate Local Law No. 7.1 (Local	
4	Section 2, after 'by' –	Section 2, after 'by' –
	omit, insert –	omit, insert –
	:	÷
	(1) Local Law No. 4 (Permits) 2013; and	(1) Local Law No. 4 (Permits) 2013; and
	(2) Local Law No. 7 (Local Government Controlled Areas and Roads) 2013,	(2) Local Law No. 7 (Local Government Controlled Areas and Roads) 2013,
	(the authorising local laws).	(the authorising local laws).
5	(1) Section 4, 'authorising law' –	(1) Section 4, 'authorising law,' –

	omit, insert –	omit, insert –
	authorising local laws	authorising local laws <u>and</u>
	(2) Section 4, 'and Local Law No. 4 (Permits) 2013' –	(2) Section 4, 'and Local Law No. 4 (Permits) 2013 –
	omit.	omit.
8(1)	Section 8, 'section 12' –	Section 8, 'section 12' –
	omit, insert –	omit, insert –
	Section 10A	Section 10A
9	After section 8 –	After section 8 –
	insert –	insert –
	Part 3 Use of local government controlled areas	Part 3 Use of local government controlled areas
	9 Use of local government controlled	9 Use of local government controlled
	areas	areas

	For the purposes of sections 7(1)(o) and	For the purposes of sections 7(1)(o) and
	(p) of Local Law No. 7 (Local Government	(p) of Local Law No. 7 (Local Government
	Controlled Areas and Roads) the	Controlled Areas and Roads) <u>2013</u> the
	standards prescribed in column 2 of	standards prescribed in column 2 of
	schedule 4 are required to be complied	schedule 4 are required to be complied
	with by a person entering or attending a	with by a person entering or attending a
	local government controlled area specified	local government controlled area specified
	in column 1 of schedule 4.	in column 1 of schedule 4.
10	Schedule 1, definition <i>unregistered vehicle</i> , `1999'–	(1) Schedule 1, definition <i>unregistered vehicle</i> , `1999'–
	omit, insert –	omit, insert –
	2010	2010
		(2) Schedule 1 definition vehicle, 'Transport Operations (Road
		<u>Use Management) Act 1995' –</u>
		omit, insert –

	Transport Operations (Road Use Management) Act 1995
	(3) Schedule 1 definition wheelchair, 'Transport Operations (Road Use Management) Act 1995' –
	omit, insert –
	Transport Operations (Road Use Management) Act 1995
	(4) Schedule 1 definition wheeled recreational device, 'Transport Operations (Road Use Management) Act 1995' =
	omit, insert – Transport Operations (Road Use Management) Act
	<u>1995</u>

11(1)	Schedule 2, item 1 (Alteration or improvement to Local Government Controlled Areas and Roads), column 1, footnote 1, after 'schedule 1' –	Schedule 2, item 1 (Alteration or improvement to Local Government Controlled Areas and Roads), column 1, footnote 1, after 'schedule 1' –
	insert –	insert –
	of Local Law No. 7 (Local Government Controlled Areas and Roads).	of <i>Local Law No. 7 (Local Government Controlled Areas</i> and Roads) 2013.
11(5)	Schedule 2, item 4 (Exclusive use of park, reserve or facility for ceremony, celebration, recreational or other activity – section 11 (Use of a park reserve or facility for ceremony, celebration, recreational or other activity) of the authorising law), column 1, 'authorising law' –	Schedule 2, item 4 (Exclusive use of park, reserve or facility for ceremony, celebration, recreational or other activity – section 11 (Use of a park reserve or facility for ceremony, celebration, recreational or other activity) of the authorising law), column 1, 'the authorising law' –
	Local Law No. 7 (Local Government Controlled Areas or Roads) 2013	Local Law No. 7 (Local Government Controlled Areas or and Roads) 2013

11(7)	Schedule 2, item 5 –	Schedule 2, item 5 (Use of park reserve or facility for ceremony,			
	omit.	celebration, recreational or other activity involving 100 or more people— section 9 (Permit regulated activity).) —			
		omit.			
12	Schedule 3 –	(1) Schedule 3 –			
	insert –	insert –			
		(2) Schedule 3, item 6 (All local government controlled areas			
		and roads), column 3 –			
		<u>omit, insert –</u>			
		1. Act in a way or do anything that			
		unreasonably disturbs or is likely to			
		<u>disturb:</u>			

		<u>(a)</u> a	another person's enjoyment of the
		<u>lo</u>	ocal government controlled area;
		<u>C</u>	<u>or</u>
		<u>(b)</u> t	he reasonable use or enjoyment
		<u>C</u>	of land adjacent to the local
		9	government controlled area;
	<u>2.</u>	Break in	a horse;
	<u>3.</u>	Remove,	alter, deface, damage or
		otherwise	e interfere with any
		advertise	ement exhibited by the local
		governm	ent;
	<u>4.</u>	Interfere	with any structure, plant, turf,
		sand, cla	y, soil or other material;
	<u>5.</u>	Dispose o	of any rubbish of any kind other
		than in a	waste container provided for
		that purp	oose;
		3. 4.	(b) t (c) (c) t (d) t (e) t (f) t (f) t (g) t (g) t (g) t (g) t (g) t (g) t (han in a second constant of the const

	<u>6.</u>	Deposit, store or abandon any goods, spoil, garden refuse or materials of any kind;
	<u>7. </u>	Otherwise do any act or omit to do any act which pollutes, fouls, litters or
		interferes with a local government controlled area or road, including to graffiti the surface of any structure,
		within a park with paint or ink;
	<u>8.</u> 9.	Play golf, other than on a designated golf course; Post or affix bills, posters or
	10.	advertisements; Cause, permit or allow a water tap to run
	10.	water to waste;

				 11. Remove from the park any timber or wood provided by the local government for use as firewood; or 12. Light or maintain a fire other than in a fireplace or barbeque constructed or provided by the local government.
5	(1)	Section 4(1), before subparagraph (a) –	(1)	Section 4(1), before subparagraph (a) –
		insert –		insert –
		(a) the <i>Biosecurity Act 2014</i> ; and		(a) the <i>Biosecurity Act 2014</i> ; and
		(b) the <i>Vegetation Management Act 1999</i> ;		(b) the <i>Vegetation Management Act 1999</i> ;
	(2)	Section 4(1)(b), after 'the' –	(2)	Section 4(1)(b), after 'the' –
		omit, insert –		omit, insert –
		Fire and Emergency Services Act 1990;		Fire and Emergency Services Act 1990; and

(3)	Section 4(1)(c), after 'the' –	(3)	Section 4(1)(c), after 'the' –
	omit, insert –		omit, insert –
	Stock Route Management Act 2002;		Stock Route Management Act 2002; and
(4)	Section 4(1)(h), after 'the' –	<u>(3A)</u>	Section 4(1)(e), after ';' –
	omit, insert –		insert –
	Plumbing and Drainage Act 2018;		and
(5)	Section 4(1)(j), after 'the' –	(4)	Section 4(1)(h), after 'the' –
	omit, insert –		omit, insert –
	Planning Act 2016;		Plumbing and Drainage Act 2018, and
		(5)	Section 4(1)(j), after 'the' –
			omit, insert –
			Planning Act 2016; and

8(2)	Section 7(1), subparagraphs (a) and (b) –		Section 7(1), subpar	ragraphs (a) and (b) –
	omit, insert -		omit, insert –	
	(a)	has, or in an authorised person's opinion is likely	(a) has,	or in an authorised person's opinion is likely
		to, fall or be carried away:	to, f	fall or be carried away <u>-</u> ÷
	(b)	has caused, or in an authorised person's opinion is	(b) has	caused, or in an authorised person's opinion is
		likely to cause:	likel	y to cause <u> – </u> ÷
		(i) harm to human health or safety, or	(i)	harm to human health or safety, or
		personal injury; or		personal injury; or
		(ii) property damage or a loss of amenity.	(ii)	property damage or a loss of amenity; or-
8	N/A		(9A) Section 7(12	2), after \;' –
			<u>insert –</u>	

			or
		<u>(9B)</u>	Section 7(13)(iii), \.' -
			omit, insert –
			<u>; or</u>
		(12A)	Section 7(15)(c), `.' –
			omit, insert – ; or
8(14)	Section 7(17), paragraph (18) –	Section	n 7(17), <u>`</u> paragraph (18) <u>′</u> –
	omit, insert –	omit, ii	nsert –
	paragraph (17)		paragraph (17)

8	N/A	(16A) Section 7(18)(b), after ';' –
		<u>insert –</u>
		<u>or</u>
8(17)	Section 7(19), after 'area' –	Section 7(19), after 'area' –
	insert –	omit, insert –
	and in an authorised person's opinion the vehicle has	and in an authorised person's opinion the vehicle has
	caused or is likely to cause a loss of amenity to the area	caused or is likely to cause a loss of amenity to the area;
		<u>or</u>
8(18)	Section 7(20) –	Section 7(20) –
	omit, insert –	omit, insert –
	A person discharges or deposits waste water or other fluid	A_a_person discharges or deposits waste water or other
	onto adjoining or proximate land or road, or otherwise	fluid onto adjoining or proximate land or road, or
	interferes with or allows waste water or other fluid to	otherwise interferes with or allows waste water or other

	escape such that it impacts upon adjoining or proximate	fluid to escape such that it impacts upon adjoining or
	land or road;	proximate land or road; <u>or</u>
8	N/A	(20A) Section 7(23)(b), '.' –
		omit, insert –
		; or
8(21)	Section 7, subsections (22) to (23) –	Section 7, subsections (22) to (23) –
	renumber as subsection (21) and (22), respectively	renumber as subsections (21) and (22), respectively
8(22)	Section 7, after subsection (23) –	Section 7, after subsection (23 22) –
9	(1) Section 8(a), before subparagraph (i) –	(1) Section 8, 'section 5' –
	insert –	omit, insert –
	(i) the <i>Biosecurity Act 2014</i> ;	section 6
	(2) Section 8(a)(ii), after 'the' –	(1 <u>A</u>) Section 8(a), before subparagraph (i) –

	omit, insert –		insert –
	Fire and Emergency Services Act 1990;		(i) the <i>Biosecurity Act 2014</i> ; or
(3)	Section 8(a)(iii), after 'the' –	(2)	Section 8(a)(ii), after 'the' –
	omit, insert –		omit, insert –
	Stock Route Management Act 2002;		Fire and Emergency Services Act 1990; or
(4)	Section 8(a)(vii), after 'the' –	(3)	Section 8(a)(iii), after 'the' –
	omit, insert –		omit, insert –
	Plumbing and Drainage Act 2018;		Stock Route Management Act 2002; or
(5)	Section 8(a)(ix), after 'the' –	(4)	Section 8(a)(vii), after 'the' –
	omit, insert –		omit, insert –
	Planning Act 2016;		Plumbing and Drainage Act 2018, or
		(5)	Section 8(a)(ix), after 'the' –

					omit,	insert –	
						Plannii	ng Act 2016; or
11	Section 9, after	subsec	tion (b) –	(1)	Sectio	n 9, subs	section (b), `.' –
	insert –				omit,	insert –	
	(c)	not pla	ce any waste containers in a manner that			; and	
		is likely cause:	, in an authorised person's opinion, to	<u>(2)</u> Se	ction 9,	after sub	osection (b) –
		(i)	harm to human health or safety, or	insert	_		
			personal injury;		(c)	not pla	ce any waste containers in a manner that
	((ii)	property damage or a loss of amenity; or			is likely	, in an authorised person's opinion, to
		(iii)	a traffic nuisance.			(i)	harm to human health or safety, or
							personal injury;

				(ii) property damage or a loss of amenity; or
				(iii) a traffic nuisance.
14	After section 1	1 –	After section 1	1 –
	insert –		insert –	
	11A	Leaving or taking shopping trolleys outside	11A	Leaving or taking shopping trolleys outside
		retail premises		retail premises
		A person must not take a shopping trolley from		A person must not take a shopping trolley from
		retail premises or leave a shopping trolley at a		retail premises or leave a shopping trolley at a
		place outside retail premises unless:		place outside retail premises unless <u>-</u> ÷
15	After section 1	6 –	After section 1	.6 –
	insert –		insert –	
	16A	No smoking signs	16A	No smoking signs

			I		1
	(1)	The local government may place and		(1)	The local government may place and
		maintain no smoking signs at the main			maintain no smoking signs at the main
		entrances to smoke free places.			entrances to smoke free places.
	(2)	It is not material to the commission of an		(2)	It is not material to the commission of an
		offence under sections 17 or 18 that a			offence under sections 17 (No smoking in
		person was not aware of the sign in			a smoke free area) or 18 (Direction) that
		subsection (1) or whether the sign had			a person was not aware of the sign in
		been removed or defaced.			subsection (1) or whether the sign had
					been removed or defaced.
After s 15	N/A		15A A	Amendment	of s 18 (Direction)
			<u>(1</u>	1) Section	18, before subsection (1) –
				insert -	=
					(1) An authorised person may give a
					person smoking, or that the
					authorised person reasonably
					believes has been smoking, in a

		smoke free area, a verbal
		direction to stop smoking or not to
		smoke in the area.
		(2) Section 18, subsection (1), 'not' to 'law' –
		omit, insert –
		given under subsection (1)
		(3) Section 18, subsections (1) and (2) –
		renumber as subsections (2) and (3)
17	Section 19, subparagraphs (d) to (n) –	(1) Section 19, subsection (d), '(22)' –
	renumber as (c) to (m)	omit, insert –
		(21)
		(2) Section 19, subparagraphs subsections (d) to (n) –
		renumber as subsections (c) to (m), respectively

After s 17	N/A	17A	Amendment	of s 20 (Repeals)
			Section 20 –	
			omit, insert –	
			<u>(a)</u>	Local Law No.8 (Control of Pests) 2005, gazetted 20 May 2005;
			<u>(b)</u>	Local Law No.9 (Entertainment Venues) 1999, gazetted 18 June 1999;
			<u>(c)</u>	Local Law No. 10 (Health and Safety) 1999, gazetted 13 August 1999;
			<u>(d)</u>	Local Law No. 18 (Control of Nuisances) 1998, gazetted 27 November 1998;
			<u>(e)</u>	Local Law No. 22 (Water Supply) 1999, gazetted 18 June 1999;

	insert –	insert –
19(1)	Schedule 1 –	Schedule 1 –
		<u>Areas)</u> 2013, gazetted 22 March 2013
		(k) Interim Local Law No. 1 (Smoke Free
		gazetted 18 June 1999; and
		(j) Local Law No. 51 (Private Railways) 1
		<u>1999, gazetted 18 June 1999;</u>
		(i) Local Law No. 45 (Construction of Dai
		gazetted 19 May 2000;
		(h) Local Law No. 29 (Temporary Homes)
		gazetted 18 June 1999;
		(g) Local Law No. 28 (Spray Painting) 199
		<u>1997;</u>
		<u>Cabling) 1997, gazetted 5 December</u>
		(f) Local Law No. 23 (Telecommunication

Camping Ground has the same meaning as in the planning scheme.

Caravan Park has the same meaning as in the planning scheme.

disturbance of human remains includes to move, remove, relocate, exhume or otherwise interfere with human remains .

establishment or occupation of a temporary home means the erection, construction, installation, positioning or placement of a structure used or intended for temporary use as a place of residence but does not include—

...

(c) the establishment or the occupation of a temporary home on or in a approved or

Ecamping Eground has the same meaning as in the planning scheme.

Ecaravan Ppark has the same meaning as in the planning scheme.

damaged vehicle means a vehicle which is in a condition which renders it unable to be used readily on a road.

disturbance of human remains includes to move, remove, relocate, exhume or otherwise interfere with human remains.

establishment or occupation of a temporary home means the erection, construction, installation, positioning or placement of a structure used or intended for temporary use as a place of residence but does not include—

• • •

	dedicated Camping Ground or Caravan Park; or	(c) the establishment or the occupation of a temporary home on or in an approved or dedicated Camping Garound or Caravan
		park means a local government controlled area which the local government has resolved be set apart for as a park or for recreation or environmental purposes. planning scheme means the planning scheme made or amended from time-to-time under the Planning Act.
19	N/A	(5A) Schedule 1, definition damaged vehicle – omit. (7A) Schedule 1, definition park –

		<u>omit.</u>
19(9)	Schedule 1, definition <i>planning scheme</i> –	Schedule 1, definition <i>planning scheme</i> –
	omit, insert –	omit , insert _ .
	<i>planning scheme</i> means the planning scheme made or	planning scheme means the planning scheme made or
	amended from time-to-time under the Planning Act.	amended from time to time under the Planning Act.
19	N/A	(9A) Schedule 1, definition residential area, 'Structure Plant to
		<u>`Planning Scheme' –</u>
		omit, insert –
		Structure Plan under the planning scheme
19(16)	Schedule 1, definition <i>residential area</i> , subparagraph (v) –	Schedule 1, definition <i>residential area</i> , subparagraph (d)(v) –
	renumber as (iv).	renumber as (iv).
19	N/A	(16A) Schedule 1, definition <i>residential area</i> , subparagraph (e),
		<u>`:'-</u>

		omit, insert –
		(18A) Schedule 1, definition residential area, 'the Planning
		Scheme' –
		omit, insert –
		the planning scheme
19(19)	Schedule 1, definition <i>residential area</i> , after '1997' –	Schedule 1, definition <i>residential area</i> , after `1997 –
19(20)	Schedule 1, definition <i>residential use</i> –	Schedule 1, definition residential use, from 'means' –
	omit, insert –	omit, insert –
	means the uses included in the Residential use class	means the uses included in the Residential use class under
	under the planning scheme.	the planning scheme.
19(22)	Schedule 1, definition <i>vegetation</i> , after 'which is' –	Schedule 1, definition <i>vegetation</i> , after 'which is' –

	omit, insert –	omit, insert –		
	not permitted to be removed or damaged under a law of the State or Commonwealth, or under the Planning Scheme or any local law, either specifically or in the absence of an approval under that law, local law or the Planning Scheme.	not permitted to be removed or damaged under a law of the State or Commonwealth, or under the Pplanning Sycheme or any local law, either specifically or in the absence of an approval under that law, local law or the		
		Pplanning Sscheme.		
5	Section 2, after 'by' –	Section 2, after 'by' –		
	omit, insert –	omit, insert –		
	(a) Local Law No. 4 (Permits) 2013; and	=		
	(b) Local Law No. 8 (Nuisance and Community Health	(a) Local Law No. 4 (Permits) 2013; and		
	and Safety) 2013, (the authorising local laws).	(b) Local Law No. 8 (Nuisance and Community Health and Safety) 2013,		
		(the authorising local laws).		
After s 7	N/A	7A Amendment of s 9 (Definitions)		

				Section 9, 'the authorising local law' –
				omit, insert –
				Local Law No. 8 (Nuisance and
				Community Health and Safety) 2013
11	(1)	Schedule 1, definition <i>bus zone</i> , after 'Management' –	(1)	Schedule 1, definition bus zone, after 'Management' –
		insert –		omit, insert –
		– Road Rules		— Road Rules bus zone has the same meaning as
	(2)	Schedule 1, definition <i>taxi zone</i> , after 'Management' –		bus zone in the <i>Transport Operations (Road Use Management – Road Rules) Regulation 2009.</i>
		insert –	<u>(1A)</u>	Schedule 1, definition chief executive, `;' –
		– Road Rules		omit, insert –
				<u>.</u>
			(2)	Schedule 1, definition <i>taxi zone</i> , after 'Management' –

		insert –
		– Road Rules
		(3) Schedule 1, definition taxi zone, after `2009 –
		<u>insert –</u>
		<u>.</u>
After s 12	N/A	12A Amendment of Schedule 4 (Shopping trolleys)
		Schedule 4, Part 2, subsection (b), 'other wise' –
		omit, insert –
		otherwise
13	N/A	(2A) Schedule 5, subparagraph (b), ':' –
		omit, insert –

		(2B) Schedule 5, subparagraph (c), `:' –
		omit, insert –
Local Law (A	Amending) Local Law No. 49 (Vegetation Management) 2019	
5	(3) Section 2(3), subsection (b), 'of a rare of' –	(3) Section 2(3), subsection (b), 'of a rare of' –
	omit, insert –	omit, insert –
	of a	of a
	(3) Section 2(3), subsection (b), 'a rare or threatened' –	(3A) Section 2(3), subsection (b), 'a rare or threatened' –
	omit, insert –	omit, insert –
	a threatened	a threatened
6(3)		
	`properly made submission' means a submission that:	` <i>properly made submission</i> ' means a submission that:
	(a) is in writing and signed by the person making it; and	(a) is in writing and signed by the person making it; and

	(b) is addressed to, and lodged with, Council; and	(b) is addressed to, and lodged with, Council; and
	(c) states —	(c) states <u>:</u> —
6	N/A	(4A) Section 3, definition reviewable decision, '39' –
		omit, insert –
		40
9	Section 7(1), subsection (b), after 'by' –	Section 7(1), subsection (b), after 'by' –
	omit, insert –	omit, insert –
	:	·
	(a) publishing a notice in a newspaper	(ai) publishing a notice in a newspaper
	circulating in the Council's local	circulating in the Council's local
	government area; or	government area; or

		(b)	publishing a notice on the Council's website.		(bii) publishing a notice on the website.	e Council's
10	After section 7	_		After s	ection 7 –	
	insert –			insert ·	_	
	7A	Requ	est for vegetation protection order		Request for vegetation prote	ection order
		(1)	A person may request Council to make a		7A. (1) A person may request Co	ouncil to make a
			vegetation protection order in respect of		vegetation protection or	der in respect of
			vegetation particularised in the request.		vegetation particularised	in the request.
11	(1) Section	n 8, sub	sections (2) to (3) –	(1)	Section 8, subsection (1), '(1)' –	
	omit.				omit.	
				(1 <u>A</u>)	Section 8, subsections (2) to (3) –	
					omit.	

14	After section 1	.0 –	After section 10 –		
	insert –		insert –		
	10A Notice of confirmation of order		10A Notice of confirmation of order		
		As soon as practicable after Council confirms a vegetation protection order under section 10 of this local law, it must give notice of the confirmation to the owner of the land upon which the vegetation is situated.	10A. As soon as practicable after Council confirms a vegetation protection order under section 10 of this local law, it must give notice of the confirmation to the owner of the land upon which the vegetation is situated.		
15	After section 11 –		After section 11 –		
	insert –		insert –		
	11A	Term of vegetation protection order	11A Term of vegetation protection order		
		A vegetation protection order remains in effect until it is revoked or expires by a date that is specified in the vegetation protection order.	11A. A vegetation protection order remains in effect until it is revoked or expires by a date that is specified in the vegetation protection order.		

16(1)	Section 12 –		Section 12 –		
	omit, insert -		omit, insert -		
	(1)	Council may make an order (interim protection	(1)	Council may make an order (interim protection	
		order) to protect important vegetation on an		order) to protect important vegetation on an	
		interim basis if it considers that urgent action is		interim basis if it considers that urgent action is	
		needed to protect the vegetation.		needed to protect the vegetation.	
	(2)	Before making an interim protection order,	(2)	Before making an interim protection order,	
		Council must have regard to the objects of this		Council must have regard to the objects of this	
		local law.		local law.	
	(2)	Instead of complying with section 7 of this local	(2 3)	Instead of complying with section 7 of this local	
		law, Council must, as soon as possible, give		law, Council must, as soon as possible after	
		written notice of the interim protection order to		making an interim protection order, give written	
		the owner of the land upon which the vegetation		notice of the interim protection order to the owner	
		is situated.		of the land upon which the vegetation is situated.	

	(3)	An interim protection order has effect for 4	(34) An interim protection order has effect for 4
		months from the day it is made by Council or a	months from the day it is made by Council or a
		shorter period stated in the order unless:	shorter period stated in the order unless:
		(i) earlier revoked by Council; or	(ia) earlier revoked by Council; or
		(iii) confirmed by Council as a vegetation	(iiib) confirmed by Council as a vegetation
		protection order under section 10 of this	protection order under section 10 of this
		local law in which case the vegetation	local law in which case the vegetation
		protection order replaces the interim	protection order replaces the interim
		protection order.	protection order.
After s 16	N/A		16A Insertion of Div 2, heading
			After section 12 –
			insert –
17	Section 13 –		Section 13 –

	omit.	omit., insert –	
		13. Section not used	
18(2)	(2) Before subsection (1) –	(2) <u>Section 14, Bb</u> efore subsection (1) –	
19	Section 15, subsection (2) to (3) –	(1) Section 15, subsection (1), '(1)' –	
	omit.	omit.	
		(2) Section 15, subsection (2) to (3) –	
		omit.	
21	Section 17 –	Section 17 –	
	omit, insert –	omit, insert –	
	17 Notice of revocation of order	17 Notice of revocation of order	
	As soon as practicable after Council revokes a	17. As soon as practicable after Council revokes a	
	vegetation protection order or interim protection	vegetation protection order or interim	
	order, it must give notice of the revocation to the	protection order, it must give notice of the	

	owner of the la	and on which the vegetation is	revocation to t	he owner of the land on which
	situated.		the vegetation is situated.	
22	Replacement of s 18 (Man	agement policies for protected	Replacement Amendment of s for protected vegetation)	18 (Management policies
23	After section 18 –		After section 18 –	
	insert –		insert –	
	Division 3A – Veget	ation management plans	Division 3A — Vegetation management plans	
	18A Vege	tation management plans	18A Vegetatio	n management plans
		Council may require a landowner to enter into and comply with a vegetation management plan for the management of the protected vegetation.	18A. (1)	Council may require a landowner to enter into and comply with a vegetation management plan for the management of the protected vegetation.

(2) A vegetation management plan A vegetation management may be prepared jointly by the plan may be prepared landowner and Council. jointly by the landowner and Council. Council may enter into a cost-(3) sharing program for any Council may enter into a management inputs required as cost-sharing program for a result of any prepared any management inputs vegetation management plan for required as a result of any any costs in excess of those prepared vegetation costs ordinarily incurred as part management plan for any of accepted land management costs in excess of those practices. costs ordinarily incurred as part of accepted land Council may provide these (4) management practices. management inputs as technical Council may provide these support, material provisions, (45) direct grants or other relevant management inputs as

mechanisms.

technical support, material

		provisions, direct grants or
		other relevant mechanisms.
26	Section 22(k) –	Section 22(k) –
	omit, insert –	omit, insert –
	(k) if the damage is otherwise permitted under a subordinate local law.	(k) if the damage is otherwise permitted under a subordinate local law; or-
27(6)	Section 23(1), after subsection (e) –	Section 23(1), after subsection (ef) –
	insert –	insert –
	(g) any prescribed fee.	(g) any prescribed fee.
27(7)	Section 23(3), 'the proposed damage' –	Section 23(3), 'to the proposed damage' –
	omit, insert –	omit, insert –
	on which the protected vegetation proposed to be	on which the protected vegetation proposed to be
	damaged is located	damaged is located
28(2)	Section 24(1) –	Section 24(1) –

	omit, insert –	omit, insert –
	(1) Council may:	(1) <u>If an application under section 23(1) of this</u>
	(a) approve the application;	local law is received by Council, Council may:
	(b) approve the application subject to	(a) approve the application;
	conditions; or	(b) approve the application subject to
	(c) refuse the application.	conditions; or
		(c) refuse the application.
30	Section 27A –	Section 27A –
	omit.	omit-, insert –
		27A. Section not used
31(2)	Section 28, after 'removal order.' –	Section 28, after 'removal order.' –
	insert –	insert –

	(2)	A removal Order may be made in relation to vegetation irrespective of whether or not the vegetation is also subject to a vegetation protection order or interim protection order.	(2)	A removal Oorder may be made in relation to vegetation irrespective of whether or not the vegetation is also subject to a vegetation protection order or interim protection order.
33	Omissions of s 31 (Application or removal order)		Omissions of s 31 (Application or removal order)	
	Section 31 –		Section 31 –	
	omit.		omit <u>, insert</u> –	,
			<u>31. Se</u>	ection not used
37	Section 39 –		Section 39 –	
	omit.		omit., insert -	
			<u>39. Se</u>	ection not used
39	After section	44 –	After section 4	14 –
	insert –		insert –	

Part 10 -	Subordinate Local Laws	Part 10 - Subordinate Local Laws	
45	Subordinate local laws	45—Subordinate local laws	
	The local government may make a subordinate local law with respect to –	45 The local government may make a subordinate local law with respect to—:	