Attachments

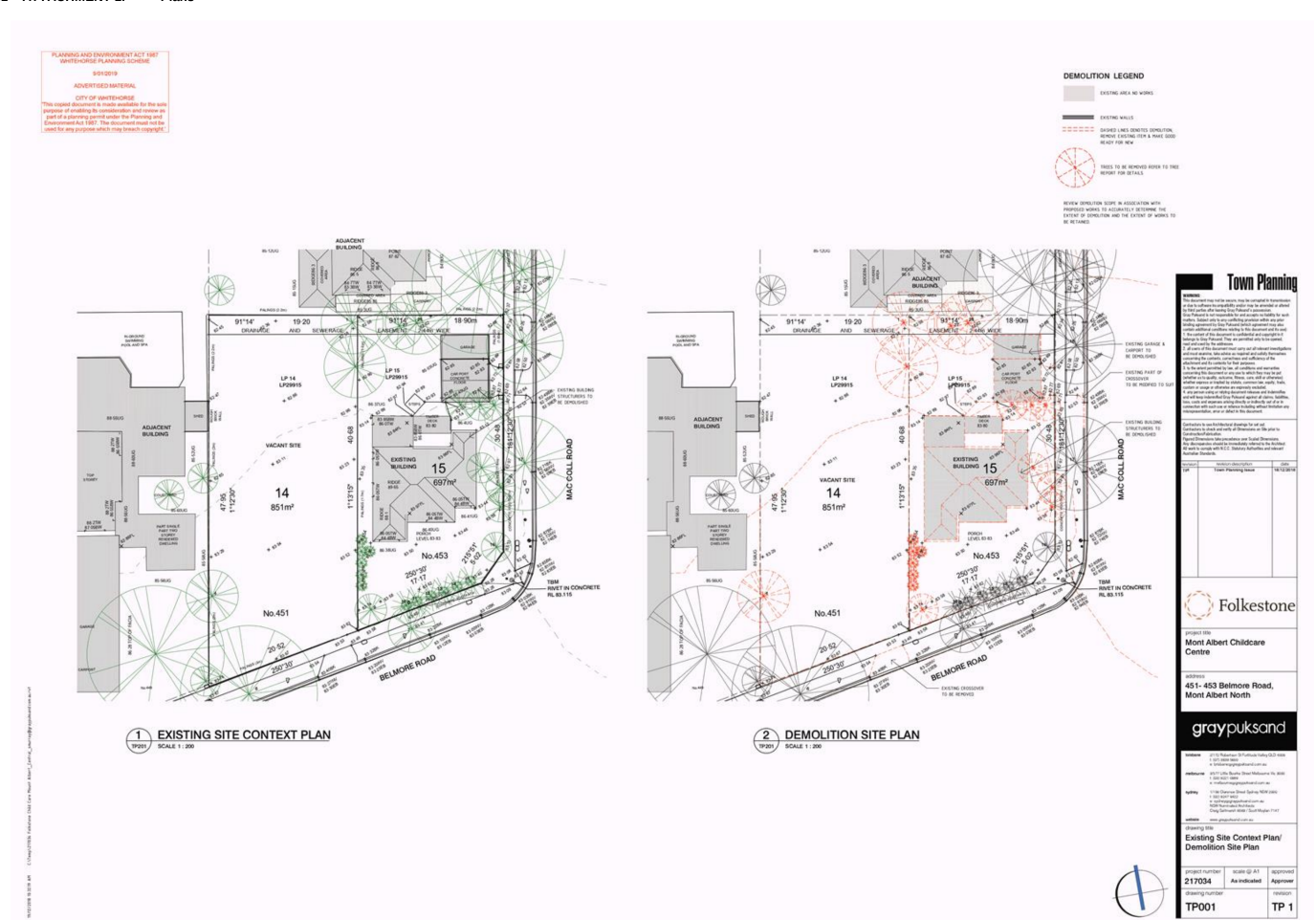
Ordinary Council Meeting

Monday 18 March 2019

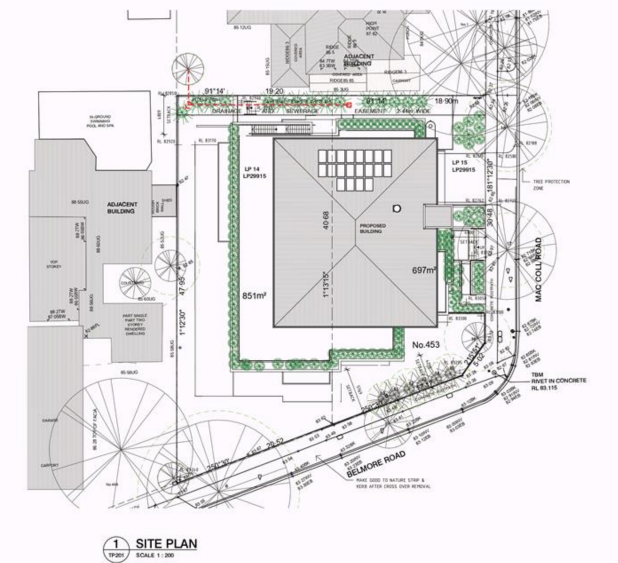
9.1.1	14 & 15 LF childcare a	elmore Road, Mont Albert North (Lots 2 29915): Use and development of a nd associated removal of vegetation ion of access to a road in a Road ory 1
	Attachment 1	Plans3
9.1.4		Significant Landscape Overlay chedule 9 (SLO9): Consideration of tegic work
	Attachment 1 Attachment 2	Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)21 Draft Planning Controls for permanent SLO9 amendment request (with tracked changes) 140

9.1.1 451- 453 Belmore Road, Mont Albert North (Lots 14 & 15 LP 29915): Use and development of a childcare and associated removal of vegetation and alteration of access to a road in a Road Zone Category 1

Attachment 1 Plans







PROPOSED SUSTAINABLE DESIGN STRATEGIES FOR THIS PROJECT:

Information retrieved from Sustainable Design Assessment (SDA) by Frater Consulting , version 1, 29/06/2017

Heating and Cooling Systems

Water Efficiency and Stormwater Management

Efficient Strings and Stuties to reduce the volume of mains water used in the development. The
noticentry WELS star ratings will be specified; Traines - 4 Star. Type (bellivore and kitcher) - 5
Star, and Storowerhead is provided - 3 Star with stration device (6.0-7 St_man)

Shormwater Treatment ... Stormwater treatment pits. A Permeable areas. The entire exposed our park / driveway will be designed to be diverted to a minimum of nine.

Emessi: Sentinel pits. This will beat the atomisater runoff from part of the driveway by filtering colains and tine poliuturate before releasing the outflows to the legal point of discharge on site (see Appendix A for details). Alternatively the exposed our park / driveway runoff will be diverted to 5 this 2 of rangarden. The entire ground foot pilay area for to located above beamenty will be designed to be permanded. These beatment measures along with ranswater referedon will significantly reduced formulate poliution has the sits.

Building System Water If a fire test water system is required, the fire system self not expel vester for testing or the water will be collected in a few water storage tank and reused. Building air-conditioning will not use position water for cooling. Indoor Environmental Quality

Construction, Building & Waste Management

in and Monthland, particularly as years and a second process of the proposed great form of the proposed great with the proposed great will be separately interest and monthreed. This will enable the building manager sectand usage and to readily address any unusual spikes in energy or eater

Universal Access
The development will be designed for universal access in accordance with AS1428.2 to allow necessary with limited mobility to enter and use the premises.

Biografe Practice,

Biografe Practice,

and a delete is securely park their bicycle in the dedicated bicycle is passes provided in the basement. A total of hour bicycle racks are provided for the development. This will be protect from weather and the provided for the development. This will be protect building Materials.

Jointry
Where possible, joinery will be manufactured from materials/products certified under any of the following:

General Consent by Greenflath V.1.1:
Good Environmental Choice (GECA); and/or
The institute for Material Transformation to Sustainability (MTIs) Sustainable Materials Rating Technology standard Version 4.0 - Smolffl 4.0.
The use of Ecological Plansis (or equivalent) will be investigated, which is created from 100% post-consumer encycled products.

PMC All PVC products for cables, piges and flooring will meet the Best Practice Manufacturing

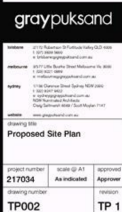
Guidelines - The manufacturer's facility will be certified ISO14001.

Sites! Wherever possible, sheet for the development will be sourced for . Retriever possible, sheet for the project will be manufactured using or commonly used by large manufacturers such as Bluescope or Chelifeel.

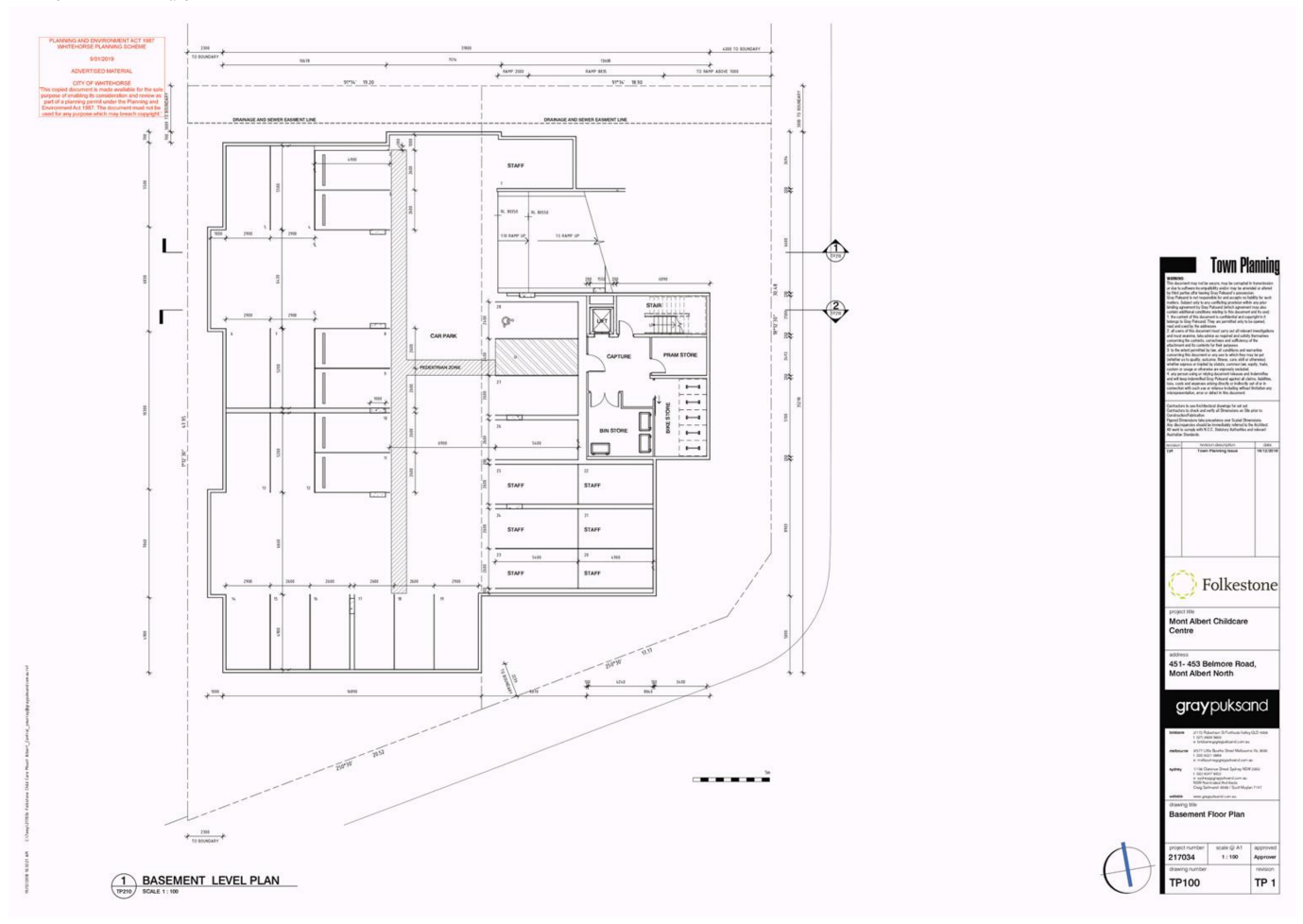
Urban Ecology

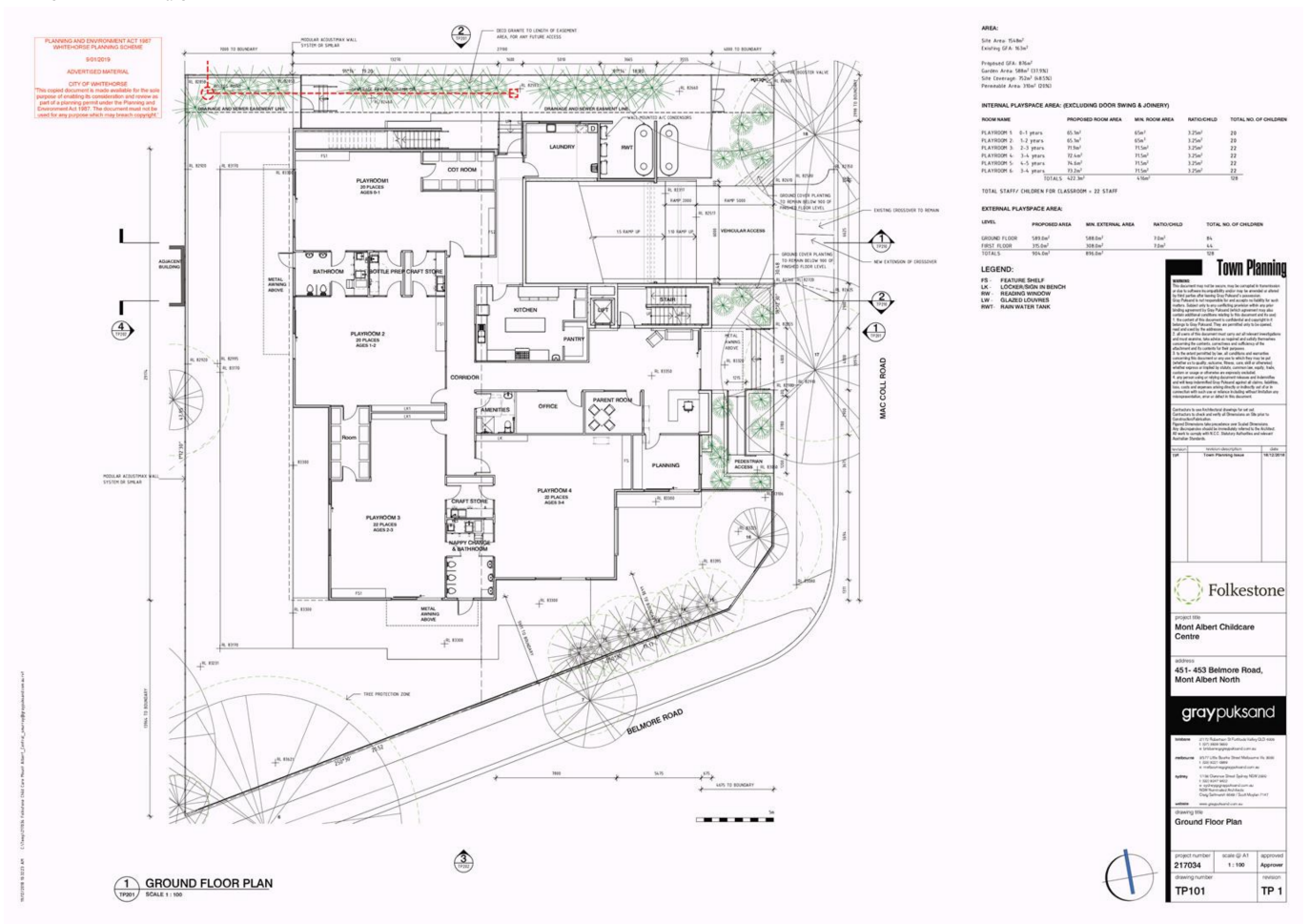
Landscaping oneite will provide the staff and children with a pleasant surrounding environment. The design will incorporate a mix of native species to fielp maintain local blockvenity.

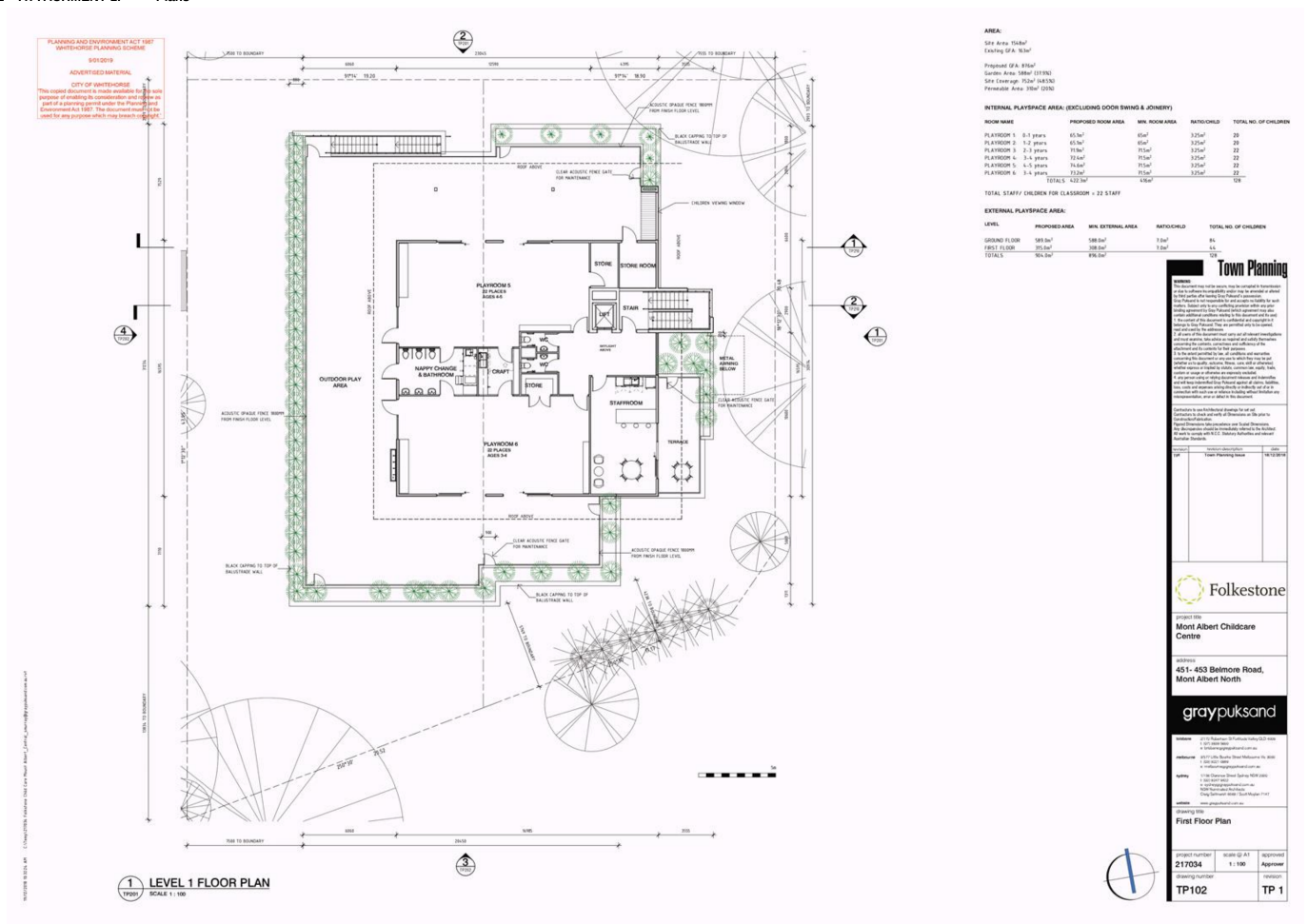


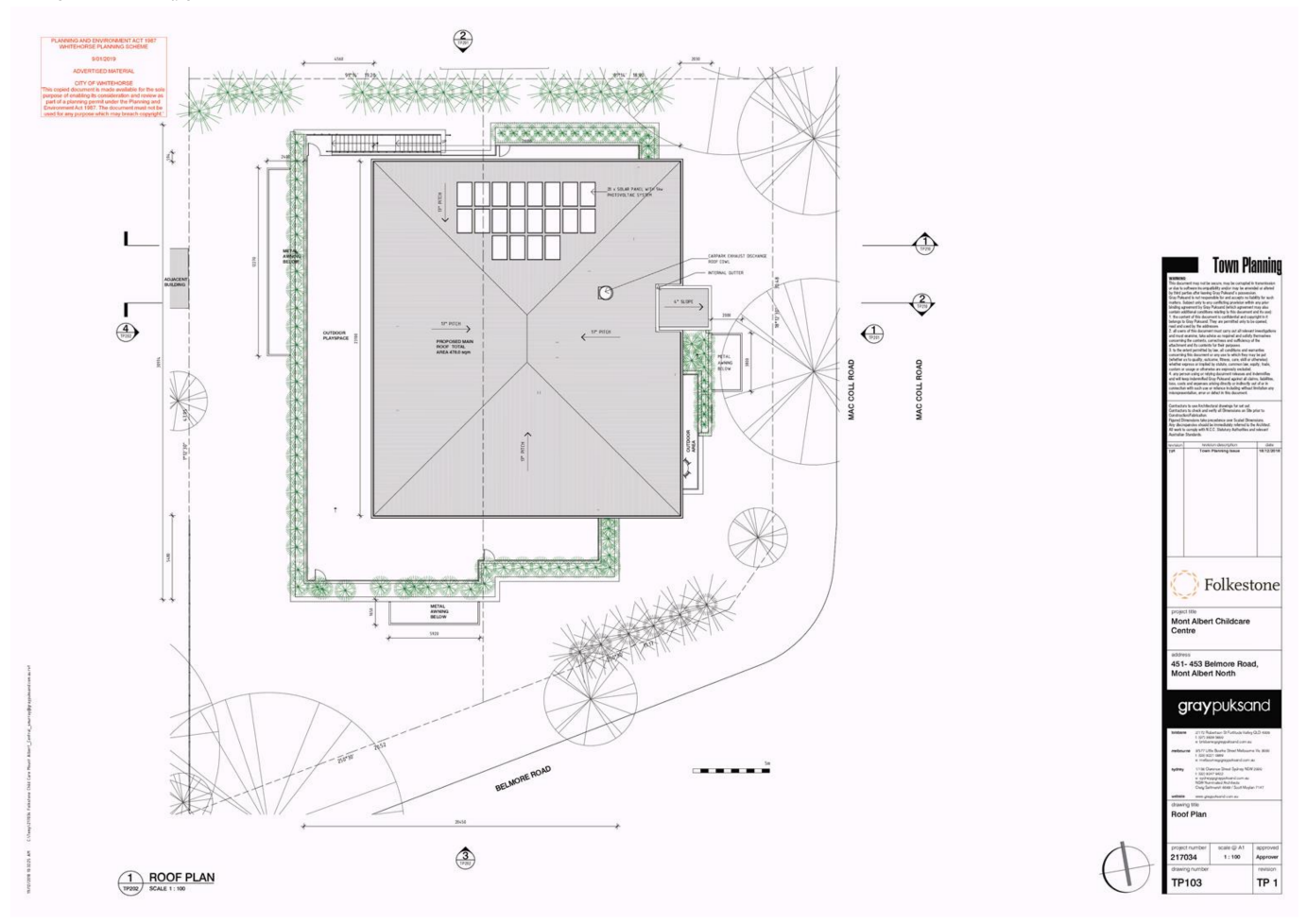


TP002



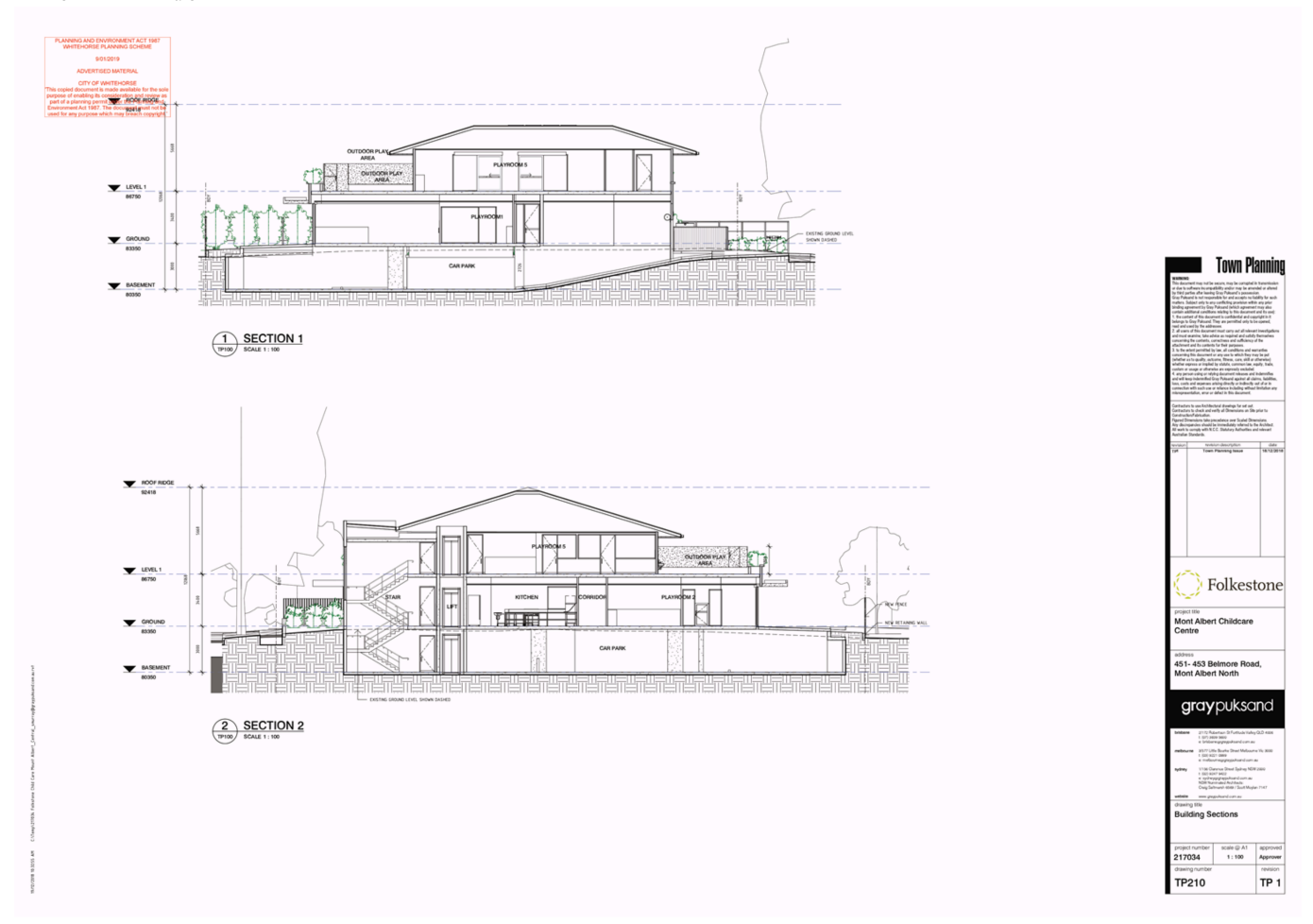












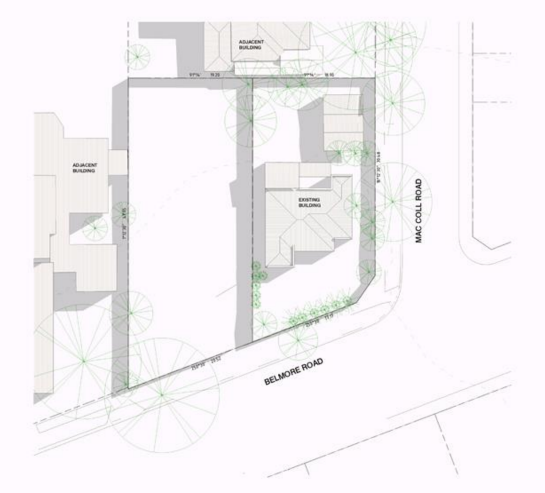
TP300

TP 1

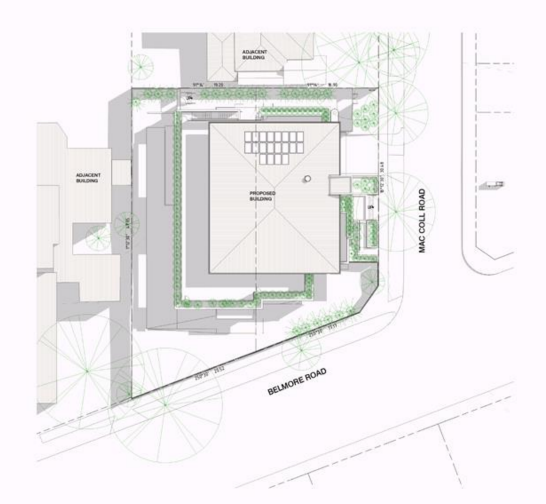
9.1.1 **– ATTACHMENT** 1. **Plans** Folkestone Mont Albert Childcare Centre PERSPECTIVE VIEW 451- 453 Belmore Road, Mont Albert North **gray**puksand drawing title External Perpective 217034

9.1.1 **– ATTACHMENT** 1. **Plans** 9/01/2019 Folkestone Mont Albert Childcare Centre PERSPECTIVE VIEW 451- 453 Belmore Road, Mont Albert North **gray**puksand drawing title External Perspective 217034 TP301 TP 1









2 SHADOW DIAGRAM PROPOSED- 21st SEP 9am

SCALE1: 250

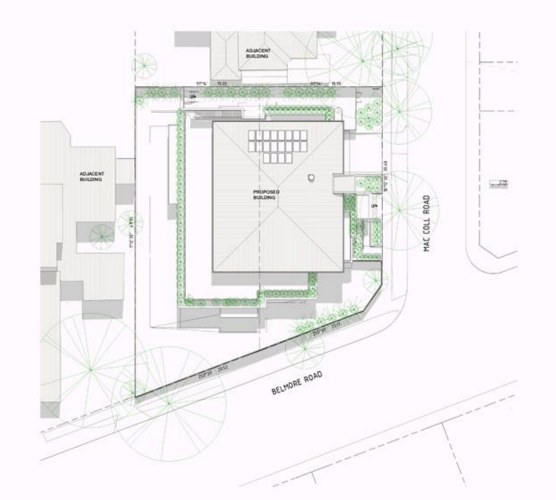








1 SHADOW DIAGRAM EXISTING- 21st SEP noon
TP201 SCALE1:290

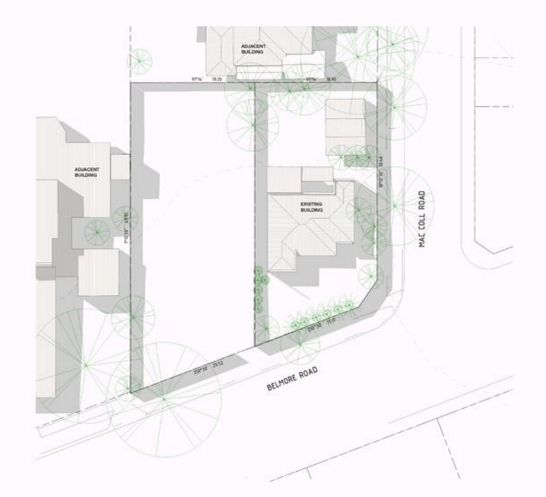


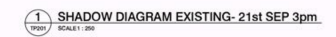
2 SHADOW DIAGRAM PROPOSED- 21st SEP noon

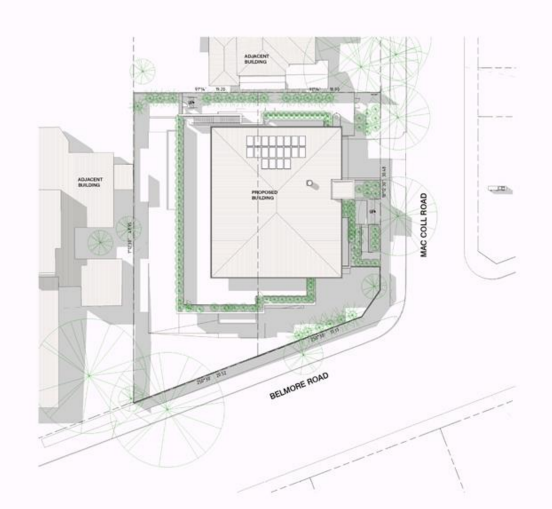
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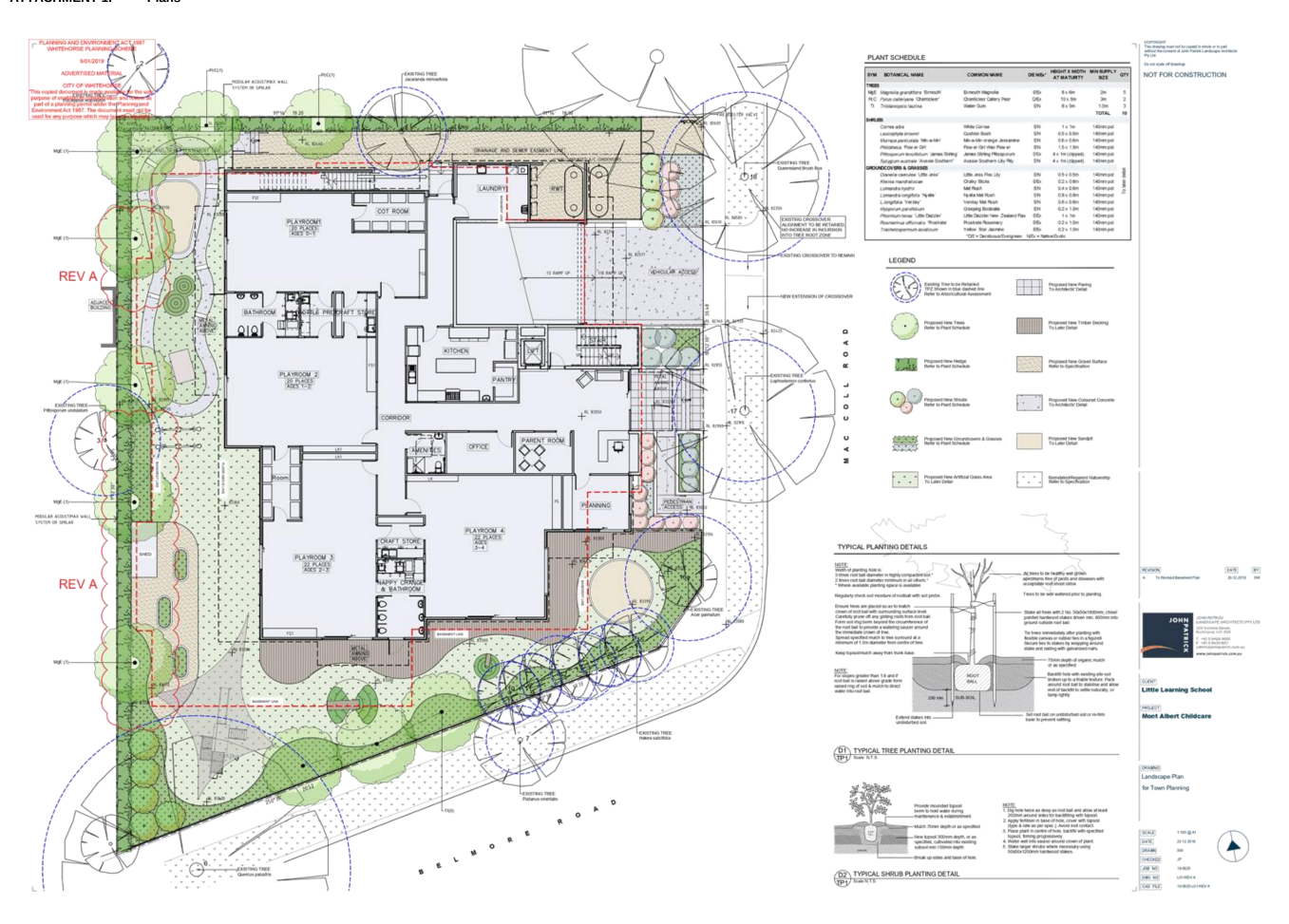


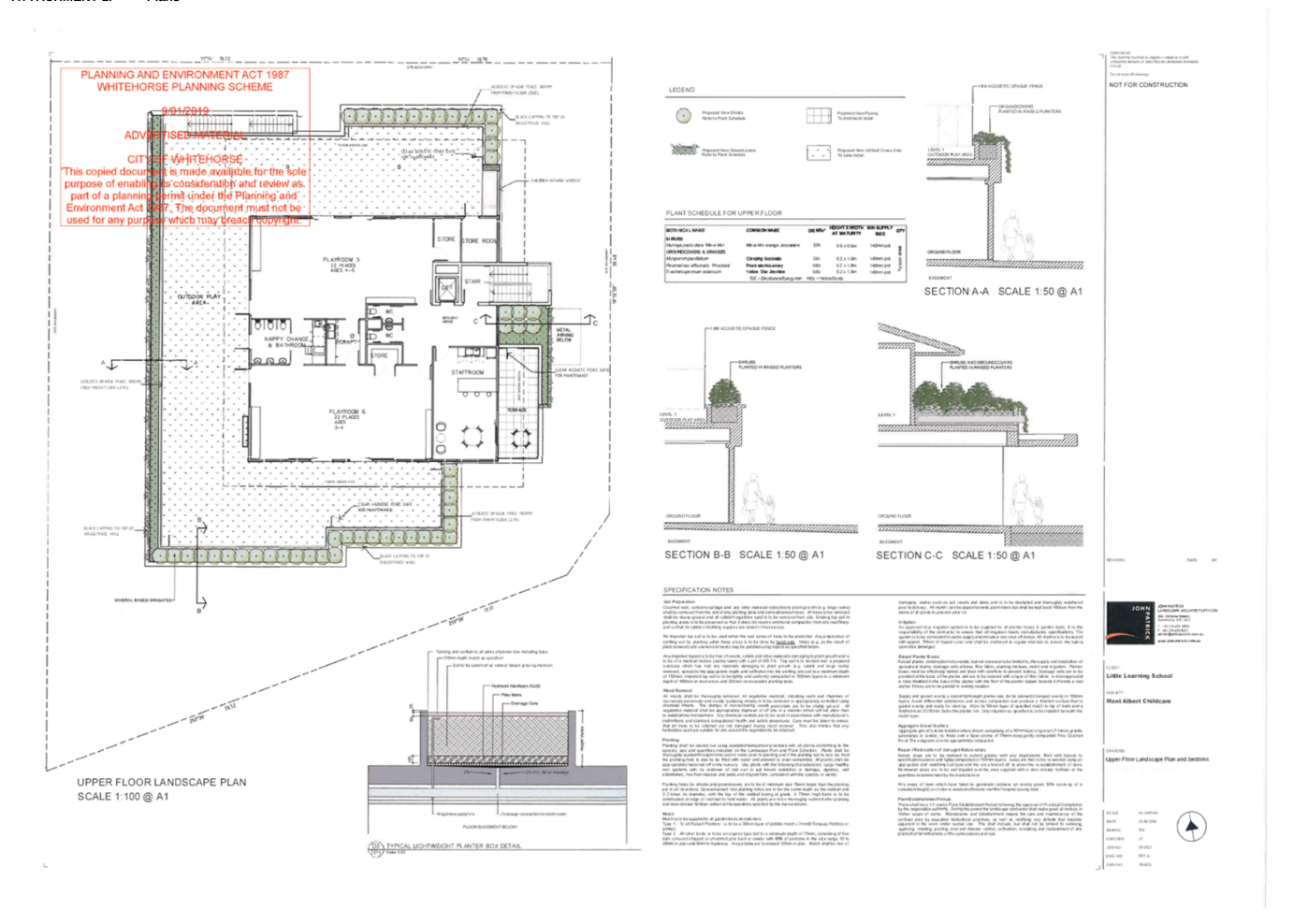
2 SHADOW DIAGRAM PROPOSED- 21st SEP 3pm SCALE 1: 250











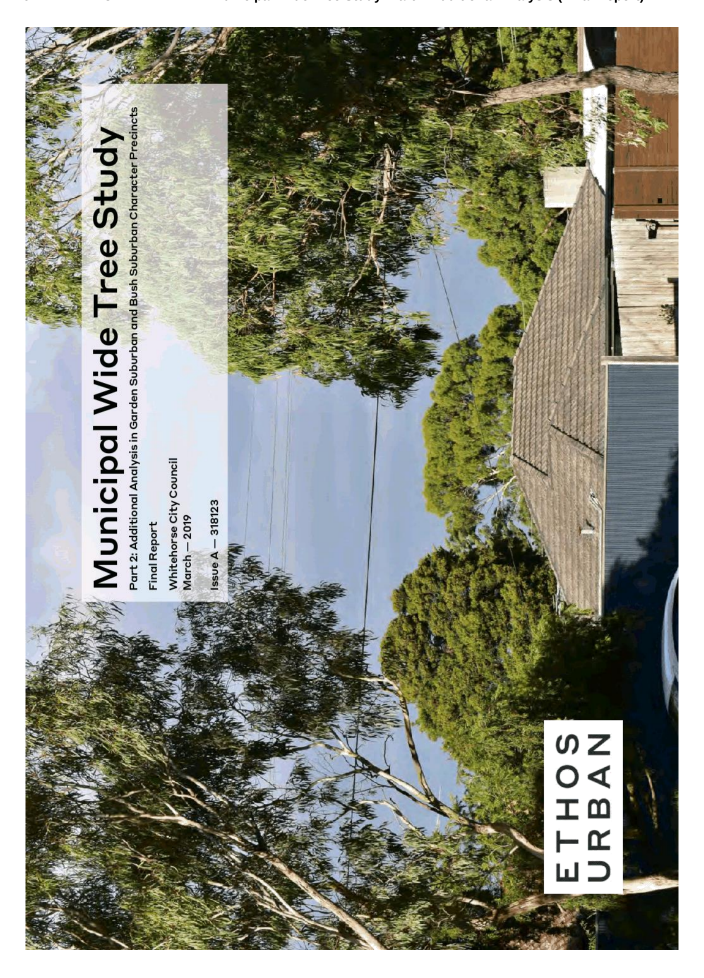
9.1.4 Permanent Significant
Landscape Overlay Control,
Schedule 9 (SLO9):
Consideration of further strategic
work

Attachment 1 Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Attachment 2 Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

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CONTACT	JReid@ethosurban.com	eof is not permitted withou	This document h	(Sep)	James Reid	or submission to the Deparation and form in and calculations and form in cation of local government, ansidering the information. It'lly Management System third and reviewed in according	UE REVISION BY	NL	SB	TN, SB	ACN 615 087 931 Pty Ltd ABN 13 615 087 931 ACN www.ethosurban.com
	Regional Director	document or any part ther	een prepared by:	نہیں	14/11/2018	The information contained in this document is for submission to the Depai The client shall make it sown enquires analysis and cotolulations and form the client will rely an its own expertise in considering the information. ACM 616 BOY 591 Pty Ltd operates under a Quality Management System that ACM 616 BOY 501 Pty Ltd operates under a Quality Management System that ACM 616 BOW 11 Its report has been prepared and reviewed in according not signed above, it is a preliminary draft.	DATE OF ISSUE	14/11/2018	port 17/01/2019	01/03/2019	10 3
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Prepared by @ ACN 615 087 931 Pty Ltd.

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Executive Summary

The City of Whitehorse is renowned for its lush gardens, bushy character and tree-dominated vistas. Within the municipality, there are nodes of higher density urban development and bushy, lower-density settlement, however, the area is predominantly composed of suburban development within a garden setting. There is also some incremental intensification of development in these typically suburban areas.

Trees are considered an integral aspect of character within the City of Whitehorse and are highly valued by its residents, as highlighted in work undertaken for Whitehorse's Neighbourhood Character Studies in 2003 and 2014. The Municipal Strategic Statement (MSS) notes that 'vegetation character is generally the most significant determinant of neighbourhood character'.

undertaken to justify the application of the

The Whitehorse Planning Scheme therefore places strong emphasis on environmental protection, particularly the retention, replacement and planting of canopy trees. This is given effect through the MSS, local policy, schedules to the residential zones, and a comprehensive suite of environmental and landscape overlays. Prior to 2018 vegetation protection controls were focussed on specific, heavily vegetated precincts or individual significant trees across the landscape – most of the municipality was not subject to local vegetation controls.

Significant Landscape Overlay, Schedule 9 'Neighbourhood Character Areas' was introduced in 2018 as an interim control over tree removal and buildings and works in Garden Suburban and Bush Suburban neighbourhood character areas that were not previously subject to blanket tree protection controls. The interim controls were originally intended to expire in late 2018 but have recently been extended pending the outcome of this project. This report outlines further strategic work

Chapter 1 explains the purpose and background character and liveability of Whitehorse. Canopy to this report. It sets the scene by reinforcing trees are vitally important within the City, not interim SLO9 controls on a permanent basis. ncremental loss of canopy trees will diminish the city's character, liveability, and ecological and wellbeing. Significant population growth role in reducing the urban heat island effect, only for aesthetic reasons, but also for their 20 years and there is concern that ongoing providing habitat for wildlife and generally their positive effects on community health is forecast for Whitehorse over the next the importance of canopy cover to the sustainability.

Chapter 2 examines the strategic context associated with Whitehorse's tree controls, building upon the Municipal Wide Tree Study 2016 and the recently adopted Interim Urban Forest Strategy 2018. It examines the suite of planning controls available under the Victoria Planning Provisions and the option of applying a Local Law aimed at vegetation protection. It also notes recent changes to the State Planning Framework that have strengthened references to the importance of landscaping, open space and significant trees.

this report, combined with the changes to strategic when assessing planning permit applications. While landscapes, have reaffirmed that the SLO remains and built form to be considered in a holistic manner other controls may allow for consideration of both elements, none offers the potential for vegetation mechanisms undertaken during the production of context referred to above and the neighbourhood canopy tree protection. The SLO is superior to all other control mechanisms as it creates a nexus under a single set of objectives, standards and between vegetation protection and built form to achieve its strategic objectives concerning contribution of canopy trees to significant the most effective tool available to Council The re-examination of vegetation control character assessments that identify the decision guidelines.

Chapter 3 provides an overview of the suite of tree protection controls that apply in Whitehorse and focusses specifically on the interim SLO9. It examines permit application numbers and locations, stakeholder feedback, and relevant VCAT and planning panel decisions. It finds that the introduction of SLO9 has resulted in a substantial increase in the number of applications to remove, destroy or lop trees within the City of Whitehorse. This is not unexpected.

SLO9 applies across an expansive area of the municipality, therefore differing from the pre-existing SLOs (1-8) that apply to more tightly defined precincts. In order to ensure a balanced approach to vegetation protection SLO9 therefore sets a higher threshold before a planning permit is required than the pre-existing SLOs. That is, some trees that require a planning permit for removal in SLOs 1 to 8 may not require a permit within SLO9.

In response to stakeholder feedback and recent VCAT decisions, Chapter 3 goes on to examine ways to maintain the core objectives of SLO9 while both clarifying its operation and reducing the number of permits likely to be triggered. This approach is intended to support the application of vegetation controls in a strategic manner across the municipality by

applying more detailed and stringent controls in areas where vegetation protection is at the highest priority; compared to a "lighter touch" in areas where vegetation protection and infill development priorities must be balanced. A number of recommendations are therefore made to clarify the operation of SLO9 relative to local policy; and to create additional exemptions in order to reduce the administrative burden on both Council and residents.

Chapter 4 examines the Whitehorse Planning Scheme's parallel policy objectives of housing growth and vegetation protection for the purpose of determining whether the two may be reconciled. It seeks to reach a conclusion as to whether the introduction of a permanent SLO9 would have a negative impact on housing growth projections. A risk assessment undertaken as part of the project found that the greatest risk of impact on housing growth was in the Residential Growth Zone but that this risk was mitigated by exemptions that limit tree protection appropriately to front setback areas, where they have greatest impact on the character of the streetscape.

Chapter 4 also includes a detailed review of the dominant tree species in the Bush Suburban and Garden Suburban Character

schedules. In many respects the SLO9 provisions Precincts and confirms that these precincts are area to which SLO9 is applied is already subject appropriately defined and that canopy trees do add complexity to the planning provisions. The to all three residential zones and multiple zone without the need for further definition through separate schedules as this would serve only to t recommends that SLO9 is not split into two character aspirations for each of these areas make a substantial contribution to character. as supplementary to the zone provisions. The operate in a manner that could be regarded zones therefore provide sufficient guidance about the development and neighbourhood SLO schedules.

Chapter 4 concludes by examining the potential impact of SLO9 on residential development capacity, using the development capacity assessment undertaken as part of the Whitehorse Housing and Neighbourhood Character Review 2014. It concludes that the retention of SLO9 should not have an unreasonable impact on the City's capacity to accommodate projected population and dwelling growth. Further, while a net loss of the canopy cover that is provided on private land is anticipated in areas identified for substantial change, there is potential to enhance canopy

cover elsewhere to account for this. The Council's Interim Urban Forest Strategy (UFS) recognises the contribution that tree planting in the public realm makes to the municipality's total tree canopy cover, and there is potential to enhance canopy cover on private land by encouraging tree planting in minimal change areas where there is currently lower canopy

The report makes the following recommendations:

Modify the MSS to strengthen its emphasis on tree canopy protection and enhancement, and include reference to the UFS and its 30% tree canopy target.

and works near existing trees to provide for a

Refine the provisions relating to buildings

account when calculating offsets.

requirements to be taken into

Allowing zone tree planting

minimum setback of 3m in SLO9 rather than

the 4m that applies to SLOs 1-8;

regeneration to provide for a minimum area

Refine the provisions relating to tree

of 35m² in SLO9 rather than the 50m² that

applies to SLOs 1-8.

Amend SL09 to:

Amend the MSS (Clause 21.05 'Environment') to:

- Provide support for the application of a permanent SLO9; and
- Exclude land within SLO9 from the minimum lot size policy that applies to other SLO schedules.

Amend the Tree Conservation Policy (Clause 22.04) to:

- Strengthen the references to canopy trees in the Policy Basis section;
- Strengthen the objectives to ensure that new development provides sufficient space for new and replacement trees;

from the wall of a dependent person's unit, dwelling or garage attached to a dwelling (aligning the provision with the local policy setback requirement);

controls and ResCode planting requirements

Prioritising tree retention over

planting requirements;

Clarify the relationship between vegetation

Trees located less than 3 metres from an in-ground swimming pool

Placing emphasis on achieving equivalent

canopy through offset planting;

- Environmental weeds, as defined by the City of Whitehorse, as they are invasive, have little to no ecological value and are consistently supported for removal (including additional species Cape wattle (Paraserianthes lophantha) and Box Elder (Acer negundo)
- Trees around public utilities including power lines and other services, including those within easements.
 - Street trees in line with Council's Street Tree Policy.
- Add a note clarifying that the exemption provisions do not authorise the removal, destruction or lopping of trees required by existing planning permits.

objective to include reference to replacement

Strengthen the landscape character

destruction or lopping without a permit of:

Trees located less than 3 metres

exemptions providing for the removal,

Introduce new vegetation removal

- Add a table containing a list of environmental weed species.
- Add a provision to allow approved planning permits granted prior to the introduction of the interim SLO9 controls on 8 February 2018 to be exempt from the tree removal trigger.

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Amend the planning scheme maps and associated schedules to remove the area-based VPO schedules 2 and 4 from properties (as per Amendment C196) as they would duplicate tree controls for these areas.

Refer to Appendix E for draft amendment documents that incorporate these recommendations.

ty of Whitehorse Municipal Wide Tree Study (Part 2)

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

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Contents Executive Summary

1.0	Introduction	4.0) Reconciling Housing Growth and Vegetation Protection	ction
1.1	Purpose	4.1	Population and Development Projections	49
1.2	Whitehorse	2 4.2	Spatial Distribution of Current and Projected Development	20
2.1	Local Planning Policy Provisions	7 4.3	Assessing the Challenge	51
		4.4	. The Importance of Vegetation in an Urban Environment	54
2.0	Strategic Context	4.5	Assessment of Vegetation in Whitehorse	55
2.2	Urban Vegetation Cover Analysis	4.6	Implications for Housing Capacity	92
2.3	Whitehorse Urban Forest Strategy	12 4.7	Conclusions	69
2.4	Supporting Material			
2.5	Appropriateness of Controls	15 5.0) Recommendations	
5.6	Conclusions	19		
2.7	Recommendations	21 6.0) Bibliography	
3.0	Statutory Controls	 	Appendices	
3.1	Whitehorse Planning Scheme	23 A	Current Weed Trees and Shrubs	
3.2	Administration of SLO9	31 B	Landscape Assessment	
3.3	VCAT Cases	35	Copy of Assessment Sheet	
3.4	Panel Reports	36	VCAT Summary	
3.5	Internal Feedback	37 E	Draft Amendment	
3.6	Discussion	39 F	Mechanisms for Enhancing Canopy Coverage	
3.7	Conclusion	44		
3.8	Recommendations	46		

City of Whitehorse Municipal Wide Tree Study (Part 2)

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Figures	Tables		
Figure 1. Map of Study Area (SLO9)	8 Table 1 - Mandat	Table 1 – Mandatory Maximum Building Height and Minimum Garden Area Requirements	10
Figure 2. Map ofTree Coverage by percent	11 Table 2 – Whiteh	Table 2 – Whitehorse Tree Canopy Cover	10
Figure 3. Map of Environmental and Landscape Overlays	24 Table 3 – Overvie	Table 3 – Overview of Council's Supporting and Educational Materials	14
Figure 4. Map of Significant Landscape Overlay Schedules	26 Table 4 – Summa	Table 4 - Summary of tools used in Planning Schemes for vegetation protection	
Figure 5. Map of Zones	28 (sumn	(summarised from PPN07)	18
	31 Table 5 – Summa	Table 5 — Summary of 'undesirable' species that may be considered weeds	42
	32 Table 6 – Forecas	Table 6 – Forecast dwellings and development in Whitehorse	20
	33 Table 7 - Whiteh	Table 7 – Whitehorse Land Supply Analysis	21
	34 Table 8 - Risk of	Table 8 - Risk of Development Constraint / Existing Canopy Loss	25
	49 Table 9 – Percent	Table 9 – Percentage of Lots by Canopy Cover Rate in SLO9 / Other SLOs	9
Figure 11. Risk of Development Constraint / Tree Canopy Loss	53 Table 10 - Percer	Table 10 – Percentage of Lots by Canopy Cover Rate in Residential Zones	63
Figure 12. Map of Neighbourhood Character Areas	57 Table 11 – Project	Table 11 - Project No. of additional Lots / Dwellings by Change Area	99
Figure 13. Narrow-leaved Peppermint (Eucalyptus radiata)	58 Table 12 – Projec	Table 12 – Project No. of additional Lots / Dwellings by Change Area	89
Figure 14. Southern Silky Oak (Grevillea robusta)	59 Table 13 – Weed 1	Table 13 - Weed trees and shrubs in Whitehorse	77
Figure 15. Weeping Bottlebrush (Melaleuca viminalis)	60 Table 14 – Mediar	Table 14 – Median Lot Sizes and Canopy Coverage Provision by Zone	92
Figure 16. Existing Tree (3m+) Canopy Cover in Whitehorse (2014)	61 Table 15 – TPA Sizes	es	95
Figure 17. Existing Tree (3m+) Canopy Cover in SLOs (2014)	62 Table 16 – Permit	Table 16 – Permit Application Analysis (2017-2018)	67
Figure 18. Existing Tree (3m+) Canopy Cover in Residential Zones (2014)	64 Table 17 - Case Study	udy1	86
Figure 19. Examples of minor encroachment into TPZ, extracted from AS4970-2009	90 Table 18 - Case Study 2	udy 2	100
Figure 20. Example TPAR and Potential Canopy Cover Calculation for a Single Lot	94 Table 19 - Case Study 3	udy 3	102
Figure 22. Case Study 1: Hilltop Crescent	66		
Figure 23. Case Study 2: Hilltop Crescent: Esdale St, Blackburn	101		
i			

9.1.4 - ATTACHMENT 1.

The area required for establishment of a new tree, as noted in the Tree Conservation Load Policy at Clause 22.04 of the Whitehorse Planning Scheme. An area of 35m² with a minimum dimension of 5m.

The landscaping requirement contained in most schedules to residential zones in the Whitehorse Planning Scheme. Commonly two (2) trees per

dwelling or 1 tree per site.

An area around a tree trunk that must be protected to ensure stability

An area of Private Open Space (POS) which is also

Detail

secluded from surrounding uses and overlooking

Appendix 2 of the Whitehorse Urban Forest Strategy 2018 (UFS). Considers risk management and assessment methodology of trees.

A measure of a tree's life expectancy based on age, health, condition, safety and location

As part of the new concept introduced by this report (refer to Appendix F), this is an individual area for the establishment of a canopy tree, comparable to a STAR (see above) but not necessarily constrained by one set of measurements.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

An area around a tree trunk that should be protected from urban development to ensure the tree is not lost

requirements to canopy coverage targets set out in the Interim Urban Forest Strategy 2018.

A new concept introduced by this report (refer to Appendix F) which relates tree planting and area

Appendix 1 to the Whitehorse Urban Forest Strategy 2018 (UFS), guides how trees will be managed in the

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Abbreviation	Term	Detail	Abbreviation	Term
CWG	Council Working Group	Project team within Whitehorse City Council	SPOS	Secluded Private Open
DDO	Design and Development Overlay	Victoria Planning Provision, overlay for urban design, including built form and trees	SRZ	Space Structural Root Zone
DELWP	Department of Environment, Land, Water and Planning	Victoria State Government Department	STAR	Scheduled Tree Area Requirement
ESO	Ecological Significance Overlay	Victoria Planning Provision, overlay for vegetation with ecological significance		
EVC	Ecological Vegetation Class	Standard unit for classifying vegetation types in Victoria	STPR	Scheduled Tree Planting Requirement
GRZ	General Residential Zone	Victoria Planning Provision, zone typically for residential uses	SULE	Safe Useful Life
НО	Heritage Overlay	Victoria Planning Provision, overlay for heritage places, which may include vegetation	TMP	Expectancy Tree Management Plan
LPPF	Local Planning Policy Framework	The (former) LPPF is made up of the Municipal Strategic Statement (MSS) and Local Planning		
		Policy (LPP). The LPPF will soon form part of the integrated Planning Policy Framework (PPF)	ТРА	Tree Planting Area
MSS	Municipal Strategic Statement	A component of the Whitehorse Planning Scheme which establishes the strategic framework for the municipality and provides the broad local policy basis		
		for making decisions under the planning scheme	TPAR	Tree Planting Area
MUZ	Mixed Use Zone	Victoria Planning Provision, zone typically for mixeduse residential and commercial uses		Requirement
NCA	Neighbourhood Character Area	An area of land in a residential zone that has been categorised in the Whitehorse Neighbourhood Character Study as wither Bush Environment, Bush	TPZ	Tree Protection Zone
		Suburban or Garden Suburban.	UFP	Urban Forest Plan
NRZ	Neighbourhood Residential Zone	Victoria Planning Provision, zone typically for lower density residential uses		
Pos	Private Open Space	An area of land in a residential development set aside for privately-accessible open space	UFS	Urban Forest Strategy
PPN	Planning Practice Note	Documents prepared by DELWP to provide ongoing		
		advice about the operation of the victoria framing Provisions (VPP) and planning schemes	VIF16	Victoria in Future 2016
RGZ	Residential Growth Zone	Victoria Planning Provision, zone typically for higher density residential uses	VPP	Victoria Plannina
SLO	Significant Landscape Overlay	Victoria Planning Provision, overlay typically used to protect landscapes of aesthetic significance		Provisions

The official state government projection of population and households in Victoria, covering the period from 2011-2051 (and to 2031 for smaller areas).

The Whitehorse Urban Forest Strategy 2018. Contains the Urban Forest Plan (UFP) and Tree Management Plan (TMP), Sets the target for 30% municipal-wide canopy tree coverage by 2030.

Comprehensive set of planning provisions in Victoria, used as a state-wide reference in the construction of

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

INTRODUCTION

ntroduction

Purpose

Council's overriding aim is to strategically justify protection provisions under Schedule 9 to the majority of privately owned residential land in Significant Landscape Overlay (SLO9) to the the application of permanent canopy tree the City of Whitehorse.

retention on the ability to develop different

Modelling the potential effect of tree

Reinforcing the many benefits of canopy

trees in an urban environment.

lots and create various housing typologies. Ensuring that Whitehorse can continue to

The key objectives guiding this project are to:

supporting canopy tree retention in the City Strengthen the strategic framework of Whitehorse;

reforms on housing capacity in comparison

Examining the use of alternative VPPs to

garden area requirement.

achieve the desired outcome.

Investigating the relative impact of State to vegetation retention, such as minimum

more than adequately cater to projected

housing needs.

- Demonstrate that canopy tree protection will not unduly impact housing capacity; and
 - the new provisions and ensure they make appropriate use of the Victoria Planning Minimise the administrative burden of Provisions (VPPs).

Building on the Whitehorse Municipal Wide Tree Study 2016, this project seeks to analyse the potential issues and reinforce the strategic justification for these controls, by:

counter the perception of a 'one-size-fits-all',

blanket approach,

application of the planning provision to

Exploring opportunities to vary the

scheme provisions.

Redrafting the planning provision to expand

on exemptions,

The project was undertaken by Ethos Urban with the assistance of Ecology and Heritage

Partners in undertaking the Landscape

Assessment.

- Reinforcing the importance of canopy trees to the character of Whitehorse.
- Building an historical argument regarding the development of the area and any history of vegetation protection within the area.
 - demonstrate the importance of canopy trees and which species make the most significant Undertaking a landscape assessment to contribution in different areas.

1.2 Whitehorse

development in these typically suburban areas. eastern subregion, known for its Iush gardens, higher density urban development and bushy, developments within a garden setting. There The City of Whitehorse typifies Melbourne's bushy character and tree-dominated vistas. Within the municipality, there are nodes of low-density settlement, however, the area is also some incremental intensification of is predominantly composed of suburban

The Municipal Strategic Statement (MSS) notes highlighted in work undertaken for Whitehorse's most significant determinant of neighbourhood Neighbourhood Character in 2003 and 2014, Trees are considered an integral aspect of that 'vegetation character is generally the and are highly valued by its residents, as character within the City of Whitehorse character'. Looking for opportunities to rationalise other

What is a canopy tree?

A tree is defined by the International Society of Arboriculture as:

"a woody perennial usually having one dominant trunk and a mature height greater than 5 meters." In urban environments, trees become modified and it may be more common for them to have

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

capable of reaching a mature height of 5 metres or greater, it is technically classified as a tree. more than one dominant trunk. If a tree is

The definition of a Canopy Tree in Whitehorse Whitehorse Municipal Wide Tree Study 2016. was considered at length in the Options and Recommendations Report for the

There are a variety of definitions deriving

Overlay (VPO). These definitions often specify a minimum height, trunk width or canopy spread have provided a range of definitions for canopy trees via the permit requirements in schedules to the SLO and/or the Vegetation Protection and are not defined by their exotic or native from arboriculture, ecology and character Other Councils in metropolitan Melbourne perspectives.

through minimum height and spread dimensions for small, medium and large canopy trees. These areas where soil volume is restricted, while large Bayside City Council categorises canopy trees trees are noted as being more appropriate for realm where infrastructure constraints do not range from 8 - 15 metres in height and with a canopy trees are better suited to the public 6 - 10 metre canopy spread. Smaller canopy

metres, however this is reflective of vegetation Banyule, Knox, Maroondah) or 6 metres (parts Analysis of Whitehorse's six (6) neighbouring of Nillumbik and Manningham). The VPO5 in metres, with most SLO and VPO provisions Banyule is the highest and specifies canopy municipalities shows that canopy trees are trees as those with a minimum height of 12 defined as having a height between 5 - 12 specifying a height of 5 metres (parts of 'overstorey' of taller Substantial Trees. in the local area, which is typified by an

Canopy trees with a height of at least 5 metres above the roofline of a single storey house and the ground level of most buildings with two or The specification of a canopy tree's minimum will, in most cases, provide a visible canopy more storeys.

commonly correlates with a minimum height of girth varies considerably across neighbouring municipalities. The most common is a trunk a height of 1 metre from ground level. This circumference of 0.5 metres measured at 5 or 6 metres.

trees with a minimum height of 5 metres and/ or a minimum trunk circumference of 1 metre effect, define canopy trees in Whitehorse as The interim SLO9 permit requirements, in measured 1 metre from ground level.

controls were approved to be a minimum trunk Originally, the interim controls were requested with a trigger for trees with a minimum trunk with similar triggers in other schedules to the circumference of 0.5 metres for consistency SLO in Whitehorse. This was changed by the circumference of 1 metre at implementation. Department of Environment, Land, Water and Planning (DELWP) when the interim

The control has since been in place for

where a tree might be exempt from the need for Community concern in relation to the need for individual trees is noted. In part, the concern Council's permit application data has shown permit applications and arborist reports for approximately 12 months and, as expected, permanent control such as circumstances is due to the interim SLO9 being relatively simplistic and lacking the complexity of a applications received in relation to trees. a significant increase in the number of a planning permit.

with a minimum trunk circumference of 1 metre give Whitehorse its character. It is considered In comparison to the findings of the Municipal the 'blanket' application of SLO9 over Bush Wide Tree Study 2016, the trigger for trees the trigger of 1 metre is appropriate given reflects the large and mature trees which

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Suburban and Garden Suburban Neighbourhood Character Areas (NCAs). In comparison, requesting that the trigger be reduced to a minimum trunk circumference of 0.5 metres would significantly increase the number of small applications received, and capture more than the intended canopy trees that give Whitehorse its character.

Canopy Cover in Whitehorse

Canopy cover is a term used to measure and describe the combined area of canopy spread over land when viewed from above, often expressed as a percentage of the land. When a tree is destroyed, lopped or removed, it can contribute to a loss of canopy cover. As trees mature and spread, they contribute to increasing the canopy cover.

Upper tree canopy covers a significant proportion of residential land in the City. The Whitehorse Municipal Wide Tree Study 2016 determined that municipality-wide canopy coverage was between 22 - 26% using software called 'i-Tree'. This software identified trees using satellite imagery and did not consider tree height. Ground-truthing was used to confirm that samples of trees were correctly identified (refer to Whitehorse Municipal Wide Tree Study 2016 for detailed methodology). The Interim

Report: Urban Vegetation Cover Analysis (Eastern Region) prepared by DELWP estimates 20.9% of the municipality was covered by tree canopy above 3 metres in height when it was surveyed in 2014.

The trees throughout and the garden character in parts of Whitehorse are also a major contributor to the liveability of the municipality.

Canopy trees are vitally important within the City, not only for aesthetic reasons, but also for their role in reducing the urban heat island effect, providing habitat for wildlife and generally their positive effects on community health and wellbeing. These benefits are welldocumented in the Whitehorse Municipal Wide Tree Study 2016 and have been referenced by the Whitehorse Interim Urban Forest Strategy 2018 (UFS), which sets the goal of achieving a municipality-wide minimum of 30% canopy coverage to unlock these benefits.

The landscape in Whitehorse has two generally distinctive suburban areas: the west, which has a more formal landscape dominated by exotic species; and the east, which can be described as bushy and has a more informal character with a strong presence of native species.

Throughout the municipality, the Whitehorse Neighbourhood Character Study 2014

emphasises that canopy trees are an integral part of the landscape and neighbourhood character. Without the presence and dense distribution of these canopy trees, Whitehorse would not have the Bush Suburban or Garden Suburban NCAs. The subsequent work by Ecology & Heritage Partners as part of this project reinforces that canopy trees are a significant part of the landscape and neighbourhood character, including the mix of species observed (refer to Section 4.5).

protect canopy trees in urban areas throughout benchmark the application of municipality-wide coverage areas in Melbourne, and based on this aesthetic value and relate to their contribution tree protection provisions through the SLO is to neighbourhood character (refer to Section The SLO is the only tool within the VPPs that can protect canopy trees for their collective Maroondah (24.3%). Maroondah City Council the municipality. In a metropolitan context, coverage, comparable to the neighbouring Whitehorse has one of the highest canopy in particular uses the SLO extensively to urban municipalities of Knox (20,3%) and having 20.9% municipality-wide canopy In 2014, Whitehorse was recorded as

City of Whitehorse Municipal Wide Tree Study (Part 2)

considered appropriate (refer to Section 4.5).

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Direction 6.4 of Plan Melbourne seeks to make Melbourne cooler and greener to mitigate the potential impacts of the urban heat island effect. This further emphasises the need to collectively protect canopy trees.

Threats to Canopy Cover

Development and works can significantly impact are destroyed, then the stability of the tree may the health and structure of trees via direct and as soil compaction, adding fill above the natural absorb water and nutrients. If structural roots damage occurs through various activities, such roots, which can lead to stress, branch dieback site cuts, which reduces the ability of a tree to and even death. The results of these activities evident in the tree's crown (Harris et al. 2003). when cutting through roots for trenching and indirect root damage. Direct damage occurs also be compromised (Quigley 2002). Indirect surface (e.g. buildings, driveways, footpaths). ground level and creating a non-permeable All these actions greatly reduce or prevent water, nutrients and air from reaching the can take months or even years to become

In terms of establishing new trees, their growth potential will similarly relate to the amount of impermeable planting area available.

The Vision 202020 Plan was recently published and seeks to create 20% more green space in Australia's urban areas by the year 2020.

As part of the Vision 202020 Plan, a report entitled 'Where should all the trees go?' published by RMIT and CAUL Hub researchers notes that the Whitehorse Local Government Area did not see a significant change in shrub and tree canopy cover, however this was based on shrub and tree cover changes in a 3-year period between 2013-2016, which is not considered enough time to demonstrate the impact of development on canopy cover.

Development Pressure

The Estimated Resident Population of Whitehorse in 2017 was 173,233 and is forecast to grow to 207,424 by 2036 averaging more than 1,800 persons per annum. In 2016, 66,636 dwellings housed these residents. This number is forecast to grow to 83,694 dwellings by 2036, averaging more than 850 dwellings per annum.

The greatest proportion of dwelling growth will be in the Box Hill Activity Centre, which is forecast to nearly triple in size between 2016

and 2036 (190.8%), and the surrounding suburb of Box Hill, which will nearly double in size in the same time period (97.8%).

The number of dwellings across the whole municipality is forecast to grow by 25.6%. Other than Box Hill and its Activity Centre, there are a number of suburbs that are forecast to experience dwelling growth higher than the municipality overall. These include Burwood East (44.4%), Blackburn (31.6%) and Nunawading (26.3%).

Given increasing pressures for development on the existing residential areas in Whitehorse, there is concern for the ongoing incremental loss of canopy trees which will diminish the city's character, liveability, and ecological sustainability.

Notwithstanding this, there are expansive suburban areas of Whitehorse that will experience more limited change and where vegetation cover is less well established. There is potential to enhance vegetation cover in these areas, and likewise the opportunity to carefully and strategically plan for retention and replacement of trees as well as future tree planting in developing areas.

9.1.4 – ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

STRATEGIC CONTEXT

0 Strategic Context

2.1 Local Planning Policy

Provisions

The Local Planning Policy Framework (LPPF) in the Whitehorse Planning Scheme has specific policies that seek the protection of vegetation and trees. Clause 22.04 (Tree Conservation) contains detailed policies that seek to create a link between environmental and housing policies, highlighting the significance of trees and vegetation for the neighbourhood character in Whitehorse. A detailed summary of the strategic context in Whitehorse was conducted as part of the Whitehorse Wunicipal Wide Tree Study 2016, and this report builds on this work by considering how the strategic context has changed since 2016.

Amendment C191

Amendment C191 sought to implement municipal-wide interim controls via Schedule 9 to the Significant Landscape Overlay (SLO9), to guarantee protection for trees while permanent controls associated with Amendment C196 was being prepared and progressed. The interim controls may be considered a simplified version of the desired tree protection provisions, with a view to refine these through an amendment to apply the controls on a permanent basis.

The interim controls implemented with Amendment C191 came into effect and were gazetted on 8 February 2018, and were initially in effect until 31 December 2018, they have since ben extended and are now in effect until 30 June 2019.

This current study aims to undertake further strategic work to justify the application of the interim controls associated with Amendment C191 on a permanent basis.

Amendment C191:

- Applied the SLO on an interim basis to all residential land in the municipality not currently included in the SLO, including those areas covered by the Vegetation Protection Overlay (VPO);
- Updated the planning scheme maps on an interim basis, as appropriate;
- Amended the Schedule to Clause 61.03 to update the maps applying to the Whitehorse Planning Scheme; and
- Listed a new reference document in the Schedule to the SLO – Municipal Wide Tree Study Options and Recommendations Report June 2016.

The Whitehorse Municipal Wide Tree Study 2016 noted the need for additional planning controls to consider:

- Site coverage and setbacks in zone/overlay schedules;
- Private open space requirements;
 - Existing SLO provisions; and
- Definition of canopy tree.

Amendment C196

Amendment C196 was prepared to implement the Whitehorse Municipal Wide Tree Study 2016. It sought to:

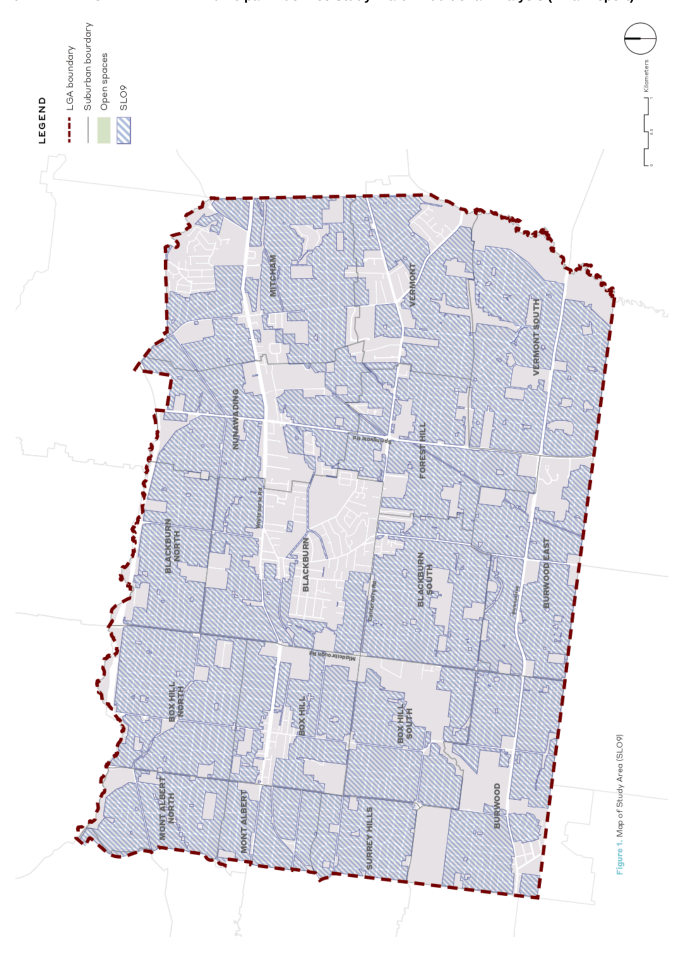
- Apply the SLO9 to all residential land in the municipality not currently included in the SLO (Refer to Figure 1), including those areas covered by the VPO;
 Update the planning scheme maps as appropriate;
 Amend the Municipal Strategic Statement (MSS) and LPPF to strengthen the
 - appropriate;
 Amend the Municipal Strategic Statement (MSS) and LPPF to strengthen the discussion about the various roles and values of vegetation within the municipality, including supporting biodiversity, significant landscapes, cultural heritage, sustainability, neighbourhood character, local amenity, erosion control, local climate and ecologically sustainable development;
- Amend Clause 21.05 (Environment) to:
 Strengthen the importance of tree preservation and regeneration in Whitehorse; and
- tree canopy cover. Amend Clause 22.04 (Tree Conservation) to:

about protecting and enhancing

Include additional objectives

Strengthen Whitehorse's objectives to enhance the tree canopy cover

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

ways (circumference versus height); and vegetation and how they contribute to across the municipality. This will detail differences between exotic and native neighbourhood character in different trees make to the vegetation cover, the importance that all substantial as well as the importance and

- Include a definition of a canopy tree that the extended SLO will apply to;
- update the maps applying to the Whitehorse Amend the Schedule to Clause 61.03 to Planning Scheme;

spaces" to "creating landscaped streets

and a network of open spaces", placing

strategy amended from "creating open

15.01-3 (Subdivision Design) includes a

setbacks and be visible from the street

public realm, indicating that vegetation

should be provided in front and side

corridors and provision in front and side

more emphasis on vegetation links,

setbacks where visible from the street.

15.01-5 (Neighbourhood Character)

amended a strategy that formerly

- Study Options and Recommendations Report Schedule to the SLO - Municipal Wide Tree List a new reference document in the June 2016; and
- the VPO and from the properties where it Remove Schedule 2 and Schedule 4 from currently applies.

not proceed, pending the further analysis and This Amendment for permanent controls did justification contained within this report.

Amendment VC148 (July 2018)

Provisions (VPPs) as part of the Smart Planning Amendment VC148 implemented a wide range of significant reforms to the Victoria Planning

Clause 15 (Built Environment and Heritage)

or lopping of one (1) tree assessed under Clause been multiple applications for removal of single continue to apply to the removal, destruction consequence of this VicSmart provision has 59.06 (Remove, Destroy or Lop a Tree). A trees on a property.

references to sustainability and liveability,

15.01-1 (Urban Design) has stronger

and a strategy to ensure development the amenity and attractiveness of the

provides landscaping that supports

Amendment VC110

the Managing Residential Development Advisory Use Zone (MUZ), Township Zone (TZ), RGZ, GRZ provided minimum garden area requirements to area requirements. Refer to Table 1. The current 2017 and implemented the recommendations of Committee. This included changes to the Mixed and NRZ. Notably, the amendment introduced new concept of 'garden area' to the VPPs and Amendment VC110 was gazetted on 27 March the GRZ and NRZ. Subsequently, Amendment a mandatory maximum building height to the an area as exempt from the minimum garden content in a Schedule to the RGZ to identify and operation of the minimum garden area requirement and made allowances for local RGZ, GRZ and NRZ, It also introduced the VC143 (May 2018) improved the definition definition of garden area is: level and of individual significant trees that

Any area on a lot with a minimum dimension of ' metre that does not include:

VicSmart application classes and requirements

contribute to the landscape character. the protection of vegetation at a local

and significant vegetation, it therefore

also respond to the local environment

landscape character, and now seeks to

sought for development to respond to

increases the emphasis to be placed on

the Residential Growth Zone (RGZ), General

Residential Zone (GRZ), Neighbourhood

Residential Zone (NRZ), Environmental

were relocated from Clauses 90 to 95 to

- a) a dwelling or residential building, except for:
 - an eave, fascia or gutter that does not exceed a total width of 600mm;

Significance Overlay (ESO), VPO and SLO. The

VicSmart provisions were not changed and

2.2 Urban Vegetation Cover

unroofed terraces, patios, decks, steps or

a pergola;

landings less than 800mm in height;

a basement that does not project above

ground level;

The Interim Report: Urban Vegetation Cover and Planning (DELWP) provides a summary in Melbourne's eastern region and includes Analysis (Eastern Region) prepared by the Department of Environment, Land, Water

any outbuilding that does not exceed a gross

floor area of 10 square metres in area; and

domestic services normal to a dwelling or

residential building;

b) a driveway; or

It notes that Whitehorse has a total tree canopy overall vegetation cover in all of the study areas metres in height). The geographical distribution lowest canopy cover tend to be non-residential while the areas with highest cover include land coverage of 20.9%, which is defined by canopy 2 below). The Eastern region has the highest considered (26.5% cover of all trees above 3 Comparing this figure with zone and overlay maps shows that, in broad terms, areas with of tree canopy cover is displayed in Figure 2. tree height, starting at 3 metres, (see Table covered by long-term SLOs.

Table 1 – Mandatory Maximum Building Height and Minimum Garden Area Requirements

the GRZ and NRZ interact with the interim SLO

controls,

the new minimum garden area requirements in

minimum garden area requirements in the GRZ

The introduction of garden areas and the

c) an area set aside for car parking.

and NRZ have the potential to support canopy

tree planting. It is important to consider how

	RGZ	GRZ	NRZ
	Discretionary	Mandatory	atory
Height (metres)	13.5	11	6
Height (storeys)	1	8	2
Garden Area % (400 - 500m² lots)	1	25%	25%
Garden Area % (501 - 600m² lots)	1	30%	30%
Garden Area % (above 650m² lots)	ı	35%	35%

of canopy coverage throughout municipalities Whitehorse, based on data collected in 2014.

Table 2 – Whitehorse Tree Canopy Cover

Ė	Tree Height	Area (ha)	Percentage	
3+	3 to 10m	915	14.2%	
10	10 to 15m	284	4.4%	
151	15m plus	142	2.2%	Ċ
۲	TOTAL	1,341	20.9%	

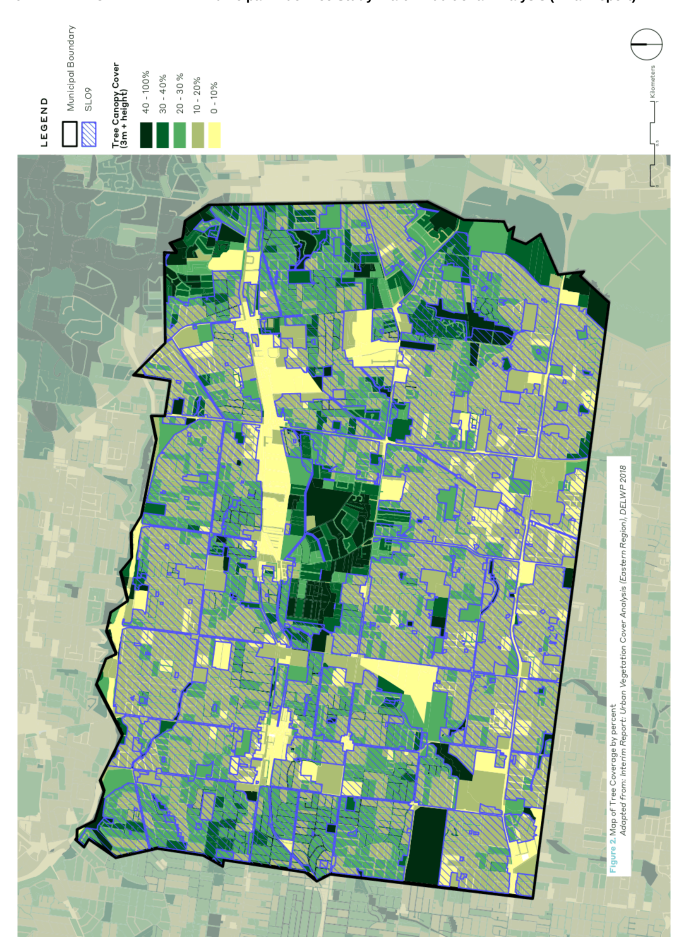
Source: Interim Report: Urban Vegetation Cover Analysis Eastern Region (DELWP 2018)

It is noted that approximately two-thirds of the in height, hence adding support for the 5 metre Whitehorse tree canopy falls under 10 metres height trigger in the proposed SLO. It is noteworthy that the 3 metre benchmark for this analysis is lower than the 5 metre threshold that a proportion of the vegetation identified by for a planning permit under SLO9. This means the analysis is not protected by the SLO9.

The Whitehorse Municipal Wide Tree Study 2016 does not take tree height into consideration and -Tree software that identified trees from aerial imagery, and was able to differentiate between to be between 22-26%. This was determined by estimated the municipality-wide canopy cover trees, grass, bushes, scrub etc. This estimate in height, which could, in part, account for the may have captured trees less than 3 metres discrepancy between the two estimates.

will likely be less than 20.9% (once trees betweer On this basis, it is evident that the number of canopy trees greater than 5 metres in height 3 - 5 metres in height are removed). Consultation with RMIT University has indicated that it is possible to modify the thresholds used the minimum height of 5 metres as per canopy such that the minimum canopy height reflects in the Urban Vegetation Cover Analysis data

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



2.3 Whitehorse Urban Forest

Strategy

tree definition of this study. It is recommended that work be undertaken in conjunction with

noted the TMP. The Strategy identifies its scope The Whitehorse Interim Urban Forest Strategy Council's Ordinary Meeting on 20 August 2018. as all trees in the municipality, irrespective of adopted the UFP, noting this supersedes the Urban Forest Policy 2018 (UFP) and the Tree other but also function as mutually exclusive Management Plan (TMP). These documents The Council unanimously endorsed the UFS, Streetscape Policy and Strategy 2002, and origin, location or ownership, and therefore includes trees in the private realm currently are designed to be complementary to each 2018 (UFS) is the parent document which, components. The UFS was presented at in addition to the strategy, contains the under the interim SLO9.

more realistic estimate of canopy tree coverage

through the lens of what SLO9 is seeking to

protect and enhance.

above 5 metres in height, to demonstrate a

DELWP and RMIT to determine the area of canopy coverage in Whitehorse for all trees

The main link between this Strategy and SLO9 is that Council is setting a municipality-wide minimum target for 30% canopy tree cover by 2030. Council-owned land accounts for approximately 10% of the municipality and therefore a large proportion of tree cover will be required in the private realm in order to achieve this goal. The UFS notes the introduction of minimum garden area requirements in residential zones provide an opportunity for the Planning Scheme to be leveraged to encourage the provision of more trees in private

gardens. The development of permanent planning controls are noted in section 1.7.2, which indicates that the success of the UFS relies to some degree on the application of tree protection on private land.

An issue with reaching Council's target in the public realm is that many of Council's significant trees are 70+ years old and reaching the end of the Safe and Useful Life Expectancy (SULE). They are expected to require replacement over the next 10 years and will take time to establish. During this time, it is possible that overall canopy cover may decline before it starts to increase.

The importance of canopy tree cover is considered in terms of the benefits they provide environmentally, socially and economically. Climate change and the current lack of diversity of species are noted as significant threats to the ongoing health of Council's urban forest:

- The potential loss of trees during high temperature extremes that exceed their tolerance;
- The increased presence and/or spread of pests and diseases in changing climates; and
- The current lack of diversity of species (attributed to many Australian species being part of the Myrtaceae family) amplifying the risks from climate change as a whole species

City of Whitehorse Municipal Wide Tree Study (Part 2)

2

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

may be affected and form a significant portion of the urban forest.

The UFP replaces the previous Streetscape Policy and Strategy 2002. To achieve Council's goal of increasing municipality-wide canopy tree cover to 30% by 2030, it sets two targets for the public realm:

- Provide a minimum of one (1) tree adjacent to each residential property (with some exceptions); and
- Replace any tree removed.

This is a no-net-loss approach which is reflected in Interim SLO9 through the following design guidelines:

- If retention cannot be achieved, or a tree is considered appropriate for removal, consider whether the site provides adequate space for offset planting of indigenous or native trees that can grow to a mature height similar to the mature height of the tree to be removed. If it is not appropriate to select an indigenous or native tree species, the selected species should be drought tolerant.
- Whether the planting location of the replacement vegetation will enable the future growth of the canopy and root system of the tree to maturity.

The TMP provides the framework for managing existing and new street trees, and importantly contains the 'Tree amenity value formula' in section 4.4.1. This formula determines a dollar value for an individual tree, and considers the following criteria:

- Species a tree is assessed according to its known natural life span and its rate of growth in a particular environment. For example, a long-lived tree will be scored higher than a short-lived tree. Significant features to the tree will also modify how the tree is scored. Judgement regarding species factor must be made by a qualified Arborist.
- Aesthetics the aesthetic value of a tree is determined by the impact on the landscape if the tree were removed. This category is closely tied to the locality factor.

 Locality the locality factor is determined by the tree's geographical situation. Trees in a bushland area or important tree lined avenue score highest because of the importance of the tree to the growing environment in which the tree is located.
- Tree Condition the tree condition value is determined by the trees' trunk, growth rate, pests and diseases, structure, canopy development and life expectancy.

The current planning framework addresses most aspects of the TMP. SLO9 requires consideration of:

- The ecological and / or arboricultural 'retention value' of a tree.
- Visual and landscape factors.

Locality is largely considered under the neighbourhood character objectives of residential zones. It is noted that these criteria do not appear to be weighted and aesthetics has the same level of importance as other factors such as species or locality.

As part of the finalisation of the Interim UFS and in any future update of the permanent SLO controls, it is recommended that the following be considered:

- The scale at which the canopy target is to be achieved is clarified, i.e. is the target to be applied across the board in all zones or based on an averaging?
- The expected contribution of private residential land be clarified in order to provide better guidance for the assessment of planning applications.

2.4 Supporting Material

Council currently has a comprehensive suite of controls and educational materials that supports tree protection and planting. Table 3 provides an overview.

Table 3 - Overview of Council's Supporting and Educational Mater

able 3 - Overview of Council's Supporting and Educational Materials	g and Educational Materials	
Support Material	Scope	Description
Tree Protection Overlays	SLO, VPO, ESO, HO, native, street trees	Describes the permit triggers required for removing trees within various overlays in the Planning Scheme and native vegetation provisions (Clause 52.17). Includes links to statements of tree significance (VPO), checklists for VPO and SLO, landscape guidelines and information on the importance of trees.
Landscape plans for planning applications	Focus is on residential land	Describes the permit requirement for landscape plans to accompany planning applications. Primarily focuses on residential land and associated neighbourhood character precincts. Describes the requirements of an Arborist report and links to lists of indigenous flora.
Tree removal and landscaping	Residential land	Introduced by and links to Amendment C191. Describes municipality-wide protection of trees under SLO9 and how to determine if your property is affected using online maps. Links to majority of abovementioned support material.
Whitehorse Tree Education Program	Whole municipality	Brief description of the purpose of the tree education program and the benefits of trees (environmental and aesthetic). Provides links to assist with gardening, landscaping and planning applications.
Street Trees	All road reserves	Provides a link to report a tree maintenance issue. Divides discussion into planting, pruning and removal. Links to more detailed information about planting and pruning. Does not yet link to the Urban Forest Policy or Tree Management Plan (discussed in the next section), which has recently been considered by Council.
Street Tree Planting	All road reserves	Most of the information on this page should be updated following the adoption of the Interim Urban Forest Strategy 2018. Provides information on making an individual or whole-of-street request for street tree planting and provides answers to a list of FAQs.
Street Tree Pruning	All road reserves	Describes when pruning is required to ensure safety (e.g. overhead power lines, pedestrian and vehicle safety). Notes that Council will only remove a tree if it is dead, dying or dangerous. Provides answers to a list of FAQs.
Nature strip Planting Guidelines	Residential land	Outlines the requirements to obtain a permit to plant a garden in the Council-owned nature strip in front of private property. Links to the application form and provides a list of considerations.
Weeds of Whitehorse	Whole municipality	Provides a list of known invasive weeds and describes their characteristics. Refer to Appendix A.

-

2.5 Appropriateness of Controls

A key objective of this Project is to ensure the interim SLO controls make appropriate use of the VPPs. The Municipal Wide Tree Study Discussion Paper 2016 provided a detailed assessment of the VPP tools available at the time.

This section focusses on testing the appropriateness of the SLO as a tool for achieving Whitehorse's tree protection and canopy enhancement objectives. It summarises the findings of the Municipal Wide Tree Study Discussion Paper 2016 and provides an update in response to subsequent amendments to the

Planning Practice Note 7 (PPN07) Vegetation Protection in Urban Areas

This Planning Practice Note (PPN) "provides guidance on how to assess the significance of vegetation in urban areas and how to protect significant vegetation through the planning scheme." Table 4 is a summary of the tools available to Council to protect vegetation in urban areas.

Other complementary methods include:

Incentives and assistance programs to encourage vegetation retention;

Information and guides to educate and improve community understanding (e.g. brochures, local newspaper, Vegetation Protection Guidelines, signage);

- Planting programs;
- Community awareness (engagement through Strategy development);
- Street planting, park and open space planting policies.

The PPN notes that in terms of enforcement, Council should focus on community education and participation, to ensure there is broad support for vegetation protection policies within the Planning Scheme and provide advice and assistance where necessary to ensure the community understands the policies in place.

The PPN expresses the importance for Council to develop a monitoring program, including the need to be clear about which parts of the Planning Scheme they wish to monitor, the indicators of performance and their performance targets. Consistency is highlighted as a key element to success, with suggestions for Councils to adopt the same or similar strategies as neighbouring municipalities to ensure best practice.

The implications of this PPN highlight that in order for a blanket SLO control to be effective, the following needs to be well established:

- The vegetation as a whole throughout the residential areas of the municipality is primarily of aesthetic or visual importance, contributing to the significant landscape and/or neighbourhood character, rather than each individual specimen needing to be considered significant or valued for ecological or cultural reasons;
- That permit requirements for buildings and works and vegetation removal are not an unnecessary burden on landowners;
 The potential to incorporate other
- complementary methods of vegetation protection listed above;
 Broad support from the community for the protection of vegetation and the provision of advice and assistive material for applicants;
- Monitoring programs to measure the success of vegetation protection controls (aligns with Strategic Direction 3 of the Whitehorse City Council Plan 2017-2021: Protect and enhance our open spaces and natural environments).

Council's motivation to apply tree protection controls is based on strategic work that has identified the preferred neighbourhood character for residential areas as those which are not just green and leafy, but with a built form that is subservient to canopy trees.

Application of the VPO is generally based on the existing arboricultural assessment of trees, and significant specimens with good retention value are generally included.

Similarly, application of the ESO would require strategic assessment to determine the ecological value of all canopy trees in the municipality, both individually and in overall as an ecosystem. The outcome of this study would likely conclude that many exotic species should not be protected, which could have a damaging effect in neighbourhoods where exotic canopy trees are dominant and contribute to neighbourhood character.

The Heritage Study would similarly require lengthy strategic work to determine the sociocultural value of canopy trees, and it is likely that criteria such as specimen age, prominence and location would determine how 'well-known' a specimen or patch of vegetation is to the community.

The Design and Development Overlay (DDO) can be used to reinforce respect for the existing or preferred neighbourhood character, but focuses on the built form. The Whitehorse Municipal Wide Tree Study 2016 and this Report focus on the landscape and canopy trees, and do not consider the built form in enough detail to provide strategy justification to determine built form outcomes across the whole municipality based on vegetation.

Recent updates to the VPP have not made the SLO any less effective at protecting vegetation that contributes to character, nor have they caused any of the alternative controls discussed to be more appropriate.

The SLO therefore continues to be the best possible vegetation protection tool in the VPP to protect and enhance vegetation that contributes to the landscape and neighbourhood

The SLO therefore continues to be the best possible vegetation protection tool in the VPP to protect and enhance vegetation that contributes to the landscape and neighbourhood character. This is demonstrated by the existing tree protection controls based on contribution to the Bush Environment character precinct in the Whitehorse Planning Scheme in Schedules 3, 4, 5, 7 and 8 of the SLO.

The application of a 'blanket' SLO control, such as SLO9, is also considered an appropriate method given the context of Maroondah and Yarra Ranges. Both of these municipalities apply

the SLO extensively and form a 'blanket' control. This creates a corridor of protected trees in residential areas along the Maroondah Highway, connecting Melbourne's green and leafy eastern suburbs to the foothills of the Yarra Ranges.

The Maroondah Planning Scheme requires a permit to remove vegetation in Schedules 1 to 4 of the SLO. These schedules all highlight the important contribution canopy trees make to the character of the area.

Similar reference to the significant contribution

canopy trees make to character is provided in

Schedules 22 and 23 of the SLO in the Yarra

Ranges Planning Scheme.
SLO9 seeks to extend the corridor of protected trees in green and leafy urban spaces into Whitehorse to recognise the importance of trees to neighbourhood character. In doing so, the SLO9 will also ensure the longevity of the

Alternate Approach to Managing Vegetation on Private Land

eastern suburbs' connection to the foothills of

the Yarra Ranges.

Some of the existing tree protection tools that are in effect in the State of Victoria include LPPF, zones and overlays, Section 173 agreements, native vegetation provisions and

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

local laws. Current approaches to managing vegetation on private land in Whitehorse include a mix of planning controls, bond payments, and educational programs.

The Whitehorse Municipal Wide Tree Study Final Options and Recommendations Report 2016 provides an analysis of the advantages and disadvantages for each of these controls for the City of Whitehorse and determined the SLO was the most appropriate mechanism.

The potential for a local law to be used in lieu of the SLO has also been considered. A local law can be a 'blanket' control that requires permission even when no planning permit is required. They can include requirements for offset planting and pruning and be processed relatively quickly in comparison to a planning permit application.

Despite this, a local law would be entirely separate to the planning / building permit processes, and may be perceived as an unnecessarily additional or hidden requirement. The maximum penalty for breaching a local law is \$2,000 per tree, which is relatively low considering the overall cost of development, and unlikely to deter developers from 'moonscaping'.

A local law often functions as a retrospective or reactive tool, usually resulting in a fine after

a tree has been removed. While this may act as a deterrent in some cases, in a broader sense, it does not adequately allow for tree protection to be considered in the context of development decisions, does not typically enable tree replanting and does not allow for independent review of decisions.

Amongst the various tools implemented in Whitehorse, the SLO provides the only mechanism that relates neighbourhood character to vegetation management, which assists in considering the impact beyond just the trees and property boundaries. The SLO also contains the ability to trigger a permit for buildings and carrying out works, which provides greater integration and focuses on developing to a site's individual conditions.

The Whitehorse Municipal Wide Tree Study 2016 highlights the need for a clear definition of 'canopy tree', considering that variations of its definition can exclude certain species, particularly native trees whose structure is unlike other canopy trees.

Additionally, studies also acknowledge the need to consider other factors that influence the success of tree controls, such as the effects of larger and denser built forms for new development on available space for trees, impacts from construction works, and the

replacement of trees nearing the end of their lifespan (Daniel, Morrison & Phinn 2016).

is influenced by the strength of private property an effective mechanism with a noted increase in government vegetation controls on private land tree cover on homes built after the introduction of such a mechanism, and a general increase in Case studies from different parts of the world Whitehorse Planning Scheme for replacement implementation of a municipal-wide overlay is 1988 and Landry & Pu 2009 demonstrate the 2016 confirms that no provisions exist in the The Whitehorse Municipal Wide Tree Study of dying canopy trees (either due to age or rights in the different locations (Profous & provide evidence that the effectiveness of Loeb 1990). Coughlin, Mendes and Strong awareness of tree protection. construction impacts).

Several of the documents reviewed acknowledge the opportunities found within private land in achieving canopy cover and biodiversity targets and include these in their action plans, such as the Whitehorse Urban Forest Strategy (City of Whitehorse 2018c), Plan Melbourne (DELWP 2017a), the State's Biodiversity Strategy (DELWP 2017b), and other research studies (Coughlin, Mendes & Strong 1988 and Daniel, Morrison & Phinn 2016).

9.1.4 – ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

able 4 – Summary of tools used in Planning Schemes for vegetation protection (summarised from PPNC

Planning Tool	Relates to	Permit Requirements	Notes
Vegetation Protection Overlay (VPO)	Significant vegetation - precincts or site specific	Vegetation (removal, destruction, lopping)	 Exemptions are listed in Clause 42.02-3, including: Electricity lines Emergency access Focuses on the protection and enhancement of well-established vegetation where buildings and works or subdivision are not important considerations.
Environmental Significance Overlay (ESO)	Areas with ecological value (e.g. coastal, riparian, etc.)	Buildings and works (including fences) Subdivision Vegetation	If exemptions are not stated in the Schedule, all vegetation within the overlay is protected. Exemptions are listed in Clause 42.01-2. Protects vegetation that is part of a wider objective to protect the environmental / ecological significance of an area.
Significant Landscape Overlay (SLO)	Character of a significant landscape	Buildings and works (can be applied to assist in vegetation protection) Schedule to the SLO must specify permit requirement for vegetation removal	General exemptions are listed in the header provision of the SLO at Clause 42.03-3, including: • Electricity lines • Emergency access Strong links to neighbourhood character. Applies to vegetation that has aesthetic importance and makes a contribution to the broader landscape character collectively, rather than individual specimens of significance. May include permit requirements for buildings and works to assist in vegetation protection.
Heritage Overlay (HO)	Areas of natural and cultural significance	Vegetation (where tree controls apply) Buildings and works	Can include buildings, trees, gardens, parks, reserves and landscapes. It is important to include the land surrounding trees (recommended 5m) so that their canopy and root zone is also protected.
Design and Development Overlay (DDO)	Built form	Buildings and works	Can be used to reinforce respect for the landscape or neighbourhood character.
Section 173 Agreement	Can be used to manage significant vegetation	N/A	Effective if bonds are necessary.
Local Law	Identified significant trees (usually in a register)	N/A	Alternative to using the Planning Scheme. May be seen as an additional or hidden step, or increasing / duplicating regulation. Can be a 'blanket' law to protect trees of a certain size on private property. Generally required to be linked to a significant tree or vegetation study, and require comprehensive justification including community consultation to implement. Local laws are often reactive, retrospective tool (resulting in fines) rather than a proactive overlay (triggering applications) and therefore unlikely to achieve retention or replanting.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

2.6 Conclusions

The Whitehorse Municipal Wide Tree Study 2016 initiatives. Community consultation undertaken as part of the project was generally supportive of protecting existing vegetation and ensuring range of regulatory, advocacy and educational that new development provides enough space tree canopy to the municipality and the way it s valued and protected by Council through a examined the important contribution of the for the establishment of trees.

The key findings of the research and analysis ncluded:

- Tree coverage is a vital characteristic of the greater eastern Melbourne region.
- Tree coverage is essential to the Whitehorse established garden character.
 - to strengthen council's position on retaining coverage, however there is an opportunity an awareness of the importance of tree Council policies and plans demonstrate substantial trees.
- present a stronger stance on the importance controls, however there is the opportunity to of tree coverage to the City within the LPPF being a priority in the State Planning Policy Framework (SPPF). This is filtered down through the LPPF and planning scheme Tree protection is clearly identified as and through revised tree controls

The new residential zone schedules provide greater space for tree planting within development sites.

- increase of hard surfacing and impervious The City has a high level of tree coverage, which is decreasing over time with the surfaces.
- a significantly higher proportion of ground Areas with tree protection controls have covered by trees.
 - areas with no controls and individual sites Moonscaping is a continued threat in any protected by the existing VPOs.
- retention of newly planted/smaller trees that have the potential to be large canopy trees There are no controls that protect the at maturity.

recommended the introduction of an expansive character precincts and modifications to the Recommendations Report 2016 evaluated a and enhancing tree cover in Whitehorse. It range of mechanisms aimed at protecting SLO based on the existing neighbourhood existing Tree Conservation local policy. The Municipal Tree Study Options and

Since the adoption of the Whitehorse Municipal several important changes to the State and Wide Tree Study 2016 there have been

a threshold for permit exemption of 5 metres.

Importance of vegetation in an urban context ocal planning provisions that reinforce the namely:

- Amendment C191 introduced SLO9 into the Whitehorse Planning Scheme on an interim basis. The interim control has recently been Amendment VC148 implemented a number These included the strengthening of policy as part of the Smart Planning program. extended to 30 June 2019.
- of reforms to the State Planning Framework 15.01-1), open space (Clause 15.01-3) and the statements regarding landscaping (Clause neighbourhood character (Clause 15.01-5) contribution of significant vegetation to
- refined garden area requirements in the GRZ In addition, DELWP has also released an interim conducted in 2014. This analysis concludes that would not be protected under SLO9, which sets Amendments VC110 and 143 introduced and to trees exceeding 3 metres in height, meaning 20.9%. It is noteworthy that the data relates Whitehorse has a total tree canopy cover of that a proportion of the identified tree cover and NRZ, potentially providing additional report and data on urban vegetation cover space for the planting of canopy trees.

no reference to the strategy within the scheme. retained and therefore aligns well with the tree At a local level, the adoption of the Whitehorse planning scheme. At present, however, there is net-loss approach when vegetation cannot be protection provisions and policies found in the Council-controlled land accounts for only 10% of the municipality, a significant proportion of on private land. The strategy strives for a notarget of 30% canopy tree cover by 2030. As additional tree cover will need to be achieved UFS has set a municipal-wide minimum

nfluencing vegetation cover on private land they across the landscape on both public and private and. This will require a range of initiatives that also facilitate the planting of new canopy cover planning controls are the only direct means of extend beyond planning controls. However, as must form a substantial part of the program. simply protect existing canopy trees. It must If Council is to achieve its aim of increasing decade it is going to need to do more than canopy tree cover by 10% within the next

mechanisms undertaken during the production strategic context referred to above and the neighbourhood character assessments that dentify the contribution of canopy trees to The re-examination of vegetation control

significant landscapes, have reaffirmed that the SLO remains the most effective tool available to Council to achieve its strategic objectives concerning canopy tree protection.

Combining them increases the likelihood of successful negotiation at the design stage.

planting if the two issues are separated.

Insufficient weight may be given to tree retention and the provision of space of

> vegetation and built form to be considered in a nolistic manner under a single set of objectives assessing planning permit applications. While other controls may allow for consideration of both elements, none offers the potential for mechanisms as it creates a nexus between vegetation protection and built form when The SLO is superior to all other control standards and decision guidelines.

vegetation protection objectives is important on A holistic approach to balancing built form and the basis that:

- likely to be the major driver of vegetation loss housing across Melbourne suggests that it is The projected long-term demand for infill in established residential areas.
 - stock, while simultaneously protecting and to both increase and diversify the housing The Whitehorse Planning Scheme aims enhancing the tree canopy.
- works, and the construction process itself, Poorly designed and located buildings and can compromise the viability of retained vegetation

2.7 Recommendations

Modify the MSS to:

- Strengthen its emphasis on tree canopy protection and enhancement, and
- Include reference to the UFS and its 30% tree canopy target.
 Work with DELWP and RMIT to further develop
 - the Urban Vegetation Cover Analysis to:Provide a mechanism for the ongoing monitoring of tree canopy in Whitehorse;
- Obtain data for trees with a minimum height of 5 metres so that the effectiveness of SLO9 can be better analysed.
 Use the findings and recommendations of this report to prepare a new Amendment (similar to Amendment C196) to introduce a permanent SLO9 control, subject to the refinements recommended in this report.

As part of the finalisation of the Interim UFS, it is recommended that the following be considered:

- The scale at which the canopy target is to be achieved is clarified, i.e. is the target to be applied across the board in all zones or based on an averaging?
- The expected contribution of private residential land be clarified in order to provide better guidance for the assessment of planning applications.

9.1.4 – ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

3.1 Whitehorse Planning Scheme

Statutory Controls

3.0

In the Whitehorse Planning Scheme, existing tools such as local policy, residential zones and overlays are being used to manage trees through protection of established trees, provision of space for future trees, and encouraging planting of new trees. This section provides an overview of the controls currently in place.

Environmental and Landscape Overlays

The Significant Landscape Overlay (SLO), Vegetation Protection Overlay (VPO), and Environmental Significance Overlay (ESO) offer the strongest protection for trees within the municipality (refer to Figure 3).

The ESO applies to two relatively small areas of land within the municipality, reflected by two Schedules:

- Schedule 1 131-173 Central Road,
 Nunawading, containing remnant vegetation
 of an endangered Ecological Vegetation
 Class (EVC) with high retention value.
- Schedule 2 15 Virgillia Street, Blackburn North, a smaller area of land containing the same EVC as ESO1.

The VPO generally applies to individual properties that contain a significant exotic, native and / or indigenous tree, as identified in a register. There are five (5) Schedules to the VPO, all of which are very similar and generally apply to different areas or are the result of ongoing stages of Council's significant tree study:

- Schedule 1 an outcome of the Significant Tree Register created in 2002.
- Schedule 2 applies to trees in the Mont Albert North area (north of Belmore Road)
- Schedule 3 an outcome of the Significant Tree Study conducted in 2006.
- Schedule 4 applies to the Mitcham South Area as an outcome of the Review of Precincts in Character Areas conducted in 2008.
- Schedule 5 an outcome of the Significant Tree Study conducted in 2016.

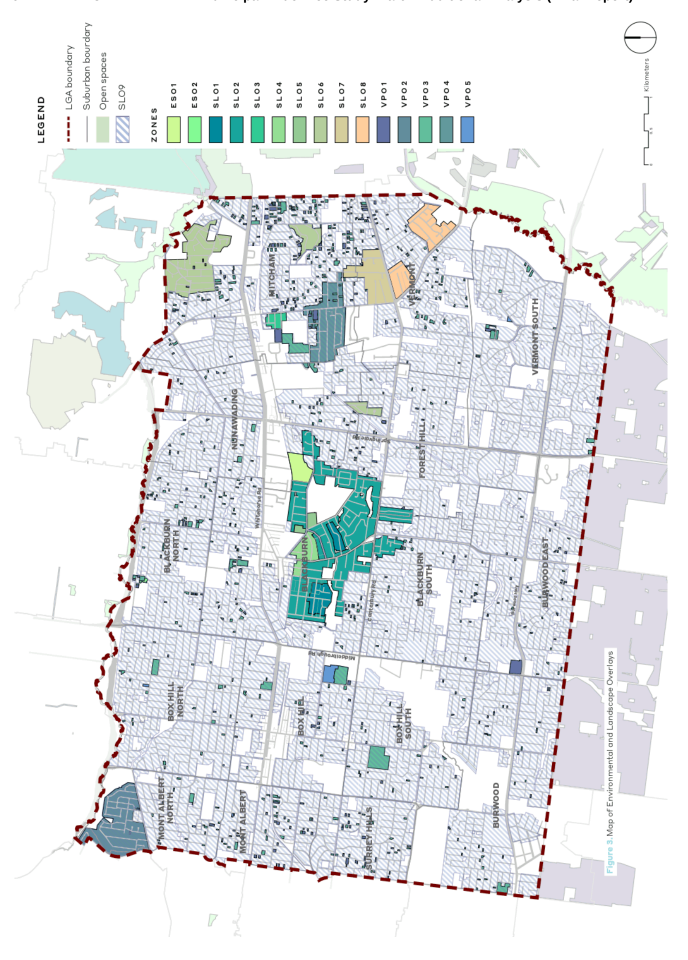
The request for Amendment C196 included the removal of VPO2 and VPO4, alongside the implementation of municipality-wide, permanent SLO controls. The proposed SLO9 control includes land currently covered by VPO2 and 4. SLO9 would duplicate the similar requirements of VPO2 and 4 unnecessarily if these were not removed.

With the exception of SLO9, areas affected by an SLO are concentrated in suburbs with the highest density of canopy trees: Blackburn, Mitcham, Vermont and Mont Albert North (Refer to Figure 4):

- Schedule 1 Blackburn Area 1
- Schedule 2 Blackburn Area 2
- Schedule 3 Walker Estate (Mitcham)
- Schedule 4 Blackburn Early Settlement Neighbourhood Character – Vegetation Retention
- Schedule 5 Nominated Large Sites: 1
 Lake Road, Blackburn, 57-67 Central Road,
 Blackburn, and 131-173 Central Road,
 Nunawading
- Schedule 6 Yarran Dheran, Somers Trail, Collina Dell, and Menin Road (Mitcham)
- Schedule 7 Vermont (Glenburnie Road and Environs)
 Schedule 8 – Vermont (South of Canterbury Road)
- Schedule 9 Neighbourhood Character Areas (Bush Suburban and Garden Suburban)

23

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



Schedule 9 to the Significant Landscape Overlay (SLO9) - Interim Control

not already covered by a pre-existing SLO (refer SLO9 (Neighbourhood Character Areas) applies to all residential land in the municipality which to Figure 4). It is an interim control introduced by Amendment C191 and will cease to have effect after 30 June 2019.

descriptions of the Garden Suburban and Bush Character Study 2014. It should be noted that most of the Bush Environment NCA is already (NCAs) from the Whitehorse Neighbourhood Suburban Neighbourhood Character Areas described as the leafy garden and bushy The key elements of the landscape are character of Whitehorse, borrowing covered by existing SLOs.

The landscape character objective to be achieved is:

established and mature trees and to provide for the planting of new "To encourage the retention of canopy trees." The permit requirements outline the triggers and exemptions for a permit under SLO9.

are set back at least 4 metres from the base of be triggered for removal under SLO9. A permit is not required where the buildings and works within 4 metres of any vegetation that would A permit is required for buildings and works (including the construction of a front fence) these trees, A permit is required to remove, destroy or lop a tree, unless:

Im or less at a height of 1m from ground level; the tree has a single trunk circumference of The tree is less than 5 metres in height and

It is for pruning for regeneration or

- The tree is dead, dying or has become dangerous (to the satisfaction of the Relevant Authority); or ornamental shaping;
- Setback in the Residential Growth Zone The tree is outside the Minimum Street

such as species (indigenous, native, exotic, weed); size at maturity; existing area of unencumbered characteristics of the tree or its environment, easements, hard surfaces, etc.); or location on open ground (e.g. presence of services, The permit triggers do not address the site (e.g. within setbacks).

The decision guidelines do consider most of these aspects, however they only apply if a permit application is triggered, they include:

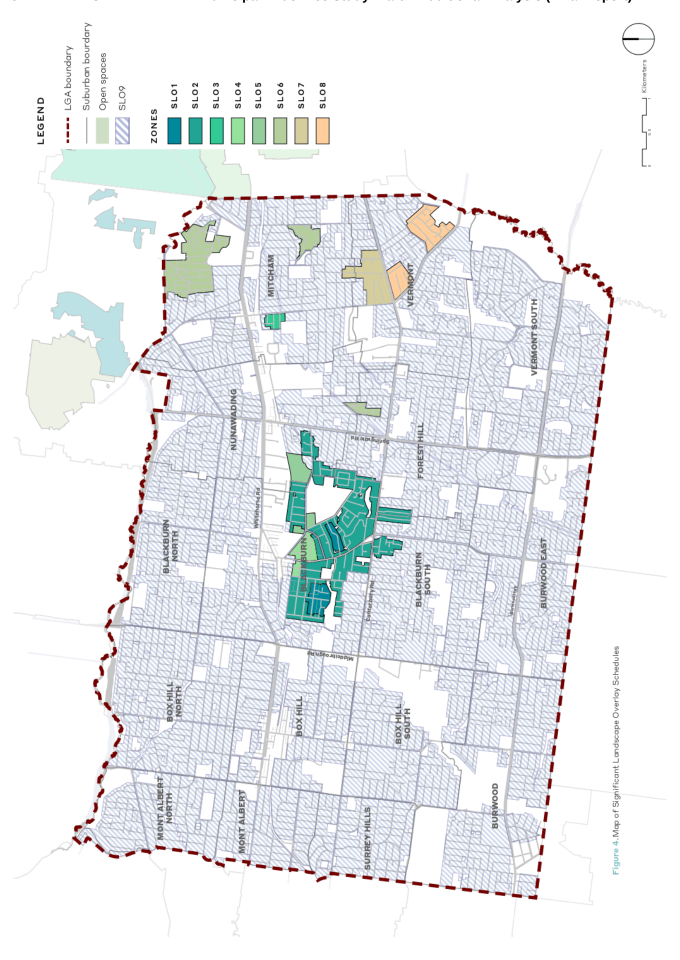
- Contribution to neighbourhood and landscape character;
- Location in terms of existing vegetation and Significance due to species, age, health and growth characteristics;
- Location of footings in terms of the root zone potentially forming habitat corridors; of established trees;
- Compatibility of buildings and works with vegetation to be retained;
- Effect of lopping on the significance, health or appearance of a tree;
 - Valid reason(s) for removing the tree and exploration of alternatives to removal;
 - Provision of adequate space for offset planting of indigenous or native trees;

Location of planted trees to be unencumbered

and allow for future growth to maturity; and easements and existing trees.

Location of planted trees in terms of existing or proposed overhead power lines, buildings,

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



sidential Zone

SLO9 applies to all residential land within the municipality that was not already covered by an existing SLO. This includes parts of the RGZ, General Residential Zone (GRZ) and Neighbourhood Residential Zone (NRZ), as shown on Figure 5. Each of these zones contains schedules that may modify ResCode standards. These standards apply to the development of one or more dwellings on land within the zone.

The RGZ applies to a relatively small amount of land within the municipality and contains three (3) schedules, one of which contains no local content. Of the remaining two (2) schedules, both require the planting of one (1) indigenous or native canopy tree capable of reaching a mature height of at least 8m as part of new development. A minimum area of 40m² of Private Open Space (POS) is to be provided per dwelling, 35m² of which must be at the side or rear of the building with a minimum dimension of 5m.

The Application Requirements note that plans showing existing vegetation and trees to be removed must be provided, along with proposed landscaping plans showing the tree species to be planted and noting its mature height.

The Decision Guidelines note that development should provide for the retention and/or planting of trees, where these contribute to the character of the neighbourhood.

Within the RGZ, a permit is not required under SLO9 to remove, destroy or lop a protected

tree outside the Minimum Street Setback.
This ensures that vegetation protection in these areas will allow canopy trees continue to make a contribution to the streetscape and neighbourhood character without impacting growth and development potential outside the front setback.

The GRZ applies to a relatively large amount of land within the municipality and contains six (6) schedules. Of these, GRZ5 contains no local content and GRZ6 varies only the maximum building height control. The remaining four (4) schedules are:

- Schedule 1 Established Garden Suburban Areas
- Schedule 2 Bush Suburban Precinct 2
- Schedule 3 Classic Garden Suburban Areas
- Schedule 4 Garden Suburban Precinct 8
 All have the same landscaping requirement
 for two (2) trees to be provided per dwelling,
 capable of reaching a mature canopy height of
 at least 8m (or 12m in GRZ2), of which one must
 be provided in an area of Secluded Private Open
 Space (SPOS).

POS in the GRZ is required at the same rate as the RGZ per dwelling. Minimum street setback requirements are 10m or 1m more than average in GRZ2 and GRZ3, and 12m or 3m more than average in GRZ1 and GRZ4.

Application requirements include a site plan, showing existing vegetation and vegetation to be removed, and a landscaping plan detailing species and their mature height are the same as the RGZ.

Decision guidelines include the recommendation for vegetation to be provided in the street setback to contribute to character, and for existing vegetation to be retained where it makes a contribution to neighbourhood character.

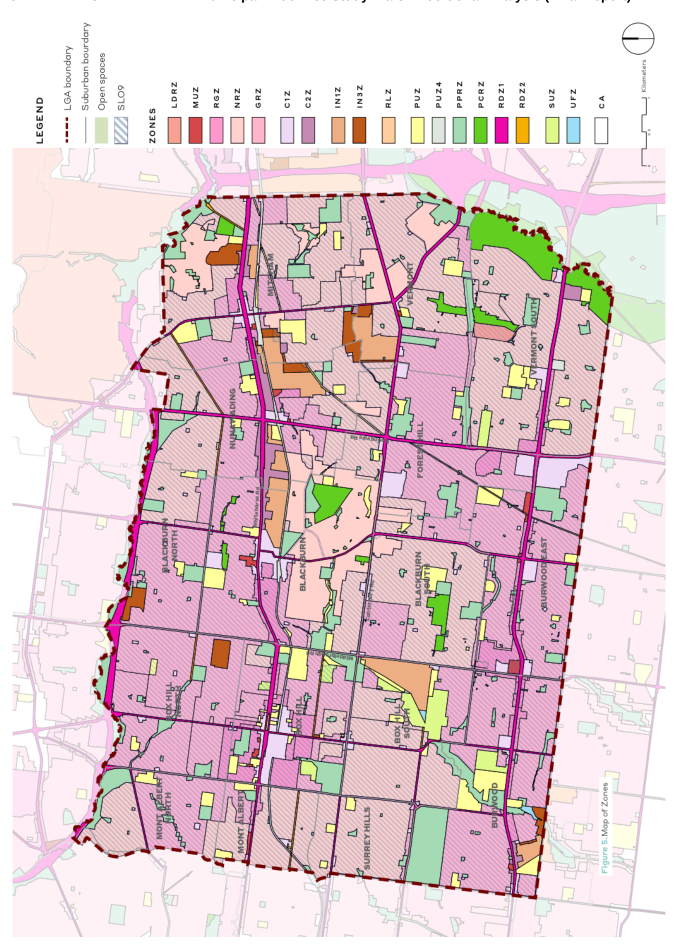
The NRZ also applies to a relatively large amount of land within the municipality and contains six (6) schedules. Of these, five (5) provide local variation to ResCode:

- Schedule 1 Bush Environment Areas
- Schedule 2 Formal Bush Suburban Areas
 - Schedule 3 Traditional Bush Suburban Areas
- Schedule 4 Informal Bush Suburban Areas
 Schedule 5 Traditional Garden Suburban Areas

The landscaping requirements of these schedules are also for 2 trees per dwelling capable of reaching 12m height at maturity (8m in NRZ5) of which one must be provided in SPOS. Minimum street setbacks are 10m or 1m more than average in NRZ4 and NRZ5 and are otherwise not specified. The required minimum areas of POS per dwelling and Application Requirements are consistent with the RGZ and

The Decision Guidelines are the same as for the GRZ for trees to be retained and provided in the street setback where this contributes to character. Additional guidance is provided for trees to also be provided between dwellings on

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



providing adequate open space and landscaping The objectives of this local policy are to manage development does not detract from the natura the municipality's tree canopy and ensure new environment by finding ways for buildings and emphasise the integral part trees play in their contribution to the character of Whitehorse. trees to coexist, and regenerate tall trees by Municipal Strategic Statement (MSS) that Conservation) refers to the areas of the The Local Policy at Clause 22.04 (Tree in new development.

The performance standards for tree retention state that trees should be retained unless:

- The tree is in a location which, in the opinion of the Responsible Authority, makes it impractical to be retained.
- any of the following:

The structure of the tree is unsound due to

Major limbs either dead or dying;

Major fungal or insect damage;

- Termite attack;
- Major forks low in the trunk;
- Any other reason to the satisfaction of the responsible authority;

or historic reasons (such as those included in significant for aesthetic, ecological, cultural The tree has not been identified as being

The species of the tree is unsuitable for the site due to any of the following:

the VPO); or

- It is, or will be, too big for the area where it is located;
 - It is a species known to drop limbs or block drains;
- It is an environmental weed;
- It is inappropriately located near power lines or other overhead services; or
- Any other reason to the satisfaction of the responsible authority.

there is no criteria to determine what makes the tree that is 'in the way' of development, It is also and this could be used to justify removal of any unclear as to whether a tree needs to be on a significant tree register or covered by a VPO to be 'identified as being significant' as this is The effectiveness of these provisions may be location of a tree 'impractical to be retained', problematic in some instances. For example, otherwise not measured

A number of the policy provisions are varied where an SLO applies. While these are

SLOs, contain smaller average lot sizes and are reasonable in relation to the pre-existing SLOs (1-8), they are unreasonable when applied to the SLO9. This is because the areas covered expected to accommodate greater growth. by SLO9 are more extensive than the other

In order to provide protection for existing

metres free of the same obtrusions to minimise competition and facilitate normal growth. The and works within 4 metres of an existing tree, area of 35m² of open ground with a minimum area of 50m² and a minimum dimension of 5 contains a permit requirement for buildings a minimum separation distance of 3 metres tree roots, buildings and works should have which is consistent with Clause 22.04 (Tree surfaces and existing tree canopies. This is varied for land in an SLO, which requires an from the trunk of an existing tree, however regeneration (or establishment) require an dimension of 5 metres, free of impervious to be 4 metres. It is noted that the SLO9 this is varied by the presence of an SLO The performance standards for tree Conservation).

the minimum area required for POS in schedules to the residential zones (minimum area of 35m² outside an SLO (35m²) can be contained within minimum area required for tree regeneration with a dimension of 5 metres)

City of Whitehorse Municipal Wide Tree Study (Part 2)

Municipal Strategic Statement

most schedules to residential zones) also allow

metres or 1-3 metre(s) more than average in

The very generous front setbacks (10-12

ample space for the planting of a canopy tree

areas as making a significant contribution to

neighbourhood character.

n the street setback, which is noted in many

objective is to protect and enhance the natural MSS at Clause 21.05 (Environment). The broad environment. This is to be achieved through a The Whitehorse Planning Scheme contains ocal policy relating to canopy trees in the number of strategies, including:

- Protection of areas with environmental significance;
- Ensuring tree removal within these areas requires permission;
- Ensuring that replanting of tall trees and indigenous vegetation is an appropriate species which enhances and retains biodiversity; and
- Ensuring that development appropriately responds to environmental constraints.

the prevailing lot sizes on land affected by SLO1 The implementation of these strategies refers be generally in accordance with a minimum lot size of 650m² under Clause 21.05, however the planting of indigenous species where possible. intent of this requirement was a reflection of to the Local Policy contained at Clause 22.04 Lot sizes in areas affected by the SLO must Tree Conservation) and encourages the

C196 sought to amend this requirement for the

through SLO8, rather than SLO9. Amendment

permanent SLO9, as it would be very difficult and constraining to enforce however it was not introduced with the interim controls of Amendment C191.

determinants of neighbourhood character in the trees are considered one of the most significant Clause 21.06 (Housing) notes that leafy canopy municipality, placing emphasis on the need for their maintenance and enhancement.

Limited, Natural and Substantial Change Areas reflect the preferred neighbourhood character in the municipality, all of which are required to Housing location objectives describe the of the area.

development does not result in a loss of existing It is a key issue of housing design to ensure new encouraging development in the municipality's vegetation coverage and tree canopy, and established areas.

coverage and larger lot sizes than land subject

which is generally characterised by lower site

ntended to apply to land subject to SLO1-8, to residential zones. This requirement was minimum area of POS in most schedules

and regeneration of trees, it does not articulate of existing trees over the establishment of new While the Local Policy considers both retention and emphasise the need to prioritise retention

Conservation) increases significantly to 50m²

in SLO areas, which is larger than the 35m²

tree regeneration under Clause 22.04 (Tree

The current minimum area required for

3.2 Administration of SLO9

Vegetation Removal Applications

This section assesses the administrative impact of the introduction of SLO9 on Whitehorse City Council's operations. The analysis seeks to quantify advice from Council staff that the introduction of SLO9 has significantly increased the number of planning permit applications received by Council.

A precise calculation of the effect of SLO9 in terms of permit numbers is not possible because of the complexity of planning controls and the fact that an individual application may address a number of different matters.

When interpreting the following analysis it is the proportion of change that is of greater significance than the numerical change. This is because the analysis was based on word searches and as a result there is some potential for double counting (e.g. a permit for a building and tree removal may be counted twice in some of the categories).

Council provided a list of applications that contained the word 'tree' in their description, received between 1 January 2015 and 31 June 2018. The interim SLO9 control was introduced by Amendment C191 on 8 February 2018. The data was divided and analysed in two parts:

- Pre-SLO9: 1 January 2015 7 February 2018 (calculated to a 6-month average); and
- Post-SLO9: 8 February 2018 31 June 2018.

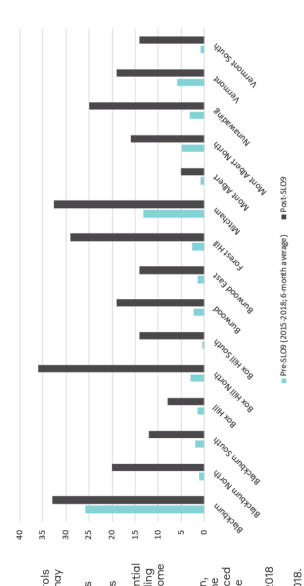


Figure 6. Quantity of Applications by Suburb

SLO controls: Blackburn, Mitcham, Vermont and higher counts of applications between 2015-2017 were predominantly in areas that have existing This data reveals the proportion of additional since the introduction of SLO9. Suburbs with dramatically across the majority of suburbs permit activity created, at least in part, by an increase in VicSmart applications (refer the introduced of the interim control and to Figure 9). The quantity of applications containing the word 'tree' has increased Mont Albert North (refer to Figure 6).

occurring key words were considered in order to determine if applications of a certain type were includes permit requirements for Buildings and increasing. It is important to note that SLO9 contained the word 'tree', other frequently While all applications considered already Works and Vegetation Removal.

while lopping, SLO and protected trees were the introduction of SLO9. Remove (or removal) was occurrence of key words such as buildings and on key words increased significantly since the As expected, the quantity applications based the most commonly occurring key word. The works and dwellings was much less common; east common (Refer to Figure 7).

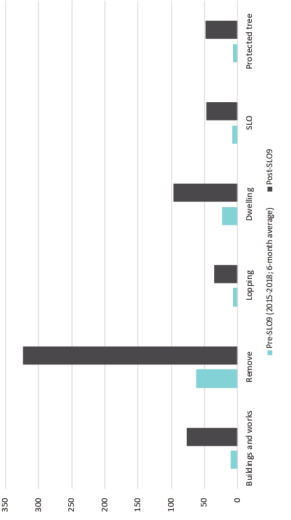
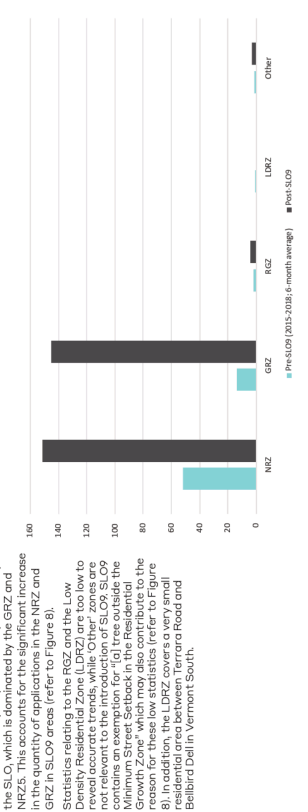


Figure 7. Quantity of Applications by Key Words

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Bellbird Dell in Vermont South.

Figure 8. Quantity of Applications by Zone

City of Whitehorse Municipal Wide Tree Study (Part 2)

GRZ in SLO9 areas (refer to Figure 8).

The quantity of applications received according

to their zone demonstrates a similar change.

land in the municipality not already covered by

to land in the NRZ with some exceptions. The introduction of SLO9 applies to all residential

Schedules 1 to 8 (pre-SLO9) generally apply

This is largely due to the fact that SLO

City of Whitehorse Municipal Wide Tree Study (Part 2)

9.1.4 – ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Number Recevied —Number Decided 26 p-18 8T-Inc 81-үеМ Mar-18 norse City Council) ZEp-17 ՀՆ-լու 71-yeM (Source: Whitel /T-uer gg-dəs Figure 9. Number of VicSmart Tree Removal Applications 9т-хем Mar-16 May-15 Mar-15 PT-YON tr-dəs 10 20 9 22 40 30 20 80

VicSmart Applications

The Victoria Planning Provisions (VPP) at Clause 42.03 (SLO) triggers a VicSmart application for the removal, destruction or lopping of one (1) tree under the requirements and decision guidelines contained at Clause 59.06 (Remove, Destroy or Lop a Tree).

Council does not currently provide any local content in the Schedule to Clause 59.15 (Local VicSmart Applications). There is potential for Council to direct more applications through the fast-tracked and cheaper VicSmart process by including additional triggers, and / or to provide local information requirements and decision guidelines for Local VicSmart Applications.

There has been a significant increase in the

number of VicSmart applications received since the introduction of SLO9 (refer to Figure 9), including multiple applications for individual trees on the same property with the same arborist report for all trees on the property, which is perhaps not the intent of the VicSmart trigger.

Given VicSmart is focused on the procedure of

Given VicSmart is focused on the procedure of planning permit applications rather than policy, it is preferable to examine the permit triggers and exemptions of the SLO9 provision, rather than modify VicSmart process.

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Given the relatively short timeframe since SLO9 arge volume of Victoria Civil and Administrative Scheme in February, 2018, there has not been a Appendix D for further detail about the cases nformation can be examined. A discussion of to such a degree that locational or thematic Tribunal (VCAT) cases dealing with SLO9. A was introduced to the Whitehorse Planning relevant themes is provided below (refer to number of findings have emerged, but not referred to).

Permit Trigger

circumference criteria must be met in order for a tree to be exempt. Initially, permit applicants meets one of these criterion and not the other. One of the tree removal exemption provisions required to remove, destroy or lop a tree that were uncertain as to whether a permit was is drafted such that both the height and

requires a permit under SLO9 of the Whitehorse that a tree having either a height of 5 metres or more and/or a circumference of more than 1.0m egal advice Council sought on the same matter. Planning Scheme. This result aligned with the (Ausgood Development Pty Ltd v Whitehorse CC [2018] 690), and the Tribunal interpreted This was considered as a question of law

Neighbourhood Character

and applies to all residential land throughout the SLO9 is titled 'Neighbourhood Character Areas' municipality that is not subject to a pre-existing contribution to both neighbourhood character SLO. It is based on trees making a significant and landscape in Garden Suburban and Bush Suburban Neighbourhood Character Areas.

neighbourhood character. In a number of VCAT Mont Albert North and Mitcham) contribution to character was only a serious consideration for trees that were determined in an arborist on the physical characteristics and ecological cases (relating to properties in Nunawading, report to have 'retention value', which relied SLO9 has been effective in reinforcing and CC [2018] VCAT 1182; Planning Vision P/L v Whitehorse CC [2018] VCAT 1101; Brown v health of the tree (Simpson v Whitehorse strengthening neighbourhood character objectives in relation to trees that make a significant contribution to the local Whitehorse [2018] VCAT 1133).

site, the character of the area starts to ime a mature tree is removed from a location that has a SLO applied, each "In an area such as the proposed change."

Source: Planning Vision P/L v Whitehorse CC 2018] VCAT 1101

Relationship to Residential Zone Schedules

requires new trees to be planted as part of new Several residential zone schedules include a variation to the ResCode Standard that development.

additional requirement beyond the like-for-like removal, the requirements for tree planting have been interpreted by the Tribunal as an offset planting alluded to in SLO9 (Brown v Where SLO9 also applies in relation to tree Whitehorse [2018] VCAT 1133).

Retention Value of Trees

offset planting been required (Lam v Whitehorse the basis that they have no ecological retention the contribution weed species make from an environmental weeds in arborist reports, on aesthetic or landscape perspective, nor has value. The Tribunal has not given merit to The Tribunal has consistently supported removal of trees that were identified as CC [2018] VCAT 1142).

an arborist report (Gaudy Pty Ltd v Whitehorse environmental weeds) was also determined by The retention value of other trees (not CC [2018] VCAT 788).

Panel Reports 4

arge trees in front setbacks in other zones (Z & The Tribunal also noted the merits of retaining B Investments Pty Ltd v Whitehorse CC [2018] the centre of a property are more difficult to The Tribunal has acknowledged that trees in retain than those along property boundaries to the front setback of the RGZ reflects this VCAT 806). The fact that SLO9 only applies (Kneale Liu Pty Ltd v Whitehorse CC [2018] VCAT 464).

Offsets and Landscaping

to the landscape character of the area (Brown v significant number of smaller or clustered trees even though they still make a visual contribution report did not require an offset under SLO9. In of new canopy trees". The Tribunal interpreted that trees which were not identified as having many cases, this allowed for the removal of a mature trees and to provide for the planting encourage the retention of established and ecological retention value by an arborist The primary objective of SLO9 is "[t]o Whitehorse CC [2018] VCAT 1133)

Amendment C181 was driven by the Significant Tree Study 2015 and included a significant The most relevant Panel Report since the previous study was for Amendment C181

individual properties across the municipality. A and implement the Planning Policy Framework The Panel supported the Amendment, subject to the revisions proposed by Council following total of eleven (11) submissions were received, tree register. It sought to introduce Schedule The Amendment was considered against the Planning Scheme and was found to support four (4) of which opposed the Amendment. 5 to the VPO and applied to 37 trees on 31 exhibition.

Three (3) main issues (other than the planning Urban Areas, and was found not to interfere Ministerial Directions and Planning Practice Note 7 (PPN07) - Vegetation Protection in (PPF), in accordance with the relevant with any existing zones or overlays.

context) considered in the Panel Report were:

- Effect of trees on adjoining properties;
 - Revisions to the Amendment and the Significant Tree Register; and Form of the Amendment.
- Five (5) submissions were received in relation to the effect of trees on adjoining properties: leaf litter, falling branches, and root zones invading underground services. The Panel noted that

permit for trimming protected trees within their contains the tree, and neighbouring properties the VPO will only apply to the property that not subject to the VPO5 will not require a property boundary.

through Amendments C60 and C83 respectively, been set as phases 1 and 2 of the same project under the Planning Scheme. A precedent had had already been implemented as VPO1 and as to whether the VPO was the appropriate The form of the Amendment was discussed mechanism to protect the nominated trees

the Planning Scheme listed in PPN07: VPO, SLO was considered appropriate as the Amendment for buildings and works and subdivision of land. mechanisms used for protecting vegetation in ESO and the Heritage Overlay (HO). The VPO and the VPO does not contain permit triggers The Panel supported the selection of the VPO with the exemptions listed in the Schedule will not unnecessarily control owners of significant is accompanied by a Significant Tree Register as the absence of the above triggers together The Panel noted there are four (4) main

contains permit requirements for buildings and not an unnecessary financial burden for owners works it needs to be demonstrated that this is This is notable in consideration of a municipalwide, permanent SLO control. As the SLO

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

5 Internal Feedback

C57 in 2006 considered the proposed application The Panel Report associated with Amendment of the SLO over a number of areas throughout the municipality.

The Panel did not agree that the SLO should tree coverage in this area was not as visually dominant as other areas where the SLO had be applied to land in Mont Albert North as already been applied, such as Blackburn.

A broad range of topics were discussed at these

workshops. The relevant points are outlined

SLO9 height and girth triggers were to be

interpreted, however this has since been clarified by VCAT and confirmed by legal

There was some ambiguity as to how the

advice sought by Council (refer to Section

has been receiving (particularly multiple The high volume of applications Council

becoming an administrative burden to and the associated arborist reports is

assess.

workshop. A separate, Councillor workshop was

also undertaken (refer to page 38).

Council Working Group (CWG) were consulted

during the inception meeting and formal

The internal stakeholders that make up the

Council Workshops

acknowledged the removal of trees that make a significant contribution to the landscape setting of the precinct should be controlled, and made recommendations for this to be via the VPO. Seemingly in contradiction, the Panel

rather acknowledges the important contribution canopy trees make to the landscape throughout less significant tree-dominant landscapes, but SLO9 differs in that it does not isolate certain areas of the municipality as having more or the entire municipality.

strategic work to demonstrate the importance Since 2006, Council and the State Government highest canopy coverage percentages of urban character in Whitehorse, which has one of the canopy trees to landscape and neighbourhood heat island effect and the significance of have undertaken a significant amount of of urban greening to mitigate the urban _GAs in Metropolitan Melbourne.

neighbourhood character and habitat. There While weed species may be appropriate for individuals who wish to retain weed species factors to consider: the contribution weed species make to canopy cover, landscape / may also be sociocultural preferences of exemption, there are a number of other on their property.

Climate change may impact on the suitability may no longer be viable if temperatures rise of tree species, as some common species (e.g. Pin Oaks).

multi-unit development, has been effective on paper, but in practice many are lost over the medium to long term due to inappropriate There has been a call for more monitoring in this regard, but this is an enormous and The success of taller trees, particularly in and lack of ongoing private maintenance. changes in owners and their preferences; species selection for the area available; resource-intensive task. VicSmart applications on the same property)

practice where a number of narrow trees are clustered together and the site does not have larger canopy tree may be more appropriate. clearly defined, but understood to be a onefor-one replacement. This may not work in enough space to reasonably accommodate Offset or tree replacement ratios are not

the relevant height or trunk circumference. It generally supports their removal in the public is difficult to justify the cost of a permit and arborist report for these trees when Council The triggers do not contain any exemptions species can trigger a permit if they are over based on tree species, and therefore weed

City of Whitehorse Municipal Wide Tree Study (Part 2)

provisions to SLO9, which includes expansive Clause 21.05 (Environment) in the Municipal these provisions were designed to apply to Strategic Statement contains a provision Conservation Local Policy at Clause 22.04 in areas covered by an SLO, and the Tree SLOs 1-8. These areas are all zoned NRZ. Amendment C191 applied the same policy in relation to a minimum lot size (650m²) contains provisions in relation to building density of development is likely (refer to setbacks (4m) and planting areas. All of areas of land in the GRZ where greater Section 3.1)

Councillor Feedback

to date. The following points (emphasising and Workshops were also held with Councillors to officers) were noted during these workshops: additional to those already raised by Council seek their views on implementation of SLO9

- unnecessarily capturing a large number of The tree control is perceived to be smaller-scale applications,
- for properties with more trees, in terms of The tree control is financially burdensome additional application fees and the cost of arborist reports,

moonscaping is likely to continue to some to prevent 'moonscaping' of sites before The broad intent of the tree control was degree, irrespective of the provisions or development however it was noted that

weed species from the permit requirements A strong preference for the exemption of of SLO9.

consequences.

- The need for location-based exemptions for trees near existing buildings and infrastructure,
- There is a need for ongoing enforcement and monitoring of trees planted, particularly as part of landscaping in new development, ensure they reach maturity.

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Community Feedback

21 February 2018 widely informing the community information about what the interim controls are for, where they apply, and how to determine if a distributed approximately 80,000 letters dated permit is required under SLO9. Residents were After the Minister for Planning approved the interim controls of Amendment C191, Council advised to get in contact with Council or visit of the interim planning controls. It provided Council's website for more information.

(29,9%). Only a small proportion of submissions received. Of these, the majority took a neutral feedback, sixty-seven (67) "submissions" were stance (40.3%) or supported the Amendment remainder were related to other matters not directly relevant to the Amendment (25.4%) While the letter did not request community opposed the Amendment (4.5%) and the

Key themes considered by all submissions related frequently included: community engagement (a ack of), new development, root encroachment, of submissions and other topics emerging less fallina branches were considered in a number most commonly to tree removal, protection and maintenance. The cost of permits and shade, land owner rights, habitat and environmental protection

frequent were gums (Eucalyptus) and tea-trees tree species, but of those that did the most Few submissions considered a particular Melaleuca).

While analysis of the submissions revealed that community acceptance for the SLO provisions. rate of response to this letter (less than 1% of there was concern about a lack of community submitters support the control. The very low all letters sent) may be an indication of tacit consultation, a significant percentage of

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

3.6 Discussion

Refining SL09

The research and analysis done as part of this project is intended to provide a foundation for the retention of SLO9. It also provides a basis for recommending refinements to the overlay now that it has been in operation for over one year and its implications can be examined using both quantitative and qualitative evidence. This section of the report examines the findings in Chapter 3 and proposes refinements to SLO9 in response. Where these refinements have implications for the MSS and the Tree Conservation Local Policy (Clause 22.04) these are also discussed.

SLO9 operates within the context of a suite of controls that aim to protect and enhance canopy cover in Whitehorse. Each of the controls and schedules varies in terms of its objectives and application. SLO9 seeks to extend vegetation and associated built form control as a means of protecting and reinforcing the tree canopy in areas of the municipality that are not currently covered by existing SLOs but where this canopy is integral to neighbourhood character.

SLO9 applies across an expansive area of the municipality, therefore differing from the pre-existing SLOs (1-8) that apply to more tightly defined precincts. In order to ensure a balanced approach to vegetation protection, SLO9 therefore generally sets a higher threshold before a planning permit is required than the pre-existing SLOs (the only exception being a tree over 5 metres in height with a trunk less than 0.5m in girth). That is, some trees that require a planning permit for removal in SLO 1 to 8 may not require a permit within SLO9. In this regard SLO9 operates in a similar fashion to the blanket SLO provisions that apply within Maroondah City and Yarra Ranges Shire.

The approach taken in this section has been to examine ways to maintain the core objectives of SLO9 while both clarifying its operation and reducing the number of permits likely to be unnecessarily triggered. This approach is intended to support the application of vegetation controls in a strategic manner across the municipality by applying more detailed and stringent controls in areas where vegetation protection is at the highest priority; compared to a 'lighter touch' in areas where vegetation protection and infill development priorities must be balanced.

Area of application

SLO9 applies to a significant proportion of the City of Whitehorse and was intended to replace two existing controls, VPO2 and 4, to avoid overlap. SLO9 covers areas with varying landscape and built form characteristics. A question therefore arises as to whether it should be broken down into multiple schedules, each addressing more specifically the characteristics of the area to which it applies. At present the 'Statement of nature and key elements of landscape' distinguishes between the Garden Suburban and Bush Suburban the Garden Suburban and Bush Suburban Neighbourhood Character Areas (NCAs) but the state.

Splitting SLO9 into multiple schedules is not recommended as this would serve only to add complexity to the planning provisions. The area to which SLO9 is already subject to all three residential zones and multiple zone schedules. In many respects the SLO9 provisions operate in a manner that could be regarded as supplementary to the zone provisions. The zones therefore provide sufficient guidance about the development and neighbourhood character aspirations for each of these areas without the need for further definition through SLO schedules.

City of Whitehorse Municipal Wide Tree Study (Part 2)

Landscape character objective

The retention of a single SLO schedule covering

The landscape character objective of SLO9 is:

mature trees and to provide for the planting of 'To encourage the retention of established and new canopy trees."

townships in the foothills and rural areas of the

Scheme SLO22, which applies to a number of

approach taken with Yarra Ranges Planning

multiple localities is consistent with the

Maroondah Planning Scheme, particularly with

municipality. A similar approach is taken in the respect to SLO2, which protects canopy trees

refer to 'new and replacement canopy trees' to strengthen the emphasis to be placed on offset It is recommended the objective be refined to planting when tree removal is permitted.

Height and circumference

The second paragraph of the 'Statement of nature and key elements of landscape' in the

interim SLO9 describes in broad terms the

Nature and key elements of the landscape

over a large and diverse area.

a permit for the removal, destruction or lopping SLO9 provides an exemption from the need for of a tree with:

- A tree less than 5 metres in height; and/or
- A single trunk circumference of 1.0 metres or less at a height of one metre above ground evel

mplies that all the benefits, including provision

people and liveability of neighbourhoods, This

After describing these benefits, it concludes multiple benefits of Whitehorse's tree cover.

with the words 'increasing the wellbeing of

of habitat, all support wellbeing and liveability.

nserted before 'increasing' so that wellbeing

It is recommended that the word 'and' be

vegetation rather than as outcomes of the

other benefits listed.

and liveability are described as benefits of

Both the height and circumference tests must be met before a tree is exempt from the need for a permit.

which apply to a trunk circumference of only 0.5 metres. By further comparison, Yarra Ranges trees that the pre-existing Whitehorse SLOs, SLO9 therefore triggers a permit for larger which do not include a height threshold, and Planning Scheme SLO22 has a similar tree

1-8; and the four Maroondah SLO Schedules circumference trigger to Whitehorse SLOs combine a 0,5 metre circumference with a

5-metre height trigger

should seek to reduce the number of permits triggered by introducing further exemptions. introduction, which is likely due to the nature feedback about the impact of the provisions, of the trigger being height and/or girth. The magnitude of this increase, and stakeholder suggest that any changes to the provisions in the number of planning permits since its data demonstrates a significant increase Whitehorse City Council planning permit exemptions than these other examples, Even though SLO9 has more generous

control is targeting trees that are large enough to have an impact on neighbourhood character. concluded that the 5 metre height and 1 metre circumference triggers both ensure that the thresholds be retained and that alternative On that basis it is recommended that these opportunities for further exemptions be Having examined the characteristics of SLO9 area elsewhere in this report, it is dominant tree species throughout the

40

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

feedback about the need for a permit to remove done on a case-by-case basis, examples do exist proximity to certain assets are exempted from assessment of actual impact would need to be relative to assets such as building foundations of exemptions where large trees in very close trees that may be inappropriately located and in ground swimming pools. While an Concern was raised during stakeholder the need for a planning permit.

Ranges SLO22 provides an exemption for trees Conservation Local Policy (Clause 22.04), which It is also consistent with exemptions that apply between trees and buildings in most locations. recommends a minimum separation distance to all four of the Maroondah SLOs. The Yarra swimming pools is recommended. A 3 metre An exemption for trees within 3 metres of dwellings, garages attached to dwellings, distance would align SLO9 with the Tree dependant person's units and in-ground within 2 metres of buildings.

person's units and in-ground swimming pools. applied to trees within 3 metres of dwellings Applying the exemption more generally, to garages attached to dwellings, dependant It is recommended that the exemption be create too wide an exemption.

Services and street trees

gaining access to services in easements, and the in the case of emergency, protecting powerlines, general exemptions for buildings and works that Councillors raised concerns about tree removal removal of street trees by Council. These types and maintaining urban services. They align with of exemptions are reasonable in order to avoid unnecessary delays and costs when providing apply elsewhere in the planning scheme.

It is recommended that the following exemption 'Vegetation that is to be removed, destroyed or be included:

lopped to the minimum extent necessary:

- to maintain the safe and efficient function a
- to maintain or construct a utility installation Conservation, Forests and Lands Act 1987). in accordance with the written agreement by or on behalf of a utility service provider Environment, Land, Water and Planning of the Secretary to the Department of as constituted under Part 2 of the utility installation;

The above exemption would apply to all utilities, replicates an exemption that exists in Clause whether or not included in an easement. It 52,17 Native Vegetation.

Environmental weeds

an arborists report to prove the need to remove may themselves contribute to tree canopy and community feedback raised concern about the incongruity of requiring a planning permit and planting because of their propensity to invade VCAT has generally not attributed retention Needs. Although it acknowledged that some character, Council actively discourages their and thrive in native bushland. Councillor and value to trees designated as Environmental tree species listed as Environmental Weeds tree species that Council itself is activity discouraging from being planted.

respective planning schemes. In addition, State four of the Maroondah SLOs and Yarra Ranges declared 'noxious weeds' are already exempted created to exempt Environmental Weeds from the need for a planning permit under SLO9. All SLO22 include exemptions for the removal of under the header provision of the SLO itself. environmental weeds as defined within their It is recommended that an exemption be

to 'dominate and threaten the natural balance The Whitehorse City Council website includes Environmental Weeds due to their propensity of the remnant indigenous flora and fauna of a list of trees and shrubs considered to the

City of Whitehorse Municipal Wide Tree Study (Part 2)

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Cootamundra Wattle (Acacia baileyana)

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Desert Ash (Fraxinus angustifolia)

Hawthorn (Crategus monoyna)

Mirror Bush (Coprosma angustifolia)

Radiata or Monterey Pine (Pinus radiata) Privet (Ligustrum spp.)

Sallow Wattle (Acacia longifolia)

Sweet Pittosporum (Pittosporum undulatum)

Willow (Salix spp.)

nominated for potential exemption. These were assessed by Council staff, as outlined in Table 5 a number of other 'undesirable' species were During discussions with Councillor and staff opposite:

debate about other tree characteristics, such as beyond invasive species would risk opening up a that are potentially invasive. Expanding the list Weeds exemption should be limited to trees It is recommended that the Environmental aesthetics.

Box Elder (Acer negundo) and Cape Wattle environmental weeds be supplemented by the invasive species identified in Table 5: It is recommended that Council's list of (Paraserianthes lophantha).

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Common Name	Common Name Botanical Name Comments	Comments
Bangalay and Sugar Gum	Eucalyptus botryoides and E. cladocalyx	Weed threat: significant potential to spread and E. botryoides can hybridise with desirable eucalypt species. Value: tall canopy tree, may form hollows, high nectar load. If included in the weed list, large canopy trees could be lost.
Cape wattle	Paraserianthes Iophantha	Weed threat: Very high, seeds remain viable in the soil for many years Value: low ornamental and habitat value and probably not too common in Whitehorse It would be worthwhile including it in the weed list to encourage its removal.
Box Elder	Acer negundo	Weed threat: high potential to spread in wet or shady areas or through the transport of mulch Value: low habitat value and ornamental value. Possible there are a few as street trees. Should he included in the weed list

42

43

Trees planted under planning permits

It is recommended that the Schedule to SLO9 be amended to make it clear that the exemptions do not authorise the removal, destruction or lopping of vegetation planted in accordance with a planning permit condition or a landscape plan.

Local Planning Policy Framework

As a consequence of recommended changes to the SLO, the Local Planning Policy Framework (LPPF) will require modification in the MSS at Clause 21.05 (Environment) and the Local Planning Policy (LPP) at Clause 22.04 (Tree conservation).

Clause 21.05 (Environment) has not yet been updated to reflect additional strategic work Council has undertaken, such as the interim Urban Forest Strategy 2018, which should be referenced in the context of the municipal-wide target of 30% canopy coverage.

Similarly, the Whitehorse Municipal Wide Tree Study 2016 emphasises the importance of protecting canopy trees and a holistic approach to protecting landscapes dominated by canopy trees that make a significant contribution to neighbourhood character. At present, Clause 21.05 does not emphasise the importance of protecting vegetation and trees that contribute

to the character of Garden Suburban and Bush Suburban NCAs. Clause 21.05 (Environment) specifies a minimum lot size of 650m² where the SLO applies. This was intended to apply to pre-existing SLOs (1-8), which apply to the Bush Environment NCA and are already characterised by larger lot sizes and lower site coverage. This provision does not translate to the Garden Suburban and Bush Suburban NCAs which are characterised by smaller lot sizes and expected to experience more growth and change as the population increases. It should also be noted that Council requested this provision be modified to apply only to the Bush Environment NCA in Amendment C196.

The Local Policy at Clause 22.04 (Tree conservation) includes an objective relating specifically to canopy trees but does not refer to them in the 'Policy Basis'. The objective "to promote the regeneration of tall trees through the provision of adequate open space and landscaping areas in new development" could be strengthened and include reference to replacement / offset trees.

The Local Policy could also be used to provide clarity to the relationship between the tree protection controls in SLO9 and the tree planting landscaping requirements of schedules

to the residential zones. This would ensure that retention of existing, mature canopy trees is prioritised over the provision of replacement

trees may be clustered together and provide a spread, regardless of how many trees are used zones should be included in any offset planting, cumulative canopy spread comparative to one provisions of most schedules to the residential some circumstances. For instance, a group of larger canopy tree. In these circumstances, it The implied like-for-like replacement of trees This should also be considered when a cluster number of trees required by the landscaping determined to have low retention value. The of trees (which are competing for space) is is more reasonable for the provision to seek rather than being considered an additional through offset provisions is problematic in an appropriate replacement of the canopy

This still forms a 'no net loss' approach, but focuses on protecting canopy and character rather than quantity of trees. Protecting the quantity of trees on the site is demonstrated through VCAT cases as being somewhat arbitrary and difficult to implement.

Similar to the minimum lot size provision of 650m² in the MSS, the Tree Conservation Policy

3.7 Conclusion

contains a provision for buildings and works to be set back a minimum of 4 metres from the trunk of existing trees in areas subject to the SLO and a minimum planting area (to establish new trees) of 50m². These provisions were also intended to apply to the pre-existing SLOs (1-8) due to the nature of the Bush Environment NCA and are not appropriate for the Bush Suburban and Garden Suburban NCAs due to the prevailing lot sizes, setbacks and potential for more growth and change.

Transitional Provisions

The interim SLO9 does not include any transitional provisions to address planning permits that may not have been triggered prior to the introduction of SLO9. It is recommended that a transitional provision be added to avoid applicants needing to reapply for a planning permit under SLO9 where this was not previously required.

The Whitehorse Planning Scheme places strong emphasis on environmental protection, particularly the retention, replacement and planting of canopy trees. This is given effect through the MSS, local policy, schedules to the residential zones, and a comprehensive suite of environmental and landscape overlays.

SLO9 has been introduced as an interim control over tree removal and buildings and works. Its purpose is to protect and establish mature trees due to their contribution to neighbourhood and landscape character. SLO9 applies across an extensive proportion of the municipality, covering all three of the residential zones – RGZ, GRZ and NRZ.

Most of the schedules to the GRZ and NRZ complement but operate independently from SLO9. They are complementary in that they include variations to ResCode that require expanded private open space areas and the planting of new trees. In the RGZ, on the other hand, the SLO9 includes an exemption for tree removal other than within the front setback area.

The Tree Conservation Policy (Clause 22.04) applies across the municipality and includes specific provisions that support the operation and interpretation of the SLO. However some of

those provisions, relating to minimum lot sizes, building setbacks and minimum planting areas were designed to apply to the SLOs 1 to 8 and are excessively onerous when applied to the more expansive SLO9.

The introduction of SLO9 has resulted in a substantial increase in the number of applications to remove, destroy or lop trees within the City of Whitehorse. This has been most noteworthy in well vegetated suburbs that were not previously subject to vegetation controls, such as Blackburn North, Box Hill North, Forest Hill and Mitcham. Most of these applications have been assessed through the VicSmart process; the volume of applications having increased approximately four-fold. This is beneficial in the sense that the streamlined VicSmart process also supports a simplified mechanism for achieving replacement planting to enhance canopy cover.

It is difficult to interpret whether there has been a significant increase in the number of applications for buildings and works associated with the introduction of SLO9 as there is no data available to isolate these applications. Nevertheless, there has been an increase and some of this is likely to be attributable to SLO9

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Council staff have adapted their processes and resources to cope with the increased workload and the volume of applications was not a particularly significant focus of stakeholder feedback. Aside from concerns about the principle of requiring planning permits for vegetation control, much of the feedback from Councillors, Council staff and resident submissions focussed on the adequacy of exemptions and the cost of the application process. A strong theme out of Councillor consultation was that the controls had not stopped the moonscaping of properties by developers but had inconvenienced long-term residents.

There have been a limited number of VCAT decisions dealing with aspects of the SLO9 provisions. The key points emerging from these are:

- The permit exemption requires a tree to meet both height and girth criterion, thereby triggering more permits than was originally intended;
- The contribution of individual trees to neighbourhood character is an important consideration in terms of retention value and arborists reports are the key source of evidence in this regard;

Determining appropriate offsets for tree removal is complex in cases where multiple trees are removed or there is limited space available for replacement;

The residential zone tree planting requirements have been interpreted as being in addition to offset planting when tree removal is proposed;

- Environmental weeds and trees of low retention value are generally supported for removal whether or not they contribute to neighbourhood character and offset planting is not required, implying that weed species should be exempt from assessment under SLO9;
 - The protection of trees in the middle of lots is more difficult to achieve than those within front or rear setback areas, which was generally used to determine where trees could reasonably be retained.

Whitehorse's tree canopy is integral to the character and amenity of its residential areas. The municipality has a comprehensive suite of residential zones and vegetation protection provisions that provide clarity as to where growth is to be focussed while at the same time ensuring that vegetation cover is protected and enhanced. Those areas of Whitehorse that

have the highest proportion of vegetation cover are already protected by a range of vegetation controls. SLO9 aims to provide protection to the majority of residential areas that are not well protected but where trees are a critical part of neighbourhood character.

3.8 Recommendations

The following recommendations seek to refine SLO9 in response to the analysis and stakeholder feedback contained in this chapter. Specifically, they seek to expand exemptions to reduce the burden on Council and community, address ambiguities, and improve the efficiency of assessment. The recommendations are to:

Modify the MSS to strengthen its emphasis on tree canopy protection and enhancement, and include reference to the Urban Forest Strategy (UFS) and its 30% tree canopy target.

Amend the MSS (Clause 21.05 'Environment') to:

- Provide support for the application of a permanent SLO9; and
- Exclude land within SLO9 from the minimum lot size policy that applies to other SLO schedules.

Amend the Tree Conservation Policy (Clause 22.04) to:

- Strengthen the references to canopy trees in the Policy Basis section;
- Strengthen the objectives to ensure that new development provides sufficient space for new and replacement trees;
 - Clarify the relationship between vegetation controls and ResCode planting requirements by:

destruction or lopping without a permit of:

exemptions providing for the removal

Introduce new vegetation removal

Trees located less than 3 metres from the wall of a dependent person's unit, dwelling or garage attached to a dwelling (aligning the provision with the local policy setback requirement);

Placing emphasis on achieving equivalent

Prioritising tree retention over

planting requirements;

canopy through offset planting;

- Trees located less than 3 metres from an in-ground swimming pool
- Environmental weeds, as defined by the City of Whitehorse, as they have little to no ecological value and are consistently supported for removal.

and works near existing trees to provide for a

Refine the provisions relating to buildings

account when calculating offsets.

Allowing zone tree planting requirements to be taken into

minimum setback of 3m in SLO9 rather than

the 4m that applies to SLOs 1-8;

regeneration to provide for a minimum area

Refine the provisions relating to tree

of 35m² in SLO9 rather than the 50m² that

applies to SLOs 1-8;

arborists report is required and ensure that

Clarify the circumstances under which an

reports, when required, address all aspects

of the local policy. Amend SLO9 to:

- Trees around public utilities including power lines and other services, including those within easements. Street trees in line with Council's
 - Street trees in line with Cou Street Tree Policy.
- Add a note clarifying that the exemption provisions do not authorise the removal, destruction or lopping of trees required by existing planning permits.
- Add a table containing a list of environmental weed species based on Council's existing list (Appendix A) and additionally including:

objective to include reference to replacement

Strengthen the landscape character

- Cape wattle (Paraserianthes lophantha)
 - Box Elder (Acer negundo)

City of Whitehorse Municipal Wide Tree Study (Part 2)

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 Add a provision to allow approved planning permits granted prior to the introduction of the interim SLO9 controls on 8 February 2018 to be exempt from the tree removal trigger.

Amend the planning scheme maps and associated schedules to remove the area-based VPO schedules 2 and 4 from properties (as per

Refer to Appendix E for draft amendment documents that incorporate these recommendations.

Amendment C196) as they would duplicate tree

controls for these areas.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Average household size (persons)

1.5

Reconciling Housing Growth and Vegetation Protection

Population and Development

Projections

prepared by the State of Victoria Department municipality level, data is available from 2011 most recent population forecast data. At a Environment, Land, Water and Planning (DELWP) outlines the State Government's and household projections to 2051 (VIF16) The Victoria in Future 2016: Population and is forecast to 2031.

the total population in Whitehorse in 2016 was This is generally in line with Australia's ageing to 193,600 by 2031. Likewise, the total number projected by VIF16 to grow to 75,300 in 2031. the number of persons aged under 20 years, 162,078 and was projected by VIF16 to grow According to the most recent Census data, VIF16 also forecasts a genuine decrease in and an increase in persons aged 65 of older of households in 2011 was 65,778, and was population.

updated with 2016 dwelling counts and the 2016 Estimated Resident Population, as shown in More recent population forecasts to 2036 are provided to Council by .id consulting, Figure 10.

population is forecast to slow from 1.61% in 2021 These statistics forecast population growth to Whitehorse is predicted to increase to 200,726 by 2036. The rate of average annual change in n 2031, which will continue to grow to 207,424 exceed previous estimates. The population in

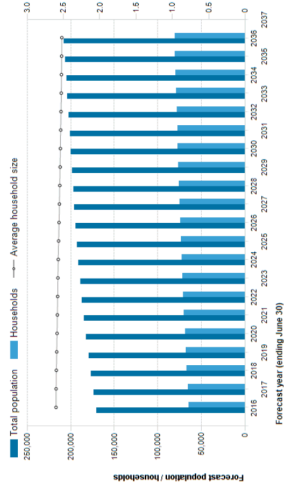
The average household size will decrease slightly from 2.6 persons in 2016 to 2.52 persons in 2036, Melbourne of an increasing number of singlewhich may reflect the common trend across person households.

The number of dwellings is forecast to increase

to 80,494 by 2031, and further increase to

83,694 by 2036.

slowing rates while the average household size Whitehorse will continue to grow at gradually The population and number of dwellings in will decrease slightly.



Source: Dwellings and development map, .id consulting (http://forecast.id.com.au) Forecast population, households and average household size

City of Whitehorse Municipal Wide Tree Study (Part 2)

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Spatial Distribution of Current and Projected Development

The population and dwelling forecasts prepared by id consulting also consider the spatial distribution of dwelling growth in Whitehorse by suburb, as shown in Table 6.

The results show that the highest proportion of dwelling growth will be in the Box Hill Activity Centre, which is forecast to nearly triple in size between 2016 and 2036 (190.8%), and the surrounding suburb of Box Hill, which will nearly double in size in the same time period (97.8%). The majority of these growth areas were not constrained by vegetation protection policy until the introduction of SLO9.

The number of dwellings in the whole municipality is forecast to grow by 25.6% to 2036. Other than Box Hill and its Activity Centre, there are a number of suburbs that are forecast to experience dwelling growth higher than the municipality overall. These include Burwood East (44.4%), Blackburn (31.6%) and Nunawading (26.3%). Vegetation protection controls have been historically applied to land in Blackburn, but the remaining suburbs were unconstrained prior to the introduction of SLO9.

Areas that will comparatively experience the lowest percentages of dwelling growth are Surrey Hills (5%), Mont Albert North (8%), Blackburn North (8.5%), Box Hill South (9.9%), Blackburn South (10.3%), Vermont (11.3%) and Box Hill North (12%).

Table 6 - Forecast dwellings and development in Whitehorse

		2016	91	20	2036	Change between 2016 and 2036	e between 2016 and 2036
	Area	Number	Percent	Number	Percent	Number	Percent
	City of Whitehorse	989'99	100.0	83,694	100.0	+17,058	+25.0
	Blackburn	5,833	8.8	6/9'/	9.2	+1,846	+31.6
	Blackburn North	2,883	4.3	3,129	3.7	+246	18+
	Blackburn South	4,283	6.4	4,725	5.6	+442	+10.3
	Box Hill	5,362	8.0	10,604	12.7	+5,242	+97.8
	Box Hill North	4,947	7.4	5,543	9.9	+596	+12.0
ē	Box Hill South	3,449	5.2	3,792	4.5	+343	+9.9
	Burwood	5,018	7.5	6,199	7.4	+1,181	+23.5
	Burwood East	4,122	6.2	5,951	7.1	+1,829	+44.4
	Forest Hill	4,393	9.9	5,174	6.2	+781	+17.8
_	Mitcham	068'9	10.3	8,343	10.0	+1,453	+21,
	Mont Albert	1,994	3.0	2,404	2.9	+410	+20.0
	Mont Albert North	2,323	3.5	2,509	3.0	+186	18+
	Nunawading	4,769	7.2	6,025	7.2	+1,256	+26.3
	Surrey Hills	2,112	3.2	2,217	2.6	+105	+2.0
	Vermont	3,914	2.9	4,355	5.2	+441	+11.3
4	Vermont South	4,344	6.5	5,045	0.9	+701	+16.
_	Box Hill Activity Centre	2,395	3.6	6,964	8.3	+4,569	+190.8

Source: Dwellings and development map, .id consulting (http://forecast.id.com.au)

20

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

4.3 Assessing the Challenge

addition to cost of infrastructure. The location Spatially managing dwelling growth influences retail, community services and open spaces, in of dwelling growth also impacts the social and affordability, and access to employment, residential amenity, transport choices, physical sustainability of a city.

suitable for different rates of housing change the municipality, and then identified locations direct development into areas with capacity considered the forecast housing growth for (substantial, natural and limited change) to for growth, and limit change in areas with established environmental, heritage and The 2014 Whitehorse Housing Strategy neighbourhood character values. The strategy was implemented by translating the change areas into the following zones:

- Substantial Change Residential Growth Zone (RGZ)
- Natural Change General Residential Zone GRZ)
- Limited Change Neighbourhood Residential Zone (NRZ)

or tree retention rates. For example, a larger tree will require more land for retention than a smaller the municipality represent policy challenges that it is not possible to quantitatively determine the extent of this conflict on either housing capacity throughout the residential zones of Whitehorse However, without a detailed survey showing the growth and maintaining the leafy character of tree, and a tree centrally located on the lot will constrain development options to a far greater Council's policies of accommodating dwelling exact location, size and species of every tree flow through to the application of statutory extent than a tree located within setbacks. controls and, ultimately, decision making.

Similarly the tree canopy data from the Interim differentiated across the suburbs and zones. cover are spatially differentiated across the (Eastern Region) illustrated in Figures 16-18 demonstrates that existing rates of canopy As detailed previously the rates of forecast Report: Urban Vegetation Cover Analysis growth within Whitehorse are spatially municipality.

development capacity, or, conversely, canopy loss. greater potential for tree retention to constrain approach to understand in which areas there is understood spatially using a 'risk assessment' The extent of this policy challenge can be

supply for new dwellings in each zone in Table 6 The Housing Strategy's Capacity Assessment identified the following projected additional below.

Table 7 - Whitehorse Land Supply Analysis

Whiteh	Whitehorse Land Supply Analysis (2014 - 2031)	Analysis (20	114 - 2031)
Zone	Land Area	Projected Additional Dwellings	New Dwellings per Hectare
RGZ	1,846,612.03	29,362	159.0
GRZ	20,804,993.8	27,337	13.1
NRZ	23,905,452.8	20,277	8.5
Total	46,557,058.72	76,976	'

Source: Whitehorse Housing Capacity Assessment (May 2014)

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

development constraint or existing canopy loss. the areas where development is strategically dentify the areas where these two factors The risk assessment approach compares focused to areas of high canopy cover to combine to represent a higher risk of

forecast growth. As Table 6 shows the projected each of the three zones, however, the land area higher rate of forecast dwellings per hectare in the RGZ and therefore development pressure of these zones is far greater in NRZ and GRZ assigned the following development pressure than RGZ, which translates to a significantly scores the forecast dwelling growth out of a The first factor of forecast dwelling growth can be represented by the residential zones, maximum of 5, which represents the higher on those areas. Using the new dwellings per additional supply is relatively similar across as detailed in Section 3.1. The assessment hectare data from Table 6, the zones are scores:

- RGZ = 5
- GRZ = 2
- NRZ = 1

These scores are applied arbitrarily to represent development potential for the purpose of this risk assessment, and do not represent any

is assigned a much higher development pressure specific statistic in relation to density. The RGZ developments which are much less likely in the score due to the potential for multi-storey GRZ and NRZ.

of each lot, and each lot is assigned the following maps the existing percentage of canopy cover matrix is the extent of existing canopy cover. The Interim Report: Urban Vegetation Cover Analysis (Eastern Region) tree canopy data The second factor considered in the risk canopy cover score:

- 40% + = 5
- 30-40% = 420-30% = 3
- 10-20% = 2
 - 0-10% = 1

See Section 2,2 for more detailed analysis of the spatial spread of canopy cover in Whitehorse.)

or result in loss of existing canopy. The levels of policy conflict to either constrain development Table 7 identifies the likely level of risk for this risk are calculated according to the weighted scores (see Key):

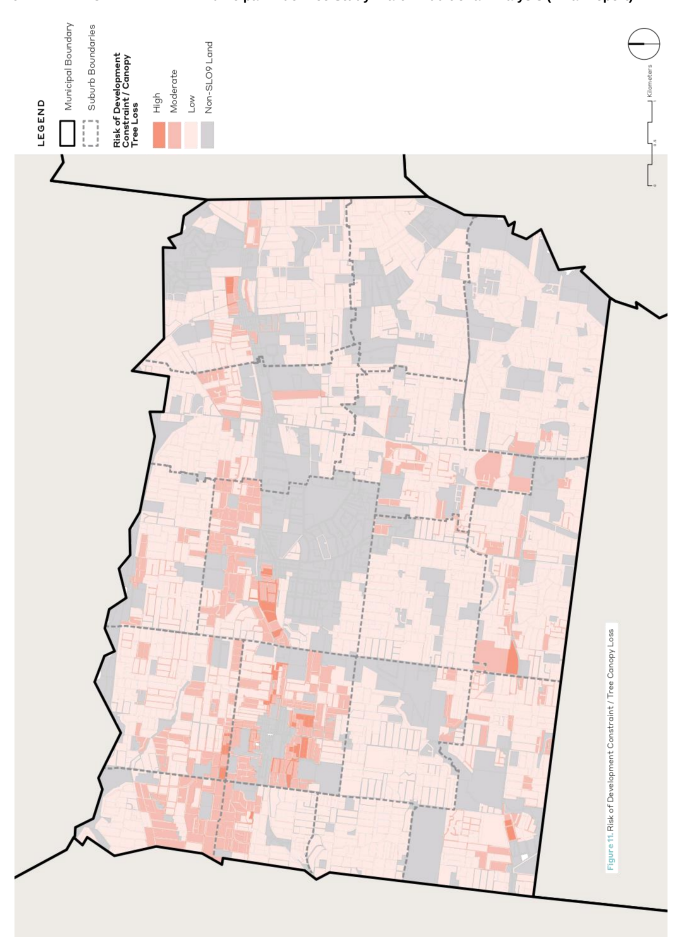
residential development could be expected to be accommodated and where perhaps the greatest The risk assessment shows that areas of RGZ canopy cover lots within GRZ and NRZ reflect the relative ease with which forecast levels of trees are only required to be retained in front most risk of canopy loss, noting however that setbacks. The lower risk areas with the lower with higher existing canopy cover are at the opportunity exists to increase tree canopy through tree planting (Refer to Figure 11).

Loss
Canopy
Existing
Constraint /
evelopment
Risk of D
Table 8 –

			Zone	
		RGZ (5)	GRZ (2)	NRZ (1)
	40-100% (5)	25	10	5
Existing	30-40% (4)	20	8	4
Cover	20-30% (3)	15	9	8
	10-20% (2)	10	4	2
	0-10% (1)	5	2	1

Key	High	Moderate	Low
	>10	5-10	<5

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4.4 The Importance of Vegetation

in an Urban Environment

Council aims to manage and enhance existing trees, and also increase the number and variety of trees within the municipality. The rationale for this is confirmed in several documents that identify the importance of trees, the values of which are summarised as follows:

- Trees help to clean air and mitigate the impacts of the urban heat island effect.

 Trees are an integral aspect of climate change adaptation and sustainability (City of Melbourne 2016, City of Whitehorse 2018b & 2018c).
- Trees contribute to the health and wellbeing of residents through creation of green spaces and their environmental benefits amidst rapid urban development (City of Whitehorse 2017b & 2018a; Daniel, Morrison & Phinn 2016; and Profous & Loeb 1990). They provide opportunities to connect with nature (DELWP 2017a & City of Whitehorse 2018c).

also be planted to maintain or increase flora

biodiversity (City of Whitehorse 2014b and

found that Australian cities provide unique

DELWP 2017b). Research conducted has

nabitats which contain several threatened

protection. Ensuring that there are enough

Trees are an integral part of biodiversity

trees to protect fauna/wildlife habitats is important. A variety of tree types should

flora and fauna species (Ives et al. 2016).

street trees maximises the benefits of their

The provision and long-term retention of

environmental and aesthetic value (City of

Whitehorse 2009, 2014c & 2018a)

Trees form an important component of landscaping for design and aesthetic purposes. Tree species within a landscape should be considered along with the full lifespan of the individual or group of trees. Native species should be planted and protected where possible (City of Whitehorse 2012, 2014b, 2014c, 2016a & 2018a).

sense of place and identities of cities (City of

Melbourne 2016).

Trees are an important component of the

Landscapes have a fundamental value for the cultural practices of Traditional Owners and Aboriginal Victorians (DELWP 2017b).

common reason why residents choose to live

green and leafy character of residential areas in Whitehorse has been cited as a

The contribution of canopy trees to the

in the municipality (Whitehorse Municipal

Tree Study 2016).

4.5 Assessment of Vegetation in

Whitehorse

Existing Policy

Current tree cover in Whitehorse is estimated to be between 22 - 26%, which is among the highest within the Melbourne metropolitan region (City of Whitehorse 2018c, DELWP 2018, Municipal Tree Study).

The Urban Forest Strategy (UFS) sets targets for achieving a minimum canopy cover of 30%, citing this as the threshold which allows a thriving urban forest to fully realise several environmental, public health, social and economic benefits (City of Whitehorse 2018c). The UFS is discussed further in Section 2.3 of this report.

Desktop Analysis

As part of the Landscape Assessment conducted by Ecology & Heritage Partners for this Report, a desktop analysis of the historic (1750) Ecological Vegetation Classes (EVCs) was undertaken.

small and tough-leaved plants) and grass trees (DSE 2004). Common canopy trees would have been Yellow Box (Eucalyptus melliodora), Bundy (Eucalyptus goniocalyx), Silverleaf Stringybark a sedgy/grassy understorey and elements of Stringybark (Eucalyptus obliqua) (DSE 2004). Lake Sanctuary and Mullum Mullum Valley is small ericoid shrubs (e.g. heathers and other The vegetation would have been a low, open representative of what would have covered forest to approximately 15 metres tall with covered by Valley Heathy Forest (EVC 127). (Eucalyptus cephalocarpa) and Messmate Pre-colonisation, Whitehorse was largely Existing vegetation within the Blackburn much of Whitehorse.

Several creeks and streams also dissect the landscape, which would have supported a slightly more open woodland style of vegetation. Similar to Valley Heathy Forest, the canopy trees along the creeks and streams grew to approximately 15 metres tall. Swampy Riparian

(Melaleuca ericifolia) and a variety of Tea-trees tree species of Swamp Gum (Eucalyptus ovata) understorey in these cases were dominated by a grassy/sedgy understorey with only a sparse (DSE 2004). Some creeklines were dominated Narrow-leaf Peppermint (Eucalyptus radiata) (Leptospermum spp.). Large tussock grasses the creeklines, with the typical canopy trees The understorey was characterised by large Woodland (EVC 83) occurred within many of by Creekline Herb-rich Woodland (EVC 164), and Manna Gum (Eucalyptus viminalis). The and sedges were found in the ground layer being Swamp Gum (Eucalyptus ovata) and which contained the characteristic canopy (Acacia melanoxylon), Swamp Paperbark and medium shrubs such as Blackwood

Landscape Assessment

September 2018 and 3 October 2018 by Ecology & Heritage Partners and included the following The fieldwork component of the landscape assessment was conducted between 19

- When looking at a precinct, the assessment Neighbourhood Character Study 2014) for team would read through the key existing characteristics and preferred character statement (from the Whitehorse that precinct.
- the precinct, and observe its characteristics. overall tree canopy species were indigenous, The staff member would then drive through The focus was to record dominant canopy understorey/garden species and how they Other observations included whether the exotic. Comments were also made on the tied in to the characteristic of a precinct. native to Victoria, native to Australia or nature strips and within parks/reserves. tree species on private property, along
- nterest (e.g. avenues of trees, typical garden Photos were taken of each dominant tree canopy species, many less common tree canopy species and of other points of species, atypical areas/streets)

sufficiently substantive to warrant dividing the Bush Environment character area into multiple It was noted that the vegetation elements of the Bush Environment precinct fit into three is considered that these differences are not species makeup and dominance, however it (3) broad landscape categories, reflecting precincts.

with the Neighbourhood Character description. Bush Environment precincts are dominated by mostly native, some indigenous and few exotic The landscape assessment confirms that the vegetation in these precincts generally aligns and weed species.

Tree Protection Zone (TPZ; expressed as radius Smooth-barked Apples (Angophora costata) average height of 20 metres and an average were the largest dominant species with an Sugar Gums (Eucalyptus cladocalyx) and in metres) of 8.4 – 9.6 metres.

contributions with average heights well above Indigenous Silverleaf Stringybark (Eucalyptus five (5) metres and with TPZ radius greater Ironbarks (Eucalyptus sideroxylon) and the Argyle Apples (Eucalyptus cinereal), Red cephalocarpa) also made significant than 6 metres. The exotic species Pin Oak (Quercus palustris) is also dominant some areas with an average City of Whitehorse Municipal Wide Tree Study (Part 2)

In variations of the Bush Environment character particularly canopy trees which are native

At the end of each site inspection, the

The detailed results of the fieldwork component of the landscape assessment are presented in the table in Appendix B, and should be read in conjunction with Figure 12.

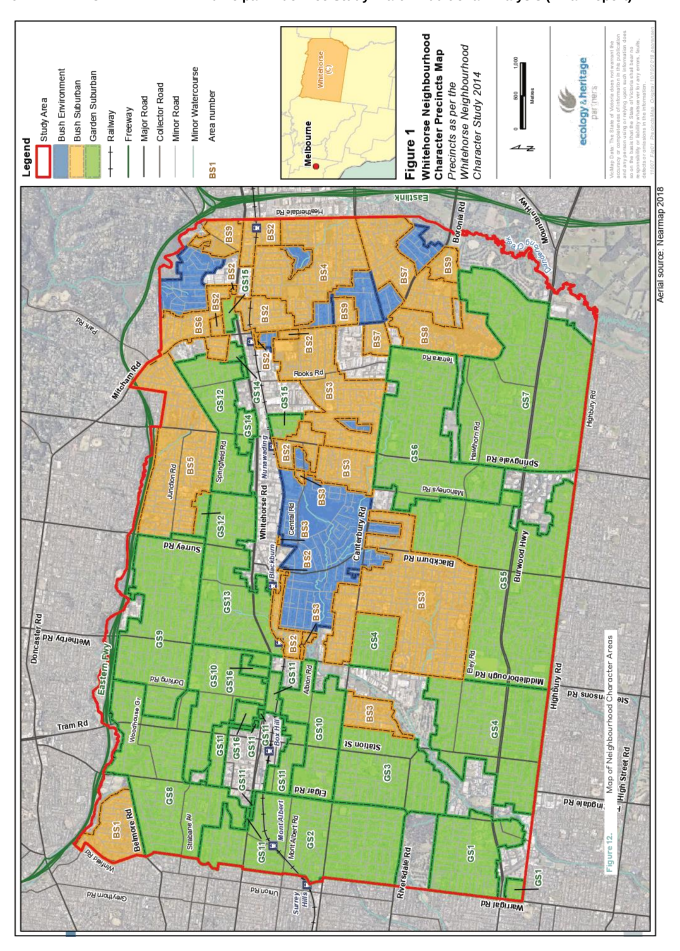
aligned well with the preferred neighbourhood character statements and general statement The landscape assessment found that the of canopy trees on private and public land existing distribution and characteristics found in the MSS (Clause 21.06) that:

the character of residential areas is to "Trees and vegetation are considered regeneration is of vital importance if character in the municipality, and therefore tree preservation and determinants of neighbourhood be maintained and enhanced." one of the most significant

Bush Environment Character Precincts

or indigenous species with informal planting precincts, vegetation is described to be one of the dominant elements in the landscape,

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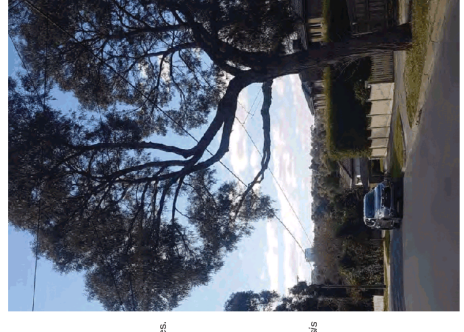


Figure 13.

Narrow-leaved Peppermint (Eucalyptus radiata)

The indigenous Narrow-leaved Peppermint (Eucalyptus radiata) makes a dominant

height of 10 metres and TPZ of 8.4 metres. The

weed Desert Ash (Fraxinus angustifolia subsp. oxycarpa) was also dominant in the landscape under SLO9, however much of this precinct has

been historically covered by existing SLOs.

would trigger the requirement for a permit

TPZ of 7.2 metres. The desired removal of this

with an average height of eight (8) metres and

melanoxylon) in the Bush Environment precinct

The indigenous Australian Blackwood (Acacia

and approximate average girth of 0.78 metres, meaning there are likely to be some specimens

has an average height of only five (5) metres

metres, with an estimated average girth of for some of the native Crimson Bottlebrush requirements of SLO9. This is also the case (4) metres and the Yellow Gum (Eucalyptus Ornamental Cherry (Prunus serrulate) and leucoxylon) has an average height ranging 0.6 - 2.2 metres. Neither of these species laurina) species, and some of the exotic between three (3) metres and eight (8) Callery Pear (Pyrus calleryana).

requirement under SLO9. This species generally

of this species that would not trigger a permit

Garden Suburban Character Precincts

spacing in roads and generally formal planting in

describe vegetation as a dominant element in

Bush Suburban character precincts also **Bush Suburban Character Precincts** has a narrower canopy spread.

the landscape, comprising of a mix of native

and exotic canopy tree species with regular

with the Neighbourhood Character Description.

Weed species in this character precinct are

uncommon, and landscapes are dominated mostly by natives and some indigenous and

The landscape assessment confirms vegetation in the Bush Suburban precincts generally aligns

with dwellings situated within generous garden ncluding native canopy trees in front and rear character type are composed of landscapes settings. Street trees are planted in formal patterns with a mix of generally exotic but The variations of the Garden Suburban setbacks and along the streetscape.

metres, and average TPZ of six (6) to 9.6 metres. (Melaleuca citrina) and Water Gum (Tristaniopsis occurrence in many areas of this precinct, with average heights between seven (7) and ten (10) to 15 metres, and average TPZ of six (6) to 7.2 metres. Exotic Pin Oaks also have a dominant contribution to several parts of this precinct, The indigenous Australian Blackwood species would be consistently captured by the permit in this precinct has an average height of four with average heights ranging from eight (8)

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Southern Silky Oak (Grevillea robusta)

Figure 14.

The Garden Suburban precinct is the largest and most diverse neighbourhood character precinct in the municipality. It applies to many different residential neighbourhoods represented by different sub-precincts.

the bushy garden character of the municipality The dominant species are a mix of natives and and dominance of canopy trees, as a whole, to which continually emphasises the importance landscape assessment generally aligned with Overall, the vegetation identified during the the neighbourhood character descriptions, exotics, including some indigenous and few weeds

citriodora) has an average height of 20 metres and the indigenous Narrow-leaved Peppermint Garden Suburban precinct vary considerably. occurrence and make the most considerable has an average height of 12 metres in some The native Lemon-scented Gum (Corymbia contribution to landscape character in the The largest species that have a dominant areas.

a dominant occurrence in many parts of this a TPZ of 9,6 metres. The exotic Pin Oak has The exotic Oriental Plane Tree (Platanus – nine (9) metres

and should be read in conjunction with Figure 12. predominance of a tree species could warrant precinct. This detail is provided in Appendix B variations within a neighbourhood character The landscape assessment noted where the

species which have a dominant occurrence and taken into consideration when determining the species also contributes to the significance of neighbourhood character precinct. This does, the landscape and neighbourhood character There are a number of exotic and even weed however, emphasise that the consistency of The dominance of a particular species is not precinct, as there are several other criteria considered significant enough to warrant a change to the neighbourhood character

make a significant contribution to the landscape species that triggers a permit under the interim analysis by an arborist on the basis of its weec even though the objectives are of an aesthetic The cost of a permit application (or VicSmart over five (5) metres. Any environmental weed status (as has been demonstrated by permit character which have an average height well misplaced, as offsets are often not required SLO9 would be permitted for removal upon application) and preparation of an arborist report for these weed species seems to be for trees with little or no ecological value, applications and VCAT cases to date)

> precinct with average heights between seven (7) areas with an average height of 12 metres and orientalis) has a dominant occurrence in some

City of Whitehorse Municipal Wide Tree Study (Part 2)

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Figure 15.

Weeping Bottlebrush (Melaleuca viminalis)

Analysis of Canopy Cover Rates in SLO9

A more geographically refined control and

the introduction of more exemptions, may

neighbourhood and landscape character be appropriate to protect and enhance the contribution canopy trees make to

throughout the municipality.

noted in the discussion of this analysis in Section with Maroondah at 24.3%, Manningham at 30% This includes all private land in the municipality, Analysis (Eastern Region) prepared by DELWP identifies a total tree canopy coverage (above Ranges begin to have higher canopy coverage, as well as public land such as roads and parks. 20.3%, while Monash, being closer to the CBD, has 15.2% and adjacent municipalities further Knoxhas a slightly lower canopy coverage of and Yarra Ranges the highest with 35.1%. As Analysis of the tree canopy data (2014) from the Interim Report: Urban Vegetation Cover away from the CBD and towards the Yarra 3 metres in height) of 20.9% in Whitehorse.

Table 9 – Percentage of Lots by Canopy Cover Rate in SLO9 / Other SLOs

		SEO Ared	Area
		SL09	SLO1-8
	40-100%	3.6%	21.9%
Existing	30-40%	7.6%	39.8%
Cover	20-30%	31.1%	31.8%
	10-20%	20.7%	6.5%
	0-10%	%6'9	%0.0

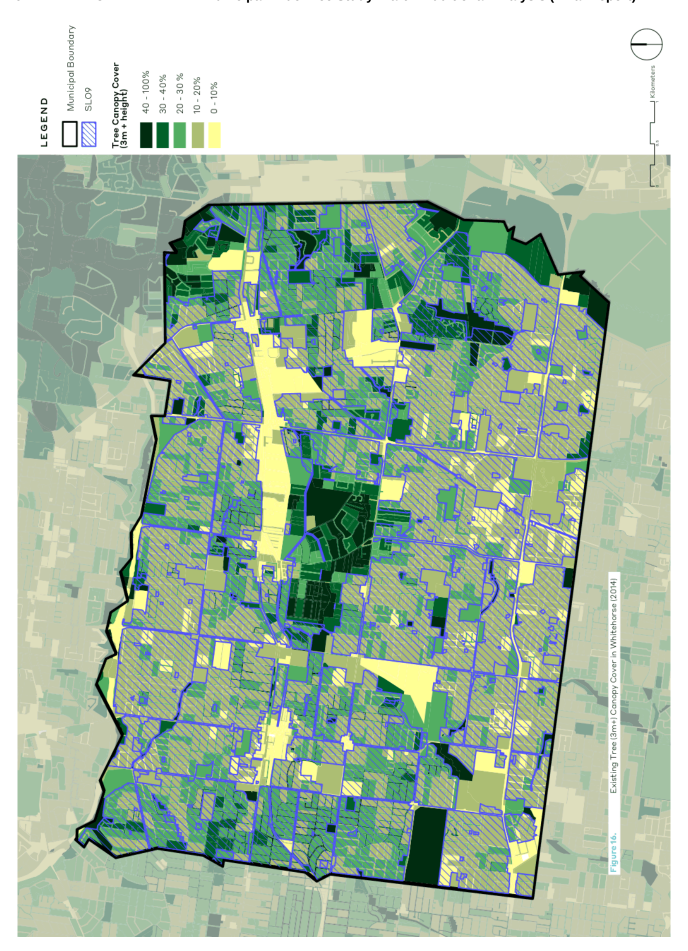
SLO9 SLO1-8	3.6% 21.9%	%8'8'8 %9'8 %9'8 %9'8 %9'8 %9'8 %9'8 %9'	31.1% 31.8%	0% 50.7% 6.5%	%0.0 %6.9 % 0
	40-100%	30-40%	20-30%	10-20%	0-10%
		Existing	Cover		

characteristics of canopy trees in these areas.

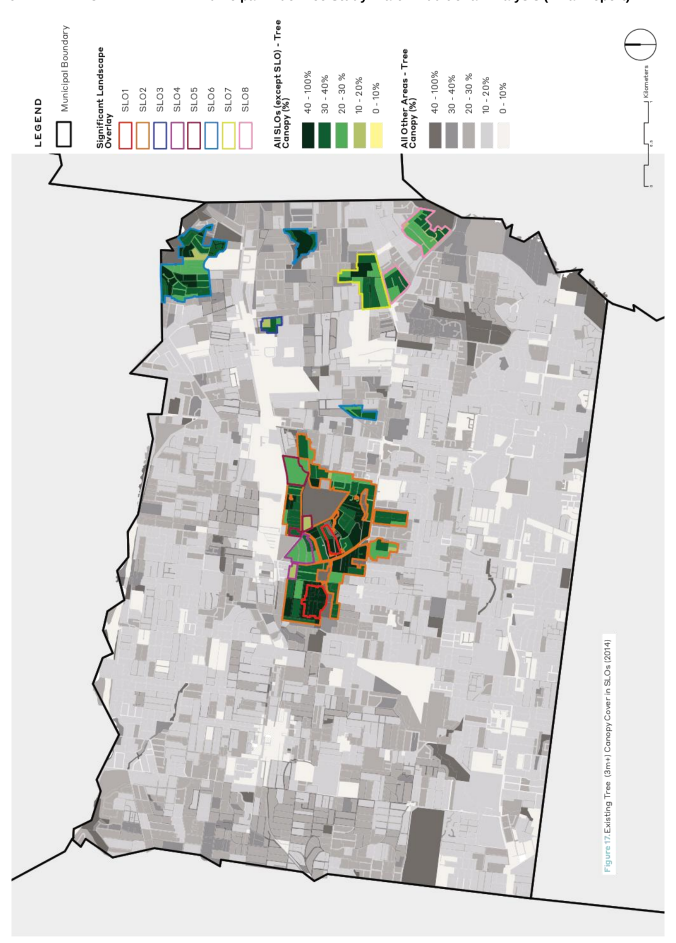
concerns of a 'blanket' control, ensuring that character areas would alleviate some of the A separate suite of objectives for different

these objectives clearly reflect the unique

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Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

2.2, the current minimum threshold height is set at 3m, much lower than the canopy tree minimum height of 5m used in this study (and the Whitehorse Municipal Wide Tree Study 2016), and it is likely that the actual existing canopy coverage above 5m in Whitehorse is substantially less than this figure.

which shows the percentage of lots within SLO9 rates of existing canopy cover. The vast majority contain upwards of 20% cover, and 61.7% of lots distribution of canopy cover in the other SLOs of lots (81.8%) in SLO9 contain 10-30% canopy canopy cover are typically located in the more established SLOs. This is quantified in Table 9, distribution of this canopy cover with relation contain upwards 30% cover (refer to Table 9). which demonstrates that the areas of higher still considered useful in analysing the spatial in Whitehorse, as compared to that of SLO9, distribution of this canopy cover throughout other SLOs that correspond with different cover, whereas 93.5% of lots in other SLOs Notwithstanding this, the 3m threshold is to SLO9. Figure 17 highlights the spatial Whitehorse, Figure 16 shows the spatial

The spatial distribution of canopy cover also reflects the different zones when the data is interrogated within SLO9 itself. Figure 18 shows the spatial distribution of canopy cover relative

to the residential zones. This mapping shows that areas of higher cover are typically located in NRZ areas. This is quantified in Table 10 which shows the percentage of lots within each zone that correspond with different rates of existing canopy cover.

Table 10 shows the trend across the zone is to greater rates of canopy cover from RGZ to NRZ areas are predominantly bush suburban or garden suburban areas, while GRZ are mostly garden suburban. Using these canopy cover percentage intervals, the RGZ lots have an average canopy coverage of 17.9%, GRZ lots average 18.5%, and NRZ average 21.8%.

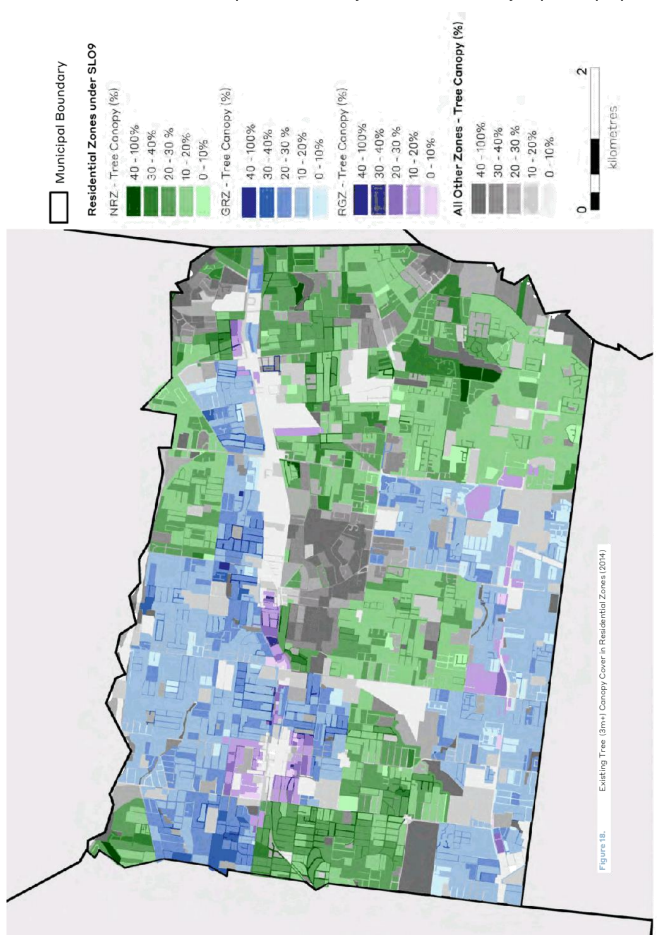
The key observation from Table 10 and Figure 18, however, is not the spatial distribution across the zones, rather the low proportion of lots that contain more than the UFS target of 30% municipal-wide canopy coverage. Only 11.2% of all lots in SLO9 have greater than 30% canopy cover, and this is considering the lower threshold of 3m canopy tree heights.

This highlights that, despite the significant contribution canopy trees make to neighbourhood character, retention alone will not achieve the 30% target of the UFS, and that greater emphasis needs to be placed on residential development achieving canopy cover through the establishment of new canopy trees.

Table 10 - Percentage of Lots by Canopy Cover Rate in Residential Zones

Zone RGZ GRZ NRZ 45-100% 1.4% 0.6% 2.2% 40-45% 2.9% 1.8% 2.4% 35-40% 0.5% 1.2% 2.9% 30-35% 3.4% 4.2% 7.4% 25-30% 11.1% 7.5% 13.5% 20-25% 15.9% 19.2% 28.6% 10-15% 23.2% 25.7% 17.0% 5-10% 10.6% 7.7% 2.8%

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Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

4.6 Implications for Housing

Capacity

considering permanent tree protection controls, particularly given the significant proportion of substantial trees has the potential to compete the optimal yield that may have been achieved competing policy objectives is one of the most Vegetation protection may impact on housing with the objective of growing and diversifying growth by either preventing the construction housing stock within the City of Whitehorse. additional dwellings are supported, reducing on an unconstrained site. This balancing of The policy objective of protecting existing the municipality that is affected by SLO9. challenging issues to be addressed when of additional dwellings on a lot or, where

generalised.

tree controls on dwelling yield is challenging for The task of estimating the potential impact of a number of reasons:

- existing trees that would trigger the need for a permit for their removal. It is therefore not would be potentially affected by the controls. possible to quantify how many trees or lots No data exists to identify the location of
 - while trees in the middle of lots may have the constraint. Trees located in front and rear The existence of substantial trees on a lot does not necessarily imply a development setback areas may have no impact at all,

A range of attributes need to be considered when assessing a tree removal application, a case-by-case basis and the likelihood of proximity to buildings and infrastructure. These attributes need to be assessed on a permit being granted cannot be readily ncluding age, significance, health and

change with respect to product preferences, The housing market is subject to consistent single regulatory measure on development regulatory context. The true impact of a development) is difficult to quantify with property values, project viability and yield (other than one that prohibits certainty.

preparation of a model which seeks to estimate the impact of vegetation protection on dwelling accuracy. As an alternative, an assessment was made of the potential impact of the application of SLO9 on the development yield assumptions and Neighbourhood Character Review 2014 to determine the potential magnitude of impact. yield cannot be pursued with any degree of that underpinned the Whitehorse Housing Due to the above considerations the

The purpose was not to imply that the maximum was to provide a means of determining whether capacity could or should be achieved. Rather, it be developed in Whitehorse is achievable within the projected number of dwellings expected to The report provided Council with an estimate the planning control regime recommended by of the number of lots/dwellings that could be accommodated on appropriately zoned land. evidentiary support for the housing review. The Residential Assessment Methodology Report 2014 was prepared to provide the Housing Strategy.

The potential number of lots per change area is 12,341 additional dwellings then projected to be capable of being created in Whitehorse based Housing Review. This was well in excess of the constructed by 2031 (Victoria in Future 2011) The report concluded that there were in the on the zoning framework proposed by the order of 82,500 additional dwellings/lots shown in the table overpage.

the total to exclude lots that are unavailable to constructed or renovated, or those kept out of ots may include properties held for long-term investment, dwellings that have recently been Note that a 20% 'discount' was factored in to the market within the planning period. These

City of Whitehorse Municipal Wide Tree Study (Part 2)

Page 95

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Table 11 - Project No. of additional Lots / Dwellings by Change Area Neighbourhood Residential Zone (Limited

residential zones. Change areas) 19.6% 26.4% 28.7% 20.2% 5.1% Percentage 100.0% additional Lots/ 20,266 27,293 29,586 20,862 5,235 103,242 Dwellings 82,594 No. of (Substantial Change areas) Neighbourhood Residential General Residential Zone Residential Growth Zone TOTAL No. of additional (Natural Change areas) structure plans or UDFs Neighbourhood Activity Commercial areas and opportunity sites with Zone (Limited Change Lots and Dwellings TOTAL minus 20% Area

Source: Whitehorse Residential Assessment Methodology Report 2014

The following discussion examines each of the change areas and provides commentary as to the potential impact of vegetation controls in

Change areas) The most heavily vegetated residential areas in Schedules 1-8. The NRZ areas subject to SLO9 to impact on The potential for the SLO9 to impact on development capacity assessment flaure of the perfect of the state of the stat

More importantly, at the time the assessment

The potential for the SLO9 to impact on development yield is influenced by the very conservative development potential assumptions applied in the capacity assessment. The capacity analysis for the NRZ areas covered by SLO9 assumed an average lot size of 320m², a maximum of 2 dwellings per lot, and that only 5% of lots would be developed for dual occupancies.

approximately 20,000 additional dwellings in the

pursued by Council in the 2014 Housing Strategy

It is noted that the 320m² minimum lot size

the assumptions even more conservative in the

current planning environment.

was also not approved by the Minister, making

Under these conservative assumptions it is unlikely that the introduction of tree protection provisions would have any impact on the estimated dwelling yield. This is because the large average lot sizes and limited development yields are likely to provide scope to protect existing trees. Further, it is highly probable that well in excess of 5% of lots are entirely unencumbered by trees, thereby accommodating the expected number of development sites and compensating for any lots that may be undevelopable due to the presence of significant trees.

City of Whitehorse Municipal Wide Tree Study (Part 2)

99

General Residential Zone (Natural Change

The GRZ is the only zone where a policy conflict between dwelling growth and vegetation protection has potential to be a numerically significant issue.

Areas zoned GRZ tend to be less well-vegetated than those zoned NRZ, with averages of 18.5% and 21.8% respectively. Only 15.3% of lots in the GRZ have a canopy coverage rate of 25% or more, compared to 28.4% of lots in the NRZ. This suggests that the development potential of GRZ lots is less likely to be impacted by the need to protect large trees that those in the NRZ.

be accommodated on a lot with a minimum area of 320m² and semi detached units on a minimum only 50% of the total number of lots would likely within the residential development assessment methodology were that detached houses could as detached dwellings. These are conservative 200m². It was also assumed that, over time, development assumptions when compared to the development yields and lot sizes assessed 320m² minimum lot size pursued by Council in by the Minister, making the assumptions even be developed, with the remainder maintained the 2014 Housing Strategy was not approved as case studies for this project. Again, the The development assumptions contained φ

Residential Growth Zone (Substantial Change

SLO9 exempts from the need for a planning permit the removal of trees 'outside the Minimum Street Setback in the Residential Growth Zone.' The minimum street setback area is generally set aside for landscaping, access and services. Accordingly any applications involving the removal of trees within the street setback area will not impact upon built form or building dimensions, thereby minimising the likelihood of any impact on dwelling yield.

This is further validated by the Housing Development Data prepared by DELWP between 2005-2016 which shows that nearly half (48%) of new dwellings were within 400 metres (the walkable catchment) of an Activity Centre, which is typically in the RGZ.

Commercial areas and opportunity sites with structure plans or UDFs

SLO9 does not apply to non-residential land. The application of SLO9 is therefore assumed to have no impact on the potential dwelling yield within commercial areas.

Opportunity sites and areas were generally included within Substantial Change areas, wherein the impact of SLO9 is negligible, as discussed above.

Neighbourhood Activity Centres

The neighbourhood activity centre analysis examined commercially zoned and/or developed precincts throughout the municipality. The assessment of development potential was undertaken on a precinct-by-precinct basis. Due to the zoning and existing commercial development of these precincts the application of SLO9 is unlikely to have any impact on potential dwelling yield.

Magnitude of impact of SLO9 on residential capacity

Table 11 provides commentary on the magnitude of impact tree retention in the areas affected by SLO would have in each of the areas assessed in the 2014 Residential Capacity Assessment.

Analysis of Table 11 highlights that the only zone in which SLO9 may have a discernible impact on dwelling yield is the GRZ, which accounts for just over a quarter (26.4%) of potential new dwelling opportunities. There may also be negligible impact in the NRZ (19.6% of opportunities), although this may be offset by changes to the zone that allow for more than one additional dwelling on the lot. In all other areas, accounting for more than 50% of dwelling opportunities, SLO9 will have no impact on dwelling yield.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Table 12 - Project No. of additional Lots / Dwellings by Change Area

Area	Capacity in 2014 (No. and % of Lots/ Dwellings	Comments on Impact of SLO9	Conclusion
Neighbourhood Residential Zone (Limited Change areas)	20,266 (19.6%)	SLO1-8 apply to most heavily vegetated areas. Conservative development assumptions applied. Zone objectives emphasise character. Changes to NRZ since 2014 have increased development potential.	SLO9 is likely to have a negligible impact on dwelling yield. The potential impact is well within the projected additional capacity.
General Residential Zone (Natural Change areas)	27,293 (26.4%)	GRZ areas are generally less well vegetated than NRZ areas. Conservative development assumptions applied. Zone schedules require additional open space & tree planting.	SLO9 is likely to have some impact on dwelling yield. The potential impact is well within the projected additional capacity.
Residential Growth Zone (Substantial Change areas)	29,586 (28.7%)	SLO9 exempts tree removal outside the front setback area. Zone schedule places emphasis on growth. Tree protection within front setbacks is unlikely to impact dwelling yield.	SLO9 is unlikely to have any impact on dwelling yield.
Commercial areas and opportunity sites with structure plans or UDFs	20,862 (20.2%)	SLO9 does not apply to commercial and non-residential sites	SLO9 will have no impact on dwelling yield.
Neighbourhood Activity Centres	5,235 (5.1%)	SLO9 does not apply to non- residential land.	SLO9 will have no impact on dwelling yield.

The Whitehorse Housing and Neighbourhood Character Review 2014 concluded that the total residential development capacity within Whitehorse was substantially in excess of the projected growth requirements within the planning horizon of 2031. This was notwithstanding the removal of 20% of all properties from the assessment on the assumption that they will not come onto the market during that time.

It is highly improbable that the provisions of SLO9 would constrain housing growth to such a magnitude that Whitehorse would not have capacity to house forecast population growth. It is concluded that the potential for SLO9 to impact on dwelling yield is limited to the GRZ and NRZ areas affected by the overlay. Noting the strong emphasis placed on vegetation protection within the State and local planning frameworks, the purposes of both of the zones and the substantial capacity Whitehorse also has in other zones to accommodate projected growth, it is concluded that the introduction of SLO9 on a permanent basis will not have an unreasonable impact on housing growth objectives in Whitehorse.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

4.7 Conclusions

The residential areas of Whitehorse have a strong and desirable neighbourhood character, largely influenced by the presence of canopy trees. However, the Whitehorse Planning Scheme contains parallel policy objectives of housing growth and vegetation protection which need to be balanced.

The most recent estimates continue to forecast significant population growth for Whitehorse, particularly in the Box Hill Activity Centre (and surrounding suburb of Box Hill), Burwood East, Blackburn and Nunawading.

The risk assessment undertaken as part of the project compared the development potential of each residential zone and the canopy coverage recorded by DELWP in 2014, assigning higher risk to areas with high development potential and/or high canopy coverage.

Local policy and vegetation protection controls in the Whitehorse Planning Scheme are generally supported by academic studies and literature. Recent information reinforces the need to protect and support the establishment of new canopy trees to unlock a wide range of benefits.

A detailed review of the dominant tree species in the Bush Suburban and Garden Suburban Character Precincts confirms that these Neighbourhood Character Areas are appropriately defined and that canopy trees do make a substantial contribution to character. Bush Suburban areas generally contain more native species, while Garden Suburban areas are more

diverse and contain a mix of native and exotic

A number of areas are identified as having a high level of discernibly consistent canopy trees, which further emphasises the dominant contribution of canopy trees to neighbourhood character in these areas and throughout the municipality.

Splitting SLO9 into multiple schedules is not recommended as this would serve only to add complexity to the planning provisions. The area to which SLO9 is already applied is subject to all three residential zones and multiple zone schedules. In many respects the SLO9 provisions operate in a manner that could be regarded as supplementary to the zone provisions. The zones therefore provide sufficient guidance about the development and neighbourhood character aspirations for each of these areas without the need for further definition through SLO schedules.

The retention of a single SLO schedule covering multiple localities is consistent with the approach taken with Yarra Ranges Planning Scheme SLO22, which applies to a number of townships in the foothills and rural areas of the municipality. A similar approach is taken in the Maroondah Planning Scheme, particularly with respect to SLO2, which protects canopy trees over a large and diverse area.

The potential impact of SLO9 on residential development capacity was determined using the development capacity assessment undertaken as part of the Whitehorse Housing

and Neighbourhood Character Review 2014. It is expected that there will be a negligible impact to the RGZ (due to exemptions outside the front setback) and NRZ. Some potential impact on housing capacity is expected in the GRZ, however this will be well within the projected additional capacity. The lack of significant impact on housing capacity is largely due to the very conservative development assumptions made during the Whitehorse Housing Strategy 2014 and recent changes to the residential zones and VPPs.

In general, the retention of SLO9 should not have an unreasonable impact on the City's capacity to accommodate projected population and dwelling growth.

While a net loss of canopy cover on private land is anticipated in areas identified for substantial

change, there is potential to enhance canopy cover

Based on this analysis it is our view that:

areas where there is currently lower canopy cover.

by encouraging tree planting in minimal change

- The retention of SLO9 should not have an unreasonable impact on the City's capacity to accommodate projected population and dwelling growth; and
 - While a net loss of canopy cover on private land is anticipated in areas identified for substantial change, there is potential to enhance canopy cover by encouraging tree planting in minimal change areas where there is currently lower canopy cover.

9.1.4 – ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

5

RECOMMENDATIONS

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

The following is a summary of the recommendations provided throughout the report:

Recommendations

5.0

Strategic Context

Modify the Municipal Strategic Statement (MSS) to:

- Strengthen its emphasis on tree canopy protection and enhancement; and
- protection and enmancement, and Include reference to the Urban Forest Strategy and its 30% tree canopy target.

Work with DELWP and RMIT to further develop the Urban Vegetation Cover Analysis to:

- Provide a mechanism for the ongoing monitoring of tree canopy in Whitehorse;
- Obtain data for trees with a minimum height of 5 metres so that the effectiveness of SLO9 can be better analysed.
 - Use the findings and recommendations of this report to resubmit an amendment to introduce Amendment C196 to introduce a permanent SLO9 control, subject to the refinements recommended in this report Prior to the finalisation of the Interim UFS, it is

recommended that the following be considered:
The scale at which the canopy target is to be achieved is clarified, i.e. is the target to be applied across the board in all zones or based

The expected contribution of private - Allowing zone residential land be clarified in order to requirements provide better guidance for the assessment account whe

Statutory Controls

of planning applications.

Amend the MSS (Clause 21.05 'Environment') to:

- Provide support for the application of a permanent SLO9; and
- Exclude land within SLO9 from the minimum lot size policy that applies to other SLO schedules.

Amend the Tree Conservation Policy (Clause 22.04) to:

- Strengthen the references to canopy trees in the Policy Basis section;
- Strengthen the objectives to ensure that new development provides sufficient space for new and replacement trees;
 Clarify the relationship between vegetation controls and ResCode planting requirements
- Prioritising tree retention over planting requirements;
- Placing emphasis on achieving equivalent canopy through offset planting;

- Allowing zone tree planting requirements to be taken into account when calculating offsets.
- Refine the provisions relating to buildings and works near existing trees to provide for a minimum setback of 3m in SLO9 rather than the 4m that applies to SLOs 1-8;
- Refine the provisions relating to tree regeneration to provide for a minimum area of 35m² in SLO9 rather than the 50m² that applies to SLOs 1-8.

Amend SLO9 to:

- Strengthen the landscape character
 objective to include reference to replacement
 trees;
 Introduce new vegetation removal
 exemptions providing for the removal,
 destruction or lopping without a permit of:
 - Trees located less than 3 metres from the wall of a dependent person's unit, dwelling or garage attached to a dwelling (aligning the provision with the local policy setback requirement);
 - Trees located less than 3 metres from an in-ground swimming pool
- Environmental weeds, as defined by the City of Whitehorse, as they have

on an averaging?

9.1.4 – ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

City of Whitehorse Municipal Wide Tree Study (Part 2)

little to no ecological value and are consistently supported for removal.

Trees around public utilities including power lines and other services, including those within easements

Street trees in line with Council's

- Street Tree Policy.

 Add a note clarifying that the exemption provisions do not authorise the removal, destruction or lopping of trees required by existing planning permits.
- Add a table containing a list of environmental weed species based on Council's existing list (Appendix A) and additionally including:
- Cape wattle (Paraserianthes lophantha)
- Box Elder (Acer negundo)
- Add a provision to allow approved planning permits granted prior to the introduction of the interim SLO9 controls on 8 February 2018 to be exempt from the tree removal trigger.

Amend the planning scheme maps and associated schedules to remove the area-based VPO schedules 2 and 4 from properties (as per Amendment C196) as they would duplicate tree controls for these areas.

9.1.4 – ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

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9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

APPENDICES

11

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Table 13 – Weed trees and shrubs in Whitehorse Source: Whitehorse City Council (http://www.whitehorse.vic.gov.au/Weed-Trees-and-Shrubs.htm/)

Appendix A: Current Weed Trees and Shrubs

				•	
Common name	Scientific name	Notes	Common name	Scientific name	Notes
Boneseed	Chrysanthemoides monilifera	 Grows to 3m high Flowers: Winter Seed Set: Pods ripen early Summer 	Hawthorn	Crataegus monogyna	Grows up to 10 m highFlowers: SpringSeed set: Red berries in Autumn
Cape Broom, Montpellior Broom	Genista monspessulana	Grows to 2.5m Flowers: spring to early summer Seed set: Pods ripen late spring into summer	Mirror Bush	Coprosma angustifolia	Grows to 6m high Flowers: Spring to early summer Seed set: Orange berries in Summer and Autumn
Cootamundra Wattle	Acacia baileyana	Grows to 8m high Flowers mid-winter Seed set: Pods ripen spring and summer	Privet	Ligustrum spp.	Grows up to 10 m high Flowers: Early spring Seed set: Orange berries in Autumn and Winter
	corolleds tell spb.	Flowers: Spring and Summer Seed set: Red berries in Autumn	Radiata or Monterey Pine	Pinus radiata	Grows up to 4m Flowers: Winter and Spring
Desert Ash	Fraxinus angustifolia	 Grows to 25m high Flowers: Late winter Seed set: Summer 	Sallow Wattle	Acacia longifolia	Seed Set: Cones can release seeds anytime Grows up to 8m high
Flax-leaved Broom	Genista linifolia	Grows to 3m high Flowers: Spring Seed set: Pods ripen late spring into summer	Sweet Pittosporum	Pittosporum undulatum	Flowers: Winter Seed set: Pods ripen early summer Grows up to 14m high Flowers: Early Spring
Gorse, Furze	Ulexeuropaenus	Grows to 2m high Flowers: Winter to summer Seed set: Seed can be on a mature plant	Willow	Salix spp.	Seed set: Orange berries in Autumn and Winter Grows up to 25m
		at almost anytime.			Flowers: Late winter Seed set: Seed is rarely fertile but plants grow very easily from small branchlets taking root after being washed downstream from mature trees.

Appendix B: Landscape Assessment

Precinct	Description
BS1	This precinct area is generally dominated by exotic species along streets, predominantly medium sized Chinese Eims and Pink Oaks. Some streets entirely comprised of eucalypt species such as Yellow Gums, however not as common as exotic species. Many gardens have large to very large eucalypts within them, with gives this precinct a bushy characteristic not noted in Garden Suburban precincts. Aligns with NCA benchmark.
BS2	This precinct area is largely dominated by avenue plantings, primarily Pin Oaks, Callery Pears, Argyle Apples and Smooth-barked Apples. Streets not dominated by avenue planting generally contain a mix of natives such as Yellow Gums, Water Gums and Prickly-leaved Paperbarks. Gardens appear to be generally comprised of exotic species with large native and exotic canopy trees present throughout. Parks and reserves are predominantly dominated by large eucalypts. This precinct area generally aligns with the NCA benchmark.
BS3	This precinct area mostly dominated by Victorian natives along streets, predominantly Paperbark species, Yellow Gums and Water Gums. Other Australian native and indigenous species commonly found include the Queensland Brush Box, Smooth-barked Apple, Australian Blackwood and Narrow-leaved Peppermint. Some avenues of exotic species such as Pin Ocks, Callery Pears and uppanese Photinias exist, particularly within the western-most precinct area (i.e. west of Middlebor-ough Roads). Gardens are mostly a mixture of native and exotic species, well cultivated with occasional large euclapts observed on private property. Eucalypts are well established and provide continuous connectivity across the landscape for fauna to move. European canopy trees are also present but not as common. Parks and reserves are mostly dominated by native species, with occasional small patches of exotic species. The vegetation strata is generally consistent across the precinct area and aligns with the NCA benchmark.
BS4	This precinct area primarily dominated by Australian native, Victorian native and indigenous species such as the Smooth-barked Apple, Red Ironbark, Yellow Gum, Water Gum and Weeping Bottlebrush. Many streets are dominated by only a few tree species, usually large eucalypts or Smooth-barked Apples. There are some avenues of exotic species, primarily Pin Oaks, however this is quite uncommon. A number of large eucalypt species occur within front and rear yards. Gardens are well established with a mix of native and exotic canopy trees. Parks and reserves are entirely comprised of healthy medium to large eucalypts and other native species. This precinct area generally aligns with the NCA benchmark.
BS5	This precinct area is mostly dominated by Australian native, Victorian native and indigenous species, with exotic species relatively uncommon as street trees. Some small avenues of Pin Oaks are observed and small streets are dominated by Callery Pears. Exotic species become slightly more common further west. Black Sheoak and Crimson Bottlebrush are more common here then in other precinct areas. Parks and reserves are almost entirely comprised of medium to large native species. Gardens contain a mixture of exotic and native canopy trees, however Smooth-barked Apples and Narrow-leaved Peppermints are particularly common in front yards.
BS6	Precinct area is generally dominated by large exotic trees such as Pin Oaks or Oriental Plane Trees, often accompanied by Queensland Brush Boxes and Prick-Iy-leaved Paperbarks. This species composition is fairly consistent throughout the entire precinct area, except in areas north of Quarry Road where a greater diversity of tree species occur, including Australian Blackwood and Common Lilly Pilly. Most gardens generally lack large canopy trees, with the occasional large native or exotic. Parks such as Halliday Park consist primarily of large exotic species such as Pin Oaks with few natives observed. This precinct area generally aligns with the NCA benchmark.
BS7	Mix of exotic and natives throughout this precinct area, however it is predominantly dominated by Australian species. Streets are primarily comprised of small Water Gums, Willow Bottlebrushes and a mixture of medium sized eucalypts such as Red Boxes and Red Ironbarks. Larger canopy trees present include Pin Oaks, Queensland Brush Boxes, Smooth-barked Apples and Yellow Box which are relatively common throughout entire precinct. Australian species tended to be more common south of Boronia Road. Gardens contain many mixed species of canopy trees including some very large eucalypts and Smooth-barked Apples. Parks show a variety of native and exotic species with some entirely dominated by oaks. This precinct area aligns with the NCA benchmark fairly consistently.
BS8	Despite gardens generally lacking large canopy trees and being mostly dominated by established exotic vegetation, this precinct area still has a very bushy characteristic due to the majority of streets being lined with medium to large eucalypt species including Red Flowering Gums and Yellow Gums. These trees are complimented by their close proximity to Bellbird Dell Reserve. Some smaller streets are dominated by exotic species such as along Barnesdale Street, which contains Oriental Plane Trees. Surrounding parks and reserves are primarily dominated by native species. This precinct area aligns with the NCA benchmark.

79

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

BS9	There is a large variety of tree species throughout this precinct area, with some areas dominated by Australians species such as Water Gums and Red Flowering Gums, while other areas, in particular the stretch along Mitcham Road, are dominated by exotic species and avenue plantings of Callery Pears and Japanese Photinas. Gardens contain a mix of species, with many large eucalypts identified throughout this precinct area such as Red Ironbark. Antonio Park is primarily dominated by native species. This precinct area aligns with the NCA benchmark.
GS10 Sub pre- cinct 1, southern area	This sub-precinct contains a mixture of Australian species and avenues of exotic species. The south-eastern corner is generally dominated by Smooth-barked Apples and Queensland Brush Boxes along main streets, with Water Gums and Chinese Elms common along smaller side streets. The north section of the sub-precinct contains predominantly exotic species such as Callery Pears and Chinese Elms with fewer native species. To the west of Station Street, avenues of Callery Pear and Japanese Photinia become prominent. Large Oriental Plane Trees are planted along the whole of Albian Road, with this being the only road in which this species is observed. Some medium to large eucalypt species are also sporadically scattered throughout this sub-precinct. Houses generally have small gardens with large native or exotic species such and eucalypts and oaks occasionally present. Parks and reserves display a mix of species, with Combarton Park compromised primarily of English Oaks and other exotics, while Victoria Road Play Space is primarily dominated by large eucalypts. Chinese Elm is noted to be prevalent throughout the entire sub-precinct. This sub-precinct area generally aligns with NCA benchmark, however only the south-eastern corner contains a high abondance of Australian natives such as Smooth-barked Apple and Queensland Brush Box.
GS10 Sub pre- cinct 2, northern area	This sub-precinct area has a similar composition to GS10 sub precinct 1, however there are far fewer native species. East-west orientated streets are primarily composed of larger dominant canopy trees, with north-south orientated streets usually comprising smaller exotics such as Crepe Myrtles, Black Cherry Plums and Callery Pears. A greater abundance of Ornamental Cherry is observed in the northern section of the sub-precinct. Many streets are primarily avenue plantings composed of only a few species, often oaks. Other streets are primarily dominated by Chinese Elms, Prickly-leaved Paperbarks and Queensland Brush Box along majority of road. Gardens generally have fewer large canopy trees compared to GS10 sub precinct 1. This sub-precinct area contains a much higher abundance of exotic species, however still provides a similar species composition to GS10 sub precinct 1, and generally aligns with the NCA benchmark.
GS1 Sub precinct 1, south west area	This sub-precinct is a small area that was separated out primarily due to the low amount of canopy trees along streets and within private properties. Hastings Street and Scott Grove contain no tall canopy trees and are instead dominated by Crepe Myrtle and Ornamental Cherry respectively. Gilmour Street contains an avenue of large Oriental Plane Trees, however this is the only location they are observed. Other species present along Gilmour Street and Highbury Road included Queensland Brush Boxes and Prickly-leaved Paperbarks. There are scattered native and exotic canopy trees present throughout the private properties, with the gardens primarily containing exotic species. No localised pockets of high quality vegetation are identified. This sub-precinct generally aligns with the NCA benchmark.
GS1 Sub pre- cinct 2, north area	This precinct area is generally dominated by large eucalypts such as Brittle Gums, Australian Blackwoods and Prickly-leaved Paperbarks. East-west orientated streets generally show greater variation with species such as Queensland Brush Boxes, Common Lilly Pillys and Callery Pears being common. Some avenue plantings occur, such as Callery Pears along Iris St and Common Lilly Pillys along Loudon Road. Gardens generally remain dominated by exotic species, however large eucalypt species are present within front and rard yards. Houses in the northern section of the precinct area generally contain less large trees than those observed further south. Parks within this precinct area such as the one located at the end of Wattlebird Court comprised mostly of small to medium sized eucalypts. This sub-precinct area generally aligns with the NCA benchmark.
GS1 Sub pre- cinct 3, south east area	This sub-precinct area is largely industrial, with a noticeably different species composition to sub-precincts GS1 sub precinct 1 and GS1 sub precinct —2. It is predominantly dominated by large Australian species with less diversity than GS1-02 observed. North-south orientated streets are generally dominated by Yellow Boxes and Narrow-leaved Paperbarks, while east-west orientated streets are generally dominated by Smooth-barked Apples and Queensland Brush Boxes. Most gardens contain medium to large sized eucalypts. No parks or other areas of high value vegetation occur, however the large number of native species should be noted. This sub-precinct generally aligns with the NCA benchmark.
GS11	This precinct contains a mix of native and exotic species, however a majority of the precinct is dominated by exotic species. Many streets comprise an avenue of a single species, predominantly large avenues of Pin Oaks, Ornamental Plane Trees and Callery Pears. Station Street is dominated by Queensland Brush Boxes. Some other streets show a variety of Australian species, mainly Narrow-leaved Paperbarks and Queensland Brush Boxes. There is a significant pocket of large Australian species present at the roundabout near Brougham Street, primarily Smooth-barked Apples and other eucalypt species. Gardens generally contain a mix of canopy species. There is some disagreement with the NCA benchmark, as a majority of streets are comprised of exotic avenue plantings, with only some small pockets of native vegetation.

GS12	A majority of the streets within this precinct area, especially around the western side, are dominated by Australian species such as Australian Blackwoods, Water Gums, Smooth-barked Apples and Black Sheoaks. Species such as Callery Pears and Pin Oaks become more common the further east in the precinct area with some avenue plantings observed. Gardens show a mixture of native and exotic canopy species, generally medium to large sized trees. Parks and reserves are predominantly dominated by large natives such as eucalypts that appear to be in good health with potential to support nests or hollows. This precinct area generally aligns with the NCA benchmark.
GS13	There is a large variety of native and exotic canopy trees observed throughout this precinct. Avenues of Pin Oaks are more common in the east side of the precinct area where they make up many north-south orientated streets. Conversely, Smooth-barked Applea and Yellow Gums are more dominant along north-south streets on the west side of the precinct area. Queensland Brush Boxes and Narrow-leaved Paperbarks are commonly distributed throughout the entire precinct area. Parks and reserves also show a lot of variation, with a mix of medium to large native and exotic species. Gardens also display a variety of canopy trees, although are not particularly common. This precinct area aligns with the NCA benchmark.
GS14	There is a mixture of species throughout this small precinct area, with exotics and Australian species generally sharing many streets, in particular Pin Oaks, Queensland Brush Boxes and Desert Ashes. Some avenues of Callery Pears and streets dominated by Paperbark species also occur. Gardens are generally comprised entirely of exotic species and mostly lack large canopy trees. The western side of Springvale Road has a higher abundance of Australian species such as Smooth-barked Apples and Yellow Gums. This precinct generally aligns with the NCA benchmark.
GS15	There is a large amount of variation within this precinct area, with no obvious species theme or continuity among street tree plantings. Harrison Street is dominated by Queensland Brush Boxes and has two large Yellow ed by Pin Oaks, with some Queensland Brush Boxes scattered throughout. Doncaster East Road is dominated by Queensland Brush Boxes and has two large Yellow Boxes located within a front yard. McDowall Street primarily comprises Ornamental Cherries. West Street is dominated by Common Lilly Pillys and small Water Guns. Wood Street contains almost entirely Narrow-leaved Paperbarks and Chinese Elms. Mount Pleasant Road is dominated primarily by Desert Ashes and Queensland Brush Boxes. Parks and reserves are mostly comprised of medium sized eucalypts. Gardens typically contain both exotic and native canopy trees, with some very large eucalypts observed. This precinct area aligns with the NCA benchmark.
GS16	This is a very small precinct resulting in little variation throughout. Streets are generally dominated by avenues of wholly Callery Pears, Queensland Brush Boxes or Pin Oaks. Norway Maples and Black Cherry Plums are also common along many streets throughout the precinct area. Bolton Park contains many eucalypts of various sizes. Occasional large eucalypts are also found along streets, however these are quite rare. Gardens generally contain few canopy trees and are instead dominated by small shrubs. This precinct area aligns with the NCA benchmark.
GS2	Fewer eucalypt street trees occur in this precinct area, with a greater number of avenues of large exotic species present, predominantly Pin Oaks and English Oaks. Many streets comprise mostly of single species plantings. Small side streets are generally made up of avenues of Queensland Brush Boxes, Black Cherry Plums, Prickly-leaved Paperbarks and Oriental Plane Trees. English Oaks becomes more dominant north of Canterbury Road rather than Pin Oak in many streets. Natives are generally confined to parks, reserves and private property, where medium to large eucalypts are found. Gardens are well established and contain a mix of exctic and Australian species. A slightly greater amount of variation in street trees is observed north of Canterbury Road. Private properties further north also appear to contain less large canopy trees and parks have more exotic species. This precinct areagenerally aligns with the NCA benchmark.
GS3	The precinct area is primarily dominated by exotic species such as avenues of English Oaks along main streets. Streets lacking large canopy trees are generally found to be dominated by Australian species such as Queensland Brush Boxes and Prickly-leaved Paperbarks (generally east-west orientated streets). Many smaller streets lack canopy trees completely and are instead dominated by exotics such as Callery Pears, Claret Ashes and Golden Ashes with other species scattered throughout in lowedensities. Gardensprimerily comprise of exotic species with occasional large eucalypts such as White Peppermints and Yellow Boxes. Stanley Street is completely dominated by White Peppermints however, this species is generally uncommon on a wider scale. Many private properties along smaller streets do not contain any canopy trees. No significant pockets of treescapes are observed. This precinct area aligns with the NCA benchmark.
GS4	East-west orientated streets generally contain small exotic species such as Callery Pears and Crepe Myrtles, while north-south orientated streets more commonly comprise Paperbark species, Queensland Brush Boxes and Water Gums. A variety of large eucalypt species are found throughout this precinct area. Few exotic species are found throughout this precinct area, with Australian species generally dominating the landscape. Almost no large exotic canopy trees are observed. There is a slightly higher abundance a fexotic species and a lower number of eucalypt species east of Middleborough Road. Gardens are generally lacking large canopy trees completely, while parks are primarily made up of large eucalypts and other natives. The precinct area generally aligns with the NCA benchmark.

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GS5	This precinct is predominantly dominated by Australian species, in particular around the west side. Yellow Gums, Water Gums, Sugar Gums and Smooth-barked Apples are common throughout. Some smaller streets lack any native species and generally consist of small exotic species. A majority of canopy trees identified within gardens are exotic species and generally not very large, however some properties do contain large exclappts in front yards. Parks and reserves are primarily comprised of medium to large native species, within some exotics scattered throughout. A few large exotic canopy trees are identified within the precinct, generally in areas north of Burwood Highway such as the avenue of Plin Oaks along Monash Grove. Callery Pears are also only identified north of Burwood Highway, while the abundance of Yellow Gums appeared to decrease. A number of trees throughout the precinct area, such as Silver Banksia, are noted to be experiencing die back, which may be an indication of poor health. This precinct area generally aligns with the NCA benchmark.
GS6	There are a large variety of Australian and exotic species throughout the entire precinct area. Larger streets such as Springvale Road and Jolimont Road are generally dominated by large eucalypt species such as Sugar Gums, including around Forest Hill Shopping Centre. Other large Australian species are scattered throughout, mainly Smooth-barked Apples, including in some front yards. Streets are generally lacking larger eucalypts and are instead typically dominated by other Australian natives such as Narrow-leaved Paperbarks, Crimson Bottlebrushes and Queensland Brush Boxes. Larger exotic canopy trees are less common but still present, such as along Hampshire Road. Some areas show a high abundance of large Australian species such as along Parkland Place, which is dominated by Smooth-barked Apples and Red Ironbarks. Smaller streets are often dominated by White Cedars or Water Gums when larger canopy trees are not present. Gardens generally contain medium to large exotic canopy trees, with some large eucalypts scattered throughout. Parks and reserves show a mix of native and exotic species of various sizes. This precinct area aligns with the NCA benchmark.
687	This precinct area is almost entirely dominated by Australian species, primarily large eucalypts such as Narrow-leaved Peppermints, Lemon-scented Gums and Red Ironbarks. Prickly-leaved Paperbarks and Weeping Bottlebrushes are also common throughout entire precinct. Gardens are fairly established in most areas with a mix of large native and exotic canopy trees. Parks and reserves are entirely comprised of native species, which are generally medium to large eucalypts. Some avenue planting occur, such as along Weeden Drive and Elonara Road, however this is uncommon. This precind area generally aligns with the NCA benchmark.
GS8 Sub precinct 1, western area	This sub-precinct area is defined as all areas of GS8 located west of Elgar Road. There is a large variety of species within this sub-precinct. Some larger streets contain avenues of English Oaks, which are typically orientated east-west orientated streets are dominated by Callery Pears and Pin Oaks. The north-eastern section of the sub-precinct area is dominated by Queensland Brush Boxes along east-west orientated streets, which are often accompanied by Uapanese Photinias and Prickly-leaved Paperbarks. North-south orientated streets are generally dominated by avenues of Callery Pears and Chinese Elms. Large Australian species such as Smooth-barked Apples, Red Ironbarks and Southern Mahoganys are also common in many streets throughout this sub-precinct area. English Oaks are more common throughout the southern half of the sub-precinct such as along Victoria Crescent. Gardens contain a lot of variety, with a mixture of native species canopy species observed. Parks also show a lot of variety, with some containing mixtures of exotic and native species, while others such as Gawler Chain Park are dominated almost entirely by native species. This sub-precinct area generally aligns with the NCA benchmark.
GS8 Sub precinct 2, eastern area	This sub-precinct area is defined as all areas of GS8 located east of Elgar Road. There is a very obvious change from GS8-01 to GS8-02, with a much greater abundance of native species and less avenues of exotic species in this sub-precinct. A majority of streets are dominated by medium to large sized eucalypts, which are generally Sugar Gums and Brittle Gums. Callery Pears are only found along Wimmera Street and Black Locust is only found along Edwin Street. No streets are dominated by large exotic canopy trees. Gardens generally contain exotic species and lack larger canopy trees. This sub-precinct area generally aligns with the NCA benchmark.
689	There is a large variety of eucalypt species present throughout this precinct area with a mix of other exotics and Australian species. North-south orientated streets are often dominated by White Peppermints and Smooth-barked Apples, while the dominant species in east-west orientated streets are often Pin Oaks and Paperbark species. Queensland Brush Baxes are common throughout the entire precinct. Some areas contain large eucalypt species such as the Blue Gums on Peter Avenue, however the majority of eucalypts are quite small and evidently recently planted. The majority of gardens lack larger canopy species with occasional eucalypts. Parks are primarily comprised of medium to large native species. This sub-precinct area generally aligns with the NCA benchmark.

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

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NCA#:			
Dominant trees			
Species	Average DBH (cm)	Average Height (m)	Photo#
Otherstone			
Other trees	Average DRII (em)	Avenage Height (and)	Photo#
Species	Average DBH (cm)	Average Height (cm)	Photo#
Comments			

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Photo #	Street	Direction	Comment
ments_			
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Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Relationship with Neighbourhood Character

Appendix D: VCAT Summary

The objectives and decision guidelines of SLO9 complement and interact with neighbourhood character objectives, as was noted in several VCAT cases.

deciduous exotic canopy tree (Fraxinus excelsior; neighbourhood character statement highlighted Tribunal affirmed Council's decision not to grant site visit. The arborist's assessment determined iustification to remove the tree, In this instance, the important contribution mature trees make neighbourhood character objectives to protect The site is in the NRZ4 of which the preferred Golden Ash) from the backyard of a proposed This was confirmed at a local level during the a tree that made a significant contribution to 1182, the applicant wished to remove a large, to neighbourhood character in this location. the SLO9 reinforced and strengthened the two-storey dwelling in Nunawading, with a a permit, noting the applicant's preference Open Space not to be dominated by a tree. strong preference for this area of Private that this tree had retention value and the n Simpson v Whitehorse CC [2018] VCAT for a grassy backyard was not sufficient neighbourhood character.

n Planning Vision P/L v Whitehorse CC [2018]

VCAT 1101 in Mont Albert North, tree canopy cover was an important contribution to the preferred character of the GRZ4, which was again confirmed at a local level during the site visit and VCAT affirmed Council's decision not to grant a permit. The Tribunal noted that the removal of individual trees will erode the broader contribution of trees to the local neighbourhood character.

which was appealed by an objector. The Tribunal concerning a site in Mitcham, the requirements proposed to be removed, and five (5) new trees requirements of NRZ3, as it did not adequately peing removed under SLO9, which alluded to a for planting trees in both the NRZ3 and SLO9 in excess of the requirement for tree planting part of the proposal for two (2) double-storey granted. This was for a range of reasons, but the proposed planting of five (5) canopy trees dwellings. Council issued a Notice of Decision consider an offset for the thirteen (13) trees were shown on the proposal plans. This was four (4) canopy trees should be provided as varied Council's decision and no permit was among them the Tribunal determined that was not sufficient, even though it met the in the NRZ3, which dictated that at least In Brown v Whitehorse [2018] VCAT 1133, are considered. Thirteen (13) trees were

ike-for-like replacement. It was noted that the requirements of SLO9 are in addition to those in

The decision guidelines of SLO9 state (in part):

- If retention cannot be achieved, or a tree is considered appropriate for removal, consider whether the site provides adequate space for offset planting of indigenous or native trees that can grow to a mature height similar to the mature height of the tree to be removed. If it is not appropriate to select an indigenous or native tree species, the selected species should be drought tolerant.
- Whether the planting location of the replacement vegetation will enable the future growth of the canopy and root system of the tree to maturity.

Whether the replacement tree species and

planting locations conflict with existing or proposed overhead wires, buildings, easements and existing trees

The decision guidelines are not explicit but allude to a like-for-like approach to offset planting, which would have required the proposal include thirteen (13) native trees in addition to the four (4) trees required by the NRZ3. This raises the question of reasonableness as to whether a total of seventeen (17) mature canopy trees

89

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

would require an area of 850m² (85% of the site in Clause 22.04 (Tree Conservation) that this approximately 990m², when it is noted below can comfortably fit on a site with an area of

The site for a new tree should be:

- Separated by a minimum distance of 3 metres from a building
- area of 50 m2 of open ground with a minimum dimension of 5 metres that is free of buildings Landscape Overlay, situated in a minimum and impervious surfaces and of other tree canopies, to minimise competition and In the areas included in a Significant facilitate normal growth

A tree which is dead or dying or has become dangerous to the satisfaction of the responsible authority; or A tree outside the Minimum Street Setback in the Residential Growth Zone.

or plant using approved practices, to achieve a practice of cutting branches or trunks betweer specified objective such as for regeneration or ornamental shaping. Lopping is defined as the Note: Pruning of a tree is defined as removing branches (or occasionally roots) from a tree branch unions or internodes.

a tree to be exempt. However, it is not clear if a circumference criteria must be met in order for permit is required for a tree that meets one of It is noted that there has been some ambiguity as to how the permit requirements are being interpreted within Council. The exemption is drafted such that both the height and these criteria and not the other.

permit under SLO9 of the Whitehorse Planning North, and the Tribunal interpreted that a tree CC [2018] 690, concerning a site at Francesca having either a height of 5 metres or more or Ausgood Development Pty Ltd v Whitehorse This was considered as a question of law in Street and Relowe Crescent in Mont Albert

Scheme.

City of Whitehorse Municipal Wide Tree Study (Part 2)

Permit Requirements

The permit requirements of SLO9 are as follows:

Buildings and works

front fence to the satisfaction of the responsible under the provisions of this schedule. This does A permit is required to construct a front fence that is within 4 metres of any vegetation that not apply to the like-for-like replacement of a requires a permit to remove, destroy or lop authority.

base of any tree protected under the provisions A permit is not required to construct a building works are set back at least 4 metres from the or carry out works provided the building or of this schedule.

Vegetation removal

A permit is required to remove, destroy or lop a tree. This does not apply to:

- less at a height of one metre above ground A tree less than 5m in height and having a single trunk circumference of 1.0 metre or level; or
- The pruning of a tree for regeneration or ornamental shaping; or

shorter trees with a greater circumference are tall, thin trees and shorter, wide trees require a (height) and secondary (girth) growth in plants. ncrease in girth during secondary growth and an ecological level this likely relates to primary The rationale behind this trigger ensures that permit for removal, destruction or lopping. At n terms of a tree's contribution to landscape and root systems) before entering secondary Trees will experience primary growth (height and visual character, height and girth should growth and gradually increasing their girth. be considered as mutually exclusive factors. Tall, thin trees are important as they will mportant as they are already mature.

while VCAT varied Council's decision and issued a permit with amended conditions, this was not

in relation to the removal of trees. There was

little to no discussion of the contribution the

the trees were declared weeds in Victoria and

an objector. An arborist report determined

therefore their removal was undisputed and

f the trigger were to be interpreted as requiring significant contribution to character and canopy but do not do so currently, or are not capable of captured would likely be significantly lower and unintentionally exclude species or specimens reaching both the height and girth specified. both height and girth, the number of trees that make, or will make in the future, a

n this instance the interpretation is considered appropriate to capture both tall and/or mature

visual contribution to the landscape character, enhance. In this case, the Tribunal focussed on offset planting for the many others that were aesthetic contribution to landscape character. determined retention value may still make a retaining the one (1) tree with arboricultural being required are a reflection of ecological tree without ecologically or arboriculturally which the SLO9 is seeking to preserve and retention value, rather than requiring any value, and give little to no weight to the

proposal included the removal of three (3) trees

In Lam v Whitehorse CC [2018] VCAT 1142 the

Retention Value of Trees

at a Forest Hill site under SLO9, Council issued

a Notice of Decision which was contested by

requirement for offset planting in these cases. as a weed species does not appear to invoke a As noted previously, SLO9 does not create an Furthermore, the removal of a tree classified exemption for the removal of weed species.

determine that any offset planting was required landscape perspective, and the Tribunal did not

in addition to the tree planting requirements of

the GRZ1.

Gaudy Pty Ltd v Whitehorse CC [2018] VCAT This issue was considered more generally in to be removed at a Vermont South site was found to have retention value according to 788 where only one of the trees proposed the arboricultural assessment. A canopy

removed. Therefore it is of note that the offsets referred to as having existing canopy trees that significant contribution individual trees make to affirmation of Council's decision not to grant a the surrounding neighbourhood and landscape In this case, SLO9 was effective in considering In Planning Vision P/L v Whitehorse CC [2018] make a significant contribution to character. on the site' and this was key in the Tribunal's character, and how their removal can erode the protection of 'the most significant tree VCAT 1101, the Tribunal again refers to the this significance. The local area was again existing canopy trees made from an aesthetic or

SLO given the cumulative impact of historic tree not have been supported in the absence of the It is likely that the retention of the tree would

etbacks

remove the proposed pedestrian footpath from ncluded a generous front setback of 7.5 metres the fourth dwelling was required. The proposal n Z & B Investments Pty Ltd v Whitehorse CC 2018] VCAT 464, a proposal for four (4) threea side boundary to allow for more landscaping the SLO9. Ultimately, the Tribunal decided to which included the retention of an attractive by the Tribunal. The plans had been prepared objectives of the GRZ1 and SLO9, deletion of before the introduction of SLO9, and Council but may struggle to assist in providing good storey dwellings in Burwood was considered the introduction of the SLO9 achieves good canopy tree, which meets the objectives of had determined that in order to meet the to this interface. This demonstrates that outcomes for street setbacks in the GRZ nterfaces to side and rear setbacks.

In Kneale Liu Pty Ltd v Whitehorse CC [2018] VCAT 806, the Tribunal refused to issue a permit based largely on issues other than the removal of vegetation at a site in Box Hill. This case, however, highlighted the following permit requirement for buildings and works:

A permit is not required to construct a building

or carry out works provided the building or works are set back at least 4 metres from the base of any tree protected under the provisions of this schedule.

ncentives to increase setbacks for the retention property are more difficult to retain than those along property boundaries. The objectives of acknowledged that trees in the centre of the appropriate, In the RGZ the front setback is on neighbouring properties. While it was not identified as the preferred location for tree retention, but in other zones is left to often subjective interpretation. The Tribunal has The proposal involved the removal of six (6) trees on the property under SLO9, and the 4-metre setback was considered for trees SLO9 may be strengthened by being more explicitly considered, it raises the question explicit about expectations and providing of where retention of trees within a lot is of existing canopy trees.

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In Luo v Whitehorse CC [2018] VCAT 979, the Tribunal considered Clause 22.04 (Tree Conservation Policy) and SLO9 and determined a proposal to remove thirteen (13) trees, including one (1) tree with medium retention value, for the development of three (3) doublestorey dwellings in Blackburn was appropriate.

There was little discussion about "whether the site provides adequate space for offset planting of indigenous or native trees that can grow to a mature height similar to the mature height of the tree to be removed" (SLO9 decision guidelines). There was also no clarity as to whether all 13 trees should be offset, or just the one tree that was found to have medium retention value.

This raises an issue with the primary objective of SLO9: "[t]o encourage the retention of established and mature trees and to provide for the planting of new canopy trees" as the outcome is a net loss in canopy tree vegetation from a visual or landscape character perspective. It also means that the SLO is only protecting vegetation with ecological / arboricultural retention value. Furthermore,

the provision of new canopy trees in proposed landscaping is often less than the number of trees removed.

nighlighted that SLO9 strengthens the ResCode relevant Standards and could not accommodate a permit for a number of reasons, including that the area of private open space did not meet the dominated by a single canopy tree, of which the four (4) of these canopy trees were required to to each dwelling. The Tribunal refused to grant be provided in the private open space available a canopy tree. These requirements may result responsibility for monitoring and maintenance proposal was for four (4) two-storey dwellings varied by Schedules to residential zones). The requirements for private open space (and as In He v Whitehorse CC [2018] VCAT 966 it is Burwood. As per the ResCode requirements, and removal of vegetation under SLO9 and also highlights a tension between the offset provided eight (8) canopy trees at a site in in areas of private open space which are falls on the property owner or lessee. It requirements of the zone schedules.

In Brown v Whitehorse CC [2018] VCAT 1133, concerning a site in Mitcham, the Tribunal made several important distinctions, including:

- The NRZ3 and SLO9, when read together, are not simply seeking low site coverage and high permeability, but development that is subservient to landscaping (and canopy trees in particular); and
- While it may be permissible under SLO9 to remove (in this instance) thirteen (13) existing trees due to their limited environmental and/or arboricultural significance, they still make a visual contribution to the landscape character of the area.

The details of this case have already been discussed in detail in an earlier section, but it is important to note SLO9 does not differentiate as to whether or not trees make a contribution to landscape character, other than the permit requirement which implies it is any tree over 5 metres and/or with a trunk circumference of 1 metre.

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

WHITEHORSE PLANNING SCHEME

xx/xx/2019 CXXX

SCHEDULE 9 TO CLAUSE 42.03 SIGNIFICANT LANDSCAPE OVERLAY

Shown on the planning scheme map as SLO9

NEIGHBOURHOOD CHARACTER AREAS

1.0 Statement of nature and key elements of landscape

xx/xx/2019 CXXX

The leafy garden and bushy character of Melbourne's eastern suburbs can be viewed from many high points throughout Melbourne and is a significant component of the subregion. The treed character of areas such as Whitehorse provides an important 'green' link between Melbourne and the Yarra Valley.

Trees are significant to the landscape character of Whitehorse and the tree cover simulatenously delivers multiple benefits to the community, including defining neighbourhood character, providing visual amenity, reducing the urban heat island effect in more urbanised areas, improving air quality and energy efficiency, providing habitat for fauna, and increasing the wellbeing of people and liveability of neighbourhoods.

The Garden Suburban Neighbourhood Character Area generally has formalised streetscapes comprising grassed nature strips, concrete footpaths, kerbs and channels, and buildings are generally visible along streets behind low front fences and open garden settings.

Gardens are typically established with canopy trees, lawn areas, garden beds and shrubs and there are typically well defined property boundaries and consistent building siting.

The majority of the municipality is included in the Garden Suburban Neighbourhood Character Area.

The **Bush Suburban Neighbourhood Character Area** generally has a mix of formal and informal streetscapes with wide nature strips and streets are dominated by vegetation with buildings partially hidden behind tall trees and established planting.

Gardens are less formal, consisting of many canopy trees and property boundary definition can be non-existent or fenced. Buildings appear detached along the street and generally comprise pitched rooftops, with simple forms and articulated facades.

The Bush Suburban Neighbourhood Area includes parts of Blackburn, Box Hill South, Vermont South, Mitcham, Nunawading and Mont Albert North as shown in the Neighbouhood Character Precincts Map contained in the Neighbourhod Character Study 2014.

2.0 Landscape character objective to be achieved

xx/xx/2019 CXXX

To encourage the retention of established and mature trees and to provide for the planting of new <u>and replacement</u> canopy trees.

3.0 Permit requirement

xx/xx/2019 CXXX

Buildings and works

A permit is required to construct a front fence that is within 4 metres of any vegetation that requires a permit to remove, destroy or lop under the provisions of this schedule. This does not apply to the like-for-like replacement of a front fence to the satisfaction of the

A permit is not required to construct a building or carry out works provided the building or works are set back at least 4 metres from the base of any tree protected under the provisions of this schedule.

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

WHITEHORSE PLANNING SCHEME

Vegetation removal

A permit is required to remove, destroy or lop a tree.

This does not apply to:

- A tree less than 5m in height and having a single trunk circumference of 1.0 metre or less at a height of one metre above ground level; or
- A tree that has a base located less than three metres from the wall of an existing
 Dwelling, an existing garage attached to a Dwelling or an existing Dependent persons
 unit (excluding all other outbuildings normal to a dwelling); or
- A tree that has a base located less than three metres from an inground swimming pool;
 or
- A tree species that is listed as an Environmental Weed in Table A to this Schedule; or
- The pruning of a tree for regeneration or ornamental shaping; or
- A tree which is dead or dying or has become dangerous to the satisfaction of the responsible authority; or
- A tree outside the Minimum Street Setback in the Residential Growth Zone or
- A tree on public land or in a road reserve removed by or on behalf of Whitehorse City Council: or
- A tree that is to be removed, destroyed or lopped to the minimum extent necessary:
 - to maintain the safe and efficient function a Utility installation;
 - by or on behalf of a utility service provider to maintain or construct a Utility installation in accordance with the written agreement of the Secretary to the Department of Environment, Land, Water and Planning (as constituted under Part 2 of the Conservation, Forests and Lands Act 1987.
- A tree required to be removed, destroyed or lopped in order to contruct or carry out buildings and works approved by a Building Permit issued prior to 8 February 2018.

Note:

The above exemptions do not authorise the removal, destruction or lopping of trees required as a condition of permit or shown on an endorsed plan.

Pruning of a tree is defined as removing branches (or occasionally roots) from a tree or plant using approved practices, to achieve a specified objective such as for regeneration or ornamental shaping.

Lopping is defined as the practice of cutting branches or stems between branch unions or internodes.

4.0 Decision guidelines

08/02/2018 C191

The following decision guidelines apply to an application for a permit under Clause 42.03, in addition to those specified in Clause 42.03 and elsewhere in the scheme which must be considered, as appropriate, by the responsible authority:

- The contribution of the tree to neighbourhood character and the landscape.
- The need to retain trees that are significant due to their species age, health and/or growth characteristics.
- Where the trees are located, their relationship to existing vegetation and their role in providing habitat and corridors for fauna and their contribution to local ecological systems.
- Where the location of new and existing footings and impervious areas are in relation to the root zone of established trees.
- The compatibility of any buildings and works with existing vegetation proposed to be retained.
- The effect of any proposed lopping on the significance, health or appearance of the tree.
- Whether there is a valid reason for removing the tree and whether alternative options to removal have been fully explored.

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

WHITEHORSE PLANNING SCHEME

- If retention cannot be achieved, or a tree is considered appropriate for removal, consider whether the site provides adequate space for offset planting of indigenous or native trees that can grow to a mature height similar to the mature height of the tree to be removed. If it is not appropriate to select an indigenous or native tree species, the selected species should be drought tolerant.
- Whether the planting location of the replacement tree vegetation will enable the future growth of the canopy and root system of the tree to maturity.
- Whether the replacement tree species and planting locations conflict with existing or proposed overhead wires, buildings, easements and existing trees.

5.0 Expir

08/02/2018 C191

The requirements of this overlay cease to have effect after 31 December 2018.

5.0 Reference documents

xx/xx/2019 CXXX

Municipal Wide Tree Study Options and Recommendations Report, June 2016 Whitehorse Neighbourhood Character Study, April 2014

TABLE A: Environmental Weeds

Box Elder (Acer negundo)

Cape Wattle (Paraserianthes lophantha)

Cootamundra Wattle (Acacia baileyana)

Cotoneaster (Cotoneaster spp.)

Desert Ash (Faxinus angustifolia)

Hawthorn (Crategus monoyna)

Mirror Bush (Coprosma angustifolia)

Privet (Ligustrum spp.)

Radiata or Monterey Pine (Pinus radiata)

Sallow Wattle (Acacia longifolia)

Sweet Pittosporum (Pittosporum undulatum)

Willow (Salix spp.)

Appendix F: Mechanisms for Enhancing Canopy Coverage

Existing Mechanisms for Canopy Enhancement

ntroduction

As noted in Section 4 or this report, existing canopy trees are important and integral to the neighbourhood and landscape character across the Whitehorse residential areas, and also provide wider benefits such as those outlined in the Urban Forest Strategy (UFS). However, the canopy coverage mapping in preceding sections has also highlighted that many areas, including Schedule 9 to the Significant Landscape Overlay (SLO9), are substantially below the UFS target of 30%. Considering this importance, it is necessary to focus on new development enhancing canopy cover through establishment of new canopy trees in order to makeup this existing shortfall.

This section considers the wider context of canopy tree provisions within the planning scheme, specifically those that provide for the establishment of new canopy trees. As focusing on tree retention alone will not achieve the target in residential areas, it is important to ensure these mechanisms will deliver enhanced canopy rates in an equitable way, and then as canopy cover rates increase, tree retention policies and mechanisms will ensure the longterm protection of this maturing canopy.

The current mechanism for achieving new canopy tree planting in residential areas is contained within the schedules to the residential zones, referred to as the Scheduled Tree Planting Requirement (STPR) throughout this report. Within the General Residential Zone (GRZ) and Neighbourhood Residential Zone (NRZ), there is the same STPR for two (2) trees to be provided per dwelling capable of reaching a mature canopy height of at least 8m / 12m depending on the schedule (other than NRZZ, GRZ5 & GRZ6 which do not contain local content).

Schedule 1 to the Residential Growth Zone (RGZ1) and RGZ2 both have a STPR of one (1) indigenous or native canopy tree (per site, not per dwelling) capable of reaching a mature height of at least 8m.

The STPR in most schedules to the NRZ and GRZ for two trees per dwelling is the outcome of the Neighbourhood Character Study, 2014.

This study surveyed the residential areas of Whitehorse, which were predominantly typiffed by single dwelling development typologies, and identified the presence of trees within established gardens as a significant element of this character, in particular when located in specific areas on the lot such as front setbacks. The translation of this character feature into a required number of trees per dwelling aims to reinforce the character of detached houses within established gardens.

Key Concept:

Tree Root Growth

Trees require space not only for their

canopies, but also their roots. Tree roots generally radiate outwards from the trunk parallel to the soil surface, and not downwards as historically depicted.

Under natural growing conditions, 60-90% of a tree's entire root volume (both absorbing and structural roots) is found within the top 20 centimetres of mineral soil (Randrup et al. 2001), which allows the tree to quickly and easily absorb water, nutrients and air (i.e. trees need oxygen for a healthy root system) from the surrounding medium.

Structural roots may go down as far as 60 centimetres, however these still grow in a generally horizontal direction to provide stability (Harris, Clark and Matheny 2003).

In more difficult conditions, such as in eroded dry or rocky conditions, trees will use a tap root to travel down several metres to access water reservoirs (e.g. the water table).

Urban trees may not have the freedom to grow under natural conditions and will therefore grow in an opportunistic manner to access water, nutrients and air. Heterogeneous soil conditions, hard-paved surfaces, roads and buildings all provide barriers that may stop roots from radiating outwards and instead channel roots over, under or around these structures (Randrup et al. 2001).

City of Whitehorse Municipal Wide Tree Study (Part 2)

Analysis of Canopy Enhancement Controls

ntroduction

The following provides an analysis of the current tree management controls, and specifically the STPR for two trees per dwelling.

The analysis has identified a number of issues in directly linking (or 'coupling') tree requirements with dwelling density, especially in light of canopy coverage targets.

Assumptions and Data Sources

The testing of the tree management controls is informed by the following assumptions and sources of data:

- Underlying lot and zone data is informed by data used for the 2014 Whitehorse Housing Capacity Analysis;
- Minimum lot sizes based on 2014 Housing Capacity Analysis assumed lot size per dwelling, as no minimum is set in the zones These lot sizes are:
- Detached dwelling: 320m²;
- Semi-detached dwelling: 200m²;
- Tree canopy area based on ratio of 0.6:1
 planting area to canopy (see explanation on page 92 93).

Examples of minor encroachment into TPZ extracted from AS4970-2009 (Standards Australia, proachment: up 10% TPZ area 2009) with a maximum encroachment of 10% into the tree's DBH by 12 (Figure 19), with the minimum than 10% of the TPZ, which therefore requires Encroachment into the TPZ by site works may impact the tree (i.e. not cut through important rPZ being regarded as minor encroachment 2009) (Figure 19). Anything greater than 10% works commence to protect the tree during compensated by increasing the width of the structural roots or removing a large number designed to protect all structural roots and Habitat Hectares perspective, a native tree be necessary under certain circumstances, from an arboricultural perspective, may be The TPZ is an area around the tree's trunk erected at the edge of the TPZ before site under AS4970-2009 (Standards Australia permissible if it can be demonstrated that such encroachment will not fundamentally 2009). The area of encroachment must be in other directions (Figure 19). From a s considered lost if works impact on more the maximum being 15 metres (Standards Australia 2009). Physical barriers, such as cyclone fencing and hoarding, are typically metres. It is calculated by multiplying the of absorbing roots) (Standards Australia s considered a major encroachment, and sufficient absorbing roots for the tree to remain viable, expressed as the radius in **FPZ** for any tree being two metres and Free Protection Zone (TPZ) Key Concept: construction. Z

Key Concepts

Structural Root Zone (SRZ)

The SRZ is closer to the tree trunk than the TPZ and is designed to protect the inner-most structural roots that maintain mechanical support and structural stability (Figure 19). The minimum SRZ is 1.5 metres (Standards Australia 2009). SRZ is measured and described as a radius, measured from the centre of the trunk. When allowing encroachment into the TPZ of up to 10%, this encroachment cannot enter the SRZ. Furthermore, any encroachment into a tree's SRZ (even if the TPZ encroachment is less than 10%) renders the tree lost (according to Habitat Hectares - DELWP 2017).

Exploratory tree root investigation

If works are required within a tree's TPZ, the potential impact of works/development on the tree's viability can be determined by conducting root investigation works through non-destructive methods. The safest way to do so is by using a hydro and/or air excavation unit. These tools can penetrate and remove soil around the tree without risk of damaging root material or utility lines. A qualified arborist should be present during root exploration to determine the structural importance of potentially impacted roots, and if possible, provide a safer area in which works/development can be undertaken.

dedicated ground level planting area. For each development typology the required number of canopy trees is converted to an estimated canopy cover area, which is then divided by the lot area to determine the overall rate of canopy cover achieved for each development typology on a given lot size.

The current provisions couples the STPR with the number of dwellings on a lot, with generally

Analysis Method

It should be noted that the analysis in the following sections is based on the assumption that a planning permit is triggered in order to require tree planting, and that there is discretion in applying Schedules where relevant.

to built form, rather than the ratio of trees with

respect to dwellings.

residential area, and their location with respect

canopy trees, on landscape and neighbourhood

character actually relates to the density of

trees and their canopy size across a given

character in areas typified by single detached dwellings. The effect of trees, and particularly

reflects observations about neighbourhood

two trees required per dwelling. This ratio

dwellings and typical lot sizes of those reflected

This ratio works when applied to the single

in the original neighbourhood character study,

however an issue of scaling arises when this ratio is applied to a diversity of lot sizes and

The requirements of the Whitehorse Planning Scheme are:

- Minimum Garden Area (from residential zones);
- At least 25% of a vacant lot (less than 400m²) created by subdivision
 - 25-35% of the lot (depending on the area of the lot) for the construction or extension of a dwelling or residential building

symptomatic of smaller trees planted in more

dwelling densities typical to an area expected to accommodate growth. In part, this is also

therefore don't achieve the canopy outcomes.

intensive / multi-unit developments that

STPR (from schedules to the residential zones): generally two (2) trees per dwelling. Scheduled Tree Area Requirement (STAR) from the Tree Conservation Local Policy at Clause 22.04: 35m² per tree.

91

To test the objective of the canopy tree requirements in the zone schedules to deliver an enhanced canopy coverage (in particular NRZ and GRZ), this analysis applies a formula to determine the expected canopy cover provided per tree based on the amount of

Tree Planting Area (TPA)

a tree's root system and the small and confined a basic conflict between the biological needs of mortality of trees in urban areas. They identify the more important factors in the premature nadequate soil rooting space can be one of areas they are often planted in our urban environments, in particular street trees. Lindsey and Bassuk (1991) observe that

The findings were a ratio of 2ft3 of soil per 1ft2 means of estimating this required soil volume. of crown projection, which were found to both They researched the soil volumes required to also be in agreement with re-interpretations incorporated this into a simple yet accurate predictions to a measurable tree parameter range of climatic conditions, then tied these provide adequate water quantities under a apply to a range of climatic conditions and (mature crown outward projection), and

terms, this ratio equates to 0.6m³ of soil per 1m² of mature crown projection. As (non-structural) depth of the ground level, this can be simplified roots will typically utilise soil within a 1 metre of other related work. Converted into metric to the following formula:

Deep soil planting areas (TPA, m^2) = 60% of the mature crown projection / spread (m²)

Maximum expected Canopy = 1.67 x TPA or, conversely

of this formula relies on Council identifying and coverage of 116.9m² per two trees. The success area based on the TPA ratio of 1m² of canopy encouraging the use of suitable canopy tree The STPR is two canopy trees each in 35m² Calculating the resultant potential canopy coverage for every 0.6m² of planting area STAR, resulting in 70m² minimum STAR. results in a minimum estimated canopy

species that make full use of the available space and complement the preferred character of the municipality.

Single Dwellings on a Lot

coverage percentage (using the calculations significant variance in the resultant canopy Applying the STPR and STAR to a single dwelling on a range of lot sizes results in discussed previously).

exceeding the UFS target of 30%. At a minimum equates to a canopy coverage of 36% of the lot, canopy cover provided by the STPR and STAR dwellings according to the Whitehorse Housing Capacity Analysis 2014, the 116.9m² estimated this increases to a canopy coverage of 58% of ot size of 200m² for semi-detached dwellings, At a minimum lot size of 320m² for detached

Table 14 - Median Lot Sizes and Canopy Coverage Provision by Zone

Median Lot Sizes & Resultant Minimum Canopy Provision	linimum Car	lopy Provision	Ę							
Zone	NRZ2	NRZ3	NRZ4	NRZ5	GRZ1	GRZ2	GRZ3	GRZ4	GRZ5	GRZ6
Median Lot Size	616m²	602m²	595m²	660m²	588m²	366m²	588m²	597 m²	584m²	598m²
Maximum Canopy Coverage from Two Trees (based on 116.67m² per two trees) provided by the STPR and STAR	19%	19%	20%	18%	20%	32%	20%	20%	20%	20%

0

Multiple Dwellings on a Lot

Whitehorse Housing Capacity Analysis 2014), or 3 semi-detached dwellings at 200m² each. At 3 dwellings, the STPR of 6 canopy trees requires to $350.7 \mathrm{m}^2$ of maximum canopy coverage (54% calculation, this would theoretically correspond is greater than the corresponding 30% Garden of site). However, this STAR of 32% of the site dimension of 5m under the STAR but perhaps developed with higher densities. For example, lot size of 650m² has capacity for 2 detached constraint on development. The 1m minimum dimension of Garden Area provides for more Variance in the canopy coverage percentage 210m² of STAR (32% of site). Using the TPA Area requirement of 195m², representing a dwellings at 320m² each (according to the flexibility in lot design than the minimum outcomes is also demonstrated on sites ess flexibility for tree planting.

However, the vast majority of existing lots across the NRZ and GRZ areas of Whitehorse are substantially larger than this at around 600m², with the Table 14 showing the median lot sizes for each zone.

If this estimated canopy cover of 116.67m² for the required two trees is applied to these median lot sizes, as shown in Table 14 the requirements will deliver only a maximum of 18-20% canopy coverage.

It is relevant to test the typology of a median lot with a single dwelling given the high proportion of lots with lot sizes closely clustered around the median lot size within these zones, and the very high percentage of lots in these zones that currently only contain 1 or less dwellings (98.06-99.69%).

In a best case scenario, where all current STPR and STAR are met, and using the TPA to calculate canopy spread, an increase in dwelling density across median lots of around 150% will be required to meet the 30% target, so that around three trees are provided per lot. Conversely, at current development trends of single dwellings per lot, the average lot size that would deliver 30% canopy coverage is 389m².

Tree Planting Area - An Alternative Approach

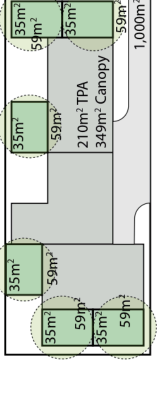
This alternative approach seeks to use a potentially more practical method than the current STPR calculated from the number of dwellings on the site, to better connect it to the municipality-wide target of 30% canopy cover. Instead, a percentage of the lot is set aside for the purpose of planting / protecting canopy trees. This percentage would be based on the municipality-wide target for canopy cover, though could reflect an overall target for residential areas and could also be adjusted to reflect different neighbourhood character areas and preferred character statements, noting that there may be some lots in the municipality that are not able to achieve 30% canopy

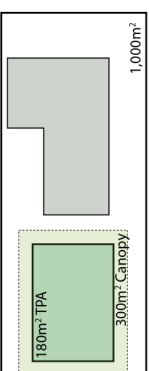
The approach explores the concept of a Tree Planting Area Requirement (TPAR) which calculates the minimum deep soil root surface area required for a given lot to achieve canopy coverage targets, based on the ratio of 0.6m² minimum deep soil surface areas required per 1m² of canopy coverage. In other words, for the area of canopy that a tree will provide, 60% of that area needs to be set aside exclusively as deep soil root area (see full explanation on page

Assuming a target of 30% canopy cover for each lot, a 1,000m² lot would have to achieve a minimum canopy coverage of 300m² (canopy coverage is defined as the total area of crown projection of a canopy tree at maturity) through either retention of existing trees or newly planted trees.

To achieve the 300m² (30% of 1,000m²) canopy cover, the calculated TPAR would be 60% of 300m² = 180m². This 180m² would be the TPA to the hypothetical 1,000m² lot (refer to page

Using this ratio, a canopy coverage target of 30% equates to a TPAR of 18% of the site.





Example TPAR and Potential Canopy Cover Calculation for a Single Lot - Area Calculations (left) and TPAR Applied to a Multi-Unit Development using STAR (right)

City of Whitehorse Municipal Wide Tree Study (Part 2)

Figure 20.

9.1.4 - ATTACHMENT 1.

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The TPAR is generally related to, and falls within, the minimum Garden Area requirement, which is between 25-35% of the site (depending on lot size). The TPAR could comprise multiple TPAs with minimum areas of 35m² for consistency with the STAR of the zone schedules (as shown in Figure 20).

Critical to ensuring the achievement of canopy targets is that each TPA is planted with a tree of minimum dimensions to achieve a canopy spread commensurate to the TPA set aside. These minimum dimensions are set out in Table 15.

Table 15 - TPA Sizes

Tree Planting Area	
Minimum Deep soil planting surface area required	35m²
Minimum dimension of deep soil planting area	5m
Minimum tree provision	1 Canopy Tree
Canopy Tree Requirements	
Minimum mature height	5m
Minimum mature spread (diameter)	m ₆

to total 145m² TPAR)

I

Each Canopy Tree proposed within a TPA should meet the following criteria:

- Mature height of at least 5m;
- Mature spread of at least 9m diameter*; and,
- Species aligns with existing neighbourhood character.

*Note: A ground area of 35m² should result in a maximum canopy of just over 58m², the diameter of which is approximately 9 metres. It is recommended that Council develops a list of suitable TPA Canopy Tree species that meet the above criteria to guide development. It is also recommended that Council consider developing a smaller TPA size (possibly based on 20m² or similar) that allows greater flexibility in meeting the total TPAR of a site. This smaller area should be limited to no more than half of the number of TPAs required on a given site. (For example, a site requiring 142m² of TPAR could provide 3 x 35m² TPAs and 2 x 20m² areas

Landscaping Tree Requirement Case Studies - Analysis Method

A number of endorsed plans for recent permits applications were across a range of zones, and contemporary development typologies within were provided by Council for analysis of how terms of tree retention and provision. These the GRZ and NRZ areas were performing in from two to four dwellings per lot.

retained and proposed trees are identified on

the plans and added to identify whether the

As per the schedules to the zones, two trees

Proposed Trees and Canopy

This analysis is summarised in Table 16 on the opposite page.

Existing Trees and Canopy

indicates where some of the required trees were

below the canopy tree minimum height of the zone schedule (in some cases even lower than

5m), with the number in brackets noting the

actual total canopy trees provided.

requirement, however the lighter blue shading

The blue shading in the "Total Trees" column proposal is meeting the canopy requirement.

indicates that all applications met this

trees greater than 5m in height on and adjacent The analysis first identifies the pre-existing to the subject lot.

by the red shading in the "Existing Canopy Area Column" these are all below the UFS target of mapping the proportion of the canopy spread existing trees are contributing is identified by that is contained within the site. As indicated Secondly, the canopy area that these pre-

canopy provided by the proposed trees that falls

of retained canopy within the lot to the new

suggesting a juvenile tree). The new canopy was

based on the mature spread of the tree species as per the planting schedule on the landscaping

plan. Areas of overlap were only counted once.

calculated based on the spread of existing trees

(or the TPZ where this was less than the TPZ,

within the subject lot. The retained canopy was

application was determined by adding the areas

The area of canopy coverage provided by the

Three case studies from the permit applications are detailed below where they identify particular findings. are generally required per dwelling (STPR). The

30% UFS target, with the shading deepening for Canopy" column, no applications achieved the As identified by the red shading in the "Total

9.1.4 - ATTACHMENT 1.

Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

Table 16 - Permit Application Analysis (2017-2018)

Post-VC110 (Garden Area) Permit Application Analysis

Total Canopy Area (m²)	117.04 (20%)	159.47 (23.1%)	84.28 (13.9%)	88.6 (11.1%)	207.5 (22.4%)	147.91 (16.1%)	83.77 (10.3%)	234.43 (19%)	136.13 (13.1%)	105.2 (10.1%)
Proposed Canopy	82	91	84.28	83.66	67.3	99.93	83.77	138.53	19.64	105.2
Retained Canopy (m²) including adjacent trees	34.84	68.47	0	4.94	140.2	47.98	0	95.9	116.49	0
Canopy Target (30% of lot) (m²)	175.5	207	182.4	239.4	277.5	276.3	243	370.5	312.6	261.6
Total Trees	4	4	വ	6 (2)	6	6 (1)	വ	1	ო	8 (4)
Proposed Trees	4	ю	5	*9	7	*9	9	10	1	*8
Retained Trees on Site	0	-	0	0	2	0	0	_	2	0
Existing Canopy Area on Site (m²) including from adjacent trees	147 (25.1%)	76 (11%)	44 (7.2%)	193 (24.2%)	207 (22.4%)	125 (13.6%)	20 (24.7%)	127 (10.3%)	116 (11.1%)	(%0)
Existing Trees >5m height (on site and adjacent)	80	2	5	10	9	4	1	4	2	0
Req. Tree Height	8m	8m	8m	8m	8m	12m	8m	8m	12m	8m
Required Trees	4	4	4	9	9	9	9	9	9	œ
Dwellings Proposed	2	2	2	က	3	8	က	8	က	4
(²m) əzi≳ toJ	585	069	809	798	925	921	810	1235	1042	872
∌uo∑	GRZ1	GRZ1	GRZ4	GRZ1	GRZ1	GRZ2	GRZ4	GRZ4	NRZ3	NRZ5
Address	Case Study 1: Hilltop Crescent, Burwood East	Beverly Crescent, Blackburn	Peter Street, Box Hill North	Case Study 2: Esdale Street, Blackburn	Luckie Street, Nunawading	Laburnum Street, Blackburn	Linda Avenue, Box Hill North	Evelina Street Mont Albert North	Case Study 3: Orient Avenue, Mitcham	Byron Street, Box Hill North

* denotes some proposed trees are less than minimum height, () identifies actual Canopy Trees proposed

City of Whitehorse Municipal Wide Tree Study (Part 2)

Case Study 1 Analysis

& 15m) trees within the front setback, It relies on the site, however does provide two new large (12 This application removes all existing trees from the relatively skinny Acacia implexa to meet the canopy tree requirement with the smaller trees planted in the POS areas in on the eastern side of the lot.

Hilltop Crescent, Burwood

Hilltop Crescent

Case Study 1:

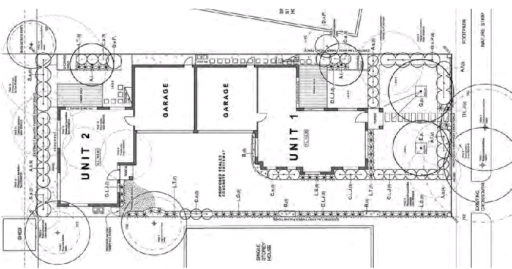
Table 17 - Case Study

Case Study 1

Address Lot Area Zone

are proposed, achieving a total canopy cover of any like-for-like offsets under SLO9. As shown is consistent with the outcome of VCAT cases under the zone schedule, 11 trees in total. This in Diagram 2 of Figure 22, only four new trees The proposal removes seven existing canopy trees, and proposes two dwellings, requiring seven offset trees and four additional trees where the STPR is considered additional to 12.6% for the site. Diagram 3 shows that it is completely unrealistic to accommodate the required 11 trees, with only three canopy trees able to be accommodated in adequate planting areas.

canopy trees, and if minimum dimensioned trees Diagram 4 achieves the TPAR within three new target. (It is considered that an additional tree however that this would be overly burdensome By contrast, the alternative TPA approach of are planted within these areas will achieve a canopy cover of 29.9%, marginally below the could also be accommodated to pass 30% given the 0.1% difference.



2 per dwelling

Requirements

Canopy Tree Requirement

Landscaping

8m

Min. Canopy Tree

GRZ1 585

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



City of Whitehorse Municipal Wide Tree Study (Part 2)

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



reconfiguration of the design may be required to planted within these areas will achieve a canopy cover of 36.6%, in excess of the target. (Some trees, and if minimum dimensioned trees are 4 achieves the TPAR within five new canopy The alternative TPA approach of Diagram accommodate POS areas).

This application removes all existing trees from

the site, and replaces them with 6 small trees

height of the zone schedule). All proposed trees (4 of which are below the canopy tree minimum

Esdale Street, Blackburn

Cable 18 - Case Study 2

Case Study 2

Address Lot Area Zone

GRZ1 798

low canopy cover outcome of 11.2%, despite the

planting of 6 new trees.

2 per dwelling

Requirements Landscaping

Canopy Tree Requirement 8m

Min. Canopy Tree

are very narrow in mature form, resulting in a

The success of this scenario is based on the

areas of POS. This is considered a reasonable assumption given the importance placed on prioritisation of providing canopy trees in canopy trees in Whitehorse.

Diagram 3 of Figure 23 demonstrates that it is not possible to accommodate the required 14 accommodated in adequate planting areas.

trees, with only five new canopy trees able to be

100

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)

No. 35 No. 31 No. 35 No. 31 No. 35 No. 33 Case Study 3

Case Study 3 Analysis

ill only achieves 13.4% canopy This case study demonstrates the successful retention of large mature trees in the front setback. It does not remove any existing canopy trees and proposes one (small) new tree. Including the existing canopy retained

Orient Street, Mitcham

Table 19 - Case Study 3

Orient Street

Case Study 3

Address Lot Area Zone

commodate the required 6 le to be accommodated in le schedule, with only five 24 demonstrates that it

within these areas will achieve a canopy cover of 35.8%, in excess of the target. trees. If minimum dimensioned trees are planted allows for the TPZ of the retained trees, and The alternative TPA approach of Diagram 4 achieves the TPAR within four new canopy

	this application still o
1042	cover.
NRZ3	Diagram 2 of Claring
	is not possible to acc
	new trees of the zone
2 per dwelling	new canopy trees ab
12m	adequate planting ar

Min. Canopy Tree

Requirement Canopy Tree

Requirements Landscaping

9.1.4 - ATTACHMENT 1. Municipal Wide Tree Study: Part 2 Additional Analysis (Final Report)



Conclusions

The current STPR of generally two trees per dwelling is based on surveyed neighbourhood character of the existing residential areas of Whitehorse. These areas are predominantly typified by single dwelling development typologies, and identified the presence of trees within established gardens as a significant element of this character, in particular when located in specific areas on the lot such as front or setbacks.

capable of making to character is compromised of detached houses within established gardens. increases the number of canopy trees required on a site, which does not necessarily retain the different lot sizes and development typologies. As density increases, it becomes more difficult variance in canopy coverage outcomes across The translation of this character feature into the zone schedule's required number of trees "compact" garden character, or may become spaces. While more trees may be provided (in per dwelling (STPR) reinforces the character existing character but imports a more leafy for multi-unit developments to provide the n the provision of smaller trees in confined STAR required for trees, and often results unachievable. This results in a significant However, for multiple dwellings this also

An alternative possibility would be for higher density developments to share the amenity of larger canopy trees on the site (possibly in common areas).

At lower densities, such as those predominantly characterising the NRZ and GRZ zones, two trees per dwelling will not necessarily ensure that a canopy coverage target of 30% is achieved. To consistently achieve a target the UFS 30% in NRZ and GRZ areas using the current STPR, an increase in density would be required.

Examining median lot sizes and existing forms of development in these zones, the existing STPR will deliver only 18-20% canopy coverage. An increase in density across these lot sizes of around 150% will be required to meet the UFS target. Using these assumptions, the lot size that corresponds to two trees creating 30% canopy coverage is 389m².

However, this only works for a small increase in density across a high number of lots, and actively constrains development at higher levels of density. Even minor increases in density necessitate redesign to accommodate the required trees, or even limit the number of dwellings a site can accommodate.

The analysis of the permit application and case studies show that this 'squeeze' results in:

- A loss of existing canopy trees and associated site canopy cover;
- Minimal planting areas below the STAR for 35m² planting areas per tree; A reliance on smaller and skinnier species that provide minimum canopy as planting
- dependent on the number of trees, It also allows neighbourhood character of the areas. The case terms of total canopy cover delivered, and does coverage. The alternative approach incentivises High rates or reliance on of 'shared' canopy studies demonstrate that the TPAR approach retention of trees and planting of larger trees does produce measurably better outcomes in for the provision / retention of trees in areas that provide minimum canopy as planting could ensure a consistent minimum canopy An alternative TPAR approach in contrast and setbacks that are associated with the as the required TPAR is constant and not not constrain development. areas reduce; and,

9.1.4 - ATTACHMENT 2.

Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

21.05 14/07/2016 C177 **ENVIRONMENT**

Proposed Cxxx 21.05-1

Overview

19/11/2015 C130

Proposed Cxxx Overview

There are issues of natural environment, visual environment and the built environment which are important to the City of Whitehorse. Several areas in the City have special natural, environmental or historic significance while many open space reserves provide habitats for a diverse range of flora and fauna, as well as a range of both active and passive recreation activities. These areas are not merely places for recreation, but conservation. There is an urgency to put appropriate controls into place to protect natural features, buildings and areas of historical significance to avoid further loss of the City's environmental assets.

Tree preservation and regeneration is vitally important within the City. It strengthens neighbourhood character, strengthens the landscape and amenity, reduces the urban heat island effect, provides habitat for wildlife, improves air quality and the local climate and has positive effects on community health and wellbeing.

Trees are integral to the neighbourhood character of Whitehorse and they have been identified as an important contributor to the Bush Environment, Bush Suburban and Garden Suburban character areas. The Municipal Wide Tree Study identified that "trees are the most significant determinant of the character of various areas within the City of Whitehorse, with upper tree canopy covering a significant proportion of the city" (Municipal Wide Tree Study Discussion Paper, March 2016).

Council is concerned that the removal of canopy trees and vegetation will erode the neighbourhood character of Whitehorse. Of particular concern is the clearing of all trees from sites prior to development.

The Whitehorse Sustainability Strategy is a key document for informing and supporting Council's stratege-strategic objectives and commitment to the principles of sustainability. The Strategy includes a list of priority areas for action which are aimed at the City achieving ecological sustainability which is a fundamental principle to be implemented by the land use planning system. Ecological Sustainable Development is "using, conserving and enhancing the community's resources so that ecological processes, on which life depends, are maintained, and the total quality of life, now and in the future, can be increased" (National Strategy for Ecological Sustainable Development 1992[NSESD]).

Council has prepared an Environmentally Sustainable Development policy in order to achieve best practice design, construction and operation for new development. This will accelerate Whitehorse's commitment to an environmentally environmentally sustainable city.

The City contains many major thoroughfares of metropolitan significance. The visual amenity of these routes is critical in determining the overall sense of identity and character of the City. The City's 'Gateways' require special treatment in recognition of their impact on first impressions and the image that they project of the City. Main thoroughfares and gateways are prime locations for advertising signs. If not appropriately managed, the proliferation of signage can drastically reduce the visual amenity of an area. Council will facilitate adequate identification of businesses but seeks to minimise visual clutter. Many of the City's industrial areas were developed when planning controls were either non-existent or well below today's standards. Many of these areas are of poor amenity and their streetscapes are dominated by the built form, with little or no landscaping. Council wants to ensure that the streetscape is improved by way of street tree planting and landscaping among other things. It is also essential that all new development provide for appropriate landscaping and high quality design to reinforce the regeneration process.

Council wishes to foster the provision and use of information technology throughout the community. The infrastructure required to provide access to such facilities can have a substantial impact on the streetscape and visual amenity of the City if not sensitively

MUNICIPAL STRATEGIC STATEMENT - CLAUSE 21.05

PAGE 1 OF 6

9.1.4 - ATTACHMENT 2.

Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

managed. In particular, cabling can seriously affect street trees that can, in turn, have a profound impact on the character of an area. Council has a strong preference for the location of communication cables underground, particularly along major thoroughfares such as Springvale Road, Canterbury Road, Middleborough Road and Whitehorse Road. Greater emphasis on urban design and streetscape appearance has also created an increased awareness and interest in underground power lines.

Council's Environment Strategy is based on the principle that the environmentally sensitive assets of the City will be protected and enhanced.

21.05-2

19/11/2015 C130

Proposed Cxxx

Key issues

- Ecological sustainability.
- Protection of areas of special significance
- Promotion of vegetation protection and regeneration
- Promotion of design excellence.
- Heritage protection.
- Visual amenity.
- Underground cabling
- Streetscape planting
- Industrial areas
- Stormwater management.
- Promotion of environmental issues including air, global warming, sustainable transport management and water quality
- Waste management and litter reduction.
- Climate change.
- Promotion of water and energy conservation.
- Promotion of environmentally sustainable development.

21.05-3 Objectives

19/11/2015 C130

Proposed Cxxx

- To protect and enhance areas with special natural, environmental, cultural or historic significance for the future enjoyment of the community.
- To facilitate environmental protection and improvements to known assets including water, flora, fauna and biodiversity assets.
- To develop main thoroughfares as attractive boulevards with improved advertising signage, landscaping and building design.
- To protect and enhance air and water quality.
- To reduce automobile dependency and encourage sustainable transport use.
- To reduce energy and water consumption.
- To protect and enhance the tree canopy cover in residential areas of the municipality.
- To protect and enhance the preferred neighbourhood character and the liveability of residential areas within the municipality.

MUNICIPAL STRATEGIC STATEMENT - CLAUSE 21.05

PAGE 2 OF 6

9.1.4 – ATTACHMENT 2. Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

 To achieve best practice in addressing the principles of environmentally sustainable development.

21.05-4 19/11/2015 C130

Strategies

Strategies to achieve these objectives include:

- Providing controls to protect and enhance areas of environmental significance.
- Ensuring that tree removal within significant areas requires permission.
- Ensuring that the replanting of tall trees and indigenous vegetation is appropriate to the type of vegetation in the area and enhances and retains biodiversity.
- Encouraging appropriate development that responds to environmental characteristics and infrastructure constraints.
- Ensuring that development along part of Terrara Road remains low density in order to respond to the environmental constraints that exist in this area.
- Identifying those buildings, structures and features of historical significance within the municipality.
- Ensuring development is of a high quality design that is compatible with the character and appearance of the area.
- Providing adequate open space and landscaping for new development.
- Requiring the planting of upper canopy trees and other vegetation that enhances the character of the area.
- Ensure that where applicable, the contribution of land towards any public open space requirements can assist in the protection of sites of environmental value identified as having high conservation significance.
- Encouraging underground cabling and the co-location of siting facilities for service and communication infrastructure, including satellite dishes to minimise visual and amenity impacts.
- Reducing the visual impact of on-site car parking from the street by locating parking areas to the side or rear of buildings and the provision of appropriate landscape buffers to soften hard surfaced areas.
- Ensuring advertising signs are well designed and compatible with the area and the building.
- Implementing ecological sustainability principles and Council's Sustainability Strategy.
- Encouraging development in those areas with adequate infrastructure and excellent public transport links.
- Encouraging water and energy efficient practices through Council's Energy and Water Action Plans.
- Encouraging waste minimisation and litter management through the implementation of Council's Waste Management Plan.
- Promote the use of sustainable transport through the implementation of Council's Integrated Transport Strategy.
- Managing development along the City's waterways to ensure there is no detrimental impact on water quality.
- Encouraging appropriate construction methods to minimise impact on vegetation, stormwater, litter and neighbourhood amenity.

MUNICIPAL STRATEGIC STATEMENT - CLAUSE 21.05

PAGE 3 OF 6

9.1.4 – ATTACHMENT 2.

Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

- Implementing Urban Design and Landscape Guidelines for the Tally Ho Activity Centre.
- Implementing best practice in environmentally sustainable development.

21.05-5 19/11/2015 C430

Implementation Implementation

These strategies will be implemented by:

<u>Proposed</u> <u>Cxxx</u>

Zones and overlavs

- Applying a Significant Landscape Overlay to <u>Bush Environment character precincts</u>.
 the areas surrounding Blackburn Lake Sanctuary and Blackburn/Gardiners Creeks, including large nominated sites.
- Applying a Significant Landscape Overlay to areas around Glenburnie Road, Yarran Dheran, Collina Dell, Somers Trail and the Menin Road area.
- Applying a Significant Landscape Overlay to areas in Vermont.
- Applying a Significant Landscape Overlay to all remaining residential areas in the municipality.
- Applying a Neighbourhood Character Overlay to areas adjoining Blackburn Shopping Centre
- Applying a Neighbourhood Character Overlay to an area around Box Hill.
- Applying a Vegetation Protection Overlay to identified significant vegetation.
- Applying an Environmental Significance Overlay to land at 131-173 Central Road, Nunawading.
- Applying an Environmental Significance Overlay to the land at 15 Virgillia Street, Blackburn North.
- Applying a Heritage Overlay to the buildings and structures listed on the Victorian Heritage Register and identified in City of Whitehorse heritage reviews.
- Applying an Urban Floodway Zone where appropriate to ensure that development and
 use along the City's waterways is of a nature that does not negatively impact on water
 quality.
- Applying a Special Building Overlay to areas identified by Melbourne Water as being subject to inundation during a one in one hundred year flood to ensure that development along overland flow paths does not adversely affect the movement of floodwater and water quality.
- Applying a Design and Development Overlay to parts of the Tally Ho Activity Centre.

Policy and the exercise of discretion

- Using Clause 22.03 (Residential Development Policy) and Clause 22.04 (Tree Conservation) to supplement ResCode for the assessment of all residential applications.
- Ensuring that lot sizes in the area affected by the Significant Landscape Overlay in <u>Bush Environment character precincts</u> are generally in accordance with the prevailing minimum lot size of 650 square metres.
- Ensuring that all tree removal, tree replanting and development complies with the Tree Conservation Policy at Clause 22.04.
- Apply the tall tree ratio in the Significant Landscape Overlay to all applications in the Blackburn, Walker Estate, Glenburnie Road, Somers Trail, Collina Dell, Yarran Dheran, Menin Road and Vermont areas-Bush Environment character precincts.

MUNICIPAL STRATEGIC STATEMENT - CLAUSE 21.05

PAGE 4 OF 6

9.1.4 – ATTACHMENT 2.

Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

- Strongly encouraging the planting of indigenous species where appropriate
- Using Clause 22.15 to ensure suitable land for public open space is provided by new developments in areas where a land contribution is preferred.
- Ensuring that all applications for signage comply with the Visual Amenity Policy at Clause 22.02.
- Requiring professional landscape plans (including the planting of upper canopy trees) for all new developments.
- Using Clause 22.01 Heritage Buildings and Precincts and Clause 43.01 Heritage Overlay for the assessment of applications in heritage areas.
- Ensuring that all applications for industrial uses comply with the State Environment Protection Policy for Air.
- Requiring the submission of a waste management plan for all multi-dwelling developments.
- Ensuring that development complies with requirements of the Tally Ho Activity Centre Urban Design and Landscape Guidelines March 2013.
- Ensuring that specified developments meet the requirements of the Environmentally Sustainable Development Policy at Clause 22.10.

21.05-6

14/07/2016 C177

Proposed Cxxx

Further strategic work

- Develop an Environmentally Sustainable Development policy.
- Review further areas for inclusion in Significant Landscape Overlays and Neighbourhood Character Overlays.

21.05-7

Reference documents

14/07/2016 C177

Proposed Cxxx Guidelines for Areas of Special Significance

Blackburn Lake Surrounds Study, 2002

Walker Estate Special Character Area Urban Character Study, May 1999

Whitehorse Economic Development Strategy 2014-2019

Whitehorse Neighbourhood Character Study 2014

KLM City of Whitehorse, Neighbourhood Character Study Review of areas 14 and 16 February 2004

Whitehorse Sustainability Strategy 2008-2013, April 2008

Whitehorse Integrated Transport Strategy, May 2011

Whitehorse Energy Action Plan 2009-2014

Whitehorse Water Action Plan 2008-2013

Review of Neighbourhood Character Implementation Recommendations, Part 2 Review Areas, July 2004

131 Central Road, Nunawading: Vegetation Assessment by Stephen Mueck, Biosis (November 2007)

Flora, fauna and habitat hectare assessment of 15 Virgillia Street Blackburn North Victoria, Biosis Research, April 2008

Collina Dell SLO Review, October 2007

MUNICIPAL STRATEGIC STATEMENT - CLAUSE 21.05

PAGE 5 OF 6

9.1.4 – ATTACHMENT 2. Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

Whitehorse Open Space Strategy, Thompson Berrill Landscape Design Pty Ltd, in association with Environment & Land Management Pty Ltd, November 2007

Review of Three Precincts in Character Areas 16 & 18, May 2008

Tally Ho Major Activity Centre Urban Design Framework, 2007

Tally Ho Activity Centre Urban Design and Landscape Guidelines, 2013

Municipal Wide Tree Study Discussion Paper, March 2016

Municipal Wide Tree Study Options and Recommendations Report, June 2016

<u>Municipal Wide Tree Study Part 2: Additional Analysis in Garden Suburban and Bush Suburban Character Precincts, March 2019</u>

MUNICIPAL STRATEGIC STATEMENT - CLAUSE 21.05

PAGE 6 OF 6

9.1.4 - ATTACHMENT 2.

Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

22.04

TREE CONSERVATION

14/10/2014 C160

This policy applies to all land

Proposed CXXX

22.04-1 Policy basis

14/10/2014 C160

Proposed CXXX

The importance of tree conservation in the City of Whitehorse is set out in the Municipal Strategic Statement.

Clause 21.05 *Environment* identifies trees as being an integral aspect of the <u>neighbourhood</u> character <u>and landscape</u> of Whitehorse, particularly many of its residential areas.

Clause 21.06 *Housing* outlines how vegetation has been identified as being the most significant determinant of neighbourhood character. Trees in particular play a crucial role in this regard.

The retention of existing trees and the provision of sufficient space for regeneration and replanting are therefore key strategies to preserve and enhance the amenity of the City.

22.04-2

Objectives

17/08/2006 C50(Part 1)

Proposed CXXX

- To improve the tree canopy cover in residential areas across the municipality.
- To protect and strengthen the preferred neighbourhood character of residential areas within the municipality.
- To recognise the positive contribution of tree canopy to development and built form outcomes.
- To assist in the management of the City's tree canopy by ensuring that new development minimises the loss of significant trees.
- To ensure that new development does not detract from the natural environment and ecological systems.
- To identify techniques to assist in the successful co-existence of trees and new buildings or works.
- To promote the regeneration of tall-trees through the provision of adequate open space and landscaping areas in new development.

22.04-3

30/09/2010 C83

Proposed CXXX

XXX

It is policy that:

Policy

Tree retention

- All trees that are sound in health, reasonable in structure, of an appropriate species, and are in a location that can be reasonably designed around be retained.
- All trees that are significant for aesthetic, neighbourhood character, ecological, cultural
 or historic reasons, so that they are important beyond the immediate surrounds of the
 site be retained
- Trees that have been identified by Council or a suitably qualified arborist as being dangerous, or identified by Council as an environmental weed, be removed.
- Applicants provide a report from a suitably qualified arborist to:
 - · Justify the removal of healthy trees

LOCAL PLANNING POLICIES - CLAUSE 22.04

PAGE 1 OF 4

9.1.4 – ATTACHMENT 2. Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

Outline the measures to be taken, particularly during the construction phase, to
ensure the long-term preservation of trees on, or adjoining, the development site.

Buildings and works near existing trees

Appropriate minimum separation distances between any tree to be retained and proposed buildings and works be provided and maintained to ensure that an adequate proportion of the root system is protected from disturbance, and that adequate oxygen and nutrients are available for the tree to survive in the long term.

Note: Greater than usual separation distances may be required depending on the size and species of tree, and the nature and extent of the building or works proposed, and in the areas included in a Significant Landscape Overlay or Vegetation Protection Overlay due to the importance of retaining trees in this area and the predominance of very tall, native trees which are more sensitive to disturbance.

Techniques for successful tree retention

Site responsive designs for buildings, hard surfacing and other such works be encouraged to minimise potential damage to trees and their root systems, particularly where separation distances are at a minimum and the size and species of a tree requires additional steps to be taken to ensure its long-term health.

Tree regenerationreplanting

- New upper canopy trees be planted and significant trees that are unable to be retained be replaced to ensure that the treed canopy of the City is maintained in the long term.
- New trees have sufficient space and separation from buildings and impervious surfaces
 areas to successfully obtain their optimum height, and avoid any damage to property in
 the future and to minimise competition from other tree canopies.
- New trees be situated in an open area that is free of buildings and impervious surfaces, and of other tree canopies, to minimise competition and facilitate normal growth.
- The species of new trees be considered, to determine if they are appropriate for the location, soil type and neighbourhood character.
- Juvenile trees be used for replanting, as opposed to advanced species, as they are better able to adapt to their surroundings and develop a strong, healthy root system.

22.04-4 14/10/2014 C160

Performance standards

Proposed CXXX

The following performance standards are considered to satisfy the policy objectives and statements outlined above:

Tree retention

Trees be retained except if:

- The tree is in a location which in the opinion of the responsible authority makes it impractical to be retained.
- The structure of the tree is unsound due to any of the following:
 - · Major limbs either dead or dying
 - Major fungal or insect damage
 - · Rot.

LOCAL PLANNING POLICIES - CLAUSE 22.04

PAGE 2 OF 4

9.1.4 – ATTACHMENT 2. Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

- Termite attack.
- · Major forks low in the trunk
- · Any other reason to the satisfaction of the responsible authority
- The tree has not been identified as being significant for aesthetic, neighbourhood character, ecological, cultural or historic reasons.
- The species of the tree is unsuitable for the site due to any of the following:
 - It is, or will be, too big for the area where it is located.
 - · It is a species known to drop limbs or block drains
 - · It is an environmental weed.
 - It is inappropriately located near power lines or other overhead services.
 - · Any other reason to the satisfaction of the responsible authority

Buildings and works near existing trees

- Except in the For areas not included in awithin the Significant Landscape Overlay = Schedules 1-8 or a Vegetation Protection Overlay, a minimum separation distance of 3 metres between the tree trunk and any building or works.
- In the areas included in the a-Significant Landscape Overlay Schedules 1-8 or a
 Vegetation Protection Overlay, a minimum separation distance of 4 metres between the
 tree trunk and any building or works.

Note: The separation distances specified above are minimum standards which may need to be increased depending on the size and species of tree, and the nature and extent of the building or works proposed.

Techniques for successful tree retention

- Application of the following techniques as part of a site responsive design, if relevant:
 - Sensitive footing systems (pier and beam or waffle slabs as opposed to the usual strip footings or slabs).
 - If a hard surface needs to be within 3 metres of the tree trunk, a surface which will allow the penetration of water, such as crushed rock.
 - If a driveway needs to be within 3 metres of the tree trunk, a driveway constructed on top of natural ground level so that no excavation occurs, and the introduction of filling is avoided.
 - Investigation of the installation of air and drainage vents if a significant proportion
 of the tree's roots may be affected by the introduction of hard surfacing.
 - Locating services such as drainage and cabling outside of the tree's root zone or a minimum of 3 metres from the tree trunk. If this cannot be achieved, services are to be thrust bored under the root system.
 - Avoidance of stripping topsoil from around the tree as most of a tree's absorbing roots are located in this area.
 - The erection of tree barriers a minimum of 3 metres from the tree trunk to avoid damage to the tree and minimise soil compaction and disturbance during construction.

9.1.4 - ATTACHMENT 2.

Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

Tree regeneration replanting

The site for a new tree should be:

- Separated by a minimum distance of 3 metres from a building.
- Except inFor land not within a the bush environment areas character precinct and and included in a Significant Landscape Overlay, situated in a minimum area of 35 m² of open ground with a minimum dimension of 5 metres that is free of buildings and impervious surfaces and of other tree canopies, to minimise competition and facilitate normal growth.
- For land within a In the bush environment areas acharacter precinct and included in a Significant Landscape Overlay, situated in a minimum area of 50 m² of open ground with a minimum dimension of 5 metres that is free of buildings and impervious surfaces and of other tree canopies, to minimise competition and facilitate normal growth.
- Is not within land encumbered by an easement.
- Juvenile trees should be used for replanting.

22.04-5 17/08/2006 C50 (Part 1)

Application requirements

Proposed CXXX

Applicants for all proposals must provide a report from a suitably qualified arborist to:

- Assess the health of the trees and justify the removal of healthy-trees.
- Outline the measures to be taken, particularly during the construction phase, to ensure the long-term preservation of trees on, or adjoining, the development site.

22.04-6

Policy references

14/10/2014 C160

Proposed CXXX

City of Whitehorse- Statements of Tree Significance-2005

City of Whitehorse Streetscape Policy & Strategy, January 2002

KLM City of Whitehorse, Neighbourhood Character Study Review of areas 14 and 16, February 2004

Neighbourhood Character Study, 2014

Significant Tree Study, City of Whitehorse (Tree Dimensions, September 2006)

Review of Three Precincts in Character Areas 16 & 18, May 2008

Walker Estate Special Character Area, Urban Character Area, May 1999

Municipal Wide Tree Study Discussion Paper, March 2016

Municipal Wide Tree Study Options and Recommendations Report, June 2016

Municipal Wide Tree Study Part 2: Additional Analysis in Garden Suburban and Bush Suburban Character Precincts, March 2019

LOCAL PLANNING POLICIES - CLAUSE 22.04

9.1.4 - ATTACHMENT 2.

Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

21/12/2018 C214whse

SCHEDULE 9 TO CLAUSE 42.03 SIGNIFICANT LANDSCAPE OVERLAY

Proposed Cxxx

Shown on the planning scheme map as SLO9

NEIGHBOURHOOD CHARACTER AREAS

1.0

Statement of nature and key elements of landscape

08/02/2018 C-191

Proposed Cxxx

The leafy garden and bushy character of Melbourne's eastern suburbs can be viewed from many high points throughout Melbourne and is a significant component of the subregion. The treed character of areas such as Whitehorse provides an important 'green' link between Melbourne and the Yarra Valley.

The Municipal Wide Tree Study (June 2016 and March 2019) identifies that Threes are significant to the landscape character of the City of Whitehorse, and the The tree cover in Whitehorse simulateneously simultaneously delivers multiple benefits to the community, including defining neighbourhood character, providing visual amenity, reducing the urban heat island effect in more urbanised areas, improving air quality and energy efficiency, providing habitat for fauna, and increasing the wellbeing of people and liveability of neighbourhoods.

The Garden Suburban Neighbourhood Character Area generally has formalised streetscapes comprising grassed nature strips, concrete footpaths, kerbs and channels, and buildings are generally visible along streets behind low front fences and open garden settings.

Gardens are typically established with canopy trees, lawn areas, garden beds and shrubs and there are typically well defined property boundaries and consistent building siting

The majority of the municipality is included in the Garden Suburban Neighbourhood Character Area

The **Bush Suburban Neighbourhood Character Area** generally has a mix of formal and informal streetscapes with wide nature strips and streets are dominated by vegetation with buildings partially hidden behind tall trees and established planting.

Gardens are less formal, consisting of many canopy trees and property boundary definition can be non-existent or fenced. Buildings appear detached along the street and generally comprise pitched rooftops, with simple forms and articulated facades.

The Bush Suburban Neighbourhood Area includes parts of Blackburn, Box Hill South, Vermont South, Mitcham, Nunawading and Mont Albert North as shown in the Neighbourhood Character Precincts Map contained in the Neighbourhood Character Study 2014.

2.0

Landscape character objectives to be achieved

08/02/2018 C191

To encourage the retention of established and mature trees_and

Proposed Cxxx

<u>tTo provide for the planting of new and replacement canopy trees.</u>

3.0

Permit requirement

08/02/2018 C191

Buildings and works

Proposed Cxxx

A permit is required to construct a front fence that is within 4 metres of any vegetation that requires a permit to remove, destroy or lop under the provisions of this schedule. This does not apply to the like-for-like replacement of a front fence to the satisfaction of the responsible authority.

OVERLAYS - CLAUSE 42.03 - SCHEDULE 9

PAGE 1 OF 4

9.1.4 – ATTACHMENT 2.

Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

A permit is not required to construct a building or carry out works provided the buildings or works are set back at least 4 metres from the base of any tree protected under the provisions of this schedule when measured at ground level from the outside of the trunk.

Vegetation removal

A permit is required to remove, destroy or lop a tree.

This does not apply to:

- A tree less than 5 metres in height and having a single trunk circumference of 1.0 metre or lessless than 1.0 metre at a height of one-1.0 metre above ground level; or
- A tree that is less than 3 metres from the wall of an existing Dwelling; or an existing Dependent Person's Unit when measured at ground level from the outside of the trunk. For the avoidance of doubt, this exemption does not apply to a tree that is less than 3 metres from an existing outbuilding; or
- A tree that is located less than 3 metres from an inground swimming pool when measured at ground level from the outside of the trunk; or
- A tree species that is listed in Table A to this Schedule.; or
- The pruning of a tree for regeneration or ornamental shaping; or
- A tree which is dead or dying or has become dangerous to the satisfaction of the responsible authority, or
- A tree outside the <u>m</u>Minimum <u>S</u>gtreet <u>S</u>getback <u>requirement</u> in the Residential Growth Zone.
- A tree on public land or in a road reserve removed by or on behalf of Whitehorse
 City Council; or
- The removal, destruction, or lopping of a tree to the minimum extent necessary:
 - to maintain the safe and efficient function of a Utility Installation to the satisfaction of the responsible authority or the utility service provider, or
 - by or on behalf of a utility service provider to maintain or construct a

 Utility Installation in accordance with the written agreement of the

 Secretary to the Department of Environment, Land, Water and Planning
 (as constituted under Part 2 of the Conservation, Forests and Lands Act
 1987.
- A tree required to be removed, destroyed or lopped in order to construct or carry out buildings or works approved by a Building Permit issued prior to 8 February 2018.
- A tree that may require separate approval to remove, destroy or lop as part of an existing permit condition, a plan endorsed under a planning permit or an agreement under section 173 of the *Planning of the Environment Act 1987*.

Note:

For the purpose of this schedule, pPruning of a tree is defined as removing branches (or occasionally roots) from a tree or plant-using approved practices, to achieve a specified objective such as for regeneration or ornamental shaping.

For the purpose of this schedule, Lopping has its ordinary meaning and is defined as includes the practice of cutting branches or stems between branch unions or internodes.

4.0 Application requirements

21/12/2018

None specified

OVERLAYS - CLAUSE 42.03 - SCHEDULE 9

PAGE 2 OF 4

9.1.4 - ATTACHMENT 2.

Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

5.0 Decision guidelines

08/02/2018 C191

Proposed Cxxx

The following decision guidelines apply to an application for a permit under Clause 42.03, in addition to those specified in Clause 42.03-5 and elsewhere in the scheme which must be considered, as appropriate, by the responsible authority:

- The contribution of the tree to neighbourhood character and the landscape.
- The need to retain trees that are significant due to their species age, health and/or growth characteristics.
- Where the trees <u>isare</u> located, <u>their its</u> relationship to existing vegetation and <u>their its</u> role in providing habitat and corridors for fauna and their contribution to local <u>ecological</u> systems.
- The cumulative contribution the tree makes with other vegetation to the landscape and the impact of the incremental loss of trees.
- Where the location of new and existing footings and impervious areas are in relation to the root zone of established trees.
- The compatibility of any buildings and works with existing vegetation proposed to be retained.
- The effect of any proposed lopping on the significance, health or appearance of the tree
- Whether there is a valid reason for removing the tree and whether alternative
 options to removal have been fully explored.
- If- retention cannot be achieved, or a tree is considered appropriate for removal, consider whether the site provides adequate space for offset planting of indigenous or native trees that can grow to a mature height similar to the mature height of the tree to be removed.
- If it is not appropriate to select an indigenous or native tree species, the selected species should be drought tolerant.
- Whether the planting location of the a replacement vegetation tree(s) will enable
 the future growth of the canopy and root system of the tree to maturity.
- Whether the replacement tree species and planting locations conflict with existing or proposed overhead wires, buildings, easements and existing trees.

6.0 Expiry

21/12/2018 C214whse

The requirements of this overlay cease to have effect after 30 June 2019.

Proposed Cxxx 76.0

Reference documents

21/12/2018 C214whse

Municipal Wide Tree Study Options and Recommendations Report, June 2016

Proposed Cxxx

Whitehorse Neighbourhood Character Study, April 2014

Municipal Wide Tree Study Part 2: Additional Analysis in Garden Suburban and Bush Suburban Character Precincts, March 2019

TABLE A: Environmental Weeds

Box Elder (Acer negundo)

Cape Wattle (Paraserianthes lophantha)

Cherry Plum (Prunus cerasifera)

Cootamundra Wattle (Acacia baileyana)

Cotoneaster (Cotoneaster spp.)

Desert Ash (Faxinus angustifolia)

OVERLAYS - CLAUSE 42.03 - SCHEDULE 9

PAGE 3 OF 4

9.1.4 – ATTACHMENT 2. Draft Planning Controls for permanent SLO9 amendment request (with tracked changes)

WHITEHORSE PLANNING SCHEME

Hawthorn (Crategus monoyna)

Mirror Bush (Coprosma angustifolia)

Privet (Ligustrum spp.)

Radiata or Monterey Pine (Pinus radiata)

Sallow Wattle (Acacia longifolia)

Sweet Pittosporum (Pittosporum undulatum)

Willow (Salix spp.)

OVERLAYS - CLAUSE 42.03 - SCHEDULE 9

PAGE 4 OF 4