SCHEDULE 6 TO THE DEVELOPMENT PLAN OVERLAY

Showed on the planning scheme map as DPO6

DESIGNATED RESIDENTIAL GROWTH AREAS

1.0 Conditions and requirements of permits

A permit may be granted before a development plan has been prepared to the satisfaction of the responsible authority for the following:

- One dwelling on an existing lot, including outbuildings, provided it is the only dwelling on the lot.
- Agriculture and any buildings or works in association with the use of the land for agricultural purposes.
- A fence.
- Minor extensions, additions or modifications to any existing use or development.

2.0 Requirements before a permit is granted

A Development Plan prepared under the provisions of this overlay must be prepared to the satisfaction of the responsible authority.

A Development Plan must show:

- A clear indication of the location of all proposed land uses within the plan area.
- The proposed layout pattern which:-
  - Provides a convenient and safe internal road network;
  - Provides a convenient and safe pedestrian network;
  - Provides for public transport and encourages the use of public transport;
  - Provides for a variety of lot sizes and housing types, incorporating energy efficient design elements that maximise energy efficiency and minimise greenhouse gases.
  - Provides for other compatible land uses;
  - Does not provide lots backing onto public open space reserves and roads;
  - Provides a sensitive residential interface with adjoining residential land;
  - Provides for local shops and community facilities and any non residential land use where appropriate;
  - Provides for adequate land for landscaping in road and public open space reserves.
  - Takes into account the topography of the land, particularly with regard to the provision of useable open space.
  - Identifies the location of any major infrastructure easements that exist;
  - Provides well distributed useable public open space (where required) which is:-
• Clearly visible and accessible to residents within the subject site and from surrounding areas, providing a safe and convenient area to serve the recreational needs of future residents; and
• located adjacent to a waterway corridor and any natural features which may exist on the site, including existing established vegetation, sites of flora and fauna/habitat value; or
• located adjoining open space areas, and located with other features which may exist or be planned on the subject land including stormwater treatments, ornamental lakes and archaeological or historical sites; or
• located within a waterway corridor subject to such a proposal being accompanied by an assessment which demonstrates that the open space will not compromise the environmental values of the waterway corridor.
• not land set aside for the protection of identified environmental values of the site.

• The stages (if any) by which the development of the land is to proceed;

Where land contains or abuts a waterway, the following requirements also apply to Development Plans:

• Provision of an appropriate buffer to protect the identified values of the waterway corridor from negative impacts of urban development if such buffer has been determined based on the recommendations of the Environmental Assessment and Environmental Management Plan.
• Land abutting the waterway corridor or any identified buffer is to be used for construction of a road, landscaping, shared trail if required, public open space areas, estate entries and other similar public purposes.

Any approved Development Plan may be amended to the satisfaction of the responsible authority.

3.0 Requirements for Development Plan

A Development Plan must be accompanied by and must address the recommendations of reports which identify the environmental, ecological, landscape, archaeological, historical and cultural values and features of the site, including:-

• A Traffic Management Plan prepared by appropriately qualified experts addressing the impact of the development on the arterial and local road network; mitigation works required on the road network; funding responsibilities; connections to adjoining land; road hierarchy; cross sections; proposed traffic management devices; bicycle network; public transport routes and pedestrian links.
• The environmental, ecological, landscape, archaeological, historical and cultural values and features of the site, as identified in the following:-
  • An environmental assessment of the land, including
    • a flora and fauna survey, which identifies existing vegetation or habitat of international, national, state, regional or local significance required to be protected and enhanced in the adjacent waterway or on the subject site; and
    • the need for an additional buffer between the environmental values identified and the development line to protect any environmental values found.
• An Environmental Management Plan to be to the satisfaction of Department of Sustainability and Environment and the Responsible Authority indicating the measures to be adopted to protect, enhance and manage any identified
environmental values. Environmental Assessments and Management Plans are to be prepared by a qualified consultant. Where species and habitats are covered by the Flora and Fauna Guarantee Act 1988 (Vic) or the Environment Protection and Biodiversity Conservation Act 199 (Cth), Environmental Assessments are to be referred to the relevant Minister.

- An archaeological survey to the satisfaction of Aboriginal Affairs Victoria and the Responsible Authority which will locate, record and assess Aboriginal sites and post-settlement places and objects of cultural and historical significance on the subject land, with representation from the local Aboriginal community. The recommendations of the survey will guide the subdivision design to ensure any significant features are preserved, protected and enhanced by the subdivision layout and design and the findings of the assessment are implemented.

- An Overall Drainage Management Plan for the whole of the site including any external catchments.

- A Stormwater Management Plan detailing how stormwater will be collected and treated within the development, with particular emphasis on maintenance of pre-development (rural) flows and the removal of sediment, litter and other urban wastes from stormwater prior to its discharge to local watercourses. Stormwater treatments such as constructed wetlands are to be located on drainage lines outside the waterway corridor and away from natural wetlands. The Plan should demonstrate that the use of stormwater control structures (eg wetlands) will not adversely influence groundwater levels.

- A Landscape and Viewshed Analysis that identifies and protects important views associated with the waterway, including views within, to and from the waterways.

- The need for development abutting a waterway to incorporate appropriate design features such as the provision of appropriate setbacks, limiting height of buildings and the use of 50% transparent fencing along open space or waterway corridors.

- A Landscaping Concept Plan (for areas outside the waterway corridor to be transferred to public ownership) including:
  - street trees, understorey and ground planting, estate entries and plantings in other public areas to soften built form and enable a transition between riparian and other indigenous areas to exotic or groomed landscapes. The Plan should not use weed species known to colonise aquatic, wetland, riparian and farmland or rural ecosystems. The Plan should have regard to identified flora and fauna/habitat, archaeological, historical and cultural values within the subject site, and show how public open space is to be developed and managed.
  - planned passive recreation facilities (such as shared paths, seating, signage etc) with an assessment of the appropriateness of their location in terms of the environmental values that are to be protected at the site and within the waterway corridor, inclusive of the views of Melbourne Water

- An assessment of stormwater infrastructure facilities subject to them being appropriately located in terms of the environmental values that are to be protected at the site and within the waterway corridor inclusive of the views of Melbourne Water.

- A Construction Management and an Environmental Impact Mitigation Plan to control impacts during development on environmental values including habitat, water quality, sites of biological and cultural significance and vegetation to be retained on the site. The Plan should include requirements to minimise generation of sediment on site and minimise the transport of sediment onto public roads and into drains and waterways.
• A preliminary soil assessment demonstrating the extent of any contaminated soils that may exist on the subject land, and if detected, a more detailed assessment outlining the location of the contaminated soil, the types of contaminants detected, strategies and procedures required to be undertaken to de-contaminate affected areas; and the identification of the extent of hazardous areas due to salinity.

• A site analysis and design response for the development plan demonstrating a response to the sites opportunities and constraints, with particular regard to:
  • Identified heritage assets;
  • The physical constraints of the site;
  • Creation of a setback from a waterway corridor for construction of public access areas;
  • Public open space requirements;
  • Any policy or code for residential development and subdivision;
  • The interface with adjoining uses and developments;

• The design response should also show, where appropriate:
  • The provision of buffers from land used for industrial purposes;
  • The recognition of the impact of any aircraft noise and identification of appropriate land uses within the affected areas;
  • The provision of physical infrastructure clearly demonstrating the ability to overcome any deficiency in water or sewerage supply;
  • Recognition of any high noise sources and attenuation devices intended to be used.
  • The need for financial or other contributions towards the provision of physical infrastructure, community and social facilities and services, transport infrastructure and services, and other matters as appropriate.

• Whether the proposals meets a high standard of urban and landscape design.
• Any applicable policy or code pertaining to residential development and subdivision.
• Where required to be undertaken, the comments received after the Development Plan has been through a process of public consultation;
• Any other matters which the Responsible Authority deems to be appropriate.