

Community Local Law 2019

DOCUMENT CONTROL

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Part 1 - Introduction

1.1 Local Law

1.1.1 This Local Law is titled Community Local Law 2019.

1.2 Objectives

- 1.2.1 The objectives of this Local Law are to:
 - a. provide for the peace, order and good government of the municipal district;
 - b. protect, maintain and enhance the natural environment of the municipal district;
 - c. ensure the protection of Council assets and the sustainable use of resources;
 - d. protect the health and safety of persons within the municipal district;
 - e. regulate the management of animals on land and on Council land; and
 - f. provide uniform and fair administration of this Local Law.

1.3 Power to make this Local Law

1.3.1 This Local Law is made under section 111 of the *Local Government Act 1989* and section 42 of the *Domestic Animals Act 1994*.

1.4 Commencement and Revocation

- 1.4.1 This Local Law:
 - a. commences on 1 July 2019, and
 - b. unless it is revoked sooner, will cease to operate on 30 June 2029.
- 1.4.2 From the date of commencement of this Local Law, the following Local Laws are repealed:
 - a. Municipal Places Local Law No. 2;
 - b. Dinner Plain Local Law No 3;
 - c. Livestock Local Law No. 4;
 - d. Amenity Local Law No. 5;
 - e. Streets & Roads Local Law No. 6; and
 - f. Murray to the Mountains Rail Trail Local Law No. 7.

1.5 Application

- 1.5.1 This Local Law operates throughout the municipal district.
- 1.5.2 This Local Law does not apply where any act or thing regulated by it is authorised by any Act, other subordinate legislation or the Planning Scheme.

1.6 Incorporated Documents

- 1.6.1 This Local Law incorporates, by reference, documents containing Council Policy, standards or guidelines that apply to specific uses or activities which are intended to assist in achieving the objectives of this Local Law.
- 1.6.2 Where an incorporated document is applied to a use or activity a person must comply with the requirements specified for that use or activity.

1.7 Other legislation

1.7.1 Anything allowed under any Act, Regulation or the Planning Scheme, is not affected by any prohibition, requirement or restriction under this Local Law.

1.8 Definitions

1.8.1 In this Local Law, unless inconsistent with the context:

Act means the Local Government Act 1989.

advertising sign means a placard, board, sign, card or banner, on any, fence, structure or pole whether portable or attached to any land, building or vehicle which -

- a. provides information about a business, industry or organisation;
- b. advertises goods, services, an event or a competition; or
- c. contains offensive or inappropriate content as determined by an Authorised Officer;

Authorised Officer means a person appointed by Council under sections 224 or 224A of the Act:

bond means a sum of money, or another means of security acceptable to Council, the amount of which has been determined by Council, after taking account of -

- a. the nature of the building work;
- b. likely costs that would be incurred for repairs to Council infrastructure assets;
- c. if damage does occur to them, during or as a result of the building work;
- d. requirements which are commonly applied in comparable situations; and
- e. any relevant Act, regulation or government policy directives;

building work means work for which a building permit is required to be issued under the *Building Act 1993*;

built-up area means an area in which there is urban development or in which street lighting is provided on roads;

camping means using a caravan, tent, motor vehicle or like structure for residential accommodation (either temporary or permanent) of a person and 'camp' has the corresponding meaning;

caravan includes a mobile home and moveable dwelling;

Council means Alpine Shire Council;

Council asset means any road, drain, drainage infrastructure, street, tree, street sign or other property vested in or under the control of the Council;

Council building means Council's municipal offices and buildings;

Council land means any land, building or road owned, occupied, vested in, managed by or under the control of Council and includes any structure, street sign, fence, tree, plant, reserve, river, creek, lake or body of water situated on that land;

domestic birds includes canaries, finches, budgerigars, parrots and other similar sized birds;

farm animals includes horses, cattle, sheep, donkeys, mules, goats, pigs and deer or similar of any age;

goods includes but is not limited to produce, articles, items, tables, chairs, advertising signs, planter boxes, umbrellas and anything similar;

incinerator means an outside structure, device or equipment that is not a barbeque and which is designed, adapted, used or capable of being used for the burning of materials or substances:

land means any land in separate ownership or occupation and includes a shop, dwelling or a factory or part thereof as may be separately owned or occupied;

liquor means a beverage intended for human consumption with an alcoholic content greater than 0.5 per centum by volume at a temperature of 20 degrees Celsius;

Local Law means Council's Community Local Law 2019;

mobile recyclable bin means a wheeled receptacle supplied by Council for the purpose of collecting recyclable material having a capacity no greater than 360 litres;

mobile waste bin means a wheeled receptacle supplied by Council for the purpose of collecting household, commercial or industrial waste having a capacity no greater than 360 litres

municipal district means the municipal district of Council;

municipal waste facility means a waste transfer facility or resource recovery centre operated by, or on behalf of Council.

noxious weed has the meaning ascribed to it by section 3 of the *Catchment and Land Protection Act 1994*;

nuisance includes any behaviour or condition which is or is liable to be dangerous to health or is noxious, annoying or injurious to personal comfort;

occupier includes a resident, and in relation to land which has a lot entitlement or lot liability in respect of common property the Owners Corporation created upon the registration of a Plan of Subdivision affecting that land;

penalty unit means \$100;

permit means a permit, authorised or required under this Local Law;

person includes a corporation;

person in charge means:

- a. a person in charge of a building site or land where building works are to be carried out;
- b. a person who causes building works to be carried out;
- c. the owner of the building site and in the case of a company, each director of the company; or
- d. the person in charge of an animal or bird.

planning scheme means the Alpine Shire Planning Scheme;

poultry includes chickens, ducks, geese, peacocks, pheasants, turkeys and guinea fowl;

recreational vehicle means a wheeled or tracked device, propelled by a motor and ordinarily used for recreation or play;

redundant vehicle crossing means a vehicle crossing no longer required for vehicular access to land, or vehicle crossing not approved by Council;

residential area means land zoned as residential or predominantly residential under the planning scheme;

road has the meaning ascribed to it by section 3 of the Act and includes every part of a road;

roadside trading means selling or offering for sale or hire goods or services from a temporary location, vehicle or horse drawn vehicle;

scaregun means a gas or scatter gun which produces an explosive noise by the ignition of gas or air or similar and is designed to deter birds from attacking crops, but does not include a firearm or any other bird scaring device;

sell includes -

- a. sell by means of any machine or mechanical device;
- b. barter or exchange;
- c. agree to sell;
- d. offer or expose for sale;
- e. keep or have in possession for sale; and
- f. directing, causing or attempting any such acts or things;

unsightly includes land which contains -

- a. unconstrained rubbish such as paper, cardboard, plastic bags, styrene, house hold rubbish, second hand containers, pallets;
- b. second hand timber or second hand building material;
- c. discarded, rejected, surplus or abandoned solid or liquid materials;
- d. graffiti;
- e. machinery or machinery parts stored on the land for more than 2 months;
- f. unregistered, unroadworthy, dissembled, incomplete or deteriorated motor vehicles, caravans, trailers or similar stored on the land for more than 2 months;
- g. anything being built which is left incomplete and is considered to be detrimental to the appearance of the surrounding area;
- h. any other thing making the land visually repugnant; or
- detrimental to the general amenity to the area;

but excludes an enclosed building or structure on the land which complies with regulations made under the *Building Act 1993* or the *Planning and Environment Act 1987*.

vegetation includes any vegetation whether alive or dead, standing or not standing,

vehicle has the same meaning ascribed to it by the Victorian Road Safety Road Rules 2017;

vehicle crossing means a Council approved constructed surface between the property boundary and roadway required for vehicular access to land; and

vermin includes rodents and insects likely, or with the potential, to cause a nuisance.

Part 2 - Council Land

2.1 Behaviour on Council land

- 2.1.1 A person must not, on Council land:
 - a. commit any nuisance;
 - b. conduct an activity or behave in a manner which may likely interfere with another person's reasonable use and enjoyment of the Council land;
 - c. act in a manner which endangers any person or animal;
 - d. damage, destroy or interfere with anything located on Council land;
 - e. carry firearms unless specifically authorised to do so;
 - f. use any lifesaving or fire-fighting device unless during an emergency or with the approval of an Authorised Officer; or
 - g. act contrary to any conditions of use which apply to the Council land.

2.2 Consumption of liquor on Council land

- 2.2.1 On Council land that has been designated by Council as requiring a permit a person must not:
 - a. dispense or consume liquor; or
 - b. have in their possession an open receptacle that contains liquor. unless a permit has been granted.

Note: General restrictions on the consumption of liquor on Council Land are identified on the Alcohol Restriction Maps which are published on Council's website.

Council may impose additional restrictions from time to time if required to manage identified risks associated with public drinking. Council may grant a permit with conditions to vary restrictions.

Part 3 - Amenity, Public Health and Safety

3.1 Condition of land

- 3.1.1 An owner or occupier of land must not cause or allow the land to be:
 - a. unsightly;
 - b. kept in a manner which is dangerous or likely to cause danger to life or property; or
 - c. a haven for vermin, noxious weeds, insects or excessive vegetation growth.
- 3.1.2 An Authorised Officer may, by serving a notice to comply, direct an owner or occupier of land to:
 - a. carry out any necessary clean-up works on that land; and/or
 - b. temporarily fence that land in a manner directed by the Authorised Officer so as to:
 - i. conceal an unsightly condition of the land; or
 - ii. prevent persons from accessing the land if in the reasonable opinion of the Authorised Officer, the condition of the land constitutes a danger to any person who may enter the land.

3.2 Fires in the open air or in an incinerator

- 3.2.1 A person must not light a fire in the open air or in an incinerator on land within a residential area unless, subject to clause 3.1.2 and in compliance with clause 3.2.3
 - a. the fire is lit between 10am and 3pm;
 - b. the day has not been declared a day of total fire ban by the relevant authority; and
 - c. the fire consists only of dry tree limbs and prunings, but not fallen leaves, lawn clippings and hulls, burrs and casings from nut trees.
- 3.2.2 Clause 3.2.1 does not apply to a fire
 - a. in a barbeque while being used for the purpose of cooking food;
 - b. in a chimanea, potbelly stove, or small open fire in a suitable container for heating, cooking, cultural or social purposes, which is not offensive; or
 - c. generated by a tool of trade while being used for the purpose for which it was designed.
- 3.2.3 For the purposes of clause 3.2.1, a fire lit in the open air or in an incinerator must:
 - a. not occupy more than three cubic metres of space;
 - b. not be lit within 3 metres of the allotment boundary;
 - c. be supervised at all times by a person over the age of 16 years;
 - d. have adequate means readily available for extinguishing the fire;
 - e. not be within 3 metres of any flammable material except for growing vegetation not exceeding 10cm in height;

- f. not be offensive materials;
- g. only contain one lit fire;
- h. not be lit on a road
- i. not to be for the purpose of disposing of paper, cardboard or other recyclable material; and
- j. not be lit during a declared fire danger period.

Note: For the purpose of clause 3.2.3 "offensive materials" includes any manufactured chemical, rubber or plastic, petroleum or oil, paint or receptacle, food waste and any other material as determined by the Council to be offensive.

3.2.4 If an Authorised Officer is of the opinion that the fire is causing a nuisance to any person, he or she may direct the owner or occupier of the land, or the person supervising the fire, to extinguish the fire.

3.3 Recreational vehicles

- 3.3.1 A person must not use a recreational vehicle;
 - a. in a municipal place, unless the land has been designated for that purpose; or
 - b. on private land within a residential area.

3.4 Snowmobiles

3.4.1 A person must not, without a permit, use a snowmobile in a municipal place.

3.5 Camping

- 3.5.1 A person must not, without a permit, camp on Council land.
- 3.5.2 An owner or occupier of land must not, without a permit:
 - a. allow camping to occur on that land for more than 28 days in total, over a 12 month period.
 - b. allow camping to occur in exchange for payment on that land

3.6 Keeping animals

3.6.1 An owner or occupier of property within a residential area must not without a permit keep or allow to be kept any more in number for each kind of animal than as set out in the following table:

Type of animal	Permitted number of animals (over the age of three months)
Bees and beehives	1
Cats	2
Cockatoos	2
Dogs	2
Domestic birds	50
Domestic rabbits	10
Farm animals	0
Ferrets	3
Goats	0
Guinea pigs	10
Horses	0
Peacocks	2
Pigeons	50
Pigs	0
Poultry	10
Reptiles	0
Roosters	0

3.7 Animal housing

- 3.7.1 The owner or occupier of any land on which animals are kept must provide housing which is adequate and appropriate in the circumstances, taking into consideration:
 - a. the type and number of animals to be kept;
 - b. the capacity to maintain the housing in a sanitary and inoffensive condition;
 - c. the capacity to protect neighbours from noise from animals on the land; and
 - d. any other matters considered by Council to be relevant.

- 3.7.2 All animal housing must be maintained so that:
 - a. all manure and other waste is removed and/or treated as often as necessary so that it does not cause a nuisance or offensive condition;
 - b. all manure and other waste is stored in a fly and vermin proof receptacle until removed from the premises or otherwise disposed of to the satisfaction of an Authorised Officer;
 - c. the ground surrounding the housing is drained to the satisfaction of an Authorised Officer;
 - d. the area of land within 3 metres of the area or structure in which the animal is kept must be kept free from dry grass, weeds, refuse, rubbish or other material capable of harbouring vermin;
 - e. all food, grain or chaff is kept in vermin proof receptacles; and
 - f. it is kept in a clean and sanitary manner to the satisfaction of an Authorised Officer.

3.8 Removal of animal faeces

- 3.8.1 A person in charge of an animal must:
 - a. remove any faeces deposited by that animal on Council land or land occupied by another person;
 - b. dispose of the animals faeces in a manner which does not cause any nuisance or health hazard to any person or detriment to the environment; and
 - c. carry a suitable device for the collection of excrement from that animal.

3.9 Objectionable noises

- 3.9.1 An owner or occupier of land within the municipal district must ensure that all animals and birds kept on that land do not:
 - a. habitually make an objectionable noise at unreasonable times; or
 - b. cause a nuisance by the emission of sounds.
- 3.9.2 If an Authorised Officer is of the opinion that an animal or bird is causing a nuisance, he or she may service a Notice to Comply directing the nuisance to be abated.

3.10 Wasp nests

3.10.1 An owner or occupier of land who is aware that there is a European wasp nest on that land must cause it to be removed.

3.11 Wandering animals and birds

- 3.11.1 The owner or person in charge of any animal or bird must:
 - a. not allow that animal or bird to wander from where it is normally kept; and
 - b. ensure that the land on which the animal or bird is kept is adequately fenced to prevent the animal or bird from being at large or escaping.
- 3.11.2 Clause 3.11.1(a) does not apply to dogs and cats.

Note: Sections 24 and 25 of the Domestic Animals Act 1994 provide that an owner of a dog or cat found at large will be guilty of an offence.

3.12 Waste collection

3.12.1 The occupier of land must comply with *Council's Waste Services Policy*, being a document incorporated into and forming part of this Local Law.

3.13 Restriction of use of public place bins

3.13.1 A person must not use a public place bin to dispose of waste, recyclables or other material generated from domestic, commercial or industrial premises.

3.14 Municipal waste facilities

- 3.14.1 A person who uses the municipal waste facility must:
 - a. comply with any specified conditions;
 - b. comply with any directions given by Council staff or contractors in charge of the facility;
 - c. comply with any signage erected; and
 - d. pay any applicable fees and charges.
- 3.14.2 Entry to the municipal waste facility may be refused in circumstances where a person fails to comply with the requirements of clause 3.14.1.

3.15 Scavenging at municipal waste facilities

3.15.1 A person must not remove material of any kind which has been deposited at the municipal waste facility, unless prior approval has been obtained from Council staff or contractors in charge of the facility.

3.16 Drains on private land

- 3.16.1 An owner and occupier of land must ensure that:
 - a. the land is adequately drained to the satisfaction of an Authorised Officer; and
 - b. any drain on the land is not kept in disrepair or in a condition which is a nuisance or dangerous to health.

3.17 Construction site details

3.17.1 A person in charge of building work must ensure that emergency contact details of the person in charge are visibly displayed on the land.

3.18 Construction work

- 3.18.1 A person in charge of building work must ensure that:
 - a. the construction works are contained within the land or within an area approved by an Authorised Officer;
 - b. the construction works do not cause detriment to the stormwater system or any Council asset;
 - c. any waste generated from the construction works are contained within the land or within an area approved by an Authorised Officer;
 - d. any waste generated from the construction works are stored in a manner that does not cause detriment to the visual amenity of the area in which the land is located;
 - e. any waste generated from the construction works is stored in an appropriate receptacle;
 - f. soil that is stripped from the land is stockpiled on the land for re-use or is transported to a legal place of disposal;
 - g. appropriate sediment and fencing barriers are in place to ensure the retention of silt and soil on site, and the retention of other water borne particles and pollutants for later transportation to a legal place of disposal;

Note: for the purposes of clause 3.18.1, detriment to the stormwater system or Council asset occurs if:

- material, equipment, litter, waste, mud, silt, sand or another pollutant emanating from construction work enters or interferes with the stormwater system or Council asset; or
- any alteration to or interference with the stormwater system or Council asset occurs.

In the event of stormwater pollutants escaping, measures must be taken to protect the stormwater system or asset and to clean up, remove and legally dispose of any materials that have escaped the land.

3.19 Scareguns

3.19.1 Scareguns must only be used in compliance with Council's *Scaregun Policy* being a document incorporated by reference into this Local Law.

3.20 Council owned airfields

3.20.1 Any person using a Council owned airfield must do so in accordance with any erected signage.

Part 4 – Streets and Roads

4.1 Vehicle crossings

- 4.1.1 The owner of land must ensure that at each point of vehicular access from a carriageway on a road to the land there is a vehicle crossing that is constructed and maintained in accordance with any Council procedure or policy.
- 4.1.2 A person must not without a permit construct, install, remove or alter a vehicle crossing, whether temporarily or permanently.
- 4.1.3 If an Authorised Officer is of the opinion that a vehicle crossing is in a state of disrepair or otherwise is in an unsatisfactory condition, the Authorised Officer may serve a Notice to Comply on the owner or occupier of the property.

4.2 Temporary vehicle crossings

- 4.2.1 If it is likely that building works will involve vehicles leaving the carriageway or entering the property other than via properly constructed vehicle crossings, the person in charge of the building work must obtain a permit for the construction of a temporary vehicle crossing which protects the existing road including footpaths, nature strips, culverts, kerbing or other land or works forming part of the road.
- 4.2.2 The person in charge of the building work must repair any damage to the vehicle crossing to the satisfaction of an Authorised Officer.
- 4.2.3 If in the opinion of the Authorised Officer an existing driveway crossing, footpath, kerb or other part of the road may be damaged by the building work, the person in charge of building work must, when requested, pay a bond to the Council.

4.3 Redundant vehicle crossings

- 4.3.1 Where works on a property involve the relocation or closure of a point of vehicular access, the owner and occupier of the land must ensure that any redundant part of a vehicle crossing is removed and the kerb, drain, footpaths, nature strip or other part of the road is reinstated to the satisfaction of an Authorised Officer.
- 4.3.2 An Authorised Officer may require the owner or occupier of a property to remove all or any part of a vehicle crossing for which there is no effective point of vehicle access and to reinstate the road.

4.4 Damage or interference with Council land caused by vegetation

- 4.4.1 A person must not permit any trees, plants or other matter to damage or interfere with Council land.
- 4.4.2 Where an Authorised Officer is of the opinion that trees, plants or any other matter are causing damage to or interfering with Council land, he or she may serve a Notice to Comply on the owner or occupier of the land to repair and reinstate the damage.

4.5 Trees and plants

4.5.1 A person must not allow any tree or plant in or growing on land owned or occupied by them to cause an obstruction to pedestrians or vehicular traffic.

4.6 Signs and posts

4.6.1 A person must not place a sign, post or other similar object in such a way that it causes an obstruction on Council land.

4.7 Construction of garden beds on nature strips

- 4.7.1 A person must not, without a permit, construct a garden bed, plant a tree or carry out any works, on a nature strip.
- 4.7.2 Where an Authorised Officer is of the opinion that works have been undertaken to a nature strip, he or she may serve a Notice to Comply to reinstate the nature strip to the satisfaction of the Authorised Officer.

4.8 Erecting or placing advertising signs

4.8.1 A person must not, without a permit, erect or place an advertising sign, or authorise another person to erect or place an advertising sign on Council land, including on a stationary vehicle on a road;

4.9 Roadside trading

- 4.9.1 A person must not, without a permit:
 - a. erect or place on Council land, a vehicle, caravan, trailer, table, chairs, stall or other similar structure for the purpose of selling or offering for sale any goods or services; or
 - b. sell or offer to sell goods or services, including through the erection of signage, on Council land.

4.10 Outdoor eating facilities on roads

- 4.10.1 A person must not, without a permit, establish or continue to use an outdoor eating facility on any footpath or other part of a road.
- 4.10.2 A person must leave an outdoor eating facility when requested to do so by the permit holder or a member of Victoria Police.
- 4.10.3 The holder of the Council permit in relation to an outdoor eating facility must move or remove the outdoor eating facility when requested to do so for reasons of public safety by an Authorised Officer or a member of the Police Force or other emergency service.

4.11 Road occupation

- 4.11.1 A person on a road under the control of the Council must not, without a permit:
 - a. occupy or fence off part of a road;
 - b. erect a hoarding or overhead protective awning;
 - c. use a mobile crane or travel tower for any building work;
 - d. make a hole or excavation; or
 - e. reinstate a hole or excavation.
- 4.11.2 The reinstatement of any part of the road damaged or affected by works of a type listed in clause 4.11.1 must be carried out in accordance with any conditions contained in the permit.

4.12 Busking and street entertainment

4.12.1 A person must not, without a permit, busk or provide street entertainment on Council land.

4.13 Repair of vehicles

4.13.1 A person must not dismantle, paint, carry out maintenance on or repair a vehicle on a road or authorise another person to do so.

4.14 Substances from vehicles

- 4.14.1 A person must not permit any grease, oil, mud, clay or other substance to fall or run off a vehicle onto a road into any drain on or under the road or permit or authorise another person to do so.
- 4.14.2 A person in charge of a vehicle from which any substance has fallen or run off onto a road must take all reasonable steps to promptly remove the substance, make good any damage caused and remove any hazardous materials.
- 4.14.3 Where any damage or hazard remains, he or she must promptly notify the Council or member of the Police Force of the damage or hazard.

4.15 Storage of materials and trailers

- 4.15.1 A person must not, without a permit, store any materials or skip bins on a road.
- 4.15.2 A person must not, without a permit, store any trailers or vehicles on a road for a period exceeding 14 consecutive days.

4.16 Firewood collection permits

4.16.1 A person must not, without a permit, collect firewood from Council land.

4.17 Snow clearing

4.17.1 In areas subject to snowfall, the owner or occupier of an occupied premises, must keep any car parking space and access to the premises clear of snow so as to allow vehicular and pedestrian access.

Part 5 – Livestock

5.1 Droving of livestock

- 5.1.1 Without a permit a person must not move or drive any livestock in a public place unless the livestock are being
 - a. moved in order to travel a reasonable distance within the municipality from one property to another;
 - b. relocated by an Authorised Officer;
 - c. relocated in an emergency to avoid or minimise danger; or
 - d. moved in accordance with VicRoads guidelines.

5.2 Livestock on road reserve

- 5.2.1 A person who owns or is in charge of livestock may allow the livestock to graze along the road reserve adjacent to their property without requiring a permit.
- 5.2.2 If a person allows livestock to graze in the manner specified in clause 5.2.1, that person may erect temporary fencing along the road reserve to prevent the escape of livestock.

5.3 Fencing of land

- 5.3.1 An owner or occupier of land on which livestock are kept must ensure that the fencing on that land is adequate to prevent the escape of livestock onto any Council land.
- 5.3.2 Unless otherwise permitted under this Local Law, no person shall erect any fence on a road reserve, including an electric fence.
- 5.3.3 Where in the opinion of an Authorised Officer, there is a failure to comply with clause 5.3.1 Council may serve a Notice to Comply on the owner or occupier of the land requiring the owner or occupier to install, repair, replace, remove or modify fencing, gates or grids.

Part 6 - Permits

6.1 Applications for permits

- 6.1.1 If this Local Law requires a permit to be obtained, the application for the permit must:
 - a. be made to Council in writing using the appropriate form; and
 - b. be accompanied by the fee prescribed by Council.

6.2 More information

6.2.1 Council may require a permit applicant to provide more information before it deals with the application.

6.3 Decision on permit application

- 6.3.1 Council may decide:
 - a. to grant a permit;
 - b. to grant a permit subject to conditions; or
 - c. refuse to grant a permit on grounds it thinks fit.

6.4 Review

6.4.1 An applicant for a permit may apply to Council for review of a decision to refuse to grant a permit or to grant a permit subject to conditions.

6.5 Correction of a permit

6.5.1 Council may amend or revoke a permit granted by it under this Local Law.

6.6 Bonds

- 6.6.1 In deciding to grant a permit, Council may require the applicant to lodge with Council a bond for such amount and in such a manner as Council deems reasonable in the circumstances.
- 6.6.2 If Council is required to remedy a breach of a permit or repair any damage caused by any work carried out under a permit, it may for that purpose, use part or all of any bond associated with that permit.
- 6.6.3 Where the bond or any part is used pursuant to clause 6.6.2, the person to whom the permit was granted or the property owner may be directed to replenish or increase the bond amount.

- 6.6.4 On satisfactory completion of any works under a permit, Council must release any applicable bond or remainder of the bond.
- 6.6.5 If after 12 months, Council cannot locate a person entitled to the release of any bond, Council will remit the funds to the State Revenue Office.

Part 7 - Enforcement

7.1 Offences

7.1.1 A person who:

- a. contravenes or fails to comply with any provision of this Local Law or any document incorporated by reference;
- b. contravenes or fails to comply with any condition contained in a permit under this Local Law:
- c. knowingly provides false information in support of an application for a permit under this Local Law;
- d. knowingly supplies false or misleading information to an Authorised Officer;
- e. fails to comply with a verbal direction issued, or a Notice to Comply served, by an Authorised Officer;
- f. fails to comply with a sign erected by Council; or
- g. makes or attempts to make any agreement with an Authorised Officer to induce that Authorised Officer to compromise his or her duty -

is guilty of an offence and is liable to -

- i. a maximum penalty of \$2000; and
- ii. a further penalty of \$200 for each day after a finding of guilt or conviction for an offence during which the contravention continues.

7.2 Infringement notices

- 7.2.1 As an alternative to a prosecution for an offence, an Authorised Officer may serve a person with an infringement notice in a form approved by Council.
- 7.2.2 A person to whom an infringement notice has been issued must pay to Council the amount specified in the notice within 28 days.
- 7.2.3 The amount of the fixed penalty to be specified in an infringement notice is set out in Council's *Register of Penalties for Infringement Notices* being a document incorporated by reference into this Local Law.

7.3 Notice to Comply

- 7.3.1 Where an Authorised Officer reasonably believes that a person has committed an offence against this Local Law, the officer may issue a written direction called a Notice to Comply requiring a person to stop offending and do anything necessary to rectify the offence.
- 7.3.2 A Notice to Comply must specify the time and date by which the person specified in the Notice to Comply must comply with the specified directions.

- 7.3.3 The period required to comply with a Notice to Comply must be reasonable in the circumstances having regard to:
 - a. the amount of work involved;
 - b. the degree of difficulty;
 - c. the availability of necessary materials or other items;
 - d. climatic conditions:
 - e. the degree of risk or potential risk; and
 - f. any other relevant factor.

7.4 Urgent circumstances

7.4.1 In any urgent circumstance arising under this Local Law, an Authorised Officer may take any reasonable action to remedy the situation circumstance without first serving a Notice to Comply.

7.5 Impounding objects

- 7.5.1 An Authorised Officer may:
 - a. require any person responsible for an obstructing object on Council land to move it;
 - b. move or impound any object that:
 - i. obstructs Council land;
 - ii. contravenes the conditions placed on a permit issued;
 - iii. is placed contrary to a provision of this Local Law;
 - c. return the object to its owner on payment of the prescribed fee; or
 - d. sell, dispose of or destroy the object if the owner has not paid the fee within 7 days of impounding.
- 7.5.2 Where any item has been impounded under this clause, Council must, if practicable, serve written notice of the impounding in person or by pre-paid mail on the person who appears to be the owner of the impounded item.

Making of Community Local Law 2019

In accordance with section 111 of the Local Government Act 1989

THE COMMON SEAL OF THE		
ALPINE SHIRE COUNCIL was		
Hereunto affixed this 2 nd day of		
April 2019 in the presence of:		
COLINGULOR		
COUNCILLOR		
Name		
COUNCILLOR		
COUNCILLOR		
Name		
INAITIE		
CHIEF EXECUTIVE OFFICER		
CHILL EXECUTIVE OFFICER		
Name		



Community Local Law 2019: Summary report on submissions

At its ordinary meeting on 13 November 2018 Council resolved to convene a Committee of Council according to Section 223(1)(b) of the Local Government Act 1989, for the purpose of hearing submissions in relation to the *Community Local Law 2019*.

A total of 121 written submissions were received on the draft Law, which was exhibited from 22 November 2018 to 25 January 2019. This included three late submissions (and a further two submissions were received without any content). A hearing was conducted on 19 February 2019, where seven submitters elected to present their submissions to the Committee of Council.

Table 1 provides a high level summary of the submissions received, noting that many submissions included considerable detail that has not been reproduced here. The Committee recommends that changes are made to the draft Community Local Law 2019 according to the Proposed Council Response in Table 1 below.

Table 1: Summary of submissions made and Council response

Submission Number	Торіс	Proposed Council Response
1	In support of allowing fires for cooking / warmth	Exemption added to the Local Law to exclude fires for cooking or warmth
2	Seeking a ban on scareguns	Scare gun policy retained in simplified format
3	Against small real estate signs on public land	Real estate signs on private property are regulated (and are generally exempt) under the Planning and Environment Act, however Council can remove signs on Council land.
4	Seeking inclusion of the Murray to Mountains rail trail in the 'on lead' areas	Dog on lead areas will be separately dealt with by an Order of Council under s. 25 of the Domestic Animals Act 1994. Changes are not proposed to the draft on lead areas, however additional signage may be required in certain areas to remind owners to keep dogs under effective control at all times.



Submission Number	Topic	Proposed Council Response
5	In support of the proposed changes to footpath and roadside trading policies, with a minor suggested change to the footpath trading policy	Minor change to the footpath trading policy made as per submission.
6	Objecting to and seeking clarification on the proposed Law on camping on residential land	Camping is permitted for up to 28 days, and unless permitted under the Planning Scheme a permit will be required following this time.
7	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
8	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
9	Opposed to restrictions on camping on private property	Camping is permitted for up to 28 days, and unless already permitted under the Planning Scheme a permit will be required following this time.
10	Unclear which part of the Local Law this submission refers to. Opposed to the new Local Law.	Unclear what changes are being sought - submission generally opposed to Local Laws.
11	Unclear which part of the Local Law this submission refers to. Opposed to the new Local Law.	Unclear what changes are being sought - submission generally opposed to Local Laws.
12	Unclear which part of the Local Law this submission refers to. Opposed to the new Local Law.	Unclear what changes are being sought - submission generally opposed to Local Laws.



Submission Number	Topic	Proposed Council Response
13	Unclear which part of the Local Law this submission refers to. Opposed to the new Local Law.	Unclear what changes are being sought - submission generally opposed to Local Laws.
14	Supporting removal of Dinner Plain dog permits, but opposed to other changes to the existing Local Laws.	Unclear what changes are being sought - submission generally opposed to Local Laws.
15	Opposed to the proposed changes to Local Law.	Unclear what changes are being sought - submission generally opposed to Local Laws.
16	Proposed minor changes to improve clarity of the Local Law.	Various minor changes to clarity and wording throughout Local Law have been made as per submission.
17	Updates to the Waste Services Policy following further internal consultation with Council officers	Updates to the Waste Services Policy made as per submission.
18	Opposed to all airfields being subject to a permit system.	Changes to how the permit system will apply to Council owned airfields. Airfields can now opt in to the system via the display of signage at the airfield.
19	Minor changes proposed to the council owned airfields clause of the Local Law	Local Law changed as per submission 18 to regulate activities by signage.
20	Against allowing dogs at Dinner Plain	Council is not considering a ban on dogs at Dinner Plain.
21	In support of dog on lead areas and the need to keep dogs under effective control in Mount Beauty.	Dog on lead areas will be separately dealt with by an Order of Council under s. 25 of the Domestic Animals Act 1994. Changes are not proposed to the draft on lead areas, however additional signage may be required in certain areas to remind owners to keep dogs under effective control at all times.



Submission Number	Topic	Proposed Council Response
22	Concerned about the lack of designated off lead area close to Dinner Plain	Dog on lead areas will be separately dealt with by an Order of Council under s. 25 of the Domestic Animals Act 1994. Changes are not proposed to the draft on lead areas, however additional signage may be required in certain areas to remind owners to keep dogs under effective control at all times.
23	In support of allowing dogs off lead in certain areas	Dog on lead areas will be separately dealt with by an Order of Council under s. 25 of the Domestic Animals Act 1994. Changes are not proposed to the draft on lead areas, however additional signage may be required in certain areas to remind owners to keep dogs under effective control at all times.
24	In support of allowing dogs to be walked off lead at Dinner Plain during certain times	Dog on lead areas will be separately dealt with by an Order of Council under s. 25 of the Domestic Animals Act 1994. Changes are not proposed to the draft on lead areas, however additional signage may be required in certain areas to remind owners to keep dogs under effective control at all times.
25	In support of increased on-lead areas for dogs around the Mount Beauty pondage	Dog on lead areas will be separately dealt with by an Order of Council under s. 25 of the Domestic Animals Act 1994. Changes are not proposed to the draft on lead areas, however additional signage may be required in certain areas to remind owners to keep dogs under effective control at all times.
26	In support of the proposed changes to alcohol restrictions, and supporting increased dog on lead areas around schools. Supports a ban on recreational vehicles in rural residential areas.	Alcohol and dog on lead response detailed above. Definition of residential includes Low Density Residential Zone but not Rural Living Zone (RLZ), where recreational vehicles can be used. Noted that EPA noise restrictions would still apply to activities in RLZ areas.
27	In support of the proposed changes to alcohol restrictions.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).



Submission Number	Topic	Proposed Council Response
28	No submission recorded	No response required
29	In support of the proposed changes to alcohol restrictions.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
30	In support of the proposed changes to alcohol restrictions.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
31	In support of the proposed changes to alcohol restrictions.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
32	In support of the proposed changes to alcohol restrictions.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
33	In support of the proposed changes to alcohol restrictions.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
34	In support of the proposed changes to alcohol restrictions. Supports retaining the existing policy on Scareguns.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events). Scare gun policy will be retained in simplified format.



Submission Number	Торіс	Proposed Council Response
35	In support of alcohol restrictions in Dinner Plain, including increased signage	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas, and the existing 24 hour ban on alcohol on Council land in Dinner Plain will remain (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
36	Opposed to the proposed changes to alcohol restrictions and restrictions on camping on private property.	Alcohol response detailed above. Camping is permitted for up to 28 days, and unless permitted under the Planning Scheme a permit will be required following this time.
37	Opposed to changes to alcohol restrictions, support for footpath dining and signage, and support for the ability to scavenge material from waste transfer stations	Alcohol response detailed above. Footpath dining and signage policy are considered suitable to achieve the aims of the submitter. Scavenging at transfer stations is an OH&S issue and will not be permitted except with the permission of Council staff or contractors in charge of the facility.
38	Opposed to the proposed changes to alcohol restrictions and restrictions on camping on private property.	Alcohol response detailed above. Camping is permitted for up to 28 days, and unless permitted under the Planning Scheme a permit will be required following this time.
39	Opposed to the proposed changes to alcohol restrictions and restrictions on camping on private property.	Alcohol response detailed above. Camping is permitted for up to 28 days, and unless permitted under the Planning Scheme a permit will be required following this time.
40	Opposed to the proposed changes to alcohol restrictions and restrictions on camping on private property.	Alcohol response detailed above. Camping is permitted for up to 28 days, and unless permitted under the Planning Scheme a permit will be required following this time.



Submission Number	Topic	Proposed Council Response
41	Opposed to changes to alcohol restrictions and would like to see a permissive approach to roadside trading for fresh produce	Alcohol response detailed above. Roadside trading can be permitted, but is generally restricted to be part of recognised events in the Shire.
42	Opposed to changes to alcohol restrictions and restrictions on recreational registered motorcycles	Alcohol response detailed above. No change proposed to the regulation of recreational vehicles on Council land.
43	Opposed to changes to alcohol restrictions, dog on lead areas and would like a permissive approach to allow camping on private land.	Alcohol and dog on lead response detailed above. Camping is permitted for up to 28 days, and unless permitted under the Planning Scheme a permit will be required following this time.
44	Opposed to changes to alcohol restrictions and restrictions on fires in the open air if used for cooking or warmth	Exemption added to the Local Law to exclude fires for cooking or warmth
45	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
46	Query on how the alcohol restrictions will be enforced for visitors at a caravan park	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
47	Opposed to changes to alcohol restrictions at events in the Shire.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).



Submission Number	Topic	Proposed Council Response
48	Opposed to changes to alcohol restrictions at events in the Shire.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
49	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
50	Opposed to changes to alcohol restrictions at events in the Shire.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
51	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
52	Opposed to changes to alcohol restrictions at events in the Shire.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
53	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
54	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale



Submission Number	Торіс	Proposed Council Response
		events).
55	Opposed to changes to alcohol restrictions, although would support 10pm - 10am restriction in designated areas	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
56	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
57	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
58	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
59	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
60	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).



Submission Number	Topic	Proposed Council Response
61	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
62	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
63	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
64	Objecting to the proposed changes to restrictions on the consumption of alcohol	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
65	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
66	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
67	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale



Submission Number	Topic	Proposed Council Response
		events).
68	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
69	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
70	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
71	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
72	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
73	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).



Submission Number	Торіс	Proposed Council Response
74	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
75	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
76	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
77	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
78	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
79	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
80	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale



Submission Number	Topic	Proposed Council Response
		events).
81	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
82	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
83	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
84	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
85	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
86	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).



Submission Number	Topic	Proposed Council Response
87	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
88	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
89	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
90	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
91	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
92	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
93	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale



Submission Number	Торіс	Proposed Council Response
		events).
94	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
95	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
96	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
97	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
98	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
99	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).



Submission Number	Торіс	Proposed Council Response
100	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
101	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
102	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
103	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
104	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
105	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
106	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale



Submission Number	Topic	Proposed Council Response
		events).
107	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
108	Opposed to changes to alcohol restrictions. Supports ability for police to control alcohol at large events.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
109	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
110	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
111	Supporting modification of clause 3.2.1a to allow fires for cooking or warmth	Exemption added to the Local Law to exclude fires for cooking or warmth



Submission Number	Торіс	Proposed Council Response
112	In support of increased restrictions on alcohol consumption, the ban on recreational vehicles in residential areas, concern about the definition of 'unsightly' being too broad, and wanting exemption for fires to be lit in evenings, and supporting introduction of a cat curfew.	Exemption added to the Local Law to exclude fires for cooking or warmth. Alcohol response noted above. No change proposed to the definition of 'unsightly' which is already in use in current Local Laws and appears to operate satisfactorily to resolve issues. Cat curfew is not proposed as part of the Local Law review, but could be considered for consultation by Council in future.
113	Recognises need to manage alcohol at events, but opposed to changes to alcohol restrictions. Notes lack of consistent approach to event signage.	Alcohol response detailed above. Changes to signage policy to give greater clarity for event organisers can be considered as a separate matter to the adoption of the Local Law.
114	Against changes to alcohol restrictions, against restrictions on camping on private land, against removal of animal faeces for horses, and notes that corporate signage on vehicles should be exempt from advertising policy.	Alcohol and camping response detailed above. Signage exemption for non directional signage on vehicles is already included in the policy. No change proposed to the removal of animal faeces clause of the Law.
115	Opposed to changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
116	Support for proposed permit system for airfields	Airfield permit system to be introduced through signage if required.
117	Submission not uploaded	No response required



Submission Number	Topic	Proposed Council Response
118	Range of recommendations on various matters. Opposed to changes to alcohol in public places.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
119	Opposed to changes to alcohol restrictions.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
120	Opposed to changes to alcohol restrictions, in support of more permissive approach to roadside trading, seeking clarification on footpath dining.	Responses to these matters detailed above.
121	Opposed to changes to alcohol restrictions.	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
122	In support of proposed changes to alcohol restrictions	Restrictions on the consumption of alcohol will be retained between 10pm - 7am in designated areas (as defined by maps). Council will retain the ability to apply additional restrictions if required to manage a risk associated with public drinking (e.g. at large scale events).
123	Supporting increased regulation of scareguns	Scare gun policy retained in simplified format



Porepunkah

10pm - 7am restriction

Alcohol restriction area



60

Coordinate System GDA94 MGA Zone 55

Created: 18/3/2019

120 m

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Alcohol Restriction Areas

Bright

10pm - 7am restriction

Alcohol restriction area



70 140 m

Coordinate System GDA94 MGA Zone 55

Created: 18/3/2019

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Mount Beauty

10pm - 7am restriction

Alcohol restriction area



200 m

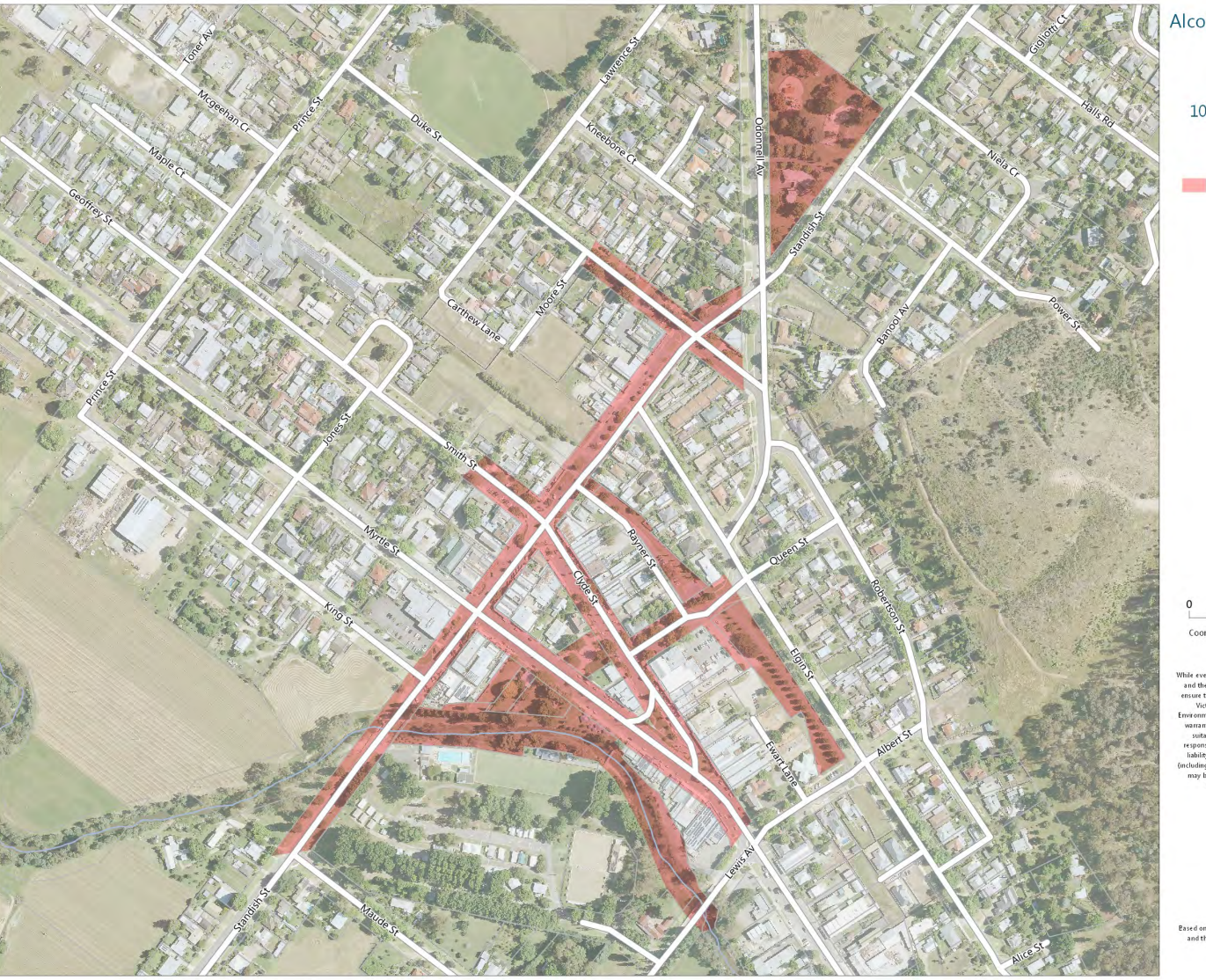
Coordinate System GDA94 MGA Zone 55

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Myrtleford

10pm - 7am restriction

Alcohol restriction area



8

Coordinate System GDA94 MGA Zone 55

Created: 18/3/2019

160 m

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Dinner Plain

24 hour restriction

Alcohol restriction area



70

140 m

Coordinate System GDA94 MGA Zone 55

Created: 18/3/2019

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Dogs on Lead Areas

Porepunkah

Dogs on lead area



60 120 m

Coordinate System GDA94 MGA Zone 55

Created: 18/3/2019

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Dogs on Lead Areas

Bright

Dogs on lead area



160

Coordinate System GDA94 MGA Zone 55

Created: 18/3/2019

320 m

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Dogs on Lead Areas

Myrtleford

Dogs on lead area



0 130 260 m

Coordinate System GDA94 MGA Zone 55

Created: 18/3/2019

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Dogs on Lead Areas

Mount Beauty



200 m

Coordinate System GDA94 MGA Zone 55

Created: 18/3/2019

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Dogs on Lead Areas

Dinner Plain

Dogs on lead area



0 80 160 m

Coordinate System GDA94 MGA Zone 55

Created: 18/3/2019

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Community Local Law 2019: Policies and Permit Conditions

Table 1 provides details of permit conditions and other policy requirements supporting the *Community Local Law 2019*. Policies for consumption of liquor on Council land, footpath advertising, dining and trading and roadside trading are included below Table 1.

Table 1: Summary of policies, permit conditions / other requirements

#	Title	Policy & Permit Conditions
1	Consumption of liquor on Council land	See separate policy below.
2	Council owned airfields	 Council may require a permit for the use of an airfield. Permit conditions are determined by Council in consultation with the relevant Incorporated Association in charge of the airfield, and will be displayed on signage at the airfield.
3	Snowmobiles	Permit may be granted for use on Council Land, having regard for the following: • Use is to be for commercial purposes
		 Routes to be defined on the permit A copy of the applicant's public liability insurance provided to Council
		Note snowmobiles are allowed to be used on public roads only if they are appropriately registered and insured

#	Title	Policy & Permit Conditions
		Permit may be granted by Council if an application is received with the following details:
4	Droving / grazing of livestock permit	 Provision of public liability insurance Provision of a plan showing number and type of livestock, route and duration of permit Compliance with Livestock Management Act 2010, Livestock Disease Control Act 1994, Prevention of Cruelty to Animals Act 1986 and any other relevant legislation Consultation with VicRoads if travelling on any Declared Roads Compliance with any VicRoads requirements or restrictions Notification of landowners along proposed route Note that no permit is required to graze livestock on a road reserve adjacent to own property, subject to compliance with VicRoads regulations
5	Camping	 Camping not permitted on Council land in Alpine Shire Council may issue a permit through the events approval process on a case by case basis
6	Keeping animals	In considering whether to grant a permit, Council must take into consideration: • Land zoning • Proximity of adjoining properties • Type and number of additional animals to be kept • Likely effect on adjoining properties • Whether written consent has been provided by neighbours • Whether noise control measures have been put in place to minimise the chances of noise nuisance, annoyance or complaints • Any other matter relevant to the circumstances of the application
7	Horse drawn vehicles & motorcycle tours	Permits can be issued for Roadside Trading for horse drawn vehicle and motorcycle tour businesses (refer to Portable advertising, footpath trading and footpath dining policy below)

#	Title	Policy & Permit Conditions
8	Advertising signs, footpath trading and footpath dining	See separate policy below
9	Roadside trading	See separate policy below
10	Trees and plants	Vegetation should be trimmed back to the fence line and to a height of 2.1m above the footpath
11	Occupation of road for works	Existing permit process – no change proposed
12	Waste Services	See separate policy (incorporated document)
13	Scareguns	See separate policy (incorporated document)
14	Register of penalties	See table (incorporated document)

Consumption of Liquor on Council Land

Council's standard restrictions on the consumption of liquor on Council land are identified on the Alcohol Restriction Maps as declared by Council from time to time, and as published by Council on their website.

Council may impose additional restrictions from time to time if required to manage risks associated with public drinking. Any such additional restrictions will be notified by appropriate signage and communicated to the public in advance of the restrictions, including on Council's website. The declaration of additional restrictions is delegated to the CEO.

Council may grant a permit to waive or vary the requirements of Clause 2.2 of the *Community Local Law 2019*.

In deciding whether to grant a permit, Council must take into consideration:

- The impact of the sale or consumption of liquor on the amenity of the surrounding area
- The impact of the likely number of patrons and hours of operation on the surrounding area
- The presence of appropriate risk management strategies and actions
- The views of Victoria Police and other relevant stakeholders and agencies

Portable advertising, footpath trading and footpath dining policy

Council may issue a permit for portable advertising, footpath trading and footpath dining on Council land.

Council's objectives are to promote a high standard of amenity, activation and vibrancy in our town centres, and provide for comfortable and safe pedestrian access. Businesses can play an important role in achieving these objectives through footpath based activities, however if poorly conceived these activities also have the potential to detract from the overall amenity or accessibility of an area.

Our streets and towns are all different and it is difficult to anticipate all circumstances that may arise in permit applications. Therefore Council retains absolute discretion to modify or amend the requirements in this policy on a case by case basis to achieve a high standard of access and amenity for the community.

The requirements for providing a high standard of access are detailed below:

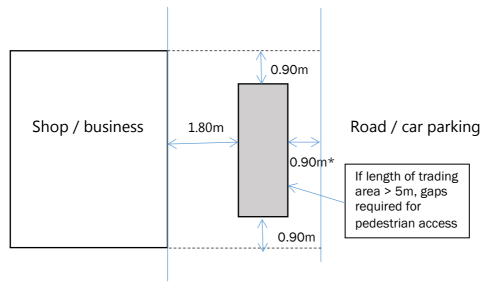
- Minimum 1.8m width needs to be provided to allow for safe passing of wheelchairs, prams, mobility scooters. This may be reduced to 1.5m width for short distances of up to 2.5m, and may need to be greater than 1.8m in high pedestrian traffic areas in town centres.
- Access and circulation is required between building edges and the roadway, and along the kerb line
- A maximum of one portable advertising sign will be permitted per business.

If the footpath is less than 1.8m wide, the plan must demonstrate how the placement of goods, signage or outdoor dining does not further restrict the footpath below its existing width.

In making a decision as to whether to issue a permit, Council requires the following:

- A copy of public liability insurance to the value of \$5 million
- A dimensioned plan of the items proposed to be placed on the footpath / roadway with appropriate clear areas provided as per the guidance below
- All items placed on a footpath must be adequately weighted down or secured appropriately against the wind
- A-frame signs are to be a maximum of 1m² per side, and 800mm wide, and 1.2m high
- Banner or flag type signs are to be a maximum of 2.4m high and not be able to move over or obstruct any pathway
- Umbrellas associated with footpath dining are to provide a minimum of 1.9m clear space underneath and must not protrude into pedestrian access or roadway areas

Standard minimum clear areas to be provided around footpath trading and portable advertising signs:



*Distance between items and kerb may be decreased at the absolute discretion of Council if it is deemed not to result in any restriction of access to car parking or pedestrian circulation.

Note that there are other considerations that will need to assessed that may impact what is ultimately approved by Council, for example:

- Presence of street trees, utility poles, planter boxes or other street furniture
- The need to maintain sight lines and visibility e.g. on street corners for the safety of pedestrians and vehicles
- The unobstructed width of the footpath may need to be increased in high pedestrian traffic areas
- Any kerb ramps will need to be kept clear
- Any access restrictions in adjoining areas may impact on what can be approved
- If there are disabled parking or other special access requirements
- Adjacent business trading areas, landscaping, veranda posts or other relevant limitations

Community or not for profit agencies are subject to the same considerations, however Council may elect to waive the permit application fee.

Signage for community events may be displayed up to three weeks prior to an event, in a location to be determined by Council, and must be removed within three days following the conclusion of the event.

Emergency services information (e.g. fire season awareness signs) may be placed out for the duration of the season, in a location to be determined in consultation with Council.

Any advertising sign placed on or affixed to a building will be the subject of Planning Scheme controls, not Local Laws. However, such advertising should not protrude into Council land or obstruct any path or area.

Roadside trading policy

Council may issue a permit for mobile or roadside trading. This covers vehicles, caravans, trailers, tables, stalls or other similar structures for the purposes of selling or offering for sale any goods or services, not directly adjacent to or related with a fixed trading premises (i.e. a shop). It also covers busking, raffles and other activities such as the promotion of religion.

Council's objectives are to promote a high standard of amenity, activation and vibrancy in our town centres, and supporting events. Mobile or roadside trading can play an important role in achieving these objectives, however if poorly conceived these activities also have the potential to detract from the overall amenity or accessibility of an area.

Our streets and towns are all different and it is difficult to anticipate all circumstances that may arise in permit applications. Therefore Council retains absolute discretion to modify or amend the requirements in this policy on a case by case basis to achieve a high standard of access and amenity for the community.

In deciding whether to grant a permit, Council must take into consideration:

- If the activity is part of an approved event, market, festival or other similar activity endorsed by Council
- The safety of road users, pedestrians and the passage of vehicles
- Other relevant permits obtained such as those required by the *Health Act 1958 and Food Act 1984*
- Copies of Public Liability insurance provided to Council
- If appropriate arrangements have been made for waste water disposal, impacts of litter and garbage, lighting and advertising signs
- A plan of the site to be provided with the application
- The potential impact on nearby property owners and businesses

Note that spruiking or touting for business is not permitted.



Community Local Law 2019: Incorporated Documents

1. Scaregun Policy

- 1.1 A person must not use a scaregun within 1000m of a residential area.
- 1.2 A scaregun may be used without a permit on rural zoned land subject to the following conditions:
 - a. the scaregun must be positioned at least 300m from any dwelling on an adjoining property
 - b. the scaregun must be set to provide a clear interval between blasts (or cycles of blasts) of at least 8 minutes
 - c. the scaregun can only be used for a maximum of 6 hours per day, between the following hours:
 - i. Eastern Standard Time 7AM-10AM and 4PM 7PM
 - ii. Daylight Savings Time 7AM 10AM and 5PM 8PM
 - d. a cycle of blasts may be up to three blasts, and must not exceed 60 seconds from the first blast to the last blast of the cycle
 - e. the scaregun must be located in or adjacent to the crop being protected, and subject to the distance specified in (1.1) and (1.2)(a)
 - f. scareguns must be of an electronic programmable gas fired type
 - g. The number of scare guns must not exceed 1 per 4Ha of crop area or part thereof, and must be positioned at least 150m from any other scaregun
 - h. Where multiple scareguns are used on one property, the interval of at least 8 minutes between blasts (or cycles of blasts) for any scaregun on the property must be maintained
- 1.3 Noise levels must not exceed the levels specified for scareguns in *the Environment Protection Authority's Publication 1254 Noise Control Guidelines (October 2008)*

- 1.4 Scaregun users may apply for a permit to vary the conditions outlined above. In deciding whether to grant a permit, Council must take into account:
 - a. Consultation with nearby residents / businesses that may be affected by the change
 - b. A written application justifying the requested changes to standard conditions, including:
 - i. The proposed locations, timing and other details of the requested change to the use of scareguns
 - ii. An overall management strategy for dealing with crop damage caused by birds including a range of methods that are / will be used
 - iii. The commercial nature of the crop(s) to be protected
 - iv. Other matters as relevant in consultation with Council.

2 Waste Services Policy

2.1 Provision of Service

- a. Council's kerbside waste and recycling collection service is compulsory for all premises within the Shire's kerbside collection areas (as determined by Council), except where:
 - i. The volume of waste or recyclables generated by a business/commercial premise is such that the mobile waste & mobile recyclables bins provided by the Council are inadequate, and a Waste Management Plan for the premises has been approved by Council;
 - ii. The type of waste generated by a premises is not permitted to be placed in the mobile waste & recyclable bins;
 - iii. Council is not able to provide a collection service due to the premise location or the premise location means Council deems it unsafe for the collection to occur.
- b. In such cases, a premise may apply to be exempted from the waste and / or recycling collection service by Council.

2.2 Occupiers Responsibilities

- a. The occupier of every premise provided with Councils waste and/or recycling collection service must:
 - i. Use only the mobile waste bin & the mobile recyclables bin/s supplied by
 - ii. Place the mobile waste bin & mobile recyclables bin out for collection prior to 6.00AM on the designated day of collection, in the designated location with the lids in the fully closed position and spaced at least 500mm apart
 - iii. Not place the bins out for collection more than one (1) day before collection and bring the bin/s in within one (1) day after collection
 - iv. Use the mobile waste bin & mobile recyclables bin only for the purpose and materials intended
 - v. Not remove the mobile waste bin or the mobile recyclables bin from the premises to which they have been allocated, except when being taken to and returned from a municipal waste facility
 - vi. Remove, as soon as practicable, any material which has spilled onto the road, nature strip or surrounding area prior to collection
 - vii. Maintain the mobile waste recyclables bins in a clean, sanitary and tidy condition
 - viii. Maintain the area where the mobile waste and recyclables bins are stored at the premises in a clean and sanitary condition
 - ix. Notify Council as soon as possible if a mobile waste bin or mobile recyclables bin is damaged, develops a defect, or is stolen or missing. In the case of a stolen or missing mobile waste or recyclables bin a statutory declaration must be submitted to Council prior to a new mobile bin being issued by Council

x. Only put items in the mobile recyclables bin that is acceptable in the kerbside recycle stream, and put only acceptable domestic waste items in the mobile waste bin.

2.3 General Requirements

- a. A person must not:
 - i. deposit waste in a mobile waste bin or mobile recyclable bin at a property, without the occupiers consent
 - ii. remove waste from a mobile waste bin or mobile recyclables bin at a property, without the occupiers consent.

2.4 Waste Management Plans

- a. Where a Waste Management Plan is required by Council, it must address the following:
 - i. Type and volume of waste, comingled recyclables and cardboard generated by the commercial / business premises
 - ii. Actions taken to reduce the amount of waste generated, and to manage the overall environmental impact of waste generated (e.g. recycling, reuse, product substitution)
 - iii. Storage and access arrangements for waste, comingled recyclables and cardboard and waste service vehicles
 - iv. Arrangements made to prevent odour, nuisance or risk to public health or the environment as a result of the generation and storage of waste, comingled recyclables or cardboard as applicable, and
 - v. Provide a copy of the contract entered into with a waste collection service provider

3 Register of Penalties for Infringement Notices

Clause	Topic	Penalty Units (one penalty unit = \$100)
2.1	Behaviour on Council land	2
2.2	Consumption of liquor on Council land	2
3.1	Condition of land	3
3.2	Fires in the open air or in an incinerator	3
3.3	Recreational vehicles	2
3.4	Snowmobiles	2
3.5	Camping	2
3.6	Keeping animals	2
3.7	Animal housing	2
3.8	Removal of animal faeces	2
3.9	Objectionable noises	3
3.10	Wasp nests	2
3.11	Wandering animals and birds	2
3.12	Waste collection	2
3.13	Restriction of use of public place bins	2
3.14	Municipal waste facilities	2
3.15	Scavenging at municipal waste facilities	2
3.16	Drains on private land	3
3.17	Construction site details	3
3.18	Construction work	3
3.19	Scareguns	2
3.20	Council owned airfields	3
4.1	Vehicle crossings	2
4.2	Temporary vehicle crossings	2
4.3	Redundant vehicle crossings	2
4.4	Damage or interference with Council land caused by vegetation	2

Clause	Topic	Penalty Units (one penalty unit = \$100)
4.5	Trees and plants	2
4.6	Signs and posts	2
4.7	Construction of garden beds on nature strips	2
4.8	Erecting or placing advertising signs	2
4.9	Roadside trading	2
4.10	Outdoor eating facilities on roads	2
4.11	Road occupation	3
4.12	Busking and street entertainment	1
4.13	Repair of vehicles	2
4.14	Substances from vehicles	3
4.15	Storage of materials and trailers	2
4.16	Firewood collection permits	2
4.17	Snow clearing	2
5.1	Droving of livestock	3
5.2	Livestock on road reserve	3
5.3	Fencing of land	3