--/----Proposed C241whse SCHEDULE 1 TO CLAUSE 45.06 DEVELOPMENT CONTRIBUTIONS PLAN OVERLAY

Shown on the planning scheme map as **DCPO1.**

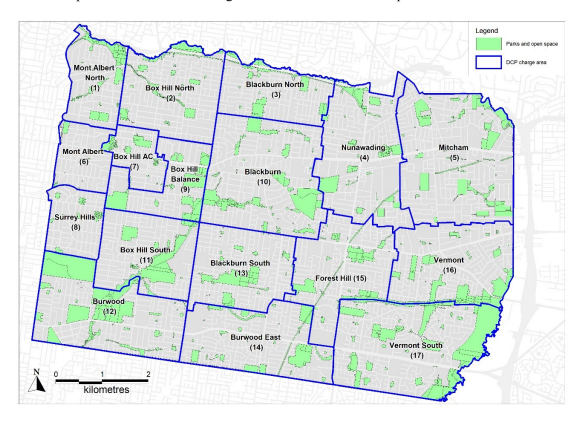
WHITEHORSE DEVELOPMENT CONTRIBUTIONS PLAN 2022

Area covered by this development contributions plan

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1.0

The *Whitehorse Development Contributions Plan* (Whitehorse City Council, 2022) applies to all new development within the 17 Charge Areas as shown on the map below.



2.0 Summary of costs

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Facility Type and Code	Total cost \$	Time of provision	Actual cost contribution attributed to new development	Proportion of cost attributed to new development
Community facility projects under the Community Infrastructure Levy (CFCI)	\$170,164,000	2022-2042	\$21,734,867	13%
Community facility projects under the Development Infrastructure Levy (CFDI)	\$29,717,000	2022-2042	\$6,319,069	21%
Path (streetscape) projects under the Development Infrastructure Levy (PADI)	\$8,988,000	2022-2042	\$2,520,254	28%
Road projects under the Development Infrastructure Levy (RDDI)	\$2,686,000	2022-2042	\$690,395	26%
Total	\$211,555,000		\$31,264,586	15%

NOTES:

Summary of contributions

The tables above and below set out a summary of the costs and levies prescribed in the *Whitehorse Development Contributions Plan* (Whitehorse City Council, 2022). Refer to the Incorporated Document for full details.

Whitehorse City Council is the Collecting Agency and the Development Agency for the *Whitehorse Development Contributions Plan* (Whitehorse City Council, 2022).

The main development types identified in the *Whitehorse Development Contributions Plan* (Whitehorse City Council, 2022) are Residential, Retail, Commercial and Industrial. Commercial refers to office or other commercial uses. For development that does not fall within one of the four development types, the development contribution that applies to Commercial development will apply in default unless the Collecting Agency agrees in writing to a different development type.

3.0

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AREA		Levies payable by residential development				
Charge Area Number and Name						
		Development Infrastructure Per Dwelling	Community Infrastructure Per Dwelling	All Infrastructure Per Dwelling		
Area 01	Mont Albert North	\$745	\$1,253	\$1,998		
Area 02	Box Hill North	\$717	\$1,253	\$1,970		
Area 03	Blackburn North	\$100	\$1,167	\$1,267		
Area 04	Nunawading	\$69	\$743	\$811		
Area 05	Mitcham	\$163	\$1,042	\$1,206		
Area 06	Mont Albert	\$669	\$1,253	\$1,922		
Area 07	Box Hill Activity Centre	\$847	\$1,253	\$2,100		
Area 08	Surrey Hills	\$802	\$1,253	\$2,055		
Area 09	Box Hill Balance	\$644	\$1,253	\$1,897		
Area 10	Blackburn	\$175	\$1,253	\$1,428		
Area 11	Box Hill South	\$728	\$1,253	\$1,981		
Area 12	Burwood	\$165	\$737	\$902		
Area 13	Blackburn South	\$192	\$1,253	\$1,445		
Area 14	Burwood East	\$233	\$1,253	\$1,486		
Area 15	Forest Hill	\$241	\$1,253	\$1,494		
Area 16	Vermont	\$224	\$1,253	\$1,477		
Area 17	Vermont South	\$279	\$1,253	\$1,532		

AREA		LEVIES PAYABLE BY NON-RESIDENTIAL DEVELOPMENT				
Charge Area Number and Name						
		Retail Per Square Metre	Commercial Per Square Metre	Industrial Per Square Metre		
		(SQM) of Floorspace	(SQM) of Floorspace	(SQM) of Floorspace		
		-				
Area 01	Mont Albert North	\$0.90	\$1.35	\$0.14		
Area 02	Box Hill North	\$1.14	\$1.44	\$0.29		
Area 03	Blackburn North	\$0.09	\$0.13	\$0.01		
Area 04	Nunawading	\$0.09	\$0.13	\$0.01		
Area 05	Mitcham	\$0.54	\$0.21	\$0.14		
Area 06	Mont Albert	\$5.72	\$2.11	\$1.50		
Area 07	Box Hill Activity Centre	\$7.03	\$5.73	\$1.53		
Area 08	Surrey Hills	\$7.53	\$2.39	\$2.02		
Area 09	Box Hill Balance	\$2.35	\$1.58	\$0.55		
Area 10	Blackburn	\$0.62	\$0.92	\$0.09		
Area 11	Box Hill South	\$2.10	\$1.54	\$0.48		
Area 12	Burwood	\$0.09	\$0.13	\$0.01		
Area 13	Blackburn South	\$0.09	\$0.13	\$0.01		
Area 14	Burwood East	\$0.09	\$0.13	\$0.01		
Area 15	Forest Hill	\$0.50	\$0.75	\$0.07		
Area 16	Vermont	\$0.50	\$0.75	\$0.07		
Area 17	Vermont South	\$0.50	\$0.75	\$0.07		

Notes:

Square metres of floorspace (SQM) refers to gross floor area.

The levies are current as at 1 July 2022.

Where the Whitehorse Development Contributions Plan (Whitehorse City Council, 2022) provides for a Community Infrastructure Levy of \$1,253, the Collecting Agency will charge the Maximum Dwelling Amount determined in accordance with section 46L(3) of the Planning and Environment Act 1987. Where the Whitehorse Development Contributions Plan (Whitehorse City Council, 2022) provides for a Community Infrastructure Levy of less than \$1,253, that amount will be adjusted annually on the 1st of July each year (or first practical date thereafter) in accordance with section 46LA of the Planning and Environment Act 1987.

The Development Infrastructure Levy will be adjusted annually on the 1st of July each year (or first practical date thereafter) by using the Consumer Price Index for Melbourne (All Groups) as published by the Australian Bureau of Statistics.

All adjustments will occur and take effect from 1 July in the financial year in which the adjustment is made.

A list showing the current contribution amounts may be viewed at Whitehorse City Council's City Planning and Development Department.

Payment of development contributions are to be made in cash except as otherwise provided for in the Whitehorse Development Contributions Plan (Whitehorse City Council, 2022).

The Collecting Agency may accept, at its discretion, the provision of land, works, services or facilities as set out in the Whitehorse Development Contributions Plan (Whitehorse City Council, 2022) in part or full satisfaction of the amount of levy payable.

Each net additional demand unit must pay the levy (unless an exemption applies).

Payment of the Development Infrastructure Levy must be made as follows:

- Where the planning permit provides for the subdivision of the land the Development Infrastructure Levy must be paid not more than 21 days prior to the issue of a statement of compliance for the approved subdivision or any stage of that subdivision, or
- Where no planning permit is required, the Development Infrastructure Levy must be paid prior to issue of a building permit under the Building Act, 1993.
- Where the planning permit does not provide for the subdivision of the land the Development Infrastructure Levy must be paid not more than 21 days prior to the issue of a building permit under the Building Act 1993, or

Payment of the Community Infrastructure Levy is to be made prior to a building permit being issued under the Building Act, 1993.

The Collecting Agency may, at its discretion, agree for payment of either levy to be deferred to a later date or milestone, subject to the owner of the land to which the levy relates entering into an agreement under section 173 of the Planning and Environment Act 1987 to pay the levy at the alternative date or milestone.

4.0 Land or development excluded from development contributions plan

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The following development is exempt from the requirement to pay any development contribution under the Whitehorse Development Contributions Plan (Whitehorse City Council, 2022):

- Land developed for a non-government school, as defined in the *Ministerial Direction on the Preparation and Content of Development Contributions Plans* dated 11 October 2016.
- Land developed for housing by or for the Department of Health and Human Services, as defined in *Ministerial Direction on the Preparation and Content of Development Contributions Plans* dated 11 October 2016.

- Social housing delivered by or for registered agencies as defined under the *Housing Act, 1983*.
- Alterations and additions to an existing dwelling.
- Outbuildings normal to an existing dwelling and fences.
- Demolition of a dwelling followed by construction of a replacement dwelling on the same land. The exemption applies to the number of dwellings demolished and does not apply to any additional dwelling(s).
- Reinstatement of a dwelling which has been unintentionally damaged or destroyed.
- Construction of dwellings that replace previously demolished dwellings on a lot, that is vacant at the gazettal date of Amendment C241whse, and remains vacant for no longer than two years from the gazettal date of Amendment C241whse. The exemption applies to the number of dwellings on the lot that replace an equal number of dwellings demolished before the gazettal date of Amendment C241whse and does not apply to the construction of any additional dwellings on the lot.
- A single Dependent Person's Unit associated with one dwelling on the same land.
- Buildings and facilities developed by the Whitehorse City Council for Council or community use.
- Servicing infrastructure constructed by a utility authority.
- The construction of a building or carrying out of works or a subdivision that does not generate a net increase in demand units.
- Land which is subject to an agreement under section 173 of the *Planning and Environment Act, 1987* that makes provision for the payment of infrastructure contributions either in cash or the provision of works services or facilities and which expressly excludes the levying of any further development contributions under an approved development contributions plan.