

Town and Country Planning Act 1961

MELBOURNE METROPOLITAN PLANNING SCHEME

(Name of scheme or order)

PLANNING PERMIT No.

Subject to the conditions (if any) set out hereunder the following is hereby permitted:

For the land situate at and described as 273 Victoria Street, West Melbourne for the purpose of alterations and refurbishment of existing school building in accordance with the attached endorsed plans (sheets 1-2).

CONDITIONS

1.	The new windows shown on the endorsed plans shall be identical in shape and form to the windows that they are replacing to the satisfaction of the Responsible Authority.
2.	The layout of the site and the size of the proposed buildings and works as shown on the endorsed plans shall not be altered for a standified (whether or not in order to comply with any Statute,
	Statutory Rule or By-law or for any other reason) without the
	consent of the Responsible Authority.
3.	The time for the commencement of the development hereby authorised
	is, pursuant to Section 18(5) of the Town and Country Planning Act 1961, specified as two years from the date of issue of this
	permit, and the time for completion is specified as two years from the date of such commencement.
	The time within which the development is to be commenced or
	completed, may on application made before or within three months after the expiry date of this permit be extended by the
	Responsible Authority. Bread as diversities to service a service of the service o
4.	The exterior colour of the paint work shall be selected from the
	National Trust of Australia (Victoria) Technical Bulletin: Exterior Paint Colours - and the selection shall be agreed in
	writing with the Personsible Authority prior to its use

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(Date of Determination)

DIRECTION (NOT FORMING PART OF THIS PERMIT)

Building work, alterations, extensions, repairs, demolition, removal and change of purpose for which a building has been used also require approval under and/or compliance with the requirements of the Building Control Act 1981 and the Victoria Building Regulations 1983. Contact the Building Surveyors branch for detailed information.

OFFICE USE ONLY For further reference contact Ms M Campbell 6589800 ext 2817

COUNCIL'S COPY

ITEM No. 50098

ve.

(Signed)





Me Metropolitan planming 301

Council House, 200 Little Collins Street, Melbourne 3000

FORM 5-8

Box 1603M, GPO

CITY OF MELBOURNE

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Melbourne 3001 Telephone: 658 9800

TECHNICAL SERVICES DEPARTMENT in the second second

Town and Country Planning Act 1961 PLANNING PERMIT

TIME LIMITS

1. This permit will expire in 2 years from the date of issue unless the permit makes some other provision. (Refer to Sections 18 (5), 18 (6), 18 (7) and 18 (8) Town and Country Planning Act 1961.)

TIME LIMITS

1. This permit will expire in 2 years from the date of issue unless the permit makes some other provision. (Refer to Sections 18 (5), 18 (6), 18 (7) and 18 (8) Town and Country Planning Act 1961.)

- 2. A further application may be made to the Responsible Authority to extend a time provided that application is made:
 - (a) before the expiry date where the use of land has been authorized for a specified period. (Refer to Section 18 (7) Town and Country Planning Act 1961); or
 - (b) before or within three months after the expiry of the permit in all other cases. (Refer to Sections 18 (5) and 18 (6) Town and Country Planning Act 1961.)

APPEAL PROVISIONS

3. Attention is drawn to Section 19 of the *Town and Country Planning Act* 1961 which deals with appeals relating to permits, etc., and to the Planning Appeals Board Regulations 1981, which deal with lodgement of appeals.

4. Appeals must be lodged in or to the effect of the Notice of Appeal form set out in the Planning Appeals Board Regulations. Copies of this form must be lodged with:

The Registrar of the Planning Appeals Board

500 Collins Street MELBOURNE, VIC. 3000

Telephone Number: 617 0211

(This address was correct when this form was printed. You are advised to check the address before sending your appeal to the Registrar.)

5. An applicant who feels aggrieved by any of the conditions specified in this permit may appeal against that condition. The appeal must be lodged within two months after the making of the determination.

6. Any person who feels aggrieved by a determination of the responsible authority refusing to extend the time (other than the specified period during which land may be used for a particular purpose) within which any action is to be commenced or completed, may appeal against that determination. The appeal must be lodged within two months after the determination refusing to grant the extention.

7. Any person who feels aggrieved by the failure of the responsible authority to extend the time (other than the specified period during which land may be used for a particular purpose) within which any action is to be commenced or completed, may appeal against that failure to extend. The appeal may be lodge at any time after the expiration of the period of one month from the time of application for extension.

8. If this permit contains a condition that any specified matter or thing be done to the satisfaction of the responsible authority and any dispute arises in relation thereto, an owner/user and/or developer of the land or the responsible authority may refer the matter to the Planning Appeals Board and its decision shall be given effect to by both the responsible authority and any other person.

THE ISSUE OF THIS PERMIT DOES NOT OBVIATE THE NECESSITY FOR COMPLYING WITH THE REQUIREMENTS OF ANY OTHER AUTHORITY PURSUANT TO ANY STATUTE OR REGULATION.

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(Date of Day, Julia 1997)

En RECTION (NOT EDRAMIC ELSET OF THIS PERMIT) Building work: Pharmions, Calansans, Lightist, Chronoliton, Charavsi and Change Of sucha a upproval unders such nompleares With the Enclosed and the Con-Price addition shall be a consported on a construction.

City of Melbourne	PLANNING PERMIT ADVERTISED PLAN				
For further reference contact: John Carey	Permit No. TP 93/1599				
Telephone: 658 8450 Development Approvals Branch	Planning Scheme MELBOURNE PLANNING SCHEME				
Council House 200 Little Collins Street	Responsible Authority CITY OF MELBOURNE				
ADDRESS OF THE LAND	29 Howard Street, West Melbourne				
THE PERMIT ALLOWS	Paint Exterior of Building in accordance with the attached endorsed Schedule (sheet(s) 1).				
	ONS APPLY TO THIS PERMIT.				
 The development as shown on the endorsed schedule shall not be altered or mod without the prior consent of the Responsible Authority. The time for the commencement of the development hereby authorised is pursual Section 68(1) of the Planning and Environment Act 1987 specified as two years from date of issue of this permit and the time for completion is specified as two years from date of such commencement. The time within which the development is to be commenced or completed may application made before or within three months after the expiry date of this permit extended by the Responsible Authority. 					
	1 GRY DEVELOR 13 DEC 1993				
	DIVISION				
for the sole its conside part of a plar Planning and The document purpose w	ment to be made available purpose of enabling ration and review as ming process under the Environment Act 1987. must not be used for any nich may breach any copyright				
Date Issued: 13.12.93 Signature of the Responsible Authority					

WHAT HAS BEEN DECIDED?

The Responsible Authority has issued a permit. This notice sets out on the reverse side what the permit allows and what conditions must be met.

WHEN DOES A PERMIT BEGIN?

A permit operates:

З.

- from the date specified in the permit, or а. b.
 - if no date is specified, from:
 - the date of the decision of the Administrative Appeals Tribunal, if the permit was (i) issued at the direction of the Tribunal, or
 - the date on which it was issued, in any other case. (ii)

WHEN DOES A PERMIT EXPIRE?

- 1. A permit for the development of land expires if
 - the development or any stage of it does not start within the time specified in the permit, or (a) (b)
 - the development or any stage of it is not completed within the time specified in the permit, or if no time is specified, within two years after the issue of the permit.
- 2. A permit for the use of land expires if
 - the use does not start within the time specified in the permit, or if no time is specified, (a) within two years of the issue of the permit, or
 - the use is discontinued for a period of two years. (b)
 - A permit for the development and use of land expires if -
 - the development or any stage of it does not start within the time specified in the permit, or (a) the development or any stage of it is not completed within the time specified in the permit, (b)
 - or if no time is specified, within two years after the issue of the permit, or
 - the use does not start within the time specified in the permit, or if no time is specified, (C) within two years of the issue of the permit, or
 - the use is discontinued for a period of two years. (d)
- The expiry of a permit does not affect the validity of anything done under that permit before the expiry. 4

WHAT ABOUT APPEALS?

- The person who applied for the permit may appeal against any condition in the permit unless it was granted at the direction of the Administrative Appeals Tribunal where, in such case, no right of appeal exists. An appeal must be lodged with the Administrative Appeals Tribunal within 60 days after the permit was
- issued, unless a Notice of Decision to grant a permit has been issued previously, in which case the appeal must be lodged within 60 days after the giving of that notice.
- A Notice of Appeal form can be obtained from the Administrative Appeals Tribunal, 10th Floor, 500 Collins Street, MELBOURNE 3000. Phone 628 5111.
- Details about appeals can be obtained from the Administrative Appeals Tribunal.

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ADVERTISED

PLAN

W R N R W E T T T T T T T T	PLANNING PERMIT	ADVERTISED PLAN			
For further reference contact: Lee Eklund	Permit No.	TP 00/598			
Telephone: 9658 8461 Development Planning Branch	Planning Scheme	MELBOURNE PLANNING SCHEME			
Council House 200 Little Collins Street	Responsible Authority	CITY OF MELBOURNE			
ADDRESS OF THE LAND	273 Victoria Street, West	Melbourne			
THE PERMIT ALLOWS	Demolition of existing southern toilet block (Building F), construction of a 2 storey addition to the rear of Building 'E', and a single storey addition to Building 'C' in accordance with the attached endorsed (3 sheets).				
THE FOLLOWING CONDITIONS APPLY TO THIS PERMIT.					
1. A schedule of all external materials and finishes shall be submitted to the satisfaction of the Responsible					

- 1. A schedule of all external materials and finishes shall be submitted to the satisfaction of the Responsible Authority prior to the commencement of any buildings and works on the land. The schedule shall show the materials, colour and finish of all external walls, roof, fascias, window frames, glazing types, doors, fences and paving, outbuildings and structures.
- 2. The time for the commencement of the development hereby authorised is pursuant to Section 68(1) of the Planning and Environment Act 1987 specified as two years from the date of issue of this permit and the time for completion is specified as two years from the date of such commencement.

The time within which the development is to be commenced or completed may on application made before or within three months after the expiry date of this permit be extended by the Responsible Authority.

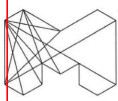
- 3. The development hereby permitted shall at all times comply with the approved plans and the conditions of the permit and be maintained to the satisfaction of the Responsible Authority.
- 4. The demolition hereby permitted must not be commenced unless and until the Responsible Authority is satisfied that the permit holder has made substantial progress towards obtaining the necessary building permits for the development of the land generally in accordance with the development of the land proposed under this permit and the permit holder has entered into a bona fide contract for the construction of the development.

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Date Issued: 8 March 2001	Signature of the Responsible Authority	tatind.

Item No. 50329

Planning and Environment Regulations 1987 Form 4.4

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		copyright	CITY OF MELBOURNE			
PERMIT NO.	TP-2015-965		For further reference contact:			
PLANNING SCHEME	Melbourne Plan	ning Scheme	Steven Petsinis Telephone: 03 9658 9376 Email: planning@melbourne.vic.gov.au			
RESPONSIBLE AUTHORITY	Melbourne City	Council	Planning and Building Branch Level 3, Council House 2 240 Little Collins Street, Melbourne			
ADDRESS OF THE LAND	235-273 Victoria	a Street, WEST MELBOUR	NE VIC 3003			
THE PERMIT ALLOWS	Installation of two advertising units on Tram Stop 10 in accordance with the endorsed plans.					
THE FOLLOWING CONDITION	ONS APPLY TO T	HIS PERMIT.	· 7			
			nown on the endorsed plan, shall ion of the Responsible Authority.			
The endorsed plan, sha condition to the satisfact			ł			
3. The sign hereby permitt	ed must not be an	imated or contain any flash	ing light.			
		e of issue, at which time the to the satisfaction of the re	sign and all supporting structures sponsible authority.			
5. The sign must not be fla	shing or reflective	· · · · ·				
 The veiling luminance of the advertising sign must be such that it does not give a veiling luminance of .25cd/m2 throughout the drivers approach to the sign. 						
The time for the commencement of the erection or display of the advertising sign hereby approved is two years from the date of issue and the time or completion is specified as two years from the date of such commencement.						
The Responsible Authority may within six months afterwards. The development if a request is made within 12 months after the perm	ne Responsible Au de in writing	uthority may extend the time				
ADVERTISED PLAN						

Date Issued: 20 January 2016

Signature of the Responsible Authority

Note: Under Part 4, Division 1A of the Planning and Environment Act 1987, a permit may be amended. Please check with the Responsible Authority that this permit is the current permit and can be acted upon.

ADVERTISED

LAN IMPORTANT INFORMATION ABOUT THIS NOTICE

		SNOTICE			
	WHAT HAS BEEN DECIDED?	This copied document to be made availa			
The	e Responsible Authority has issued a permit.	for the sole purpose of enabling its consideration and review as part of a planning process under the			
	WHEN DOES A PERMIT BEGIN?	Planning and Environment Act 1987 The document must not be used for ar purpose which may breach any			
Αp	permit operates:	copyright			
	 a. from the date specified in the permit; or b. if no date is specified, from: (i) the date of the decision of the Victorian Civil and Administrative at the direction of the Tribunal; or (ii) the date on which it was issued, in any other case. 	e Tribunal, if the permit was issued			
	WHEN DOES A PERMIT EXPIRE?	an a			
1.	 A permit for the development of land expires if - (a) the development or any stage of it does not start within the time sp (b) the development requires the certification of a plan of subdivision of 	or consolidation under the			
 Subdivision Act 1988 and the plan is not certified within two years of the issue of the permit, unless the permit contains a different provision; or (c) the development or any stage of it is not completed within the time specified in the permit, or if no time is specified, within two years after the issue of the permit or in the case of a subdivision or consolidation within 5 years of the certification of the plan of subdivision or consolidation under the 					
Subdivision Act 1988. 2. A permit for the use of land expires if -					
Ζ.	 A permit for the use of land expires if - (a) the use does not start within the time specified in the permit, or if n of the issue of the permit; or (b) the use is discontinued for a period of two years. 	o time is specified, within two years			
3.	 A permit for the development and use of land expires if - (a) the development or any stage of it does not start within the time sp (b) the development or any stage of it is not completed within the time is specified, within two years after the issue of the permit; or (c) the use does not start within the time specified in the permit, or if n after the completion of the development; or 	specified in the permit, or if no time			
4.	 (d) the use is discontinued for a period of two years. If a permit for the use of land or the development and use of land or mentioned in section 6A(2) of the <i>Planning and Environment Act</i> 19 development or any of those circumstances requires the certification of 1988, unless the permit contains a different provision - (a) the use or development of any stage is to be taken to have started (b) the permit expires if the plan is not certified within two years of the 	987, or to any combination of use, of a plan under the <i>Subdivision Act</i> when the plan is certified; and			
5.	The expiry of a permit does not affect the validity of anything done under	that permit before the expiry.			
	WHAT ABOUT APPLICATIONS FOR REV	/IEW?			
•	The person who applied for the permit may apply for review against any or granted at the direction of the Victorian Civil and Administrative Tribunal view exists.				
•	An application for review must be lodged within 60 days after the permit v Decision to grant a permit has been issued previously, in which case the lodged within 60 days after the giving of that notice.	application for review must be			
•	An application for review is lodged with the Victorian Civil and Administra	tive Tribunal.			

- An application for review must be made on an Application For Review form which can be obtained from the Victorian Civil and Administrative Tribunal, and must be accompanied by the prescribed fee.
- An application for review must state the grounds upon which it is based.
- An application for review must also be served on the Responsible Authority.
- Details about applications for review and the fees payable can be obtained from the Victorian Civil and Administrative Tribunal.

IMPORTANT INFORMATION ABOUT THIS NOTICE

WHAT HAS BEEN DECIDED?

The Responsible Authority has issued a permit.

WHEN DOES A PERMIT BEGIN?

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A permit operates:

ADVERTISED

- a. from the date specified in the permit; or
- b. if not date is specified, from:
 - (i) the date of the decision of the Administrative Appeals Tribunal, if the permit was issued at the direction of the Tribunal; or
 - (ii) the date on which it was issued, in any other case.

WHEN DOES A PERMIT EXPIRE?

- 1. A permit for the development of land expires if -
 - (a) the development or any stage of it does not start within the time specified in the permit, or
 - (b) the development requires the certification of a plan of subdivision or consolidation under the Subdivision Act 1988 and the plan is not certified within two years of the issue of the permit, unless the permit contains a different provision; or
 - (c) the development or any stage of it is not completed within the time specified in the permit, or if no time is specified, within two years after the issue of the permit or in the case of a subdivision or consolidation within 5 years of the certification of the plan of subdivision or consolidation under the *Subdivision Act* 1988.
- 2. A permit for the use of land expires if -
 - (a) the use does not start within the time specified in the permit, or if no time is specified, within two years of the issue of the permit; or
 - (b) the use is discontinued for a period of two years.
- 3. A permit for the development and use of land expires if -
 - (a) the development or any stage of it does not start within the time specified in the permit, or
 - (b) the development or any stage of it is not completed within the time specified in the permit, or if no time is specified, within two years after the issue of the permit; or
 - (c) the use does not start within the time specified in the permit, or if no time is specified, within two years after the completion of the development; or
 - (d) the use is discontinued for a period of two years.
- 4. If a permit for the use of land or the development and use of land or relating to any of the circumstances mentioned in section 6A(2) of the *Planning and Environment Act* 1987, or to any combination of use, development or any of those circumstances requires the certification of a plan under the *Subdivision Act* 1988, unless the permit contains a different provision -
 - (a) the use or development of any stage is to be taken to have started when the plan is certified; and
 - (b) the permit expires if the plan is not certified within two years of the issue of a permit.
- 5. The expiry of a permit does not affect the validity of anything done under that permit before the expiry.

WHAT ABOUT APPEALS?

- The person who applied for the permit may appeal against any condition in the permit unless it was granted at the direction of the Administrative Appeals Tribunal where, in which case no right of appeal exists.
- An appeal must be lodged within 60 days after the permit was issued, unless a Notice of Decision to grant a permit has been issued previously, in which case the appeal must be lodged within 60 days after the giving of that notice.
- An appeal is lodged with the Administrative Appeals Tribunal.
- An appeal must be made on a Notice of Appeal form which can be obtained from the Administrative Appeals Tribunal, and must be accompanied by the prescribed fee.
- An appeal must state the grounds upon which it is based.
- An appeal must also be served on the Responsible Authority.
- Details about appeals and the fees payable can be obtained from the Administrative Appeals Tribunal.

IMPORTANT INFORMATION ABOUT THIS PERMIT

WHAT HAS BEEN DECIDED?

The Responsible Authority has issued a permit.

(Note: This is not a permit granted under Division 5 of 6 of Part 4 of the **Planning and Environment Act 1987**)

CAN THE RESPONSIBLE AUTHORITY AMEND THIS PERMIT?

The Responsible Authority may amend this permit under Division 1A of Part 4 of the **Planning and Environment Act 1987**.

WHEN DOES A PERMIT BEGIN?	This copied document to be made availabl	e
A permit operates:	for the sole purpose of enabling	
 from the date specified in the permit; or 	its consideration and review as	
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 (i) the date of the decision of the Victorian Civil and Administra at the direction of the Tribunal; or (ii) the date on which it was issued, in any other case. 	tive Planning and Environment Act 1987. The document must not be used for any purpose which may breach any	
WHEN DOES A PERMIT EXPIRE	copyright	

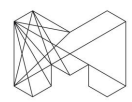
- 1. A permit for the development of land expires if-
 - the development or any stage of it does not start within the time specified in the permit, or
 - the development requires the certification of a plan of subdivision or consolidation under the **Subdivision** Act 1988 and the plan is not certified within two years of the issue of the permit, unless the permit contains a different provision; or
 - the development or any stage of it is not completed within the time specified in the permit, or if no time is specified, within two years after the issue of the permit or in the case of a subdivision or consolidation within 5 years of the certification of the plan of subdivision or consolidation under the **Subdivision Act 1988**.
- 2. A permit for the use of land expires if-
 - the use does not start within the time specified in the permit, or if no time is specified, within two years of the issue of the permit; or
 - the use is discontinued for a period of two years.
- 3. A permit for the development and use of land expires if-
 - the development or any stage of it does not start within the time specified in the permit, or
 - the development or any stage of it is not completed within the time specified in the permit, or if no time is specified, within two years after the issue of the permit; or
 - the use does not start within the time specified in the permit, or if no time is specified, within two years after the completion of the development; or
 - the use is discontinued for a period of two years.
- 4. If a permit for the use of land or the development and use of land or relating to any of the circumstances mentioned in section 6A(2) of the Planning and Environment Act 1987, or to any combination of use, development or any of those circumstances requires the certification of a plan under the Subdivision Act 1988, unless the permit contains a different provision
 - the use or development of any stage is to be taken to have started when the plan is certified; and
 - the permit expires if the plan is not certified within two years of the issue of a permit.

5. The expiry of a permit does not affect the validity of anything done under that permit before the expiry.

WHAT ABOUT APPLICATIONS FOR REVIEW?

- The person who applied for the permit may apply for review against any condition in the permit unless it was
 granted at the direction of the Victorian Civil and Administrative Tribunal where, in which case no right of
 review exists.
- An application for review must be lodged within 60 days after the permit was issued, unless a Notice of Decision to grant a permit has been issued previously, in which case the application for review must be lodged within 60 days after the giving of that notice.
- An application for review is lodged with the Victorian Civil and Administrative Tribunal.
- An application for review must be made on the relevant form which can be obtained from the Victorian Civil and Administrative Tribunal, and be accompanied by the applicable fee.
- An application for review must state the grounds upon which it is based.
- A copy of an application for review must also be served on the Responsible Authority.
- Details about applications for review and the fees payable can be obtained from the Victorian Civil and Administrative Tribunal.

PLANNING PERMIT



CITY OF MELBOURNE

PERMIT NO.	TP-2018-271	For further reference contact: Adam Birch Telephone: 03 9658 8748 Email: planning@melbourne.vic.gov.au GPO Box 1603 Melbourne VIC 3001	
PLANNING SCHEME	Melbourne Planning Scheme		
RESPONSIBLE AUTHORITY	Melbourne City Council		
ADDRESS OF THE LAND	33 Howard Street, WEST MELBOURNE VIC 3003		
THE PERMIT ALLOWS	Construction and use of a toilet block associated with the existing place of worship in accordance with the endorsed plans.		

THE FOLLOWING CONDITIONS APPLY TO THIS PERMIT.



- 1. The development as shown on the endorsed plans must not be altered or modified unless with the prior written consent of the Responsible Authority.
- 2. This permit will expire if one of the following circumstances applies:
 - a. The development is not started within two years of the date of this permit.
 - b. The development is not completed within four years of the date of this permit.

The Responsible Authority may extend the permit if a request is made in writing before the permit expires, or within six months afterwards. The Responsible Authority may extend the time for completion of the development if a request is made in writing within 12 months after the permit expires and the development started lawfully before the permit expired.

Note:

The development hereby permitted must comply with the provisions of the Heritage Act 2017 and with any lawful requirements made by Heritage Victoria.

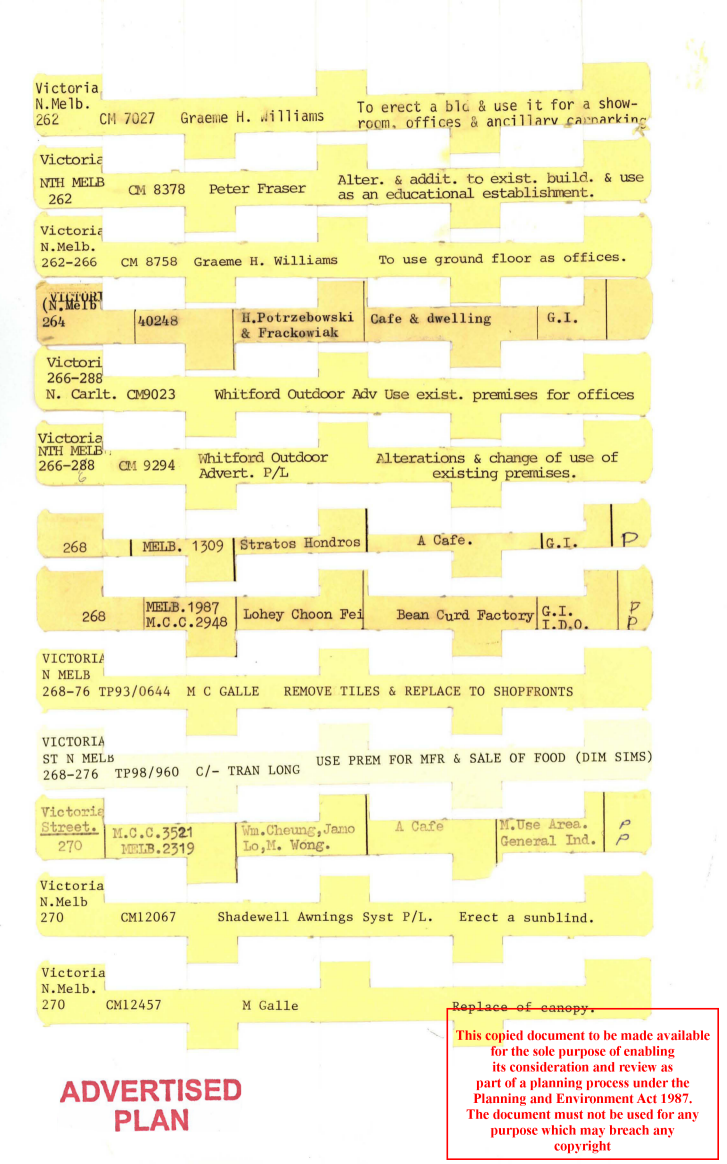
This copied document to be made available for the sole purpose of enabling its consideration and review as part of a planning process under the Planning and Environment Act 1987. The document must not be used for any purpose which may breach any copyright

Date Issued: 15 May 2018

Signature of the Responsible Authority

Note: Under Part 4, Division 1A of the Planning and Environment Act 1987, a permit may be amended. Please check with the Responsible Authority that this permit is the current permit and can be acted upon.

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270&274 C.M. 5445	Portal Industri Pty.Ltd.	= res	&Adds. to bldg. staurant.
274 C.M. 1520 Nth Mel	Richard Roques	Afteration Cafe.	
276 CM12737 N.Melb. 276 25997	C&M Sarris	kerbside Cafe	G.I. P
E Melb	A Panzera T Panzera athedral College		
279 C.M. 4524	Graeme Adrian Mo		
W.Melb 279 CM10847	K Wittingslow		n. coffee shop/del.
W Melb 279 CM 14359 Micr N/Melb	odas Computers	Installing three	roller grilles
	architects P/L	Use premises for	a restaurant.
286 CM 17801 Michae	l Gibson Floris	st shop on the gr	cound floor.
N/Melb 280 CM 16404 Eva N.Melb	ans Blinds Er	cect sun blind	
280 18306 VICTORIA	E.S.& A. Bank	Bank	G.I. P
N.Melb. 280-282 N.Melb.	SEE COBDEN ST.		
N.Me1b. 280–282 40999 VICTORIA	E.S.& A.Bank	Vac.shop to Ban	G.I. P
ST N EMLB 280-282 TP96/35	C KOKLOS USE I	BLDG AS ADULT BO	DK SHOP
N.Melb. 282 15038	C.Pellegrino	Mftr.sale mens fr	lgth- P
283 6783 283 8801	P. Guidice	Butchers shop & Shop front	P.A
W Melb 285 CM 12719	Madette Prods		of exist shop.
N.Melb. 285 11794		continental groc	
286 M.C.C.3842 MELB. 2487 Vinc M.C.C.4435	enzo ponello	otor Car Sales/H 1st.fl.of ext.h	Rep. G.I. P
286 MELB.2771 John 286-288 M.C.C.3002	W. Denk. purpose Samuel T. Pressn	of gymnasium.	G.I. M.Use.A. P
286-288 MELB.2024 St.	Samuel T. Pressn		Gen.Ind. P
286-288 M.C.C.3226 MELB-2159 VICTORIA	The Di Jones Pty. Ltd.	Cabinet Making.	General Industry.
286-288 C.M.2896	J. & J. Cunningh	am Use bldg.a	IDO Ls rest. G.I. P
Victoria St.NM. C.M. 5570	Claude Neon	Limited Erect	sky-sign
NTH MELB 286-288 CM 9720 Plan P Draft	rint & Use groun P/L for stora	d floor of exist ge,carpark & 1st	2-storey warehous floor for office.