

Contents

Glo	ossary	/	4
Α.	Intro	oduction	5
Pri	ncipa	l interest of the Heart Foundation	6
Wl	ny foc	cus on health and wellbeing?	6
Re	levan	t documents	6
Ke	y doc	uments and evidence informing this representation	7
De	finitio	ons	8
Pri	nciple	es underpinning the representation	8
Sta	ite Po	licy	8
Ab	out tl	he Heart Foundation	9
В.		nents for health and wellbeing for the State Planning Provisions (Rationale and ommendations)	10
1.	Acti	ve living: integrating activity into daily routines	. 12
	1.1	Policy	. 12
	1.2	Evidence	. 12
	1.3	State Planning Provisions relating to active living	. 12
	1.4	Purpose	. 12
	1.5	Interpretation	. 12
	1.6	Zones	. 13
	1.7	Recommendations for amendments to the State Planning Provisions to facilitate active living	. 16
2.		ve travel: travel modes that involve physical activity such as walking and cycling and include	
		use of public transport that is accessed via walking or cycling	
		Policy	
		Evidence	
	2.3	State Planning Provisions relating to active travel	
	2.4	Purpose	
	2.5	Interpretation	
	2.6	Exemptions	
	2.7	Zones	
	2.8	Liveable Streets Code	
2	2.9	Recommendations for amendments to the State Planning Provisions to promote active trave	1 23
3.		vision of public open space and reserves for aesthetic, environmental, health and economic efits	26
		Policy	
	3.2	Evidence	26

18 May 2016

	3.3	State Planning Provisions relating to public open space and reserves	26
	3.4	Purpose	26
	3.5	Interpretations	26
	3.6	Use classes	27
	3.7	Zones	27
	3.8	Recommendations for amendments to the SPPs to provide public open spaces and reserves	28
4.	Mix	ed density housing to satisfy resident life cycle requirements & for walkable neighbourhood	ls30
	4.1	Policy	30
	4.2	Evidence	30
	4.3	State Planning Provisions relating to mixed density housing	30
	4.4	Purpose	31
	4.5	Assessment of an Application for Use or Development	31
	4.6	Zones	31
	4.7	Recommendations/requests for amendments to the State Planning Provisions to promote mixed density housing	34
5.	Com	npatible mix of land uses to promote active travel	37
	5.1	Policy	37
	5.2	Evidence	37
	5.3	State Planning Provisions relating to mixed land use	37
	5.4	Purpose	37
	5.5	Zones	37
	5.6	Other matters – frontage windows business premises and Signs code	38
	5.7	Recommendations for amendments to the SPPs to facilitate mixed land use	38
5.	Foo	d security and access to health food	40
	6.1	Policy	40
	6.2	Evidence	40
	6.3	SPPs relating to the production, distribution and access to (healthy) food	41
	6.4	Purpose	41
	6.4	Interpretation	41
	6.6	Exemptions	42
	6.7	Use classes	42
	6.8	Zones	43
	6.9	Zoning of non-urban land, the agricultural estate	46
	6.10	Recommendations for amendments to the SPPs to facilitate food security	48
7.	Buil	dings and site design actively promotes physical activity	50
	7.1	Policy	50
	7.2	Evidence	50

	/.4	Purpose	. 51
	7.5	Zones	. 51
	7.6	Codes	. 53
	7.7	Recommendations for amendments to the State Planning Provisions to enhance work place health	
C	Ann	exures	. 57
	Ann	exure 1 - Draft for a liveable streets code	. 57
	Ann	exure 2 - Summary of Recommendations by Clause Number	. 61

Glossary

AS acceptable solution

JSCPH Joint Select Committee Inquiry into Preventative Health

LPS Local Provisions Schedules

LUPAA Land Use Planning and Approvals Act 1993

PAL State Policy State Policy on the Protection of Agricultural Land 2009

PAN Planning Advisory Note

PC performance criteria

RMPS Resource Management and Planning System

SPPs State Planning Provisions

A. Introduction

The Heart Foundation welcomes the opportunity to submit our representation to the Final Draft State Planning Provisions 7 March 2016 (SPPs).

The object of the representation is to make *health and wellbeing* a key outcome from the operation of the future Tasmanian Planning Scheme.

The rationale and supporting evidence for the recommended amendments is contained in the substantive part of the representation.

Annexure 2 contains the Heart Foundation's recommended amendments to the SPPs in chronological clause number order.

Principal interest of the Heart Foundation

The principal interest of the Heart Foundation is to have the SPPs for the Tasmanian Planning Scheme enhance (and not hinder) physical activity and access to healthy food for community health and wellbeing.

Therefore the Heart Foundation seeks to have *health and wellbeing* a priority outcome from land use planning as regulated through the proposed Tasmanian Planning Scheme.

Why focus on health and wellbeing?

Healthy communities are central to why we plan. Yet there is considerable evidence that our cities and towns are not assisting in improving population health and wellbeing.

Planning schemes primarily concern use and development on land that forms the built environment.

The built environment means the structures and places in which we live, work, shop, learn, travel and play, including land uses, transportation systems and design features; all relevant matters for the proposed Tasmanian Planning Scheme to address.

The link between the built environment and health and wellbeing is well established. The built environment can be an influential determinant on the rate of death and suffering from chronic disease including heart, stroke and blood vessel disease, along with a range of other chronic diseases prevalent in the Tasmanian community.

Planning that delivers thoughtfully designed and built environments can contribute to reduced or deferred incidence of chronic disease and reduce inequities. For instance, provisions in planning schemes relating to density and transport can contribute to realising the health benefits from walking and cycling.

The Tasmanian Planning Scheme needs to be explicit in articulating how the Schedule 1 objectives of LUPAA are furthered with health and wellbeing a clearly identified subject of its provisions.¹

State Planning Provision's documents

Documents relevant to this representation:

- Draft State Planning Provisions 7 March 2016 (SPPs)
- Terms of Reference issued by The Minister for Planning and Local Government, the Hon. Peter Gutwein 18 December 2015
- Land Use Planning and Approvals Act 1993 (LUPAA)
- Explanatory Document for the draft of the State Planning Provisions of the Tasmanian Planning Scheme 7 March 2016 (Explanatory Document)

¹ Adapted from Heart Foundation submissions on the Land Use Planning and Approvals Amendment Tasmanian Planning Scheme) Bill 2015

Key documents and evidence informing this representation

Schedule 1 of the Resource Management and Planning System (RMPS) with specific reference to LUPAA Schedule 1 Part 2 states the objective:

'(f) to promote the health and wellbeing of all Tasmanians and visitors to Tasmania by ensuring a pleasant, efficient and safe environment for working, living and recreation; and'

Primary evidence in support of furthering the LUPAA objective for health and wellbeing and in support of this representation is drawn from the following:

1. The report of the <u>Joint Select Committee Inquiry into Preventative Health</u> (JSCPH)² that amongst its findings and recommendations are the following:

Executive summary (page 2)

'The Committee recognises the link between health and the built environment. Liveability principles must be embedded in all Government policy decisions relating to the built environment including but not limited to transport, infrastructure and land use planning.'

Recommendation 3 (k) in relation to a preventative health strategy (page 4):

(k) the importance of active lifestyles, healthy eating and physical activity to improve the health and wellbeing of Tasmanians.

Recommendation 4 (page 4)

- 4. The Government's health and wellbeing policies are reflected in the Tasmanian Planning System and transport infrastructure policy.
- a. Government adopts a state-wide planning policy that ensures liveability principles are embodied in all planning decisions;
- b. Government ensures transport infrastructure planning and policy decisions embody liveability principles; and
- c. Provisions in the new state-wide planning scheme give consideration to active transport links (e.g. walking and cycling), especially within and between urban communities.

Findings (page 8):

- 22. The built environment is a significant contributor to improving longer term health and wellbeing outcomes.
- 23. There is a need to recognise the link between health and the built environment, and this needs to be embodied into State policy and the Tasmanian Planning System.
- 2. Heart Foundation "Healthy by Design"

 <u>Healthy by Design: A guide to planning and designing environments for active living in Tasmania</u>
- 3. Heart Foundation "The Blueprint"

 <u>Blueprint for an active Australia: Key government and community actions required to increase</u>

 population levels of physical activity in Australia-2014-2017
- 4. Heart Foundation "Draft for a State Policy for Healthy Spaces and Places" and supporting documentation

<u>Heart Foundation (Tasmania) draft State Policy for Healthy Spaces and Places and the Supporting</u>
<u>Advocacy Document</u>

5. Heart Foundation "Healthy Active by Design" Healthy Active by Design

_

² Parliament of Tasmania 2016

Definitions

The following terms as used in this representation are defined below:

active living means a way of life that integrates physical activity into daily routines.

active travel (transport) means travel modes that involve physical activity such as walking and cycling and includes the use of public transport that is accessed via walking or cycling and may allow for integration of multi-modal transport in the course of a day.

health means a state of complete physical, mental and social well-being and not merely the absence of disease or infirmity.

built environment means the structures and places in which we live, work, shop, learn, travel and play, including land uses, transportation systems and design features.

food security means the ability of individuals, households and communities to physically and economically access food that is healthy, sustainable, affordable and culturally appropriate. The domains of food security include supply, demand, utilisation and access (financial and physical).

Principles underpinning the representation

The representation is based on the following health, wellbeing and the built environment principles which form the tests for the examination of the draft SPPs and ultimately whether the SPPs further the objectives of LUPAA and satisfy the criteria under ss. 11, 14 and 15 of LUPAA.

- 1. Active living: integrating activity into daily routines.
- 2. Active travel: travel modes that involve physical activity such as walking and cycling and includes the use of public transport that is accessed via walking or cycling.
- 3. Provision of public open space and reserves for aesthetic, environmental, health and economic benefits.
- 4. Mixed density housing to satisfy life cycle requirements and for walkable neighbourhoods.
- 5. Compatible mix of land uses to promote active travel
- 6. Food security and access to healthy food.
- 7. Buildings and site design actively promotes physical activity.

State Policy

The Heart Foundation's consideration of the draft SPPs is in the vacuum of little policy direction from the State Government in terms of outcomes being sought. The Tasmanian Planning Scheme is responsive to State Policy made under the *State Policies and Projects Act 1993* and not Government policy. The existing State Policies assist in this regard, but are limited in scope and say little about the aspirations for the Tasmanian towns and cities where the bulk of the population live, work, shop, learn, travel and play. A State Policy in the form of the draft *State Policy for Healthy Spaces and Places* as advocated by the Heart Foundation³ would give the necessary policy context that has the imprimatur of Parliament for application to the SPPs. Therefore this representation needs to be presumptive in advocating the policy, the evidence and deduce the changes required to the SPPs to further the Objectives of the RMPS, particularly in the context of promoting the LUPAA Part 2 Objective, *'the health and wellbeing of all Tasmanians...'*

³ See Heart Foundation (Tasmania) draft State Policy for Healthy Spaces and Places and the Supporting Advocacy Document

About the Heart Foundation

The National Heart Foundation of Australia (Tasmania Division) is a company limited by guarantee. The business is managed by the Chief Executive Officer (CEO) who reports to the Tasmanian Board of Directors. The Board has the responsibility for determining strategy and the corporate governance of the Tasmanian business.

The organisation known as the National Heart Foundation of Australia is a federation of related entities operating together under the provisions of a Federation Agreement. Those entities are the National Heart Foundation of Australia ACN 008 419 761 (National); and the separate National Heart Foundation entities operating in each of the States and Territories of Australia. In 2009 the National Heart Foundation celebrated its fiftieth anniversary. The National Heart Foundation operates under a group services model.

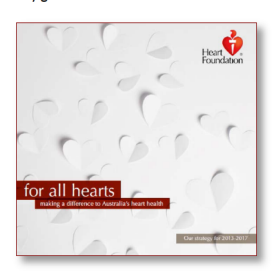
Our purpose is reduce premature death and suffering from heart, stroke and blood disease.

We are currently implementing our five year strategy For all Hearts: Making a difference to Australia's heart health (For all Hearts). For all Hearts focuses our work on four key goals:

- Healthy Hearts
- Heart Care
- Health Equity
- Heart Foundation Research

We will deliver on our strategy through financial strength, our people, advocacy, data and evaluation, reputation and relevance, innovation, integration, business systems and governance.

The Tasmanian Strategic Plan has been developed to align with For all Hearts to provide a strategic focus for the work of the Heart Foundation in Tasmania. Our goal is to deliver the best possible outcomes under the For all Hearts goals within the specific size and cohorts of the Tasmanian population; the local



Tasmanian context; and the operational constraints and resources available within the relatively small Tasmanian Division.

The Heart Foundation thanks the Minister for the opportunity to provide this submission and would welcome the opportunity to discuss our submission further.

Contact

Graeme Lynch CEO Heart Foundation

B. Elements for health and wellbeing for the State Planning Provisions (Rationale and Recommendations)

Clause 2.0

- 1. Purpose requires a clear set of objectives for use and development of land based on how the LUPAA objectives are furthered and how consistency is found with State Policies.
- 2. Purpose should include the following objectives:
 - Use and development of land encourages and supports active living for improved health outcomes.
 - Use and development of land encourages and supports active travel for improved health outcomes.
 - Public open spaces and reserves provide a well distributed network of walkable and attractive spaces strategic to local communities for their aesthetic, environmental, health and economic benefits.
 - Mixed density housing and housing that satisfies life-cycle requirements is encouraged to enhance the scope for active living and active travel.
 - Compatible land uses are co-located to promote active travel to, and between different activities.
 - The use or development of land supports a resilient, localised, healthy and sustainable food system.
 - Work places support physical activity through convenient and safe accesses providing for natural surveillance of outside spaces and the street.

Planning Scheme Purpose

The purpose of what is, presumably, to become the Tasmanian Planning Scheme is stated at Clause 2.1 Planning Scheme Purpose. The purpose is stated in terms of:

- Furthering the RMPS objectives
- Consistency with State Policies
- Implementation of regional land use strategies

LUPAA requires a planning scheme to further the objectives, to be consistent with State Policy and for SPPs to be consistent with regional land use strategies. Clause 2.1 as it stands simply repeats the legislative requirements and does not give any indication to how or why subsequent SPPs are included or how they achieve the requirements specified in LUPAA. The Explanatory Document does not assist our understanding, nor why an equivalent clause to 3.0.1 Planning Scheme Objectives in Planning Directive No. 1 is not included. The draft SPPs varies from the structural diagram for the Tasmanian Planning Scheme that had 'purpose and objectives' as part of the State Provisions⁴.

The Heart Foundation submits that the zone and code purposes and objectives for each standard do not substitute for a clear set of purpose statements for use and development of land at the front end of the

⁴ See The Tasmanian Planning Scheme Legislative Framework Tasmanian Government March 2015

Tasmanian Planning Scheme based on how the LUPAA objectives are furthered and how consistency is found with State Policies.

Specifically the Heart Foundation seeks to have the Tasmanian Planning Scheme prescribe objectives for the use and development of land (the 'why do we do it' statements) that embody a structure that is based on health and wellbeing outcomes. Such objectives should set the 'head powers' for subsequent provisions affecting applications for permits, guide subsequent amendments to the SPPs and the settings for the Local Provisions Schedules (LPS).

Objectives oriented to promoting and protecting health and wellbeing should be established with reference to the following principles:

- use and development standards that facilitate mixed land use and mixed density housing in cities and towns to support walkable neighbourhoods.
- use and development standards that facilitate equitable access through active travel that involves travel modes involving physical activity such as walking, cycling, and public transport.
 There is an emphasis on pedestrian and cyclist connectivity and permeability.
- use and development standards that improve the use, attractiveness and efficiency of the public domain including public streets, public spaces and places through facilitating active living and active travel.
- use and development standards that facilitate food security and access to healthy food.
- use and development standards that require the provision of public open space strategic to local communities for aesthetic, environmental, health and economic benefits.
- use and development standards that facilitate equitable access for buildings and design of sites
 where there is public access. There is suitable provision for pedestrian and cyclist access and
 not just requirements for vehicle access and parking.

This representation makes recommendations for the inclusion 'up-front' objectives as part of the examination of subsequent provisions.

Recommendation 1

That there be included in the State Planning Provisions a clear set of objectives for use and development of land at Clause 2.0 based on how the LUPAA objectives are furthered and how consistency is found with State Policies.

1. Active living: integrating activity into daily routines

1.1 Policy

Use and development affecting the structure of cities and towns encourages and supports active living as a normal and preferred activity for improved health outcomes.

1.2 Evidence

The Blueprint for an Active Australia⁵ assembles the evidence on the importance of being active in the workplace. The Blueprint asserts:

Reshaping the built environments in which most Australians live, work, learn and recreate can significantly increase daily physical activity levels. Community and neighbourhood design impacts on local walking, cycling and public transport use, as well as on recreational walking and physical activity ⁶

The findings of the JSCPH included⁷:

- 22. The built environment is a significant contributor to improving longer term health and wellbeing outcomes
- 23. There is a need to recognise the link between health and the built environment, and this needs to be embodied into State policy and the Tasmanian Planning System.

1.3 State Planning Provisions relating to active living

SPPs for active living concern setting an objective at 2.0 Planning Scheme Purpose, and a review of zone purpose statements and zone standards.

Active living also strongly relates to the assignment of the zones to land parcels for the LPS and the guidance provided in the Explanatory Document, both outside the scope of representations on the SPPs but, nevertheless, commented upon.

1.4 Purpose

SPPs section 2.1 Planning Scheme Purpose insert the following objective:

Use and development of land encourages and supports active living for improved health outcomes.

1.5 Interpretation

Amenity is defined as:

means, in relation to a locality, place or building, any quality, condition or factor that makes or contributes to making the locality, place or building harmonious, pleasant or enjoyable.

See Blueprint for an active Australia Action area 1 for references on active living and the built environment

⁶ Blueprint for an active Australia page 15

Parliament of Tasmania 2016 page 8.

This definition lacks the reason for a concern for amenity, which is for the health and wellbeing of the users of the locality or place. The definition should be amended as follows:

means, in relation to a locality, place or building, any quality, condition or factor that makes or contributes to making the locality, place or building harmonious, pleasant or enjoyable <u>and adds to the health and wellbeing of the users of the locality, place or building.</u>

Insert additional interpretations as follows:

active living means a way of life that integrates physical activity into daily routines.

active travel means travel modes that involve physical activity such as walking and cycling and includes the use of public transport that is accessed via walking or cycling and may allow for integration of multi-modal transport in the course of a day.

1.6 Zones

8.1 General Residential zone - purpose

The draft zone purpose contains terms that are not helpful, omits statements on quality, but supports compatible mixed use. The amendments and reasons are shown below:

The purpose of the General Residential zone is:

8.1.1 To provide for residential use or development that accommodates a range of dwelling types at suburban densities, where full infrastructure services are available or can be provided.

The reference to 'suburban densities' is not helpful and should be deleted. It is contended that the standards for lot sizes and dwelling densities for the General Residential zone are higher than the community would perceive as being a suburban density. The reference to a range of dwelling types is valid and consistent with deleting 'suburban densities'. An additional amendment is to add 'reticulated' to the purpose statement. The addition of 'reticulated' is to separate the type of infrastructure referred to in 8.1.1 from 8.1.2 and accords with the commentary in the Explanatory Document (page 35).

Clause 8.1.1 should be amended as follows:

- 8.1.1 To provide for residential use or development that accommodates a range of dwelling types at suburban densities, where full reticulated infrastructure services are available or can be provided.
- 8.1.2 To provide for the efficient utilisation of available and planned social, transport and other service infrastructure.

This purpose is valid in that it recognises there is a range of infrastructure required for housing areas.

- 8.1.3 To provide for compatible non-residential use that:
 - (a) primarily serves the local community; and
 - (b) does not cause an unreasonable loss of amenity, through noise, activity outside of business hours, traffic generation and movement, or other off site impacts.

This purpose is valid being consistent with providing for community needs ideally within walking or cycling distances of residences.

8.1.4 To ensure that non-residential use does not unreasonably displace or limit Residential use.

This purpose should be deleted because of the unquantifiable 'unreasonably'. The use table and use and development standards should be sufficient to prevent 'unreasonably displace'.

Clause 8.1.4 should be deleted:

8.1.4 To ensure that non residential use does not unreasonably displace or limit Residential use

In addition it would be helpful if the purpose for the General Residential zone suggested something of a qualitative focus for improved townscape. Insert (new) clause at 8.1.4 as follows:

8.1.4 To ensure the use and development of land promotes the health, safety and amenity of residential areas.

8.3.1 General Residential zone - Use Standards for discretionary uses.

The objective of this standard is stated as:

To ensure that all discretionary uses, do not cause an unreasonable loss of amenity.

The focus of the clause should be changed from 'unreasonable' to 'compatible' so that discretionary uses are required to be relevant to the residential use. This contrasts with the purpose as drafted which could allow, within the available discretionary use classes, a use unrelated to residential use but simply does not cause a loss of amenity. The restated objective is consistent with the use of terms 'compatible' and 'amenity' for the zone purpose at 8.1.3 and that residential is the primary use for the zone. The objective at clause 8.3.1 should be restated in the positive as follows:

8.3.1 To ensure that all discretionary uses are compatible with residential use

9.1 Inner Residential zone - Purpose

Clause 9.1.3(c) states 'does not unreasonably displace or limit residential use.' For reasons given for the deletion of clause 8.1.4, this clause should similarly be deleted.

Clause 9.1.3(c) should be deleted:

9.1.3(c) does not unreasonably displace or limit residential use.

Turning to the commentary on the allocation of the Inner Residential zone in the Explanatory Document under 'zone purpose', there are conflicting statements (page 39) that should be deleted:

The Zone has limited application within serviced residential areas,

...this Zone should be well utilised where appropriate.

Within the Inner Residential Zone there should be a reduced expectation on suburban residential amenity,...

The Explanatory Document also refers to 'reducing the footprint of urban sprawl and providing high quality residential living in close proximity to services and the city'. With a focus on these outcomes the Inner Residential zone should not 'have limited application' or necessarily a reduction in residential amenity. The references to limited application and reduced amenity should be deleted from the Explanatory Document before this document becomes the basic guidance for the allocation of zones for the LP.

9.3.1 Inner Residential zone - Use Standards for discretionary uses

The objective of this standard is stated as:

To ensure that all uses listed as discretionary within the Use Table do not unreasonably impact on amenity.

For the reasons given for the recommended change to clause 8.3.1 this objective should be restated in the positive:

9.3.1 To ensure that all discretionary uses are compatible with residential use.

13.1 Urban Mixed Use zone - Zone Purpose

The Explanatory Document draws on the similarities of the Village and Mixed Use zones. The similarities should be extended as follows with an additional clause drawn from 12.1.2 for the Village zone, as follows:

The purpose of the Urban Mixed Use Zone is stated as:

- 13.1.1 To provide for a mix of residential, retail, community services and commercial activities in urban locations.
- 13.1.2 To provide for a diverse range of uses or developments that are of a type and scale that support and do not compromise the role of surrounding activity centres.

Add new clause 13.1.3 drawn from clause 12.1.2:

13.1.3 To provide amenity for residents appropriate to the mixed use characteristics of the Zone.

13.2 Urban Mixed Use zone - Use Table

Residential use in the Urban Mixed Use zone is limited to above ground floor level or to the rear of a premises. Residential use class as a stand-alone use is not available. Residential use should be added as discretionary with the qualification 'if not listed as permitted' as follows.

13.2 Use Table (Urban Mixed zone)

(Use class) Discretionary	Qualification
Residential	If not listed as permitted

13.3 Urban Mixed Use zone - Use Standards for all uses

The Urban Mixed Use zone objective should say something about amenity between different uses within the zone, not just for adjoining zones. Drawing on the objective for the Village zone at clause 12.3.1 the objectives for the standard at 13.3.1 should be omitted and the following substituted:

- 13.3.1 To ensure that non-Residential use:
 - (a) is compatible with the adjoining uses;
 - (b) does not cause unreasonable loss of residential amenity; and
 - (c) does not cause unreasonable loss of amenity to adjoining residential zones. (existing clause)

1.7 Recommendations for amendments to the State Planning Provisions to facilitate active living

1. SPPs section 2.1 Planning Scheme Purpose, insert the following:

Use and development of land encourages and supports active living for improved health outcomes.

2. Clause 3.1.3 Interpretation insert and amend as follows:

amenity means, in relation to a locality, place or building, any quality, condition or factor that makes or contributes to making the locality, place or building harmonious, pleasant or enjoyable and adds to the health and wellbeing of the users of the locality, place or building.

active living means a way of life that integrates physical activity into daily routines.

active travel means travel modes that involve physical activity such as walking and cycling and includes the use of public transport that is accessed via walking or cycling and may allow for integration of multi-modal transport in the course of a day.

- 3. Amend the purpose of the General Residential zone as follows:
 - 8.1.1 To provide for residential use or development that accommodates a range of dwelling types at suburban densities, where full reticulated infrastructure services are available or can be provided.
 - 8.1.4 To ensure that non-residential use does not unreasonably displace or limit Residential use.
 - 8.1.4 To ensure the use and development of land promotes the health, safety and amenity of residential areas.
- 4. Omit the objective at clause 8.3.1 and substitute:
 - 8.3.1 To ensure that all discretionary uses are compatible with residential use.
- 5. Amend the purpose of the Inner Residential zone to delete clause 9.1.3(c) as follows:
 - 9.1.3(c) does not unreasonably displace or limit residential use.
- 6. Omit the objective at clause 9.3.1 and substitute:
 - 9.3.1 To ensure that all discretionary uses are compatible with residential use.
- 7. Insert additional clause 13.1.3 for the purpose of the Urban Mixed Use zone as follows:
 - 13.1.3 To provide amenity for residents appropriate to the mixed use characteristics of the zone.
- 8. Insert at clause 13.2 Use Table for the Urban Mixed zone the following:

(Use class) Discretionary	Qualification
Residential	If not listed as permitted

- 9. Omit the objective for the Urban Mixed Use zone at clause 13.3.1 and substitute the following:
 - 13.3.1 To ensure that non-Residential use:
 - (a) is compatible with the adjoining uses;
 - (b) does not cause unreasonable loss of residential amenity; and
 - (c) does not cause unreasonable loss of amenity to adjoining residential zones.

2. Active travel: travel modes that involve physical activity such as walking and cycling and includes the use of public transport that is accessed via walking or cycling.

2.1 **Policy**

Use and development affecting the structure of cities and towns encourages and supports active travel for improved health outcomes.

2.2 Evidence

The Blueprint for an Active Australia 8 assembles the evidence on the importance of creating built environments that support active living. The Blueprint asserts:

Reshaping the built environments in which most Australians live, work, learn and recreate can significantly increase daily physical activity levels. Community and neighbourhood design impacts on local walking, cycling and public transport use, as well as on recreational walking and physical activity.'9

The recommendations and findings of the JSCPH referred to active transport, including 10:

4.c. Provisions in the new state-wide planning scheme give consideration to active transport links (e.g. walking and cycling), especially within and between urban communities.

The State Government has adopted the Positive Provision Policy for cycling infrastructure. 11 The Policy primarily shifts the onus on the State Road Authority to show why cycling infrastructure should not be provided.

Planning Advisory Note (PAN) 11 Integration of Land Use Planning and Transport in Planning Schemes¹² contends:

Integration of land use planning and transport is a major means for furthering sustainable development, securing a pleasant, efficient and safe environment, and protecting public infrastructure in accordance with Schedule 1 Part 1 Objectives and Part 2 Objectives (f) and (h) of the Land Use Planning and Approvals Act 1993.

Planning schemes can play an important part in promoting more sustainable use of land and transport resources.

The resource 'Streets for People, Compendium for Australian Practice' developed by the Government of South Australia, Heart Foundation and others, provides a comprehensive resource on the design of street that focus on user requirements. 13

Currently, despite numerous documents defining the planning context for streets such provisions have been absent in planning instruments. The absence of provisions relating to streets have meant various guidelines have filled the void¹⁴. These guidelines have generally been focussed on engineering standards which have been motor vehicle centric and have done little to promote the broader community function of streets as places for people, including suitable provision for walking, cycling and

See Blueprint for an active Australia, Action area 1 for references on active living and the built environment

Blueprint for an active Australia page 15

¹⁰ Parliament of Tasmania 2016 page 8

¹¹ DIER Positive Provision Policy for cycling infrastructure October 2013, adopted policy as stated in the draft Climate Change Action

¹² Planning Advisory Note 11 Tasmanian Planning Commission September 2009. PAN 11 is a document to have regard to as

specified in the Minister's Terms of Reference for the draft State Planning Provisions, December 2015.

13 Streets for People Compendium for South Australian Practice: Government of South Australia, Heart Foundation and others 2012.

¹⁴ See for instance LGAT Tasmanian Subdivision Guidelines October 2013 and Tasmanian Standard Drawings.

public transport. It is contended that functioning streets are a major determinant of health and wellbeing as well as the economic value of adjoining properties.

2.3 State Planning Provisions relating to active travel

SPPs for active travel concern setting an objective at 2.0 Planning Scheme Purpose, a review of zone purpose statements and zone standards and an advocacy for a Liveable Streets code.

The challenge is to have the SPPs and LPS translate health and wellbeing into statutory provisions and standards where they affect the design of streets and particularly where the use and development for roads and streets have hitherto mostly not been the concern of planning schemes.

2.4 Purpose

SPPs section 2.1 Planning Scheme Purpose insert the following:

Use and development of land encourages and supports active travel for improved health outcomes.

2.5 Interpretation

Road: The interpretation for 'road' needs to include 'street' to be consistent with the application of 'street' in the various standards for the SPPs. Alternatively there is a need for separate interpretations 'road' and 'street'. In this regard the Local Government (Building and Miscellaneous Provisions) Act 1993 is instructive. That Act separates 'road' from 'street' but with 'street' being a sub-set of road.

The interpretation for 'road' should be amended to include 'street' as follows:

road: means land over which the general public has permanent right of passage, including the whole width between abutting property boundaries, all footpaths and the like, and all bridges over which such a road passes and as the context requires road includes street.

As concepts such as 'streetscape' (a defined term in the SPPs), 'complete streets', 'walkable streets', etc. do not similarly apply to roads, and to refocus on the function of urban streets, separate road and street definitions are required. Possible definition splits could be urban/rural or by state/local government road authority or by road hierarchy.

The State Road Hierarchy¹⁵ provides a potential split between roads and streets with the State Hierarchy of Categories 1 – 4 being classed as road and all other roads classed as streets. A State roads, local streets separation is consistent with the structure of the Road and Rail Assets Code in the SPPs. Amended interpretations to be inserted at Clause 3.1.3 are as follows:

road: means land over which the general public has permanent right of passage, including the whole width between abutting property boundaries, all footpaths and the like, and all bridges over which such a road passes and includes all State roads.

street: means a road that is not a State road.

Separate interpretations for 'road' and 'street' is preferred as it enables particular requirements of streets to be separately addressed.

2.6 Exemptions

The interpretation 'minor utilities' interfaces with the use class 'utilities'. Where minor utilities appears in a zone use table as a qualified 'no permit required' use this contrasts with the exemptions (see below) for 'minor infrastructure'. The implication is that for a no permit required use or development, there are

¹⁵ Roads for our Future - State Road Hierarchy Department of State Growth Tasmania, undated.

additional tests through provisions of the planning scheme whereas for exemptions nothing in the planning scheme applies.

There is therefore a need to clarify the application of the SPPs to roads and streets through a review of interpretation, exemptions and use class definitions and, in addition, to amend the exemptions such that the provision and upgrading of roads and streets is not *exempt* or 'no permit required' use or development.

The exemption for 'minor infrastructure' covers 'provision ... of footpaths, cycle paths...'. In comparison, the exemption for 'road works' includes footpaths. Whilst the listed items in the two exemptions are presumably inclusive rather than exclusive lists, nevertheless the interpretations need to be reviewed such that the design and planning of roads, footpaths, cycle paths etc are not exempt from the provisions of the planning scheme and permits arising. The capacity for a planning scheme assessment is required for new road and street infrastructure, including upgrading, discrete from the exemption for maintenance and repair.

The fundamental position is that design and planning as in upgrading and initial provision should not be exempt as new road and street infrastructure is critical to planning, including realising the strong nexus between transport and land use.

Turning to the exemption for minor infrastructure this covers the provision, maintenance and modification of footpaths, cycle paths, playground equipment, seating, shelters, bus stops and bus shelters, street lighting, telephone booths, public toilets, post boxes, cycle racks, fire hydrants, drinking fountains, rubbish bins, public art, associated signs and the like on public land. The exemption should be modified to delete the provision of foot paths and cycle paths.

With the above changes, works involving provision and upgrading of road, street and path infrastructure will be a matter for the SPPs as determined by the zoning and codes.

Also to be noted is that clause 7.2.1 Development for Existing Discretionary Uses may change the status of development for a road where there is no change of use or intensification of an existing use.

Amendments to the exemptions to separate 'provision' from 'maintenance and repair' as well as a definitional separation between 'road' and 'street' are as follows:

Use or Development	Qualifications				
road works	Maintenance and repair of roads and streets upgrading-by or on behalf of the road authority which may extend up to 3m outside the road reserve including: (a) widening or narrowing of existing carriageways; (b) making, placing or upgrading kerbs, gutters, footpaths, shoulders, roadsides, traffic control devices, line markings, street lighting, safety barriers, signs, fencing and landscaping unless subject to the Local Historic Heritage Code; or (c) repair of bridges, or replacement of bridges of similar size in the same or adjacent location.				

Use or Development	Qualifications
minor infrastructure	 (a) Provision, Maintenance and modification of footpaths, cycle paths. (b) Provision, maintenance and modification of playground equipment, seating, shelters, bus stops and bus shelters, street lighting, telephone booths, public toilets, post boxes, cycle racks, fire hydrants, drinking fountains, rubbish bins, public art, associated signs and the like on public land.

2.7 Zones

The draft SPPs provide standards for roads as development associated with subdivision in the General Residential, Inner Residential, Low Density Residential zones and a truncated standard in the Village zone. The remaining zones particularly the Urban Mixed Use, and Business and Commercial zones make no provisions for roads.

The Heart Foundation contends that to realise the intrinsic value of roads and streets as they contribute to equitable access, economic, environmental and amenity values and health benefits to be gained the simple association with subdivision must be removed. This can be starting with the General Residential Zone, as follows:

Delete clause 8.6.2 Roads except for standard A2/P2.

Relocate standard 8.6.2 A2/P2 to clause 8.6.1 where it is a better fit as the subject is 'lot orientation' not 'roads'.

Insert (new) standard as clause 8.7 being a modification from existing clause 8.6.2 as follows:

8.7 Development Standards for Streets

Objective	To ensure that the arrangement of new development for roads streets within a subdivision provides for: (a) a legible road hierarchy that sets the function of streets based on through traffic, the requirements for public transport, the adjoining land use and the connectivity and permeability for pedestrian networks and cycle ways; (b) safe, convenient and efficient connections to assist accessibility and mobility of the community;
	 (c) the adequate accommodation of vehicular, pedestrian, cycling and public transport traffic; and (d) the efficient subdivision development of the entirety of the land and of surrounding land; and
	(e) the efficient ultimate development of the entirety of the land and of surrounding land; and the integration of land use and transport.

Acceptable Solutions	Performance Criteria
A1	P1
There are no acceptable solutions. The	The arrangement and construction of roads Development
subdivision includes no new roads.	for streets within a subdivision must satisfy all of the
	following:
	(a) the route and standard of roads streets accords with
	any relevant road network plan adopted by the
	Planning Authority;
	(b) the appropriate and reasonable future subdivision of
	the entirety of any balance lot is not compromised;
	(c) the future subdivision of any adjoining or adjacent land
	with subdivision potential is facilitated through the
	provision of connector roads and pedestrian paths,
	where appropriate, to common boundaries;
	(d) an acceptable level of access, safety, convenience and
	legibility is provided for all street users through a
	consistent road function hierarchy;
	(e) connectivity with the neighbourhood road <u>street</u>
	network <u>through streets and paths</u> is maximised
	maximized. Cul-de-sac and other non-through streets
	<u>are</u> minimized;
	(f) the travel distance <u>for walking and cycling</u> between key
	destinations such as shops and services is minimised;
	(g) walking, cycling and the efficient movement of public
	transport and provision of public transport
	<u>infrastructure</u> is facilitated;
	(h) provision is made for bicycle infrastructure on new
	arterial and collector roads in accordance with
	Austroads Guide to Road Design Part 6A as amended;
	and
	(i) any adjacent existing grid pattern of streets is extended,
	where there are no significant topographical constraints.
	CUIISTI dIIITS.

Based on the amendments sought for clause 8.6.2 and to insert new clause 8.7, the same provisions for streets should be duplicated for the following zones:

Zone	Existing clause	New clauses	Notes
Inner Residential	9.6.2	9.7	Zone currently contains standards as per the General Residential zone.
Low Density Residential	10.6.2	10.7	Zone currently contains standards as per the General Residential zone.
Rural Living	11.5.2	11.6	The performance criteria are expanded from the draft SPPs to reflect the residential intent for the zone.

Zone	Existing clause	New clauses	Notes
Village	12.5.22	12.6	The performance criteria are expanded from the draft SPPs to reflect the residential intent for the zone.
Urban Mixed Use	No provision	13.6	Provisions extended to the Urban Mixed Use zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Local Business	No provision	14.6	Provisions extended to the Local Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
General Business	No provision	15.6	Provisions extended to the General Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Central Business	No provision	16.6	Provisions extended to the Central Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Commercial	No provision	17.6	Provisions extended to the Commercial zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Light Industrial	No provision	18.6	Provisions extended to the Local Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.

2.8 Liveable Streets Code

In addition to, or as alternative, the preferred position is for provisions for streets to be included in a Liveable Streets code. Such a code would add measurable standards to the assessment of permit applications. An outline for a Liveable Streets code is included at Annexure 1 as at this stage such a code requires further development and testing. For this representation the concept of a Liveable Streets code is advocated as a foreshadowed addition to the SPPs.

2.9 Recommendations for amendments to the State Planning Provisions to promote active travel

1. SPPs section 2.1 Planning Scheme Purpose insert the following:

Use and development of land encourages and supports active travel for improved health outcomes.

2. Amend the interpretation for 'road' and to insert an interpretation for 'street' as follows:

road: means land over which the general public has permanent right of passage, including the whole width between abutting property boundaries, all footpaths and the like, and all bridges over which such a road passes and includes all State roads.

street: means a road that is not a State road.

3. Amend the exemption for 'road works' and 'minor infrastructure' as follows:

Use or Development	Qualifications
road works	Maintenance and repair of roads and <u>streets</u> <u>upgrading</u> by or on behalf of the road authority which may extend up to 3m outside the road reserve including: (a) widening or narrowing of existing carriageways;
	(b) making, placing or upgrading kerbs, gutters, footpaths, shoulders, roadsides, traffic control devices, line markings, street lighting, safety barriers, signs, fencing and landscaping unless subject to the Local Historic Heritage Code; or
	(c) repair of bridges, or replacement of bridges of similar size in the same or adjacent location.
minor infrastructure	 (a) Provision, Maintenance and modification of footpaths, cycle paths. (b) Provision, maintenance and modification of playground equipment, seating, shelters, bus stops and bus shelters, street lighting, telephone booths, public toilets, post boxes, cycle racks, fire hydrants, drinking fountains, rubbish bins, public art, associated signs and the like on public land.

- 4. Amend the General Residential Zone to provide for streets, as follows:
 - (a) Delete clause 8.6.2 Roads except for standard A2/P2.
 - (b) Relocate standard 8.6.2 A2/P2 to clause 8.6.1.
 - (c) Insert (new) standard for streets as clause 8.7 being a modification from existing clause 8.6.2 as follows:

8.7 Development Standards for Streets

Objective:	To ensure that the arrangement of new development for roads streets within a
	subdivision provides for:

- (a) a legible road hierarchy that sets the function of streets based on through traffic, the requirements for public transport, the adjoining land use and the connectivity and permeability for pedestrian networks and cycle ways;
- (b) safe, convenient and efficient connections to assist accessibility and mobility of the community;
- (c) the adequate accommodation of vehicular, pedestrian, cycling and public transport traffic; and
- (d) the efficient subdivision development of the entirety of the land and of surrounding land; and
- (e) the efficient ultimate development of the entirety of the land and of surrounding land; and the integration of land use and transport.

	idita, and the integration of land ase and transport.		
Acceptable Solutions		Performance Criteria	
A1		P1	
	acceptable solutions. The cludes no new roads.	for foll	e arrangement and construction of roads Development streets within a subdivision must satisfy all of the owing: the route and standard of roads streets accords with
			any relevant road network plan adopted by the Planning Authority;
		(b)	the appropriate and reasonable future subdivision of the entirety of any balance lot is not compromised;
		(c)	the future subdivision of any adjoining or adjacent land with subdivision potential is facilitated through the provision of connector roads and pedestrian paths, where appropriate, to common boundaries;
		(d)	an acceptable level of access, safety, convenience and legibility is provided <u>for all street users</u> through a consistent road function hierarchy;
		(e)	connectivity with the neighbourhood road street network through streets and paths is maximised maximized. Cul-de-sac and other non-through streets are minimized;
		(f)	the travel distance for walking and cycling between key destinations such as shops and services is minimised;
		(g)	walking, cycling and the efficient movement of public transport and provision of public transport infrastructure is facilitated;
		(h)	provision is made for bicycle infrastructure on new arterial and collector roads in accordance with Austroads Guide to Road Design Part 6A as amended; and
		(i)	any adjacent existing grid pattern of streets is extended, where there are no significant topographical constraints.

5. Amendment the following zones to be consistent with the provisions proposed for clause 8.6.2 and new clause 8.7 as follows:

Zone	Existing Clauses	New Clauses	Notes
Inner Residential	9.6.2	9.7	Zone currently contains standards as per the General Residential zone.
Low Density Residential	10.6.2	10.7	Zone currently contains standards as per the General Residential zone.
Rural Living	11.5.2	11.6	The performance criteria are expanded from the draft SPPs to reflect the residential intent for the zone.
Village	12.5.22	12.6	The performance criteria are expanded from the draft SPPs to reflect the residential intent for the zone.
Urban Mixed Use	No provision	13.6	Provisions extended to the Urban Mixed Use zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Local Business	No provision	14.6	Provisions extended to the Local Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
General Business	No provision	15.6	Provisions extended to the General Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Central Business	No provision	16.6	Provisions extended to the Central Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Commercial	No provision	17.6	Provisions extended to the Commercial zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Light Industrial	No provision	18.6	Provisions extended to the Local Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.

6. Foreshadow the inclusion of a future Liveable Streets Code.

3. Provision of public open space and reserves for aesthetic, environmental, health and economic benefits.

3.1 Policy

Parks, reserves and other public spaces impact positively on health. Green public spaces can encourage a range of physical as well as challenging activities and provide opportunities for social interaction, food growing and improved environmental quality.

All public spaces and places are part of the public realm. Streets form some 80% of the public realm in cities and towns. Streets provide opportunities as a component of the public open space to deliver environmental improvement (eg street trees for improved air quality, to enhance amenity and add to the value of adjoining properties). Streets are the main component for informal physical activity e.g. walking, shopping socialising.

3.2 Evidence

A considerable body of literature exists on the role and provision of parks and green open spaces and its impact upon and correlation with increased physical activity.

The evidence on the health benefits of public open space suggests there are a range of factors that contribute to their effectiveness and impact for encouraging physical activity and healthy eating behaviours. Factors include access to parks and public open space (proximity and size), park quality, aesthetics and attractiveness, children's play areas in parks and community gardens. ¹⁶

3.3 State Planning Provisions relating to public open space and reserves

SPPs for public open space concern use classes and their allocation to zones including the Open Space zone. Absent from the Draft SPPs is the planning framework for public open space and reserves that relate to and support the provisions for taking public open space in the *Local Government (Building and Miscellaneous Provisions) Act 1993*.

3.4 Purpose

SPPs section 2.1 Planning Scheme Purpose insert the following objective:

Public open spaces and reserves provide a well distributed network of walkable and attractive spaces strategic to local communities for their aesthetic, environmental, health and economic benefits.

3.5 Interpretations

Interpretations relevant to public open space are:

Public open space. This is a rather limited interpretation of public open space based on the *Local Government (Building and Miscellaneous Provisions) Act 1993.*

Streetscape. The quality of the street is important in seeing streets as part of the recreation-physical activity environment.

¹⁶ See Heart Foundation 'Healthy Active by Design' a web based resource at http://www.healthyactivebydesign.com.au/evidence-2

3.6 Use classes

Use classes relevant to public open space are:

Passive recreation

Sports and recreation: whilst providing facilities for physical activity, structures that limit access and focus on spectators limit the health value to be gained from public open space.

3.7 Zones

The use class passive recreation where appearing in zones as no permit required is supported.

The use class sports and recreation where appearing in zones as discretionary is supported.

The Development Standards for Subdivision in zones omits reference to the provision of public open space. Whilst the provisions for public open space at the time of subdivision are enabled by the *Local Government (Building and Miscellaneous Provisions) Act 1993* these provisions do not cover the planning for public open space.

Standards in the SPPs are required for the provision of public open space and riparian and littoral reserves as contemplated by s.83(1A) of the *Local Government (Building and Miscellaneous Provisions) Act 1993.*

The creation of riparian and littoral reserves is consistent with a principle of the *State Coastal Policy 1996* to recognise 'the importance of public access to and along the coast consistent with protection of natural coastal values, systems and processes' and as necessary to give priority to coastal dependent use and development¹⁷.

Provisions and standards are required for public open space and riparian and littoral reserves as part of the subdivision process with an additional standard at clauses 8.6 and equivalent provisions in all other zones except the Port and Marine zone and the Utilities zone as follows:

x.6.2, x.5.2 public open space and reserves (clause numbering as applicable for each zone)

Objective:	To ensure subdivision delivers a well distributed network of walkable and attractive public open spaces and reserves strategic to local communities.	
Acceptable Se	olutions	Performance Criteria
•	rovides a minimum land area lic open space.	P1 Payment instead of public open space is taken where: (a) a strategic plan for public open space and reserves provides for the acquisition of public open space at alternative sites in the vicinity of the subdivision; or (b) a strategic plan for public open space and reserves specifies requirements for the improvement on existing public open space land in the vicinity of the subdivision.

¹⁷ State Coastal Policy1996 clause 2.1.6.

Α2 **P2** (a) A riparian reserve of less the 30m is provided or (a) Subdivision provides a minimum width dispensed with where there is a common boundary of riparian reserve of 30m from the bank with a minor water course; and of a water course (non-tidal) for the length of the common boundary with (b) A riparian reserve is not required to link to adjoining the water course. reserves, or (c) A riparian reserve is not required as part of a strategic plan for public open space and reserves. А3 Р3 (a) The requirement to provide a littoral reserve of (a) Subdivision provides a minimum width 30m may only be reduced or dispensed with where of littoral reserve of 30m from the bank existing buildings or features do not allow for the of a river or coast for the length of the full or partial reserve width to be provided; or the common boundary with the river or area is required for coastal dependent activities. coast.

3.8 Recommendations for amendments to the State Planning Provisions to provide public open spaces and reserves

1. Amend SPP section 2.1 Planning Scheme Purpose to insert the following:

...

_

Public open spaces and reserves provide a well distributed network of walkable and attractive spaces strategic to local communities for their aesthetic, environmental, health and economic benefits.

2. Insert provisions and standards for public open space and riparian and littoral reserves as part of the subdivision process clauses 8.6 and equivalent provisions in all other zones except the Port and Marine zone and the Utilities zone as follows:

x.6.2, x.5.2 public open space (clause numbering as applicable for each zone)

Objective:	To ensure subdivision delivers a w public open spaces and reserves s	vell distributed network of walkable and attractive strategic to local communities.
Acceptable Solutions		Performance Criteria
A1		P1
	provides a minimum land area of c open space.	Payment instead of public open space is taken where: (a) a strategic plan for public open space and reserves provides for the acquisition of public open space at alternative sites in the vicinity of the subdivision; or (b) a strategic plan for public open space and reserves specifies requirements for the improvement on existing public open space land in the vicinity of the subdivision.

A2

(a) Subdivision provides a minimum width of riparian reserve of 30m from the bank of a water course (non-tidal) for the length of the common boundary with the water course.

P2

- (a) A riparian reserve of less the 30m is provided or dispensed with where there is a common boundary with a minor water course; and
- (b) A riparian reserve is not required to link to adjoining reserves, or
- (c) A riparian reserve is not required as part of a strategic plan for public open space and reserves.

A3

(a) Subdivision provides a minimum width of littoral reserve of 30m from the bank of a river or coast for the length of the common boundary with the river or coast.

Р3

(a) The requirement to provide a littoral reserve of 30m may only be reduced or dispensed with where existing buildings or features do not allow for the full or partial reserve width to be provided; or the area is required for coastal dependent activities.

4. Mixed density housing to satisfy resident life cycle requirements and for walkable neighbourhoods

4.1 Policy

Mixed density housing is facilitated to provide a wider choice of housing, enhance the development of compact cities, accommodates life cycle requirements and promotes walkable neighbourhoods.

The benefits of a range of housing types at higher densities in local communities contrasts with low density settlement patterns that do not support active travel and can raise patterns of car dependency that are not health promoting. In addition mixed density housing engenders walkable neighbourhoods and supports the provision of local shops and facilities to serve daily needs.

The opportunity to have housing satisfy life-cycle requirements will allow residents to remain in their neighbourhood as age and circumstances change their housing requirements.

4.2 Evidence

The Blueprint for an Active Australia¹⁸ assembles the evidence on the importance of creating built environments that support active living. The Blueprint asserts:

Providing diverse housing in walkable environments can help older adults to 'age in place'. Safe neighbourhoods with connected street networks and local shops, services and recreational facilities are associated with more walking in older adults, and may protect against a decline in physical activity over time.

Emerging evidence suggests that urban sprawl is also associated with coronary heart disease in women; living in more walkable neighbourhoods is associated with lower cardiovascular disease risk factors such as obesity and type 2 diabetes mellitus (men only).

There appears to be growing consumer demand for more walkable neighbourhoods.

Heart Foundation research projects 'Does Density Matter The role of density in creating walkable neighbourhoods¹⁹', 'Low density development: Impacts on physical activity and associated health outcomes'²⁰ and 'Increasing density in Australia: maximising the health benefits and minimising the harm'²¹ canvas the evidence that higher density housing, increases the ability to walk to destinations together with the associated health benefits.

4.3 State Planning Provisions relating to mixed density housing

SPPs for mixed density housing concern setting an objective at 2.0 Planning Scheme Purpose, a review of zone purpose statements and zone standards and an advocacy for a Liveable Streets code (see Annexure 1 Draft for a Liveable Streets code).

¹⁸ See Blueprint for an active Australia Action area 1 for references on active living and the built environment

¹⁹ See Udell T, Daly M, Johnson B, Tolley Dr R Does Density Matter 'Does Density Matter The role of density in creating walkable neighbourhoods' National Heart Foundation 2014

²⁰ Šee Giles-Corti B, Hooper P, Foster S, Koohsari MJ, Francis J 'Low density development: impacts on physical activity and associates health outcomes' National Heart Foundation 2014. The report found, on the available evidence, a minimum net density threshold of 20 dwellings per hectare (18 dwellings per gross hectare) was required to encourage some transport-related walking. For viable public transport, densities of 35-43 net and 32-40 gross dwellings per hectare were required where based on dwelling occupancy rates of 2.6 persons per dwelling.

²¹ See Giles-Corti B, Ryhan K, and Foster Š 'Increasing density in Australia: maximising the health benefits and minimising the harm' National Heart Foundation 2012

4.4 Purpose

SPPs section 2.1 Planning Scheme Purpose insert the following objective:

Mixed density housing and housing that satisfies life-cycle requirements is encouraged to enhance the scope for active living and active travel.

4.5 Assessment of an Application for Use or Development

SPPs Clause 6.2.6 Categorising Use or Development provides that:

... development which is for subdivision,... does not need to be categorised into one of the Use Classes.

The separation of land use from development for subdivisions means that lots are created without assessment of future use. Whilst the zoning determines the potential array of uses, draft clause 6.2.6 avoids the finer grained assessment arising from the certainty over intended use as nominated in the permit application. This is particularly relevant when dealing with medium density low-rise housing as in terrace housing with each house on a separate lot and where elements such a walls to boundaries, infrastructure services and vehicle access are critical to realising good design. In addition the interest only in the development for subdivision is inconsistent with assessment requirements in zones (eg 8.6.1 objective for lot design for the General Residential zone) that requires a lot to have the:

... area and dimensions appropriate for use ... in the Zone;

Then in the PC for 8.6.1 and equivalent PC in comparable standards for other zones we find a requirement to assess an application against the proposed use as follows:.

Each lot, excluding for public open space, a riparian or littoral reserve or Utilities, must have sufficient useable area and dimensions suitable for its intended use having regard to:...

In most zones the available uses are many and varied setting an impossible assessment task to ensure objectives are satisfied.

To enhance the prospect of combined subdivision and housing development and to reduce the impossible task of assessing a permit, that requires a PC assessment against all the available uses in the zone then Clause 6.2 *Categorising Use or Development*, must be amended to delete 'subdivision' from sub-clause 6.2.6.

4.6 Zones

8.4.1 General Residential zone – Development Standards for Dwellings

Clause 8.4.1 Development standards, Residential density for multiple dwellings, P1(a) requires a:

residential density consistent with the density of existing development on established properties in the area

The Performance Criterion presupposes that existing density is appropriate for the intended purpose for the zone at clause 8.1.2 which requires '....efficient utilisation of available and planned social, transport and other service infrastructure'. The provision P1(a) is not only a difficult Performance Criteria (PC) to assess it also serves to prevent intensification of housing contrary to the zone purpose.

Clause 8.4.1 should be amended to delete P1(a) as follows:

P1

Multiple dwellings must only have a site area per dwelling that is less than 325m2, if the development will not exceed the capacity of infrastructure services and:

- (a) is consistent with the density of existing development on established properties in the area; or
- (b) provides for a significant social or community benefit and is:
- (i) wholly or partly within 400m walking distance of a public transport stop; or
- (ii) wholly or partly within 400m walking distance of an Inner Residential Zone,

Objectives such as: 'consistent with the amenity and character of the area' can serve to prevent intensification and renewal and lock assessments of applications into that which exists. The additional difficulty with such objectives is that it presupposes and reinforces that there is an existing amenity and character of a quality that should be respected. In the same vein statements such as '...consistent with the form and scale of residential development existing on established properties...' requires the existing scale to be replicated, perhaps not always an appropriate requirement or result. The alternative is for objectives and clauses that promote improvement in residential environments that can be found with the intensification of dwellings.

Clauses in the General Residential zone that should be deleted for reasons of preventing intensification and that create uncertainty are as follows:

Clause	Provision showing parts for deletion
Setbacks and building envelope for all dwellings clause 8.4.2 A2(c)	if for a vacant site and there are existing dwellings on adjoining sites on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.
Site coverage and private open space for all dwellings clause 8.4.3 objective	'To ensure that dwellings are consistent with the amenity and character of the area and provide:'
Site coverage and private open space for all dwellings clause 8.4.3 P1(a)	site coverage consistent with that existing on established properties in the area;
Non dwelling development clause 8.5.1 A1 (c)	if for a vacant site and there are existing dwellings on adjoining properties on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of those dwellings.
Non dwelling development clause 8.5.1 P3	A building that is not a dwelling, must be consistent with the form and scale of residential development existing on established properties in the area and have reasonable space for the planting of gardens and landscaping.

8.5.1 General Residential zone - Development Standards for non-dwellings

Clause 8.5.1 Non-dwelling development A1 requires street setbacks of 4.5m and 3.0m for a building that is not a dwelling. The purpose of the objective refers to '...all non-dwelling development is sympathetic to the form and scale of residential development and does not cause a loss of amenity.' It is contended that a setback of itself does not deliver amenity. The real issue is the use of land within the setback. Land simply allocated to hardstand vehicle parking would do little to improving amenity. The Acceptable Solution (AS) should require the setback to be developed for gardens and landscaping. The corresponding PC can provide for alternatives such as car parking so long as the PC requirement for 'compatible streetscape' is satisfied.

Clause 8.5.1 Non-dwelling development A1 should be amended to omit existing sub-clause (c) (as proposed above) and to substitute: (c) developed for gardens and landscaping as follows:

8.5.1

Objective:	To ensure that all non-dwelling development is sympathetic to the form and scale of residential development and does not cause a loss of amenity.		
Acceptable Solutions		Performance Criteria	
A1		P1	
A building that is not a dwelling, excluding for Food Services, local shop and excluding protrusions that extend not more than 0.6m into the frontage setback, must have a setback from a frontage that is: (a) not less than 4.5m, if the frontage is a primary frontage; (b) not less than 3.0m, if the frontage is not a primary frontage; and (c) developed for gardens and landscaping.		A building that is not a dwelling must have a setback from a frontage that is compatible with the streetscape.	

8.6.1 General Residential zone – Development Standards for subdivision

Clause 8.6.1 Lot design sets a minimum AS lot size (single dwelling density) for the General Residential zone at 450m². In contrast the AS dwelling density for multiple dwellings is 325m² (clause 8.4.1 A1). This places a disincentive AS on other forms of housing such as house/land packages on smaller lots such as terrace and other forms of low rise medium density housing that still fall in the use definition - 'single dwelling'.

To not disadvantage higher density for single dwellings, provision could be made for integrated house/land development²² or alternatively have a single housing density standard as the AS such as 400m^2 then the issue is about housing and not minimum lot sizes divorced from what might go on the subdivided lot. In addition it would mean that lots in the 650m^2 + (325m² by 2) range will not be under pressure for backyard strata housing.

A single house density approach is preferred and should still lead to achieving the minimum of 15 dwellings per hectare as suggested in the Explanatory Document (page 33)²³. A single housing AS density could best be achieved by making the AS dwelling density for the General Residential zone at 400m2 and

²² See standards proposed in TASCORD Department of Environment and Land Management 1997.

²³ Development allowing nominal 5% public open space and 25% roads etc and a lot density at $450m^2$ provides a net density = 15 du/ha. At $400m^2 = 17.5 \text{ du/ha}$.

the PC amended accordingly. It is also to be noted that the provisions for the Inner Residential and Village zones do not distinguish between AS densities for multiple dwellings and minimum lot areas for subdivision.

Clauses 8.4.1 A1 and P1 and 8.6.1 A1 should be amended to omit 325m² and 450m² respectively and substitute 400m² for all forms of housing.

Clauses 8.4.1 A1 and P1 and 8.6.1 A1 should be amended to omit 325m² and 450m² respectively and substitute 400m² for all forms of housing.

9.4.2 Inner Residential zone – Setback and building envelopes for all dwellings (and related provisions)

Clauses that serve to prevent intensification and renewal and lock assessments of applications into objectives concerning existing amenity and character as is advocated for the General Residential zone should be deleted as follows:

Clause	Provisions showing parts for deletion
Setbacks and building envelope for all dwellings clause 9.4.2 A1(c)	if for a vacant site and there are existing dwellings on adjoining sites on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.
Site coverage and private open space for all dwellings clause 9.4.3 objective	'To ensure that dwellings are consistent with the amenity and character of the area and provides provide:'
Site coverage and private open space for all dwellings clause 9.4.3 P1(a)	site coverage consistent with that existing on established properties in the area;
Non dwelling development clause 9.5.1 A1 (c)	if for a vacant site and there are existing dwellings on adjoining properties on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.
Non dwelling development clause 9.5.1 P3	Buildings must be consistent with the form and scale of residential development existing on established properties in the area and have a reasonable space for the planting of gardens and landscaping.

4.7 Recommendations for amendments to the State Planning Provisions to promote mixed density housing

1. SPPs section 2.1 Planning Scheme Purpose insert the following:

Mixed density housing and housing that satisfies life-cycle requirements is encouraged to enhance the scope for active living and active travel.

2. Delete 'subdivision' from clause 6.2.6 Categorising Use or Development.

3. Delete clause 8.4.1 P1(a) Development standards for multiple dwellings as follows:

P1

Multiple dwellings must only have a site area per dwelling that is less than 325m2, if the development will not exceed the capacity of infrastructure services and:

- (a) is consistent with the density of existing development on established properties in the area; or
- (b) provides for a significant social or community benefit and is:
 - (i) wholly or partly within 400m walking distance of a public transport stop; or
 - (ii) wholly or partly within 400m walking distance of an Inner Residential Zone,
- 4. Delete clauses in the General Residential zone that prevent intensification and that create uncertainty as follows:

Clause	Provision showing parts for deletion
Setbacks and building envelope for all dwellings clause 8.4.2 A2(c)	if for a vacant site and there are existing dwellings on adjoining sites on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.
Site coverage and private open space for all dwellings clause 8.4.3 objective	'To ensure that dwellings are consistent with the amenity and character of the area and provide:'
Site coverage and private open space for all dwellings clause 8.4.3 P1(a)	site coverage consistent with that existing on established properties in the area;
Non dwelling development clause 8.5.1 A1 (c) omit and substitute	(c) if for a vacant site and there are existing dwellings on adjoining properties on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of those dwellings. (c) developed for gardens and landscaping
Non dwelling development clause 8.5.1 P3	A building that is not a dwelling, must be consistent with the form and scale of residential development existing on established properties in the area and have reasonable space for the planting of gardens and landscaping.

5. Amend Clauses 8.4.1 A1 and P1 and 8.6.1 A1 to omit 325m2 and 450m2 respectively and substitute 400m² for all forms of housing

6. Delete clauses in the Inner Residential zone that prevent intensification and that create uncertainty are as follows:

Clause	Provisions showing parts for deletion
Setbacks and building envelope for all dwellings clause 9.4.2 A2(c)	if for a vacant site and there are existing dwellings on adjoining sites on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.
Site coverage and private open space for all dwellings clause 9.4.3 objective	'To ensure that dwellings are consistent with the amenity and character of the area and provides provide:'
Site coverage and private open space for all dwellings clause 9.4.3 P1(a)	site coverage consistent with that existing on established properties in the area;
Non dwelling development clause 9.5.1 A1 (c)	if for a vacant site and there are existing dwellings on adjoining properties on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.
Non dwelling development clause 9.5.1 P3	Buildings must be consistent with the form and scale of residential development existing on established properties in the area and have a reasonable space for the planting of gardens and landscaping.

5. Compatible mix of land uses to promote active travel

5.1 Policy

A greater integration of compatible land uses can reduce the separation between where we live, work, shop, learn, travel and play and enhance the opportunities for active living and active travel.

A mix of compatible land uses; residences, shops, schools, offices and public open space sensitive to the local environment allows for convenient and proximate access to destinations and adds to the walkability of neighbourhoods. A mix of land uses can offer better access to healthy foods within walking distance of residents. Mixed land uses invite spaces and places to become destinations and, irrespective of size, centres of activity.

5.2 Evidence

Research evidence indicates that mixed land use (i.e., the presence of multiple destinations) is a key factor influencing neighbourhood walkability. There is a consistent and large body of cross-sectional evidence indicating that greater land use mixes (or numbers of destinations) and shorter distances to destinations (i.e., within close proximity from home) is associated with greater amounts of walking. Measures of land use mix are positively associated with walking for transport in adults, though evidence is more inconsistent for children and older adults. The research evidence suggests there are a range of factors that contribute to the effectiveness of mixed-use and its impact on encouraging walking and physical activity behaviours including access to destinations or land uses, access to schools, access to sport and recreation centres, density and connectivity.²⁴

5.3 State Planning Provisions relating to mixed land use

SPPs for mixed land use concern setting an objective at 2.0 Planning Scheme Purpose, and a review of zone purpose statements and zone standards covering amenity considerations for mixed use.

5.4 Purpose

SPP section 2.1 Planning Scheme Purpose insert the following objective:

Compatible land uses are co-located to promote active travel to, and between different activities.

5.5 Zones

The available use classes in the use table for each zone provide for a range of uses that should be compatible with the primary use for the zone. No issues are raised on the use classification in each zone.

14.3.1 Local Business zone - Use Standards - all uses

The objective for the standard confines the amenity issue to adjoining residential zones despite residential use being permitted and discretionary in the zone. In addition the zone purpose at 14.1.5 refers to 'encouraging residential ...use if it supports the viability of the activity centre...'. The objective for the standard should be amended as follows:

Clause 14.3.1

Objective:	To ensure that <u>non-residential</u> uses do not cause unreasonable loss of amenity to
	adjoining <u>residential uses</u> <u>and</u> residential Zones.

²⁴ See Heart Foundation 'Healthy Active by Design' a web based resource at http://www.healthyactivebydesign.com.au/evidence-2

14.4.1 Local Business zone - Building height

At clause 14.4.1 building height, the objective should also cover residential amenity within the Local Business zone as follows:

Clause 14.4.1

Objective:	To ensure building height:
	 (a) contributes positively to the streetscape; and (b) does not cause an unreasonable loss of amenity to adjoining <u>residential uses and</u> residential Zones.

14.4.2 Local Business zone – Setbacks

At clause 14.4.2 Setbacks, the objective should also cover residential amenity within the Local Business zone as follows:

Clause 14.4.2

Objective:	To ensure that building setback:					
	 (a) contributes positively to the streetscape; and (b) does not cause an unreasonable loss of amenity to adjoining <u>residential uses and</u> residential Zones. 					

Whilst similar provisions for residential use and development standards are applied in the General Business zone maintenance of residential amenity within the zone is probably unreasonable despite the intent of the zone.

5.6 Other matters – frontage windows business premises and Signs code

Clause 13.4.3 Design for the Urban Mixed Use zone and equivalent design standards in business and commercial zones for the acceptable solutions there are provisions for windows in ground floor facades. These provisions are supported as providing interest and variety that enhance walkability. However the merit of the provision for windowed facades is lost where the window is covered with advertising. The signs code helps in specifying a maximum window sign of not more than 25% of each window assembly. This representation supports provisions relating to windows in facades and provisions relating to limiting window signs.

5.7 Recommendations for amendments to the State Planning Provisions to facilitate mixed land use.

- 1. At Clause 2.1 insert the following purpose:
 - Compatible land uses are co-located to promote active travel to, and between different activities.
- 2. Amend clause 14.3.1 Local Business zone, Use Standards all uses, follows:

Clause 14.3.1

Objective:	(a) To ensure that non-residential uses do not cause unreasonable loss of amenity to
	adjoining <u>residential uses</u> <u>and</u> residential Zones.

3. Amend Clause 14.4.1 Local Business zone building height, as follows:

Clause 14.4.1

Objective:	To ensure building height:					
	 (b) contributes positively to the streetscape; and (c) does not cause an unreasonable loss of amenity to adjoining <u>residential uses and</u> residential Zones. 					

4. Amend Clause 14.4.2 Local Business zone – Setbacks as follows:

Clause 14.4.2

Objective:	To ensure that building setback:					
	 (d) contributes positively to the streetscape; and (e) does not cause an unreasonable loss of amenity to adjoining <u>residential uses and</u> residential Zones. 					

6. Food security and access to health food

6.1 Policy

Tasmanians at all times have food security through ready and equitable access to healthy food. The Heart Foundation contends that the Tasmanian Planning Scheme should support the three domains of food security; utilisation; supply; and access.

6.2 Evidence

Food security has both social and spatial dimensions. About 5 to 10% of Tasmanians do not have food security²⁵.

The Tasmanian Population Health Survey relating to access to food, found:²⁶

Reason why food of adequate quality or variety is not available	Persons ages 18 years and over
Foods are too expensive	22.4%
Cannot obtain food of the right quality	22.0%
Cannot obtain adequate variety of food	9.3%
Inadequate and unreliable transport makes it difficult to get to the shops	5.6%

The 2014 Tasmanian Healthy Food Access Basket Survey found inter alia²⁷:

Of the 353 shops that sell healthy food across Tasmania (this includes supermarkets, general stores and fruit and vegetables shops) only 19 are located in the areas that Tasmanians with the lowest household income (lowest 1/3) live. So 5% of shops are located where 30% of Tasmanians live.

Affordability varies across locations in Tasmania. Low income Tasmanians are most at risk of not being able to purchase healthy food. Depending on your household income and the shops available where you live it may take up to 40% of your income to eat according to the Commonwealth Governments Guide to Healthy Eating. Households relying on the Newstart payment are particularly vulnerable.

Additional evidence on food and in social and spatial contexts see:

- Food Sensitive Planning and Urban Design²⁸
- Food for all Tasmanians a food security strategy²⁹
- Spatial Planning as a Tool for Improving Access to Healthy Food for the Residents of Clarence³⁰

²⁵ Tasmanian Food Security Council Food Security in Tasmania fact Sheet July 2011. (OECD 10% of Australians do not have food security).

²⁶ Tasmanian Population Health Survey 2013; DHHS Public Health Services Epidemiology Unit.

²⁷ Murray S., Ahuja KDK., Auckland S., Ball MJ 2014 The 2014 Tasmanian Healthy Food Access Basket Survey. School of Health Sciences. University of Tasmania.

²⁸ Food Sensitive Planning and Urban Design. https://www.vichealth.vic.gov.au/media-and-resources/publications/food-sensitive-planning-urban-design David Lock Associates, University of Melbourne and Heart Foundation of Australia 2011.

²⁹ Tasmanian Food Security Council <u>Food for all Tasmanians A food security strategy</u> 2012

³⁰ Clarence City Council and Heart Foundation Spatial Planning as a Tool for Improving Access to Healthy Food for the Residents of Clarence December 2015

As peri-urban areas are critical for food production and to be consistent with the *State Policy for the Protection of Agricultural Land 2009* (PAL State Policy), the primary zoning must protect agricultural land for agricultural use. In reference to the PAL State Policy it is contended that the State Policy concerns the intrinsic value of agricultural land and its protection for agricultural use. The retention of agricultural land for agricultural use is part of food security as it provides the means for producing food, but does not directly concern the delivery of healthy, sustainable, and affordable food to Tasmanian communities. The PAL State Policy does not enter into the realm of urban agricultural such as community gardens that are specifically excluded by the definition of agriculture land, hence the request for an interpretation and use class qualification for *local food production or processing*. However whilst the PAL State Policy primarily concerns the intrinsic value of agricultural land and its protection for agricultural use an adaptive response to the criterion in the definition of agricultural land is required. An adaptive response is required because of the definition for agricultural land states, *'has not been zoned or developed for another use or would not be unduly restricted for agricultural use by its size, shape and proximity to adjoining non-agricultural uses'*.

The SPPs need to go beyond the limitations of the PAL State Policy to enable activities related to food production and access to be qualified use or development in most zones.

The following seeks to discover how the draft SPPs affect the production, distribution and access to (healthy) food for all zones. Food production can include mostly small scale production nominally no greater in scale than incidental to a non-agriculture use. Urban and peri-urban agriculture plays a significant role in local food production and the supply of fresh food.

6.3 SPPs relating to the production, distribution and access to (healthy) food

SPPs relating to food concern setting an objective at 2.0 Planning Scheme Purpose, and a review of zone purpose statements and zone standards particularly to facilitate food production and access from urban agriculture. The merit of separate Agriculture and Rural zones is questioned, primarily on the basis of the difficulty of defining the Tasmanian agriculture estate and to be consistent with the PAL State Policy.

6.4 Purpose

SPP section 2.1 Planning Scheme Purpose insert the following objective:

The use or development of land supports a resilient, localised, healthy and sustainable food system.

6.4 Interpretation

The qualified uses (sub-sets of use classes) as provided in the interpretation section of the SPPs that are relevant to food production and access to food are:

agricultural land

agricultural use

animal saleyard

aquaculture

controlled environment agriculture (agricultural use within a built structure)

crop production

home based business (if amended to confirm that gross floor area of the dwelling does not limit whole site from being used for food production or processing, see below).

local shop

marine farming shore facility
market
out building
primary production sales
prime agricultural land
take away food premises
winery

Additional interpretations or clarifications are required to represent local urban and peri-urban food production. Insert an interpretation for 'healthy food' and 'local food production or processing' and review to clarify the application of home-based business, as follows:

healthy food: means food which is required for a healthy and nutritious diet and is adequate, safe and culturally appropriate and sufficient to live an active healthy life.

local food production or processing: means food grown or reared on a site primarily for local consumption and where there has been minimum processing of the products.

A review of the interpretation for 'home-based business' is required to confirm or amend accordingly the interpretation such that a home-based business for local food production or processing is not confined to just part of a dwelling and does include the whole site so long as the qualifications to the definition are met. Clearly local food production or processing cannot be confined to the dwelling and needs to extend to the whole site.

6.6 Exemptions

The following exemptions are supported with clarifications and amendments:

Home occupation exemption as it applies to all zones as proposed in the SPPs. As for the interpretation for home-based business (above) confirm or amend accordingly that home occupation includes food production or processing over the whole site and is not solely limited to 'no more than 40m² gross floor area of the dwelling'. Clearly local food production or processing cannot be confined to the dwelling and needs to extend to the whole site.

Community gardens on a public land in all zones, but amended to reflect a broader application covering urban agriculture, as follows:

use or development in a road reserve or on public land	outdoor dining facilities, signboards, roadside vendors and stalls on a road that have been granted a licence under a relevant Council By-Law;
	or <u>urban agriculture including</u> a community garden <u>and a market</u> on a public land.

Outbuildings and garden structures, as qualified, in all zones.

Outbuildings, as qualified, in rural zones.

Agricultural buildings and works, as qualified, in rural and agriculture zones.

6.7 Use classes

Use classes applicable to food security are:

food services (cafes, take-away etc)

general retail and hire (market, primary produce sales, shop, local shop etc)

resource processing (processing, packing etc of produce).

resource development (agricultural use etc)

transport depot and distribution (transport and distribution of food.)

6.8 Zones

8.0 to 29.0 Zones (all) and use classifications

Under the SPPs food production would, presumably be classified as 'agricultural use' in the use class 'resource development'. There is no reference to scale of operation unless qualified. Resource development is prohibited in most urban zones. Provisions that accommodate (small scale) agriculture are required to provide the opportunity for food production in urban areas. Presumably home-based business and home occupation will cover some small-scale food production. However where food production is classified as 'agricultural use' then, for instance, urban agriculture including community gardens (on land other than public land) and food production on vacant land would be prohibited in most urban zones.

Applicable use classes relating to food in zones (use classes as identified above) as proposed in the draft SPPs are displayed in the table below. Proposed changes shown in green in the table would enable local food production or processing to be permitted in a range of urban zones. In some respects the addition of local food production or processing mirrors the discretion for the use class 'resource processing' in certain urban zones where it involves the processing of select foods, being 'a distillery, brewery or cidery', but no other food processing is allowed.

To extend the availability of local food, the use for a market should be classified as permitted in the Community Purpose and Recreation zones, also shown in the following table.

Table: use classes relating to food in zones

Key to table: NP no permit, P permitted, D discretionary, (...) identifies qualifications related to the use, Uses not listed are prohibited.

Zones	Use classes and classification				
	Food services	General retail & hire	Resource development	Resource processing	Transport depot and distribution
General residential Low density residential	D (if not for take away food premises with a drive through facility)	D (if for a local shop)	P (If for local food production or processing)		

³¹ Agricultural use as defined in the State Policy for the Protection of Agriculture Land 2009:-'Agricultural use' means use of the land for propagating, cultivating or harvesting plants or for keeping and breeding of animals, excluding domestic animals and pets. It includes the handling, packing or storing of produce for dispatch to processors. It includes controlled environment agriculture and plantation forestry.

Zones	Zones Use classes and classification				
Inner residential	D (if not for take away food premises with a drive through facility)	D			
Rural living zone	D (if for a gross floor area of no more than 200m²)	D (if for: primary produce sales; sales related to resource development use or for a local shop)	P (If for local food production or processing) D (If not for an abattoir, animal saleyards or sawmilling)		
Village	Р	Р	P (If for local food production or processing)	D (If not for an abattoir, animal saleyards or sawmilling)	D
Urban mixed use	Р	Р	P (If for local food production or processing)	D (If for a distillery, brewery or cidery).	D if for public transport facility
Local business	NP	NP	P (If for local food production or processing)	D (If for a distillery, brewery or cidery)	D if for public transport facility or distribution of goods within the zone
General business	NP	NP	P (If for local food production or processing)	D (If for a distillery, brewery or cidery)	D if for public transport facility or distribution of goods within the zone
Central business	NP	NP	P (If for local food production or processing)	D (If for a distillery, brewery or cidery)	D if for public transport facility
Commercial	D	D	P (If for local food production or processing)	D (If for a distillery, brewery or cidery)	D

Zones	Use classes and classification				
Environmental living	D (max 200m² gross floor area)		P (If for local food production or processing) D (not for intensive animal husbandry or plantation forestry)		
Light industrial	D	D (if for alterations or extensions to an existing use),	P (If for local food production or processing)	D	P
General industrial	D			P	P
Rural	D	D	NP	Р	D
Agriculture	D	D	NP (restrictions on prime agric land). All other D	D	D for the transport and distribution of agricultural produce and equipment
Landscape conservation	D (If for a gross floor area of not more than 200m ²)	D (If associated with a Tourist Operation).	P (If for local food production or processing) D (If not for intensive animal husbandry or plantation forestry)		
Environmental management	P (if accord with reserve management plan), Otherwise D	P (if accord with reserve management plan), otherwise D	P (If for local food production or processing) Otherwise D	D	
Major Tourism	P (if not a take-away food premises), otherwise D	D	P (If for local food production or processing)	D (If for a distillery, brewery or cidery).	D
Port & marine	D	P (If for chandlers and other shipping and transport related goods.)		D (if for aquaculture)	P

Zones	Use classes and classification					
Utilities				Р		
Community Purpose		DP (if for a market)	P (If for local food production or processing)			
Recreation	D	P (if for a market) D (If: for clothing, equipment or souvenirs for a Sports and Recreation use; or (b) for a market.)	P (If for local food production or processing)			
Open space	D	D	P (If for local food production or processing)	D associated with wharf, water taxis, commuter or passenger ferry terminals		

6.9 Zoning of non-urban land, the agricultural estate

20.1 Rural zone

The purpose of the Rural Zone is stated as:

To provide for a range of use or development that requires a rural location for operational, security or impact management reasons.

To provide for use or development of land where agricultural use is constrained or limited due to topographical, environmental or other site characteristics.

To ensure that use or development is of a scale and intensity that is appropriate for a rural area and does not compromise the function of surrounding settlements.

21.0 Agriculture zone

The purpose of the Agriculture zone is stated as:

To provide for the sustainable development of land for agricultural use.

To protect land for the sustainable development of agricultural use by minimising:

- (a) conflict with or interference from other uses; and
- (b) non-agricultural use or development that precludes the return of the land to agricultural use.

To provide for other use or development that supports the use of the land for agricultural use.

The Heart Foundation supports the purposes of the rural and agriculture zones except the need for the two zones appears an artificial construct.

The Explanatory Document contends: (pages 71 & 72)

Requirements for protecting agricultural land for agricultural uses are not applicable to the Rural Zone, as the PAL Policy will be implemented entirely through the Agriculture Zone.

In addition, a thorough review of the PAL Policy has also been undertaken to identify the Principles relevant to the new Agriculture Zone.

It is acknowledged that mapping of Tasmania's agricultural estate will be critical to support the recalibration of the two rural Zones as it will provide the necessary guidance for planning authorities to apply the Agriculture Zone.

The Rural Zone is intended for the rural areas of the State where the opportunities for agricultural use are generally constrained or limited as a consequence of the site characteristics. These are the areas that will support agricultural use but not at a scale and intensity that could be expected in the core agricultural areas. The core agricultural land will be contained within the Agriculture Zone.

In comparison, as quoted in the Explanatory Document (page 71) the Cradle Coast Region submitted:

The Significant Agricultural zone [sic] is not a viable substitute for the [Rural Resource Zone] because it has a very particular purpose for agricultural use on higher productivity land, and therefore excludes the broad scale variation and multiplicity of primary industries in the nature of aquaculture, extensive agriculture, forestry, and mining as occurs on rural land. It is also problematic in that it assumes a sufficient and cohesive spatial manifestation of land which a common and consistent high production value can be conveniently and practically mapped as a distinct productive unit, whereas the reality of the Tasmanian agricultural estate is that it is comprised of a mosaic of relatively small-scale and variable productive classifications. The zone also fails to accommodate the larger portion of the State's agricultural land which is comprised of lower productivity classes, but upon which the greater part of agricultural activity occurs to produce the majority of agricultural outputs.

The above quoted section from the Cradle Coast Region identifies the difficulty of differential zoning for our rural non-urban lands. The sentiments expressed have validity in the state-wide context.

It is contended the quoted section preceding the Cradle Coast submission and other like statements in the Explanatory Document are not consistent with the PAL State Policy. The Explanatory Document appears to be presuming or will encourage the presumption that agricultural land, as defined, is predominately 'prime land'. At least the Explanatory Document acknowledges the difficulty of establishing the Tasmania's agricultural estate. Where the agriculture estate is to be the proposed basis for determining which lands are zoned rural or agriculture.

To avoid either a patchwork of zoning as determined by the identified Tasmanian agricultural estate or significant areas being excluded from agriculture zoning to maintain the integrity of the two zones, the preferred position is for one rural or resource management zone. The concept of an agricultural estate could still be pursued as an overlay to the underlying zoning. Under a single zone scenario there is still a number of other zones available for lands with particular characteristics in non-urban areas, being the Landscape Conservation, Environmental Management and Recreation zones.

The next matter concerns residential use in the (draft) Agriculture zone. SPPs, clause 21.3 1 Use Standards P3 for a residential use is classified as discretionary and qualified at sub-section (a) which states:

(a) be required as part of an agricultural use, having regard to:

This standard appears to conflict with clause 6.2.2 that deals with categorizing uses 'where directly associated with and a subservient part...'. Whilst sub-clause P3 applies an appropriate set of tests for residential use on agricultural land there does appear to be two entry points for approval of a residential use. The potential for residential use to be classified as subservient to, say resource development, where classified as 'no permit required' and residential use as a 'discretionary qualified use' should be clarified.

6.10 Recommendations for amendments to the State Planning Provisions to facilitate food security

1. SPP clause 2.0 Planning Scheme Purpose

Amend SPP section 2.1 Planning Scheme Purpose to insert the following:

'The use or development of land supports a resilient, localised, healthy and sustainable food system.'

2. Clause 3.1.3 clarify and insert the following interpretations:

home-based business (confirm or amend accordingly the interpretation such that a home-based business for local food production or processing is not confined to just part of a dwelling and does include the whole site).

healthy food: means food which is required for a healthy and nutritious diet and is adequate, safe and culturally appropriate and sufficient to live an active healthy life.

local food production or processing: means food grown or reared on a site primarily for local consumption and where there has been minimum processing of the products.

3. Table 4.1 clarify and amend the following exemptions:

home occupation confirm or amend accordingly that home occupation includes food production or processing over the whole site and is not solely limited to 'no more than $40m^2$ gross floor area of the dwelling.

Amend the qualification to the exemption for use or development in a road reserve or on public land to broaden the reference to community garden as follows:

use or	outdoor dining facilities, signboards, roadside vendors and stalls on a
development in a	road that have been granted a licence under a relevant Council By-Law; or
road reserve or on	urban agriculture including a community garden and a market on a public
public land	land.

4. Insert and clarify the use class 'resource development' with the qualification 'If for local food production or processing', as permitted use and development in the following zones:

Zone	Qualification
General Residential, Low Density Residential, Rural Living, Village, Urban Mixed Use, Local Business, General Business, Central Business, Commercial, Light Industrial, Environmental Living, Landscape Conservation, Environmental Management, Major Tourism, Community Purpose,	P (If for local food production or processing)
Recreation, Open Space	

5. Amend the qualifications for the use class 'general retail and hire' in the Community Purpose zone and Recreation zone to make a 'market' permitted as follows:

Zone	Qualification
Community Purpose	₽ P (if for a market)
Recreation	P (if for a market) D (If for clothing, equipment or souvenirs for a Sports and Recreation use; or (b) for a market.)

- 6. Clause 21.3.1/P3(a) Agriculture zone Use Standards (discretionary uses Residential use) clarify where it refers to a residential use 'must be part of an agricultural use...' compared with housing classified under clause 6.2.2 that deals with categorizing uses 'where directly associated with and a subservient part...'.
- 7. Amend the Rural and Agriculture zones by combining into a single Rural Resource zone and draft a code incorporating an overlay to spatially define the Tasmanian agricultural estate.

7. Buildings and site design actively promotes physical activity

7.1 Policy

Work places support increased levels of physical activity through the design of a building's circulation system, encouragement of stair use, the provision of end-of-trip facilities, (such a secure bicycle storage and change facilities) and there is convenient and safe access to public transport. Safe access to work places by active travel is enhanced where buildings provide for natural surveillance of outside spaces and the street.

It is submitted that the interface between buildings and health and wellbeing relative to the remit of the Tasmanian Planning Scheme should be found in the use classifications and use and development standards, particularly for urban based zones, and the assignment of business and commercial zones in areas of good transport access.

7.2 Evidence

Workplace and activity

The Blueprint for an Active Australia ³² assembles the evidence on the importance of being active in the workplace. The Blueprint asserts:

The workplace is increasingly being recognised (nationally and internationally) as a priority high-reach setting for health behaviour interventions, extending from a labour-based approach to a public health 'healthy workers' approach.

In general, a physically active workforce can improve physical and mental health, reduce absenteeism and increase productivity, thereby providing important benefits to individuals and workplaces. Workplaces should see the implementation of physical activity programs as a strategic business enhancement opportunity.

Car parking and activity

A planning requirement for car parking is emerging as an issue with concerns about the amount of urban space dedicated to storing cars during work times and then the space is vacant and essentially unproductive at other times. In essence car parking can dictate many decisions on use and development. The proposition is that car parking is a commercial interest of business owners rather than a community planning issue. Car parking can have major adverse impacts on amenity, the streetscape and walking, particularly through the number of crossings of footpaths found in the urban environment. Central business areas generally do not require parking as part of a permit application with often the onus being on the applicant to show reason for the provision of parking. Is it timely to take the same principle to other business and commercial areas?

A Victoria Walks review of car parking and walking found³³:

In 2009 the Department of Transport commissioned an international review of the literature regarding techniques to promote walking and cycling. This review found that the availability of free car parking was one of the key factors that promoted driving over other forms of transport (Krizek, Forsyth and Baum 2009).

A more recent review of international literature reached a similar conclusion. "Hindsight shows that minimum parking requirements have had hugely negative consequences... Travel behaviour

³² See Blueprint for an active Australia Action area 2 for references on health and the work place

³³ Victoria Walks: Car parking and walking perceptions of car parking http://www.victoriawalks.org.au/parking/

studies show a strong link between the availability and cost of parking and people's tendency to drive." (Donovan and Munro 2013, p.50)

The significance of car parking for walking in particular relates to the fact that, in addition to promoting vehicle use, when provided in the form of large scale ground level parking lots, it actively discourages walking. "Not only does ample and free parking provide an easy excuse for auto travel, vast parking areas are also the bane of pedestrian travel." (Krizek, Forsyth and Baum 2009, p.15).

Despite limited changes to Victorian parking requirements made in mid-2012, the Victoria Planning Provisions (VPPs) still require car parking beyond the levels that business would naturally supply, promoting vehicle use at the expense of other transport modes. A fundamental review of Victorian car parking requirements is needed.

Heart Foundation "Healthy Active by Design"³⁴ has assembled evidence relating to physical activity and car parking for big-box centres finding:

Big-box, car-park dominated retail shopping centres with large car park areas and all shops facing inside, increase car reliance whilst simultaneously constraining pedestrian activity through a failure to provide a pleasant or easy walking or cycling environment. This increases motivation to drive to the centre, even if people live within a close and comfortable walking distance. In contrast, more traditional, main-street centres, - where pedestrian-scaled, street-fronting mixed-use buildings with small setbacks and 'active' ground floor uses that extend onto the street (i.e., café seating areas, external shop displays) encourages walking and cycling access.

7.3 SPPs relating to building and site design

Provisions in the draft SPPs relevant to work place health primarily apply to business and commercial zones and the Parking and Sustainable Transport code.

7.4 Purpose

SPP section 2.1 Planning Scheme Purpose insert the following objective:

Work places support physical activity through convenient and safe accesses providing for natural surveillance of outside spaces and the street.

7.5 Zones

12.3.1 Village zone and other zones - External lighting standards

External lighting standards (eg clause 12.3.1 A2/P2 for the Village zone) need to address the adequacy of lighting for the 'public' areas for gaining access to a commercial premises and not to solely concern light spillage on to adjoining properties and zones. This requirement for appropriate external lighting for health and safety reasons is, however, covered with enhanced requirements in the 'Design' standards applying to the business/commercial zones.

13.4.3 Urban Mixed Use zone and other zones - Design

Design standards at clause 13.4.3 (Urban Mixed Use zone) and equivalent clauses in the other business and commercial zones cover access to and surveillance of pedestrian areas. These standards are supported particularly for the objective to the standard being:

³⁴ Heart Foundation "Healthy Active by Design" http://www.healthyactivebydesign.com.au/evidence-1

To ensure that building facades promote and maintain high levels of pedestrian interaction, amenity and safety.

Nevertheless the following amendments to clause 13.4.3 and equivalent clauses in the other business/commercial zones are necessary to enhance the objective for the standard and for work place health. Amend sub clause (a) as follows:

13.4.3 Design

Acceptable Solutions	Performance Criteria
A1	
Buildings must be designed to satisfy all of the following:	
(a) provide the <u>main</u> pedestrian entrance to the building that is visible <u>and accessible</u> from the road or publicly accessible areas of the site;	

(ii) At A1(g) the option to provide an awning based on what is existing or on adjacent sites should be revised to make sun and rain protection mandatory along with an equivalent PC to require appropriate weather protection for the pedestrian areas. Proper provisions for weather protection of the public realm adds to walkability and consequently health benefits.

Amend sub clause (g) as follows:

Clause 13.4.3 Design

Acceptable Solutions	Performance Criteria
A1	P1
(g) provide awnings over a public footpath if existing on the site or adjoining properties, and to the pedestrian entrance to the building excluding for a Residential use; and	(g) provide awnings over a public footpath, excluding for a Residential use, unless: the site does not have existing awnings; there is no benefit for the streetscape or pedestrian amenity; or it is not possible to provide an awning due to physical constraints of the site or building; and

The draft SPPs standards for the Village zone do not cover design standards as is the case for the Urban Mixed Use zone (clause 13.4.3) and other commercial/business zoning. The Explanatory Document justification for this exclusion states:

There are no design standards within the Village Zone which reflects the use of the Zone in smaller rural settlements.

This justification is not acceptable. The fact that the zone is applied to smaller rural settlements misrepresents the need for good design and potential public interface with buildings and uses in villages together with the prospect of smaller rural settlements not always being small and rural. The design standards at clause 13.4.3 should be inserted for the Village zone at (new) clause 12.4.3 and existing clauses renumbered accordingly.

The amendments to the standards for design at 13.4.3 need to be repeated for equivalent clauses in the following zones: Local Business, General Business, Central Business and Commercial as well as for the Village zone.

17.4.2 Commercial zone and other zones - setbacks and design

The building setback for the Commercial zone at clause 17.4.2 has the AS (A1) at 5.5m setback. The corresponding performance criteria (P1) appears to imply the setback in the Commercial zone is to provide, primarily, for vehicle access and parking. The objective for the setback standard refers to:

- (a) contributes positively to the streetscape; and
- (b) does not cause an unreasonable loss of amenity to adjoining residential Zones

And then at clause 17.4.3, Design, there is a similar objective for streetscape. It is contended that assigning the frontage of a commercial site to vehicle access and parking is contrary to making a positive contribution to the streetscape.

The attraction of vehicle parking within the frontage setbacks of buildings is understood and will possibly continue to be the preferred position for building owners and occupiers. However a nil setback does not preclude a larger setback, but in doing so, particularly if the performance criteria are triggered as an alternative to A1 (b) and (c), then streetscape and pedestrian safety and amenity can be given proper consideration.

The preferred position is as for the General Business zone at clause 15.4.2/A1 with the setback for the Commercial zone to based on a nil setback. The performance criteria clause 17.4.2 /P1 can remain but with an addition to sub clause (c) of 'and amenity of pedestrian and other'. The design standards will then add to the streetscape and pedestrian environment considerations as follows.

17.4.2 Setbacks

Acceptable Solutions	Performance Criteria
A1 Buildings must have a setback from a frontage of that is (a) not less than 5.5m built to the frontage; or (b) not less than existing buildings on the site or not more or less than the maximum and minimum setbacks of the buildings on adjoining properties.	P1 Buildings must have a setback from a frontage that provides adequate space for vehicle access, parking and landscaping, having regard to: (a) the topography of the site; (b) the setback of buildings on adjacent properties; and (c) the safety of pedestrian and other road users.

7.6 Codes

C2.0 Parking and Sustainable Transport code

The Parking and Sustainable Transport code (C2.0) has direct relevance to enhancing work place health and wellbeing.

Clause C2.1 Code Purpose, requires amending to better reflect the quest for sustainable transport and to reflect comments in the Explanatory Document that states at page 18:

Parking, access and sustainable transport are fundamental to the liveability of the Tasmanian community...

And

The provision of car parking for uses and developments can impact on the viability of public transport services in activity centres and reduce the area of land available for other uses potentially affecting the efficiency and characteristics of cities and towns. The ability for central business areas to be exempt from car parking requirements is an important policy consideration and has historically been included in many Planning Schemes. In these areas, an intensity of development is required which would be compromised if car parking was provided on every site. Accordingly a more strategic approach to parking in central business areas should be applied.

Sustainable transport is also an important factor in relation to facilitating public transport, cycling and walking.

The amendments the Heart Foundation seeks to the code purpose follow:

C2.1 Code Purpose

The purpose of the Parking and Sustainable Transport Code is:

- C2.1.1 To ensure that an appropriate level of parking facilities is provided to service use and development.
- C2.1.2 To ensure that the provision of infrastructure facilitates cycling, walking and public transport are encouraged transport in urban areas.
- C2.1.3 To ensure that access for pedestrians, <u>cyclists and other</u> low-powered vehicles and cyclists is safe and adequate.
- C2.1.4 To ensure that parking does not cause an unreasonable loss of amenity to a locality.
- C2.1.5 To ensure that parking spaces and accesses meet appropriate standards.
- C2.1.6 To provide for the implementation of parking precinct plans.

The above amendments to the code purpose are to focus the code on the provision of infrastructure for active travel; not to just 'encourage'.

Turning to policy, the need and merit for a parking code is questioned. The above quotes from the Explanatory Document raises the question for central business areas. Indeed the merit of a parking numbers standard should be reviewed for all areas. Apart from the difficulty of settling on suitable numbers for parking spaces for particular uses, parking spaces are expensive, intrude considerably on the urban fabric and can constitute avoidable regulation. The theory is that where parking is provided by the applicant of their own volition there will be greater rationality of parking provision and a better representation of costs over benefits. A potential benefit from a rational policy on car parking numbers is for greater physical activity from reducing the ability for door-to door car travel³⁵.

To follow this line, clauses C2.5.1, C2.5.2, C2.5.3, C2.5.5 and Table C2.1 covering car, bicycle and motor cycle parking would be deleted. Some consequential amendments would also be necessary where a standard refers to a requirement for a certain number of spaces as in clause C2.6.5 A1.1. In those instances to 'require' (as in number of spaces) should be omitted and 'provide' substituted as follows:

Uses that require provide 10 or more car parking spaces must

³⁵ Heart Foundation 'Healthy Active by Design' http://www.healthyactivebydesign.com.au/evidence-2

And in clause C2.6.7/A1:

'Within the General Business Zone and Central Business Zone, bicycle parking for uses that require provide 5 or more bicycle spaces in Table C2.1 must:'

Turning to the Explanatory Document 16.0 Zone Application Framework (p100), the guidelines for the business and commercial zones are supported from a work place health perspective.

7.7 Recommendations for amendments to the State Planning Provisions to enhance work place health

1. SPP section 2.1 Planning Scheme Purpose insert the following:

Work places support physical activity through convenient and safe accesses providing for natural surveillance of outside spaces and the street.

2. Amend clause 13.4.3 Design as follows:

Acceptable Solutions	Performance Criteria
A1 Buildings must be designed to satisfy all of the following: (a) provide the main pedestrian entrance to the building that is visible and accessible from the road or publicly accessible areas of the site;	
(a) provide awnings over a public footpath if existing on the site or adjoining properties, and to the pedestrian entrance to the building excluding for a Residential use; and	(a) provide awnings over a public footpath, excluding for a Residential use, unless: (b) the site does not have existing awnings; (c) there is no benefit for the streetscape or pedestrian amenity; or (d) it is not possible to provide an awning due to physical constraints of the site or building; and

- 3. Apply and insert the amended design standards at clause 13.4.3 Urban Mixed Use zone to the Village zone at (new) clause 12.4.3 and existing clauses renumbered accordingly.
- 4. Apply the amended design standards of clause 13.4.3 to the Local Business, General Business, Central Business and Commercial zones.
- 5. Amend clause 17.4.2 A1/P1 as follows:

Acceptable Solutions	Performance Criteria
A1	P1
Buildings must have a setback from a frontage of that is	Buildings must have a setback from a frontage that provides adequate space for vehicle
(a) not less than 5.5m built to the frontage; or	

(b) not less than existing buildings on the site or not more or less than the maximum and minimum setbacks of the buildings on adjoining properties.

access, parking and landscaping, having regard to:

- (a) the topography of the site;
- (b) the setback of buildings on adjacent properties; and
- (c) the safety <u>of pedestrian and other</u> road users.
- 6. Amend clause C2.1 for the Parking and Sustainable Transport Code as follows:
 - C2.1.2 To ensure <u>that the provision of infrastructure facilitates</u> cycling, walking and public transport are encouraged transport in urban areas.
 - C2.1.3 To ensure that access for pedestrians, <u>cyclists and other</u> low-powered vehicles and cyclists is safe and adequate.
- 7. Delete the numerical standards for parking provision at clauses C2.5.1, C2.5.2, C2.5.3, C2.5.5 and Table C2.1 of the Parking and Sustainable Transport Code.
- 8. In clause C2.6.5/A1.1 omit 'require' (as in number of spaces) and substitute 'provide' as follows: 'Uses that require provide10 or more car parking spaces must'
- 9. In clause C2.6.7/A1 omit 'require' (as in number of spaces) and substitute 'provide' as follows:

'Within the General Business Zone and Central Business Zone, bicycle parking for uses that require provide 5 or more bicycle spaces in Table C2.1 must:'

C. Annexures

Annexure 1 - Draft for a Liveable Streets Code

Cx.0 Liveable Streets Code

Cx.1 Code Purpose

The Purpose of the Liveable Streets Code is:

To establish a legible street hierarchy that sets the function of streets based on through traffic, the requirements for public transport, the adjoining land use and provision of pedestrian networks and cycle ways.

To ensure that cycling, walking and public transport are supported as a means of transport in urban areas.

To establish the design criteria for streets that set the speed environment and amenity for new and retrofitted streets including recognising the public open space opportunities within the street environment.

To establish the design criteria for local streets that embody passive speed measures including, change of surface materials, limited visual length of street segments, and reduced carriage widths.

To establish the design criteria for streets to provide for connectivity and permeability for pedestrian and bicycle access.

To establish the design criteria for streets to provide for equitable access with features that are barrier free for people with disabilities.

To establish the design criteria for a minimum width and maximum cross-fall and the provision of a consistent, connecting walkable surface.

Cx.2 Application of this Code

This Code applies to development for new streets or a change of use or development (other than maintenance and repair) of existing streets for the General Residential, Low Density Residential, Rural Living, Village, Urban Mixed Use, Local Business, General Business, Central Business, Commercial, and Light Industrial zones.

Cx.3 Definition of Terms

Definitions inserted as required

- Cx.4 Development Exempt from this Code
- Cx.4.1 There are no exemptions from this Code.
- Cx.5 Use Standards
- Cx.5.1 Use standards inserted as required
- Cx.6 Development Standards for Liveable Streets
- Cx.6.1 Street hierarchy

Objective:

To establish a street hierarchy that sets the function of streets based on through traffic, the requirements for public transport, the adjoining land use and provision of pedestrian networks and cycle ways.

Acceptable Solutions	Performance Criteria
A1	P1
Access to a higher speed street is within 500m from anywhere on the low speed street network.	To be drafted
Street interruptions are place at regular intervals of approximately 100m for 30km/h and 150m for 40km/h streets.	
The street hierarchy facilitate bus public transport where bus routes determine street widths and grades.	

Cx.6.2... Street Design Parameters

Objective:

To establish street design parameters that set the speed environment and amenity for new and retrofitted streets including recognising the public open space opportunities within the street environment.

Paths are designed to standards that avoid exclusion for people with disabilities

Accep	table	e Sol	utions
-------	-------	-------	--------

Performance Criteria

A1

Local streets with a speed limit not exceeding 40km/h have a maximum carriage width of 5.6m. Paths satisfy AS1428 parts 1&2 to provide a continuous path of travel.

Footpaths have a minimum cross falls of <2.5% (1:40) with no vertical drops or steps.

Footpaths are provided on both sides of all streets.

Street landscaping maintains clear sightlines on walking and cycling routes with low vegetation (<0 700mm) and/or trees with clear stems (up to 2.4m).

P1

Street/road reserves are of a width and alignment that can:

provide for safe and convenient movement and parking of projected volumes of vehicles and other users.

provide for footpaths, cycle lanes and shared-use paths for the safety and convenience of residents and visitors.

allow vehicles to enter or reverse from an allotment or site in a single movement allowing for a car parked on the opposite side of the street. accommodate street tree planting, landscaping and street furniture.

accommodate the location, construction and maintenance of stormwater drainage and public Utilities.

accommodate service and emergency vehicles. traffic speeds and volumes are restricted where appropriate by limiting street length and/or the distance between bends and slow points.

	sight distances are adequate for motorists at intersections, junctions, and at pedestrian and cyclist crossings to ensure the safety of all road users and pedestrians.
	existing dedicated cycling and walking routes are not compromised.
	sufficient on-street visitor car parking is provided for the number and size of allotments, taking account of:
	(a) the size of proposed allotments and sites and opportunities for on-site parking
	(b) the availability and frequency of public and community transport

Cx.6.3 Street connectivity and permeability

Objective:	Streets provide for connectivity and permeability for pedestrian and bicycle acce through: small street block sizes; and paths that connect streets	
Acceptable Solutions		Performance Criteria
A1 Walking and cycling paths are provided to link heads of culs de sac and dead-end streets to other streets.		P1 Streets facilitate the most direct route to local facilities for pedestrians and cyclists and enable footpaths, cycle lanes and shared-use paths to be provided of a safe and suitable width and reasonable longitudinal gradient.

Cx.6.4 Streets enhance walkability

Objective:	To enhance walkability through inviting, safe and secure streets and paths		
Acceptable Solutions		Performance Criteria	
A1		P1	
Footpaths are of minimum widths: generally > than 2m. (2m+ allows 2 wheelchairs to pass and for pram and dog walking) >3.5m for shopping strips. >3m along bus stops and near schools A >0.5m buffer eg a nature strip is provided between moving vehicles and pedestrians.		Pedestrians are given priority of movement. There are limited interruptions to progress along footpaths and path width comfortably accommodates the number of pedestrians.	

Cx.6.5 Streets enhance cycle-ability

Objective:	To enhance cycling for daily requirements, including journey to work or school through available safe and convenient routes.	
A1		P1
street space for 30kmph design Separated bicyc	cles and cyclists occupy shared streets with <3000vpd & < speed environment. cle facilities are provided where cles exceed 3000vpd.	To be drafted
Bicycle lanes are provided on higher order faster streets >40km/h & >5000vpd.		
Bicycle lanes are provided where it is strategic to provide bicycle routes and where there is high volumes of bicycles.		

Cx.6.6 Streets enhance public transport

Objective:	To ensure that maintenance and repair of buildings and structures are undertaken to be sympathetic to and not detract from the local historic heritage significance of local heritage places.	
Acceptable Sol	utions	Performance Criteria
A1 The preferred distance of housing to a bus stop is <400m The maximum distance from housing to a public transport route is 500m.		P1 Street width, construction and, grades facilitate bus public transport.

Annexure 2 - Summary of Recommendations by Clause Number

The consolidated recommended amendments to the draft SPPs are presented below in chronological clause number order, where possible.

Clause 2.0

- 1. Purpose insert a clear set of objectives for use and development of land based on how the LUPAA objectives are furthered and how consistency is found with State Policies.
- 2. Purpose includes the following objectives:
 - Use and development of land encourages and supports active living for improved health outcomes.
 - Use and development of land encourages and supports active travel for improved health outcomes.
 - Public open spaces and reserves provide a well distributed network of walkable and attractive spaces strategic to local communities for their aesthetic, environmental, health and economic benefits.
 - Mixed density housing and housing that satisfies life-cycle requirements is encouraged to enhance the scope for active living and active travel.
 - Compatible land uses are co-located to promote active travel to, and between different activities.
 - The use or development of land supports a resilient, localised, healthy and sustainable food system.
 - Work places support physical activity through convenient and safe accesses providing for natural surveillance of outside spaces and the street.

Clause 3.1.3

3. Interpretation - amend, clarify and add to the interpretations as follows:

Term	Definition
active living	means a way of life that integrates physical activity into daily routines.
active travel	means travel modes that involve physical activity such as walking and cycling and includes the use of public transport that is accessed via walking or cycling and may allow for integration of multi-modal transport in the course of a day.
amenity	means, in relation to a locality, place or building, any quality, condition or factor that makes or contributes to making the locality, place or building harmonious, pleasant or enjoyable and adds to the health and wellbeing of the users of the locality, place or building.
home based business	Confirm or amend accordingly the interpretation such that a home-based business for local food production or processing is not confined to just part of a dwelling and does include the whole site.

healthy food	means food which is required for a healthy and nutritious diet and is adequate, safe and culturally appropriate and sufficient to live an active healthy life.
local food production or processing	means food grown or reared on a site primarily for local consumption and where there has been minimum processing of the products.
road	means land over which the general public has permanent right of passage, including the whole width between abutting property boundaries, all footpaths and the like, and all bridges over which such a road passes and includes all State roads.
street	means a road that is not a State road.

Clause 4.0.1

4. Table 4.1 Exemptions - amend, clarify and add to the exemptions as follows:

Use or Development	Qualifications	
home occupation	Confirm or amend accordingly that home occupation includes food production or processing over the whole site and is not solely limited to 'no more than 40m² gross floor area of the dwelling'	
road works	Maintenance and repair of roads and streets upgrading by or on behalf of the road authority which may extend up to 3m outside the road reserve including: (a) widening or narrowing of existing carriageways; (b) making, placing or upgrading kerbs, gutters, footpaths, shoulders, roadsides, traffic control devices, line markings, street lighting, safety barriers, signs, fencing and landscaping unless subject to the Local Historic Heritage Code; or (c) repair of bridges, or replacement of bridges of similar size in the same or adjacent location.	
minor infrastructure	 (a) Provision, Maintenance and modification of footpaths, cycle paths. (b) Provision, maintenance and modification of playground equipment, seating, shelters, bus stops and bus shelters, street lighting, telephone booths, public toilets, post boxes, cycle racks, fire hydrants, drinking fountains, rubbish bins, public art, associated signs and the like on public land. 	
use or development in a road reserve or on public land	outdoor dining facilities, signboards, roadside vendors and stalls on a road that have been granted a licence under a relevant Council By-Law; or urban.agriculture.including a community garden and a market on a public land.	

Clause 6.2

5. Categorising use or development delete 'subdivision' from clause 6.2.6.

Clause 8.1

- 6. Amend, omit and substitute the purpose of the General Residential zone as follows:
 - 8.1.1 To provide for residential use or development that accommodates a range of dwelling types at suburban densities, where full reticulated infrastructure services are available or can be provided.
 - 8.1.4 To ensure that non-residential use does not unreasonably displace or limit Residential use.
 - 8.1.4 <u>To ensure the use and development of land promotes the health, safety and amenity of residential areas.</u>

Clause 8.2

7. Use Table - General Residential zone and for other zones insert for the use class 'resource development' the qualification 'If for local food production or processing', as permitted use and development in the following zones:

Zone	Qualification
General Residential,	Р
Low Density Residential,	(If for local food production or processing)
Rural Living,	
Village,	
Urban Mixed Use,	
Local Business,	
General Business,	
Central Business,	
Commercial,	
Light Industrial,	
Environmental Living,	
Landscape Conservation,	
Environmental Management,	
Major Tourism,	
Community Purposes,	
Recreation,	
Open Space	

Clause 8.3.1

- 8. General Residential zone use standards discretionary uses, omit the objective and substitute:
 - 8.3.1 To ensure that all discretionary uses are compatible with residential use.

Clause 8.4.1

9. General Residential zone - Development standards for multiple dwellings delete the performance criterion P1(a) as follows:

P1

Multiple dwellings must only have a site area per dwelling that is less than 325m2, if the development will not exceed the capacity of infrastructure services and:

- (a) is consistent with the density of existing development on established properties in the area; or
- (b) provides for a significant social or community benefit and is:
 - (i) wholly or partly within 400m walking distance of a public transport stop; or
 - (ii) wholly or partly within 400m walking distance of an Inner Residential Zone,

Clauses 8.4.1 A1 and P1 and 8.6.1 A1

10. General Residential zone omit 325m2 and 450m2 respectively and substitute 400m2 for all forms of housing.

Clauses 8.4.2 A2(c) and others

11. General Residential zone delete or amend as follows:

Clause	Provision showing parts for deletion
Setbacks and building envelope for all dwellings Clause 8.4.2 A2(c)	if for a vacant site and there are existing dwellings on adjoining sites on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.
Site coverage and private open space for all dwellings Clause 8.4.3 objective	'To ensure that dwellings are consistent with the amenity and character of the area and provides:'
Site coverage and private open space for all dwellings Clause 8.4.3 P1(a)	site coverage consistent with that existing on established properties in the area;
Non dwelling development Clause 8.5.1 A1 (c)	(c) if for a vacant site and there are existing dwellings on adjoining properties on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of those dwellings. (c) developed for gardens and landscaping.
Non dwelling development Clause 8.5.1 P3	A building that is not a dwelling, must be consistent with the form and scale of residential development existing on established properties in the area and have reasonable space for the planting of gardens and landscaping.

Clause 8.6

12. Development Standards for subdivision and for other zones insert provisions and standards for public open space and riparian and littoral reserves at clause 8.6 and equivalent provisions in all other zones except the Port and Marine zone and the Utilities zone as follows:

x.6.2, x.5.2 public open space (clause numbering as applicable for each zone)

Objective:	To ensure subdivision delivers a well distributed network of walkable and attractive public open spaces and reserves strategic to local communities.	
Acceptable S	olutions	Performance Criteria
A1 Subdivision provides a minimum land area of 5% for public open space.		P1 Payment instead of public open space is taken where: (a) a strategic plan for public open space and reserves provides for the acquisition of public open space at alternative sites in the vicinity of the subdivision; or (b) a strategic plan for public open space and reserves specifies requirements for the improvement on existing public open space land in the vicinity of
width of I from the (non-tida	on provides a minimum riparian reserve of 30m bank of a water course I) for the length of the boundary with the water	 (a) A riparian reserve of less the 30m is provided or dispensed with where there is a common boundary with a minor water course; and (b) A riparian reserve is not required to link to adjoining reserves, or (c) A riparian reserve is not required as part of a strategic plan for public open space and reserves.
width of from the for the le	on provides a minimum littoral reserve of 30m bank of a river or coast ngth of the common with the river or coast.	(a) The requirement to provide a littoral reserve of 30m may only be reduced or dispensed with where existing buildings or features do not allow for the full or partial reserve width to be provided; or the area is required for coastal dependent

Clause 8.6 and others

- 13. General Residential Zone, amend to provide for streets, as follows:
 - (a) Delete Clause 8.6.2 Roads except for standard A2/P2.
 - (b) Relocate standard 8.6.2 A2/P2 to clause 8.6.1.
 - (c) Insert (new) standard for streets as clause 8.7, being a modification from existing clause 8.6.2, as follows:

Development Standards for Streets

Objective To ensure that the arrangement of new development for roads streets within a subdivision provides for: a) a legible road hierarchy that sets the function of streets based on through traffic, the requirements for public transport, the adjoining land use and the connectivity and permeability for pedestrian networks and cycle ways; b) safe, convenient and efficient connections to assist accessibility and mobility of the community; c) the adequate accommodation of vehicular, pedestrian, cycling and public transport traffic; and d) the efficient subdivision development of the entirety of the land and of surrounding land; and e) the efficient ultimate development of the entirety of the land and of surrounding land; and the integration of land use and transport. **Acceptable Solutions Performance Criteria P1 A1** The arrangement and construction of roads Development for streets There are no within a subdivision must satisfy all of the following: acceptable solutions. (a) the route and standard of roads streets accords with any relevant The subdivision road network plan adopted by the Planning Authority; includes no new roads. (b) the appropriate and reasonable future subdivision of the entirety of any balance lot is not compromised; (c) the future subdivision of any adjoining or adjacent land with subdivision potential is facilitated through the provision of connector roads and pedestrian paths, where appropriate, to common boundaries; (d) an acceptable level of access, safety, convenience and legibility is provided for all street users through a consistent road function hierarchy: (e) connectivity with the neighbourhood road street network through streets and paths is maximised maximized. Cul-de-sac and other non-through streets are minimized; (f) the travel distance for walking and cycling between key destinations such as shops and services is minimised; (g) walking, cycling and the efficient movement of public transport and provision of public transport infrastructure is facilitated; (h) provision is made for bicycle infrastructure on new arterial and collector roads in accordance with Austroads Guide to Road Design Part 6A as amended; and (i) any adjacent existing grid pattern of streets is extended, where there are no significant topographical constraints.

Clauses to insert provisions for streets

14. Amend to provide for streets as per Clause 8.7 of the General Residential zone as follows:

Zone	Existing clauses	New clauses	Notes
Inner Residential	9.6.2	9.7	Zone currently contains standards as per the General Residential zone.
Low Density Residential	10.6.2	10.7	Zone currently contains standards as per the General Residential zone.
Rural Living	11.5.2	11.6	The performance criteria are expanded from the draft SPPs to reflect the residential intent for the zone.
Village	12.5.22	12.6	The performance criteria are expanded from the draft SPPs to reflect the residential intent for the zone.
Urban Mixed Use	No provision	13.6	Provisions extended to the Urban Mixed Use zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Local Business	No provision	14.6	Provisions extended to the Local Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
General Business	No provision	15.6	Provisions extended to the General Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Central Business	No provision	16.6	Provisions extended to the Central Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Commercial	No provision	17.6	Provisions extended to the Commercial zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.
Light Industrial	No provision	18.6	Provisions extended to the Local Business zone as there are no similar provisions in the draft SPPs. The standards have application to new streets as well as retrofitting existing streets.

Clause 9.1.3(c)

- 15. Inner Residential zone, delete as follows:
 - 9.1.3(c) does not unreasonably displace or limit residential use.'

Clause 9.3.1

- 16. Inner Residential zone omit the objective and substitute:
 - 9.3.1 To ensure that all discretionary uses are compatible with residential use.

Clauses 9.4.2 A2(c) and others

17. Inner Residential zone delete or amend clauses as follows:

Clause	Provisions showing parts for deletion
Setbacks and building envelope for all dwellings clause 9.4.2 A1(c)	if for a vacant site and there are existing dwellings on adjoining sites on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.
Site coverage and private open space for all dwellings clause 9.4.3 objective	'To ensure that dwellings are consistent with the amenity and character of the area and provides provide:'
Site coverage and private open space for all dwellings clause 9.4.3 P1(a)	site coverage consistent with that existing on established properties in the area;
Non dwelling development clause 9.5.1 A1 (c)	if for a vacant site and there are existing dwellings on adjoining properties on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.
Non dwelling development clause 9.5.1 P3	Buildings must be consistent with the form and scale of residential development existing on established properties in the area and have a reasonable space for the planting of gardens and landscaping.

Clause 13.1.3

- 18. Urban Mixed Use zone insert additional zone purpose as follows:
 - 13.1.3 To provide amenity for residents appropriate to the mixed use characteristics of the Zone.

Clause 13.2

19. Urban Mixed Use zone, use Table insert the following:

(Use Class) Discretionary	Qualification
Residential	If not listed as permitted

Clause 13.3.1

- 20. Urban Mixed Use zone Use Standards omit objective and substitute the following:
 - 13.3.1 To ensure that non-Residential use:
 - (a) is compatible with the adjoining uses;
 - (b) does not cause unreasonable loss of residential amenity; and
 - (c) to ensure that uses do not cause unreasonable loss of amenity to adjoining residential Zones.

Clause 13.4.3

21. Urban Mixed Use zone - Design amend provisions as follows:

Acceptable Solutions	Performance Criteria
Buildings must be designed to satisfy all of the following: (a) provide the main pedestrian entrance to the building that is visible and accessible from the road or publicly accessible areas of the site;	
(g) provide awnings over a public footpath if existing on the site or adjoining properties, and to the pedestrian entrance to the building excluding for a Residential use; and	(g) provide awnings over a public footpath, excluding for a Residential use, unless: the site does not have existing awnings; there is no benefit for the streetscape or pedestrian amenity; or it is not possible to provide an awning due to physical constraints of the site or building; and

Clauses 13.4.3 and 12.4.3

22. Urban Mixed Use zone and Village zone, apply and insert the amended design standards at clause 13.4.3 to (new) clause 12.4.3 and existing clauses renumbered accordingly.

Clause 13.4.3 and others

23. Apply the amended design standards to the Local Business, General Business, Central Business and Commercial zones.

Clause 14.3.1

24. Local Business zone, Use Standards – all uses amend the objective as follows:

14.3.1

Objective:	To ensure that non-residential uses do not cause unreasonable loss of amenity to	
	adjoining residential uses and residential Zones.	

Clause 14.4.1

25. Local Business zone, Development Standards – Building height amend the objective as follows:

14.4.1

Objective:	To ensure building height:
	(a) contributes positively to the streetscape; and
	(b) does not cause an unreasonable loss of amenity to adjoining <u>residential uses</u>
	and residential Zones.

Clause 14.4.2

26. Local Business zone, Development Standards – Setbacks amend the objective as follows:

14.4.2

Objective:	To ensure that building setback:	
	(a) contributes positively to the streetscape; and	
	(b) does not cause an unreasonable loss of amenity to adjoining <u>residential uses</u>	
	<u>and</u> residential Zones.	

Clause 17.4.2

27. Commercial zone, Development Standards – Setbacks amend A1/P1 as follows:

Acceptable Solutions	Performance Criteria
A1 Buildings must have a setback from a frontage of that is: (a) not less than 5.5m built to the frontage; or (b) not more or less than the maximum and minimum setbacks of the buildings on adjoining properties.	P1 Buildings must have a setback from a frontage that provides adequate space for vehicle access, parking and landscaping, having regard to: (a) the topography of the site; (b) the setback of buildings on adjacent properties; and (c) the safety of pedestrian and other road users.

Clause 21.3.1/P3(a)

28. Agriculture zone – Use Standards (discretionary uses Residential use) clarify where it refers to a residential use 'must be part of an agricultural use...' compared with housing classified under clause 6.2.2 that deals with categorizing uses 'where directly associated with and a subservient part...'.

Clause 20.0 and 21.0

29. Amend the Rural and Agriculture zones by combining into a single Rural Resource zone and make provision for a code incorporating an overlay to spatially define the Tasmanian agricultural estate.

Clause 27.2

30. Community Purpose zone - Use Table and Clause 28.2 Recreation zone amend the qualifications for the use class 'general retail and hire' to make a 'market' permitted as follows:

Zone	Qualification
Community Purposes	₽P
	(if for a market)
Recreation	Р
	(if for a market)
	D
	(If for clothing, equipment or souvenirs for a Sports and Recreation use; or
	(b) for a market.)

Clause C2.1

- 31. Parking and Sustainable Transport Code amend the code purpose as follows:
 - C2.1.2 To ensure <u>that the provision of infrastructure facilitates</u> cycling, walking and public transport are encouraged transport in urban areas.
 - C2.1.3 To ensure that access for pedestrians, <u>cyclists and other</u> low-powered vehicles and cyclists is safe and adequate.

Clauses C2.5.1, C2.5.2, C2.5.3, C2.5.5 and Table C2.1 1

32. Parking and Sustainable Transport Code delete the numerical standards for parking provision.

Clause C2.6.5/A1.1

33. Parking and Sustainable Transport Code – Pedestrian Access omit 'require' (as in number of spaces) and substitute 'provide' as follows:

'Uses that require provide 10 or more car parking spaces must'

Clause C2.6.7/A1

34. Parking and Sustainable Transport Code – Bicycle Parking and Storage Facilities omit 'require' (as in number of spaces) and substitute 'provide' as follows:

'Within the General Business Zone and Central Business Zone, bicycle parking for uses that require provide 5 or more bicycle spaces in Table C2.1 must:'

Liveable Streets Code

35. Make provision in the SPPs codes for a future Liveable Streets Code.

Explanatory Document

It is requested that the following conflicting statements (page 39) be deleted from the Explanatory Document for the Inner Residential zone under 'zone purpose', as follows:

'The Zone has limited application within serviced residential areas', and

'...this Zone should be well utilised where appropriate'.

'Within the Inner Residential Zone there should be a reduced expectation on suburban residential amenity,...'