

In accordance with the provisions of Section 119 Local Government Act 1989, Council on 21 July 2009 resolved to make the following amendments to its local laws:

- Clause 13.1 of Local Law No 3 refers to permissible hours of operation for construction sites and non compliance now incurs a monetary penalty of \$1000.
- Clause 29 of Local Law No 2 refers to spoils on the roads, industry or commercial undertaking and non compliance now incurs a monetary penalty of \$1000 with a maximum penalty of \$2000 at the Magistrates' Court.
- Clause 27 (3) of Local Law No 3 refers to permissible hours of trade waste collections from building sites and commercial premises and non compliance now incurs a monetary penalty of \$1000 with a maximum penalty of \$2,000 at the Magistrates' Court.

- Clause 20 of Local Law No 2 refers to the need for a permit to occupy Council land and non compliance now incurs a monetary penalty of \$1000.

The amendments have been made to enable Council to reduce the negative amenity and environmental impact from large building sites.

A copy of the local laws may be inspected at the Richmond Town Hall (333 Bridge Road, Richmond).

The amendments to the local laws come into effect on the day after publication in the Government Gazette on Thursday, 13 August 2009.

For further information, contact Mark Bernhardt - Team Leader Local Laws and Animal Management on 9205 5143.

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