



**Department of Transport,  
Planning and Local Infrastructure**

**APPENDIX A  
Authorisation Letter from DTPLI**

GPO Box 2392  
Melbourne Victoria 3001 Australia  
Telephone: 03 9208 3333  
[www.dtpli.vic.gov.au](http://www.dtpli.vic.gov.au)  
DX210292

File: 14/003711

31 October 2014

Ms Sophie Jordan  
Strategic Planner  
Darebin City Council  
[sophie.jordan@darebin.vic.gov.au](mailto:sophie.jordan@darebin.vic.gov.au)

Dear Ms Jordan

**DAREBIN PLANNING SCHEME  
AMENDMENT C133  
REQUEST FOR EXEMPTION FROM GIVING NOTICE**

I refer to your application requesting an exemption from the notification requirements of sections 19(2) and 19(3) of the *Planning and Environment Act 1987* (the Act) for Amendment C133 to the Darebin Planning Scheme.

Since the application was submitted you have advised DTPLI that council no longer requires exemption from notice for Amendment C133 and will undertake a full notification process as required by section 19 of the Act. Therefore, I understand that no further action is required by DTPLI with regard to this request.

With regard to the proposed changes to the schedule to Clause 52.27 (Licensed Premises), I note that both the existing schedule in the Darebin Planning Scheme and the amended schedule submitted for authorisation are not consistent with the Ministerial Direction on the Form and Content of Planning Schemes. The schedule should be amended to be consistent with the Ministerial Direction for exhibition of the amendment.

Should you have any questions regarding this letter, please contact Mark Rowntree, Senior Planner from Planning Statutory Services, on 8998 8911.

Yours sincerely

**TAREN BROCKHOUSE**  
Acting Manager Northern and Western Subregions  
Planning Statutory Services