

6.2.6 Sealing the Hills - Stoney Creek Road, Upper Beaconsfield Catchment Special Charge Scheme

Responsible GM:Peter BenazicAuthor:Ken White

Recommendation(s)

That Council:

- 1. Acknowledge the majority landowner support as set out in this report to contribute to the construction of Burton Road, Morris Road and Young Street, Upper Beaconsfield, (as shown in attachment 2), including sealed pavement, kerb & channel and associated drainage and incidental works;
- 2. Approve the assessment of the benefit ratio for the proposed special rate and charge scheme as set out in attachment 3 of this report.
- 3. Adopt the proposed area of the scheme and method of apportionment as set out in attachments 2 and 4 respectively.
- 4. Give notice of intention to declare a special charge scheme in accordance with the proposed declaration set out in attachment 5 to fund the construction of Burton Road, Morris Road and Young Street, Upper Beaconsfield.
- 5. Consider the declaration (attachment 5) at its meeting of 21st March, 2022, or such later date as necessary.
- 6. Appoint the Mayor and/or ward Councillor and/ General Manager Infrastructure and Environment as a Council committee with a quorum of one to consider submissions received to Section 223 of the Local Government Act with respect to this scheme.
- 7. Authorise the General Manager Infrastructure and Environment to determine the administrative arrangements to enable submissions to be heard and considered.
- 8. Approve the public notice as set out in attachment 6 to be advertised in the Pakenham-Berwick Gazette and Hills Trader as newspapers that service the area.

Attachments

- 1. SCS Process N of D Check list Sealing the Hills Program [6.2.6.1 2 pages]
- 2. SCS catchment plan Burton Morris Young [6.2.6.2 2 pages]
- 3. SCS Benefit Unit Calculation Burton Morris Young [6.2.6.3 3 pages]
- 4. SCS Apportionment Burton, Morris & Young [6.2.6.4 2 pages]
- 5. SCS Declaration Notice Burton Morris Young [6.2.6.5 2 pages]
- 6. SCS Public Notice Burton Morris Young [6.2.6.6 2 pages]

Executive Summary

This report proposes giving 'notice of intention to declare' a special charge to part fund the construction of Burton Road, Morris Road and Young Street, Upper Beaconsfield. This notice



begins the formal consultation process at the commencement of the statutory process that enables Council to levy a special charge, (refer attachment 1).

The Stoney Creek Road, Upper Beaconsfield catchment is included in the Australian Government funded "Sealing the Hills" program. A recent survey of the landowners in the indicated roads in this catchment indicated 85% landowner support to contributing to a scheme from the responses received. Included landowners will receive special benefit as a result of the works including improved resident amenity, reduction in dust and associated health issues, improved drainage, less wear and tear on vehicles, reduced road maintenance costs and overall improved liveability.

The preliminary estimated cost of the proposed works is \$2,235,600 of which \$381,500 is proposed to be funded via the proposed special charge contribution received from the included landowners. This will leave an approximate balance of \$1,854,100 to be funded from the Australian Government grant.

Property owner contributions have been assessed on the basis of the benefit gained by each existing developed or vacant allotment, capped by Council at \$7,000 per benefit unit, (refer to benefit unit definition below). Councils special rates and charges policy provides for levies to be paid in quarterly instalments that include principle and interest. For the Sealing the Hills program it has been decided that a maximum seven (7) payment period be adopted. The financial hardship provisions of this policy provides further relief to those owners demonstrating genuine financial hardship.

Background

The Stoney Creek Road, Upper Beaconsfield catchment that includes Burton Road, Morris Road and Young Street is included for construction in Councils Sealing the Hills program. The properties included are shown on the plan included as attachment 2 to this report.

A survey of the property owners within the scheme boundary, (total of 54), was undertaken asking if they were in support of contributing to a special charge scheme at a capped contribution rate of \$7,000 per benefit unit, with a benefit unit being defined as:

- Existing lots, either developed or vacant, that gain, or will gain, primary (vehicular) access from a road being constructed would generally be required to contribute one benefit unit (\$7,000) towards the cost of construction.
- Existing lots, either developed or vacant, with side or rear abuttal to a road being constructed would generally be required to contribute one half benefit unit (\$3,500) towards the cost of construction.
- Existing lots, either developed or vacant, that gain, or will gain, primary access and also have side or rear abuttal to roads being constructed would generally be required to contribute one benefit unit (\$7,000) in total
- Existing lots that have the potential to be further subdivided or developed may be allocated a multiple development benefit unit charge.

Of the fifty four properties surveyed Council received thirty six, (36), responses, (or 65%). Thirty one, (85%), of these responses indicated support to contributing to the scheme, while seven, (15%), indicated opposition. Support for the scheme was consistent across all three roads surveyed. Following consideration of the survey responses a special charge scheme has been prepared to part fund the construction of Burton Road, Morris Road and Young Street.

Policy Implications

The proposed special charge scheme has been developed in accordance with the provisions of the Local Government Act, Cardinia Councils Special Rate and Charge Policy and the adopted



Sealing the Hills program. It is based on community benefit, health, safety, amenity and landowner support.

Section 163 of the Local Government Act provides that Council may not recover a greater portion of the cost of the works than calculated in accordance with the statutory 'benefit ratio' as set out in attachment 3 to this report. Given that Council has capped the property owner contribution at \$7,000 per benefit unit, the proposed scheme is compliant.

Relevance to Council Plan

2.1 We support the creation of liveable spaces and places

2.1.5 Upgrade Council's road network to improve safety and connectivity while considering traffic demand and freight transport needs.

Climate Emergency Consideration

The Sealing the Hills project will consider climate emergency reduction issues such as:

- Minimising tree removal through innovative road design.
- Use of LED lighting to reduce energy emissions.
- Utilising local contractors and local road & drainage construction materials to minimise travel.
- Investigating the reuse and use of recycled road construction materials.

Consultation/Communication

A letter was sent in September of this year to the landowners of Burton Road, Morris Road and Young Street outlining specifics in relation to their inclusion in the Sealing the Hills program and the associated special charge scheme proposal. As a consequent of Covid 19 restrictions, no face to face community consultation could be undertaken. However, property owners were provided with the opportunity to speak directly to the project engineering and special charge scheme staff and to view the preliminary construction plans and special charge scheme information online.

In early October a questionnaire was mailed to landowners asking them to indicate their support / opposition to contributing to a special charge scheme at the capped rate of \$7,000 per benefit unit. As outlined above 36 questionnaire responses from the 54 included properties were received.

Financial and Resource Implications

The scheme funding arrangements are as follows:

PRELIMINARY ESTIMATED COST OF PROJECT	\$2,235,600
Total Council Contribution (83%)	\$1,854,100
Benefitting Landowner Contribution (17%)	\$381,500

Note: the estimated project cost includes an allowance of 15% for design, supervision and administration of the scheme.

The Australian Government 150 million dollar grant will be used to fund Councils contribution.

Landowners will be offered the option of paying their contribution in full, or by quarterly instalments over seven years. Instalment payments will include principle and interest, with interest calculated at the declaration of the scheme based on Councils borrowing rate at the time plus one percent.



Council will require the first payment, either in full or by instalment to be made within six months of the practical completion of the works.

Conclusion

It is concluded that the majority of property owners support the construction of Burton Road, Morris Road and Young Street, Upper Beaconsfield and that Council should commence the formal consultation process to initiate a special charge scheme by proceeding to give notice of its intention to declare a special charge to part fund the works.

SEALING THE HILLS PROGRAM -

SPECIAL CHARGE SCHEME PROCESS CHECK LIST -

SPECIAL CHARGE PROJECTS - (Section 163 - Local Government Act 1989)

	Stage	Description
√	Survey of Landowners	Initial survey of property owners to assist in determining the need, associated issues and level of support for the proposed works and special rate/charge scheme.
~	<i>Approval to prepare scheme</i>	Decision made to prepare scheme or to shelve project following consideration of the survey of property owners and feed back from the community. If the decision is that the scheme should proceed, the engineering design is completed and a detailed estimate and an apportionment of costs are prepared. If a decision is made that the scheme should not proceed based on resident and community feed back, the affected residents are advised accordingly
-	Intention to Declare Scheme	Report to Council providing information on proposed scheme including advice of impending advertising of scheme and declaration of charge. Report seeks Council approval by resolution to proceed with process.
	Advertisement and Notification	The proposed scheme is advertised in the local newspaper and all affected property owners are notified by mail of proposed works, costs and contributions. This advertisement and notification indicates Council's intention to 'declare' a scheme in a month's time and seeks submissions from affected property owners. Details of the scheme may be inspected at the Shire Offices.
	Submissions	From the time of advertising, property owners have 28 days (as set down by the Act) to lodge submissions, either in support or opposing the proposed scheme.
	Submissions Review Panel Hearing	A Submissions Review Panel is convened (may be Council Committee or whole Council) and meets to consider submissions. Some submissions are written only. Submitters may also request to be heard before the Committee. The Panel makes a recommendation to Council regarding the scheme.
	Abandonment of scheme	The Panel may recommend to Council that the scheme be abandoned. After considering the Panel's report, Council may proceed to abandon the scheme following which property owners are notified and the scheme does not proceed.
	Declaration Report	Alternatively the Panel may recommend to Council that the scheme proceed. After considering the Panel's report, Council may proceed to "declare" the charges in accordance with its advertised intent. Subsequent to this the Finance Manager issues the levy notices and there is a formal charge placed on the property. This is the final step in the process for Council to make a decision on the scheme.
	Appeal	Property owners may lodge an application for review of Council's decision with the Victorian Civil and Administrative Tribunal (VCAT) within one month of issue of the levy notice. An appeal is listed, heard

	and determined by the Tribunal and this process generally takes four to six months. Decisions made by VCAT are binding on all parties.
Construction	Council may then proceed to construction. Tenders are invited and a contractor appointed to construct the works. Invoices are issued seeking payment of the declared contribution. Payment may be by instalments or lump sum. The Social Responsibility provisions of Council's Special Charge Policy provides for those facing financial difficulty.
Final Cost Report	At the completion of the works the scheme is "finalised" and a report presented to Council.







Burton Road, Morris Road and Young Street, Upper Beaconsfield

Calculation of Special Benefit and Maximum Total Levy

In accordance with Section 163(2) of the Local Government Act and Ministerial Guidelines prepared relating to special rates and charges, Council is required to give consideration to the special benefit received from properties external to the proposed special charge as compared to those that will be liable for the special charge.

Landowners involved in the scheme are not to be charged more than their proportional benefit for the proposed works, (maximum total levy).

The maximum total levy equates to the product of the benefit ratio (R) and total cost of the works for which the special charge is being established.

Council is required to establish a benefit ratio calculated as follows:

- TSB (in) is the estimated total special benefit for those properties that Council proposes to include in the scheme.
- TSB (out) is the estimated total special benefit for those properties with an identified special benefit that the Council does not propose to include in the scheme.
- TCB is the estimated total community benefit.
- R is the ratio benefit.

Properties included in the scheme - TSB (in)

It is proposed to include 54 properties in the scheme resulting in 54.5 benefit units that gain primary access or abut Burton Road, Morris Road and Young Street, Upper Beaconsfield. The criteria considered appropriate for differentiating between the special benefit received by these properties compared to properties not included in the scheme and the broader community are as follows:

- The proposed works will provide continued and safe vehicular access to and from properties gaining primary access from these streets.
- The proposed works will improve the physical and environmental amenity of properties both abutting or gaining access from these streets.
- The proposed works will provide a drainage solution that will assist with street and property drainage issues currently experienced by properties both abutting and gaining access from these streets.

TSB (in) is therefore calculated as having a result of 54.5.

Properties not included in the scheme receiving special benefit – TSB (out)

There are no properties with a special benefit that Council does not propose to include in the scheme.

TSB (out) is therefore calculated as having a result of 0.

Community benefits – TCB

As Burton Road Road acts as access to the Beaconsfield Upper Pony Club grounds, the traffic demands of this facility are attributed to the needs of the broader community. It is also proposed to construct drainage infrastructure as part of the overall works that will potentially have a broader community benefit.

TCB is therefore calculated as having a result of 16.2

Maximum total levy

Having regard to "properties not included in the scheme receiving special benefit" and "community benefits", it is considered that the 54 landowners within the proposed special charge scheme will receive 70 percent of the overall benefit as a benefit ratio (R) for the proposed scheme by applying the above factors to the Ministerial Guidelines formula.

The calculation of the maximum total levy therefore equates to \$1,564,920, (cost of scheme works less 30% for additional traffic generation associated with the Beaconsfield Upper Pony Club and outfall drainage works).

Having regard to the Council's contribution towards the works, as per the scheme details and Council's intent to only levy the property owners \$381,500, compliance with the maximum total levy requirements under Section 163(2A) is satisfied.

Manner of assessment and levy

In relation to special charge scheme considerations the manner of assessment has taken into account the following criteria:

- All lands within the designated area, described above.
- The existing and potential use of the land.
- The special benefit to each of those lands
- The accessibility of the works for those lands.

The basis of apportionment has been formulated in accordance with Council's Special Rates and Charges Policy on a benefit unit basis as follows:

- Existing lots, either developed or vacant, that gain, or will gain, primary (vehicular) access from a road being constructed would generally be required to contribute one benefit unit.
- Existing lots, either developed or vacant, with side or rear abuttal to a road being constructed would generally be required to contribute one half benefit unit.
- Existing lots, either developed or vacant, that gain, or will gain, primary access and also have side or rear abuttal to roads being constructed would generally be required to contribute one benefit unit.
- Existing lots that have the potential to be further subdivided or developed may be allocated a multiple development benefit unit charge.

Generally, lots will be charged one benefit unit where access is taken directly from Burton Road, Morris Road and Young Street. For instances where properties take primary access from an alternative road but have side or rear abuttal to one of the roads to be constructed, these properties would generally be charged one half benefit unit.

With regard to individual properties within the scheme:

• 10 Stoney Creek Road – property levied 0.5 benefit unit as primary access taken from Stoney Creek Road with side boundary to Young Street.

- 3 Morris Road property levied 2 benefit units as currently being subdivided into 2 lots, both capable of being sold and built on.
- 95-97 Beaconsfield/Emerald Road property levied 0.5 benefit unit as primary access to Beaconsfield/Emerald Road with rear boundary and secondary access to Burton Road.
- 103 Beaconsfield/Emerald Road property levied 0.5 benefit unit as primary access to Beaconsfield/Emerald Road with rear boundary and secondary access to Burton Road.

The basis of the allocated charge to properties has been calculated from:

- a) \$7,000 (fixed) per benefit unit.
- b) In accordance with Sections 167(6)(b) and 172 of the Act, the rate of interest which is payable on instalments is set at the 180 day bank bill rate as published in the Australian Financial Review plus one percent and reviewed every three months, (provided that it will not exceed the rate fixed by the Governor in Council by order of the purposes of Section 172(2A) in which case the rate of interest shall be the maximum rate fixed by the Governor in Council by order for the purposes of this section).

Major Roads Program - Special Charge Scheme (SCS) Apportionment Sheet

Buton Road, Morris Road and Young Street, Upper Beaconsfield

Project Cost Summary:							
Total Project Cost (Inc. Design, Supervision/Admin &							
Offset)	\$2,235,600						
Total Council Contribution	\$1,854,100						
Total Landowner Contribution	\$ 381,500.00						
Financing Costs	33,381						

Council Cost Summary:							
Council 30% Contribution	\$670,680						
Subsidy for costs above							
FedFund ceiling	\$1,183,420						
Total Council Cost	\$1,854,100						

Apportionment Summary:								
Unit Ratio =	100%							
Total Landowner Units =	54.5							
Total Council Units =	Nil							
\$ / Unit =	28714.12844							
FedFund Ceiling \$/ Unit =	7,000							

			DEVELOPMENT / BENEFIT	Cł	HARGE FOR THE	ADJUSTED FOR			
DESCRIPTION	PROPERTY ADDRESS	ASSESSMENT NO.	UNIT	W	ORKS	CEILING	FINANCING CHARGE	TOTAL CHARGE	YEARLY CHARGE
L17 LP42247	10 Stoney Creek Rd	1811850400	0.5	5\$	14,357.00	\$3,500	\$306.25	\$3,806.25	\$543.75
L16 LP42247	12 Stoney Creek Rd	1811850500	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
CP109678	34 Stoney Creek Rd	1811851600	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L43 LP42247 V8867 F133	1 Young St	1941400100	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L19 LP42247 V8867 F109	2 Young St	1941450100	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L42 LP42247	3 Young St	1941400200	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L20 LP42247	4 Young St	1941450200	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L41 LP42247 V8867 F131	5 Young St	1941400300	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L21 LP42247	6 Young St	1941450300	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L40 LP42247 V8867 F130	7 Young St	1941400400	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L22 LP42247 V8867 F112	8 Young St	1941450400	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L39 LP42247	9 Young St	1941400500	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
CP174793	10 Young St	1941450500	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L38 LP42247 V8867 F128	11 Young St	1941400600	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L24 LP42247 V8867 F114	12 Young St	1941450600	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L37 LP42247	13 Young St	1941400700	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
CP172837 V9949 F184	14 Young St	1941450700	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L36 LP42247	15 Young St	1941400800	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
CP170494	16 Young St	1941450800	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
CP173161	18 Young St	1941450900	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L28 LP42247;L1 TP122364	20 Young St	1941451000	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L29 LP42247 V9936 F482	22 Young St	1941451100	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L30 LP42247	24 Young St	1941451200	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L31 LP42247	26 Young St	1941451300	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L32 LP42247	28 Young St	1941451400	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L11 LP63265	1 Morris Rd	1595850100	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L4 LP51710	2 Morris Rd	1595800100	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L1 LP85160	3 Morris Rd	1595850200	2	2\$	57,428.00	\$14,000	\$1,225	\$15,225	\$2,175
L5 LP51710	4 Morris Rd	1595800200	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L2 LP85160	5 Morris Rd	1595850300	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L6 LP51710 V9031 F329	6 Morris Rd	1595800300	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L7 LP51710	8 Morris Rd	1595800400	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L8 LP51710	10 Morris Rd	1595800500	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L9 LP51710	12 Morris Rd	1595800600	1	1\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50

		Total	54.5	\$	1,564,913.00	\$ 381,500.00	\$ 33,381.25	\$ 414,881.25	\$ 59,268.75
CA 9A SEC D Parish of Gembrook;CA 9C SEC D Parish of G	Stoney Creek Rd	1811851700	0			\$ -	\$ -	\$-	\$-
L3 LP57656 V08424 F810	103 Beaconsfield-Emera	1076506000	0.5	\$	14,357.00	\$3,500	\$306.25	\$3,806.25	\$543.75
L1 TP534466	95-97 Beaconsfield-Eme	1076505800	0.5	\$	14,357.00	\$3,500	\$306.25	\$3,806.25	\$543.75
L4 LP57656 V8424 F811	41 Burton Rd	1145851500	1	\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L1 TP136048 V9732 F367	37 Burton Rd	1076505900	1	\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L1 LP89145	36 Burton Rd	1145800400	1	\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L1 LP57656	35 Burton Rd	1145851400		\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L2 LP89145	34 Burton Rd	1145800300		\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L3 LP89145	32 Burton Rd	1145800200		\$	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L4 LP89145	30 Burton Rd	1145800100		Ś	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L2 PS413104 V10461 F283	29 Burton Rd	1145851350	1	Ś	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L1 PS413104	27 Burton Rd	1145851301	1	Ś	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L9 LP63265	25 Burton Rd	1145851200		Ś	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
CP153014	21-23 Burton Rd	1145851100		Ś	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L6 LP58300 V8792 F902	19 Burton Rd	1145851000		Ś	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L5 LP58300	17 Burton Rd	1145850900		Ś	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L2 LP58300	15 Burton Rd	1145850800		ې د	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L2 PS645405 V11390 F980 L1 LP58300	13 Burton Rd	5000014199 1145850700		Ş ¢	28,714.00 28,714.00	\$7,000 \$7,000	\$612.50 \$612.50	\$7,612.50 \$7,612.50	\$1,087.50 \$1,087.50
L33 LP42247	1 Burton Rd 18 Morris Rd	1145850100		Ş	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L1 TP134413 V9568 F389	16 Morris Rd	1595800800		Ş	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50
L1 TP228573	14 Morris Rd	1595800700		Ş	28,714.00	\$7,000	\$612.50	\$7,612.50	\$1,087.50

Notes

Total project cost includes 15% design/supervision/admin allowance

Financing charge estimated on 5% interest paid in quarterly installments over a 7 year repayment period

PROPOSED SPECIAL CHARGE SCHEME DECLARATION

BURTON ROAD, MORRIS ROAD AND YOUNG STREET, UPPER BEACONSFIELD

That a special charge in accordance with Section 163 of the Local Government, 1989 ('the Act') be declared as follows:

- a) A special charge is declared for a period until the works have been completed and the scheme finalised.
- b) The special charge be declared for the purposes of defraying any expenses incurred by Council in relation to the construction of Burton Road, Morris Road and Young Street, Upper Beaconsfield including sealed road pavement, kerb & channel and associated drainage and incidental works. Council considers that these works will be of special benefit to those persons required to pay the special charge, (and who are described in succeeding parts of this resolution).
- c) The special benefit accruing to those properties to be levied is considered to include improved access, improved amenity and appearance, improved roadside drainage, reduced mud and dust, reduced erosion and lessened nuisance.
- d) The following be specified as the area for which the special charge is declared:
 - All those properties described in attachment 4 of this report and as highlighted on the plan included as attachment 2.
- e) The following be specified as the land in relation to which the special charge is declared:
 - All properties described in attachment 4 of this declaration.
- f) The following be specified as the criteria which form the basis of the special charge so declared:
 - Those properties fronting, abutting or adjacent to the works.
- g) The following be specified as the manner in which the special charge so declared will be assessed and levied:
 - Existing lots, either developed or vacant, that gain, or will gain, primary (vehicular) access from a road being constructed would generally be required to contribute one benefit unit.
 - Existing lots, either developed or vacant, with side or rear abuttal to a road being constructed would generally be required to contribute one half benefit unit.
 - Existing lots, either developed or vacant, that gain, or will gain, primary access and also have side or rear abuttal to roads being constructed would generally be required to contribute one benefit unit.
 - Existing lots that have the potential to be further subdivided or developed may be allocated a multiple development benefit unit charge.
 - The special charge will be levied by sending a notice to the person who is liable to pay, pursuant to Section 163 (4) of the Local Government Act, 1989.
- h) The total cost of the works is the amount shown in attachment 4 of this report estimated at \$2,235,600.
- i) The total amount of the special charge to be levied is the amount shown in attachment 4 of this report estimated at \$381,500.
- j) Having regard to the proceeding parts of this resolution but subject to Sections 166(1) and 167(6) of the Local Government Act, 1989, it is recorded that:
 - The owners of the land described in columns A and B of the table in attachment 4 are estimated liable for the respective amounts set out in column F of the table in attachment 4 and;

i)

- ii) Such owners may, subject to any further resolution of Council pay the special charge in the following manner:
 - a. The charge will become due and payable within one month of the issue of the notice requesting payment pursuant to Section 167(3) of the Local Government Act, 1989.
 - b. The charge may be paid by:
 - Lump sum within one month of the issue of the notice without incurring interest, or
 - Quarterly instalments of principal and interest over a period of up to seven years.
 - c. Interest will not be charged for three months after the issue of the notice provided the person liable makes timely payment in accordance with the payment arrangements that may be agreed on by Council.
 - d. In accordance with Sections 167(6)(b) and 172 of the Act, the rate of interest which is payable on instalments is set at the 180 day bank bill rate as published in the Australian Financial Review plus one percent and reviewed every three months, (provided that it will not exceed the rate fixed by the Governor in Council by order of the purposes of Section 172(2A) in which case the rate of interest shall be the maximum rate fixed by the Governor in Council by order for the purposes of this section).
- k) There are no incentives for prompt payment, rebates or concessions associated with this special charge.

SPECIAL CHARGE SCHEME PUBLIC NOTICE

Cardinia Shire Council

Notice of Intention to levy a special charge to part fund the construction of Burton Road, Morris Road and Young Street, Upper Beaconsfield

Notice is hereby given that Cardinia Shire Council (the Council) intends to consider a resolution at its 21 March, 2022 meeting, (or subsequent Council meeting if necessary), to declare a special charge to partially fund the construction of Burton Road, Morris Road and Young Street, Upper Beaconsfield. The works will include a sealed road pavement, kerb and channel and associated drainage and incidental works.

The proposed special charge affects properties that are considered to receive a special benefit from the proposed works. Affected property owners are those fronting, abutting or adjacent to the works.

In accordance with Section 163 of the Local Government Act, 1989, a copy of the proposed declaration and details of the proposed scheme, (including plans and apportionments), may be inspected at Council's Civic Centre, 20 Siding Avenue, Officer during office hours for at least 28 days from the date of this notice.

The estimated cost of the works is \$2,235,600.

The total amount of the special charge proposed to be levied by Council is \$381,500.

The proposed declaration distributes the charges between property owners based on benefit units, with a fixed charge of \$7,000 per benefit unit.

Payment may be made by lump sum or by quarterly instalments over a period of 7 years. The notice requesting payment is intended to be forwarded 6 months after the works reach practical completion.

The scheme will remain in force until all payments have been completed and the scheme finalised.

Submissions

A person may make a submission pursuant to Section 163A of the Act and it will be considered in accordance with Section 223 of the Act. A person may also request to be heard in support of their written submission by making that request in writing.

Pursuant to Section 163B of the Act, a person required to pay the special charge levied by the proposed declaration may also object in writing regarding Council making the proposed declaration.

Submissions and objections must be lodged in writing within 28 days of the publication of this notice and be addressed to the General Manager Infrastructure and Environment, Cardinia Shire Council, PO Box 7, Pakenham 3810.

A committee of the Council will be convened to hear submissions. Further advice will be provided on the date of the hearing for those property owners requesting to address this committee in person.

Letters and information regarding the Notice of Intention will be mailed to the owners of the affected properties. If you do not receive this letter within the next few days please contact Special Charge Scheme Officer, Ken White, on 1300 787624.