HERITAGE PERMIT

GRANTED UNDER SECTION 102 OF THE

HERITAGE ACT 2017

Permit No: P33546

Applicant:



NAME OF PLACE/OBJECT: YAN YEAN WATER SUPPLY SYSTEM

HERITAGE REGISTER NUMBER: H2333

LOCATION OF PLACE/OBJECT: BUNDOORA and CLONBINANE and DOREEN and

FITZROY NORTH and HUMEVALE and MERNDA and MILL PARK and NORTHCOTE and PRESTON and

RESERVOIR and SOUTH MORANG and

THOMASTOWN and THORNBURY and WHITTLESEA, DAREBIN CITY, MITCHELL SHIRE, WHITTLESEA CITY,

YARRA CITY

THE PERMIT ALLOWS: Installation of the M190 divide valve, associated inlet main pipes, and sealed access road, subject to archaeological monitoring and in accordance with the following documents, as endorsed by the Executive Director and forming part of this permit:

• Buttress Crescent Pump Station and Mernda Reservoir Intel Mail Heritage Impact Statement - Yan Yean Water Supply System (Jacobs, 22 February 2021)

THE FOLLOWING CONDITIONS APPLY TO THIS PERMIT:

- 1. The permission granted for this permit shall expire if one of the following circumstances applies: the permitted works have not commenced within two (2) years of the original date of issue of this permit, or are not completed within four (4) years of the original date of issue of this permit unless otherwise agreed in writing by the Executive Director, Heritage Victoria.
- 2. The Executive Director, Heritage Victoria is to be given five working days' notice of the intention to commence the approved works.
- 3. All staff and contractors directly or indirectly involved in the ground or subsurface disturbance are required to attend an archaeology induction prior to their commencement of works. The induction must be developed and presented by a suitably qualified historical archaeologist (as approved by Heritage Victoria), and must summarize the types of archaeological deposits, features and artefacts which may be discovered, the process of reporting the discovery, and the relevant provisions of the *Heritage Act 2017*. The induction can be presented in person, online or by pre-recorded video.
- 4. All archaeological works, including investigation, artefact management and reporting, must be in accordance with the Permit Application (Jacobs, dated 22 February 2021), Heritage Victoria's *Guidelines for Investigating Historical Archaeological Artefacts and Sites* (July 2015), and be to the satisfaction of the Executive Director, Heritage Victoria.
- 5. All subsurface disturbance are to be conducted under archaeological monitoring as detailed with the Permit Application (Jacobs, dated 22 February 2021). If historical archaeological artefacts, features and/or deposits are exposed relating to the early Yan Yean bluestone channel, elements of former pipes, and any other archaeological remains, the works must

cease at the direction of the archaeologist so they can record the deposit. An archaeological investigation may be necessary at this time. Archaeological monitoring may cease once the archaeologist believes that the works no longer have the potential to impact any historical archaeological remains, subject to endorsement from the Executive Director, Heritage Victoria.

- 6. The Applicant is liable for all expenses arising from the conservation, storage, management and curation of any significant historical archaeological artefacts that are recovered and retained as a result of the project works, to the satisfaction of the Executive Director, Heritage Victoria. Artefact management, including artefact cataloguing, analysis and storage, is to be undertaken in accordance with Heritage Victoria's *Guidelines for Investigating Historical Archaeological Artefacts and Sites*, and to the satisfaction of the Executive Director, Heritage Victoria. An Artefact Catalogue must be completed within six (6) months of the completion of fieldwork.
- 7. The archaeologist must lodge an electronic copy of the Final Report to Heritage Victoria within one (1) year of the date of issue of this the Permit. The report must address the requirements of Heritage Victoria's *Guidelines for Investigating Historical Archaeological Artefacts and Sites*, and be to the satisfaction of the Executive Director, Heritage Victoria. The report must include results of archaeological works, including archaeological monitoring and if artefacts are discovered, an artefact catalogue, analysis of the assemblage, and details of any artefact conservation must also be included in the report. Any required additions or amendments to the submitted report must be made to the satisfaction of the Executive Director, Heritage Victoria, and within the timeframe specified by the Executive Director.
- 8. Approved works or activities are to be planned and carried out in a manner which prevents damage to the registered place/object. However, if other previously hidden original or inaccessible details of the object or place are uncovered, any works that may affect such items must immediately cease. The Executive Director, Heritage Victoria must be notified of the details immediately to enable Heritage Victoria representatives to inspect and record the items, and for discussion to take place on the possible retention of the items, or the issue of a modified approval.
- 9. Should any munitions or other potentially explosive artefacts be discovered, Victoria Police is to be immediately alerted and the site is to be immediately cleared of all personnel.
- 10. The Executive Director, Heritage Victoria must be informed when the approved works have been completed.

NOTE THAT PERMISSION HAS BEEN GIVEN FOR INSPECTIONS OF THE PLACE OR OBJECT TO BE UNDERTAKEN DURING THE CARRYING OUT OF WORKS, AND WITHIN SIX (6) MONTHS OF NOTIFICATION OF THEIR COMPLETION.

TAKE NOTICE THAT ANY NATURAL PERSON WHO CARRIES OUT WORKS OR ACTIVITIES NOT IN ACCORDANCE WITH THE PERMIT OR CONDITIONS IS GUILTY OF AN OFFENCE AND LIABLE TO A PENALTY OF 120 PENALTY UNITS (\$19,826 AS AT JULY 2019) OR IN THE CASE OF A BODY CORPORATE 600 PENALTY UNITS (\$99,132 AS AT JULY 2019) UNDER \$104 THE HERITAGE ACT 2017.

WORKS UNDERTAKEN WITHOUT A PERMIT OR PERMIT EXEMPTION CAN INCUR A FINE OF UP TO 4800 PENALTY UNITS (\$793,056 AS AT JULY 2019) FOR A NATURAL PERSON OR 5 YEARS IMPRISONMENT OR BOTH AND UP TO 9600 PENALTY UNITS (\$1,586,122 AS AT JULY 2019) IN THE CASE OF A BODY CORPORATE UNDER SECTION 87 OF THE HERITAGE

ACT 2017.

THE ATTENTION OF THE OWNER AND/OR APPLICANT IS DRAWN TO THE NEED TO OBTAIN ALL OTHER RELEVANT PERMITS PRIOR TO THE COMMENCEMENT OF WORKS.

Date Issued: Signed as delegate for the Executive Director,

Heritage Victoria pursuant to the Instrument of

14 August 2021 **Delegation**

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Nicola Stairmand

Manager, Statutory Approvals

Nuola Sainnard

Heritage Victoria