

Preparation Service for Section 173 Agreements

Who Prepares a Section 173 Agreement?

Wyndham City Council will prepare the Section 173 (S173) Agreement on your behalf. Depending on the complexity of the Agreement, it will be prepared in house by Council officers, or may be referred to Council's solicitors.

If you prepare the agreement privately, the document must be referred to Council's solicitors to ensure that Council's interests have been protected. This will involve Council's solicitors reviewing the document, consulting with Council and negotiating any changes required. You will be responsible for any legal fees associated with the review of the document.

What fees are involved with a Section 173 Agreement?

Council charges a fee to cover the administrative and legal costs associated with the preparation of the document. This cost will vary depending on the complexity of the agreement. If Council's solicitors are to be consulted, you will be provided with an estimate of costs prior to any review being undertaken. Please contact the Town Planning Department directly to confirm what fees will apply to the preparation of your agreement.

Registration of a Section 173 Agreement

A S173 Agreement must be registered on the title to the land to which it applies. This ensures that all future land owners are aware of, and bound by, the requirements of the S173 Agreement. It is the applicant's responsibility to ensure that the Agreement is registered at the titles office in a timely manner.

What is a Section 173 Agreement?

A S173 Agreement is a legal contract made between Council and another party or parties under Section 173 of the Planning and Environment Act 1987.

A landowner is normally the other party to the Agreement, while in some cases a third party, such as a referral authority, may also be involved.

An agreement provides for continuous restrictions or on-going requirements on the use or development of the land.

Why would a Section 173 Agreement be required?

A S173 Agreement may be required as a condition of permit. An agreement may be used, for example:

To allow the subdivision of the land to occur prior to the completion of the development on the land in accordance with an approved development.



Process for S173 Agreements Prepared by Council

- 1. Applicant submits Section 173 Agreement application form to Council.
- 2. Council prepares draft agreement and returns to applicant for review.

(If the agreement is to be prepared by Council's solicitors the applicant will be provided with an estimate of costs prior to the preparation of the agreement).

- 3. If the applicant is satisfied with the agreement they will return two (2) signed copies of the agreement to Council.
- 4. The final agreement will be signed by Council's Manager Planning & Building.
- 5. The signed agreement and relevant documentation required by the Land Titles office will be posted to the applicant.
- 6. It is the applicant's responsibility to take the signed agreement and required documentation to the land titles office for registration. The agreement must be registered on title in accordance with the requirements of the Planning and Environment Act 1987. Any costs associated with the registration of the agreement are entirely the responsibility of the applicant.

Section 173 Agreement Checklist

When applying for Council to prepare a S173 agreement on your behalf, the following documentation must be submitted.

Checklist item	Have you provided
Completed application form.	
Remember it is against the law to give false and misleading information.	
A copy of the Title.	
A full, current copy of the title of the property including any restrictions/covenants listed. A copy of this can be obtained from the Land Titles Office www.land.vic.gov.au or telephone 8636 2456. Copies of Titles must not be older than 7 days.	
A company search.	
If the subject land is owned by a company, a company search must be submitted with the application to confirm the correct ownership details. The company search must not be older than 7 days.	
The appropriate fee.	
Council charges a fee to amend or end an agreement. View <u>Town Planning fees</u> . This covers	
the administrative costs of preparing the agreement. Please note fees may be subject to change.	
PLEASE NOTE: If the agreement requires referral to Council's solicitors the applicant will responsible for any associated costs. An estimate of costs will be provided prior to the application being referred.	



Application for the Preparation of a Section 173 Agreement

Please contact the town planning department prior to submitting this application form to confirm that the required agreement is appropriate for this service.

APPLICANT

Name:	
Organisation (if applicable):	
Address:	
Telephone No.	
Email Address:	

Have you discussed the agreement with a Town Planning Officer prior to submitting this application?	Yes / No
Planners Name:	

PERMIT DETAILS

Planning Permit I requiring the S17 Agreement:			
Address:			
Condition of Perr a S173 Agreemer			
Lot Number:		Plan of Subdivision Number:	
Address:		Suburb:	
Volume:		Folio:	

What must the S173 Agreement provide for (refer to condition of permit requiring agreement:







Name of the Parties entering into the Agreement:

Address of the Parties entering into the Agreement:

If the land is owned by a company please provide ABN

DECLARATION: This form must be signed. Complete box A, B or C.

A. I declare that I am the Applicant and Owner of	Owner/ Applicant signature:	Date:
this land and that all information given is true and		
correct.		
B. I am the Owner of the land. I have seen this	Owner signature:	Date:
application. I/We the Applicant declare that all information given is true and correct.	Applicant signature:	Date:
C. I / We the Applicant declare that I / We have	Applicant signature:	Date:
notified the owner about this application and that		
all information given is true and correct.		

:	SUBMIT			
	. Completed form			
-	2. With <u>credit card payment</u> . View <u>Town Planning</u>	Via email <u>mail@wyndham.vic.gov.au</u> or alternatively please		
	<u>fees</u> .	contact Council on 9742 0777.		
3	B. Evidence of commencement of works (where			
	applicable)			

PRIVACY COLLECTION STATEMENT – The personal information collected on this Form is required by Council in order to process your request in accordance with the requirements of the *Planning and Environment Act* 1987.

Your information will be made public and available for inspection while being considered by Council or the Victorian Civil and Administrative Tribunal. You have a right to access your personal information and make corrections. If you have any queries, or wish to gain access or amend your information, please contact Council's Privacy Officer on (03) 8734 5464. WCC Privacy Policy