${\bf Table~1~below~is~a~comparison~between~the~contents~on~Policy~401~and~the~other~Management~practices,~Policies~and~legislations.}$

Policy 401- Smoking restriction- Town Property	ToVP Fleet Management Practice	ToVP OSH Smoke Free Workplace	Tobacco Products Control Act 2006 and Tobacco Products Control Regs	Local Government Property Local Law 2000 Town of Victoria			
			2006	Park		Commented [DI this as an attach	D1]: @Steve Kipkurgat consider
POLICY OBJECTIVE:		1.0 PURPOSE				tills as all attach	ment
To provide for all Town property to be smoke free.		To protect all workers and visitors at the Town of Victoria Park by eliminating the risks associated with exposure to ETS, so far as is reasonably practicable, in accordance with the Occupational Safety and Health Act 1984 and Tobacco Products Control Act 2006.					
POLICY SCOPE: This policy applies across all Town property.		PROCEDURE Smoking (including ecigarettes and other vaping devices) is not permitted at the Town of Victoria Park within 20 metres of work buildings, in any council owned vehicles, in areas where ETS may drift back to the workplace and office buildings which are regularly occupied by employees, including:	107B. No smoking in outdoor eating areas (1) A person must not smoke in an outdoor eating area unless the place in which the person is smoking is a smoking zone. Penalty: a fine of \$2 000.				
		Fire escapes, lifts and stairsFoyers and passageways	A person must not smoke within 10 m of children's playground equipment that —				

 Lunchrooms, kitchens and 	(a) is in a public place or a part of a public place; and	
common		
rooms	(b) is not in an enclosed public place.	
 Toilets 	public place.	
Meeting	Danish was fine of	
rooms	Penalty: a fine of	
	\$1 000.	
Smoking is prohibited		
in those areas or	(2) A person must not	
workplaces which are	smoke in or on a vehicle if	
signposted with prohibitive signs and		
where there is high	(a) the vehicle is on a	
fire risk.	road; and	
There will be no	(b) any other person in or	
designated smoking	on the vehicle is a child.	
areas within 20		
metres of council work buildings.	Penalty: a fine of	
_		
Staff who smoke will be respectful and	\$1 000.	
mindful of where they		
smoke, so far as	107E. Local government	
reasonably	legislative power not	
practicable, in accordance to the 20	affected. Nothing in	
metres from work	section 107A, 107B or	
buildings.	107C is intended to limit the power conferred on a	
	local government by the	
Supervisors will discuss entitled breaks	Local Government Act	
with their staff, both	1995 or any other Act to	
smokers and non-	make local laws about	
smokers. Together	matters mentioned in	
they will develop	those sections.	
effective solutions		
that do not interfere with the productivity	125.Regulations about	
of the staff.	smoking in public places	
This policy applies to	(1)The Governor may	
management,	make regulations for the	
workers, volunteers,	regulation or prohibition	
contractors, service		

		staff, visitors and clients while on company premises.	of smoking in public places. (2)Without limiting subsection (1), the regulations may — (a)require occupiers of public places to display signs about smoking, and may prescribe the location, content, dimensions, colour and positioning of, and materials constituting, those signs; and (b) confer powers on police officers, investigators and authorised officers in relation to persons who are smoking in public places where smoking is prohibited. (3) Nothing in the regulations is to be construed as creating or preserving a right of a person to smoke in a	
POLICY STATEMENT:			public place. Regs	2.8 Activities which
1. Smoking is not permitted within Town owned or controlled buildings. 2. Smoking is not permitted in Town owned motor vehicles whilst being used for commuting or work purposes. 3. Where smoking is permitted in open areas of Town facilities it shall be as	Reimbursing the Town for the costs of repairing any damage, or eradicating any odours, arising from smoking, drug or alcohol use, or transporting animals, in a Town vehicle;		10.Prohibition on smoking in enclosed public places (1)A person must not smoke in an enclosed public place. Penalty for this subregulation: a fine of \$2 000. 13A.Prohibitions on smoking near enclosed public places	may be prohibited on specified local government property (1) A determination may provide that a person is prohibited from pursuing all or any of the following activities on specified local government property— (a) smoking on premises;

prescribed in the
following policy.

- 4. Environmental
 Health Officers shall
 enforce compliance
 with the *Tobacco Products Control Act*2006, which from 31
 July 2006 prohibits
 smoking in all
 enclosed public
 places except the
 International Rooms
 of Burswood
 Entertainment
 Complex.
- 5. Environmental
 Health Officers will
 provide advice and
 educational material
 on smoking to staff
 and community
 members, as
 required.
- 6. No smoking is permitted within a Town owned or controlled buildings.
- 7. Town employees are responsible for controlling and discouraging smoking in all Town controlled properties, including:
- a. Sporting and recreation facilities;
- b. Public swimming pool centres;
- c. Halls;
- d. Library; and
- e. Public toilets.

(1)A person must not smoke outside an enclosed public place within 5 m of a public entrance to the enclosed public place.

Penalty for this subregulation: a fine of \$1 000.

(2) A person must not smoke outside an enclosed public place within 10 m of an air intake for air conditioning equipment that is in or on the

Division 3 — Investigators

14.Investigators to notify occupiers before taking action under Part 3

(1)An investigator must take reasonable steps to notify the occupier of an enclosed public place of the investigator's presence before the investigator takes any action for purposes connected with the operation of this Part.

enclosed public place.

Penalty for this subregulation: a fine of \$1 000.

15.Directions by investigators

(1) If an investigator has reason to believe that a person is committing an offence under regulation 10(1) the investigator may direct

8. Smoking is
prohibited within 5
metres outside of the
entrance to all Town
buildings. Where
outdoor smoking
areas are permitted
they shall be
established beyond 5
metres from
entrances and
signposted as such.
Bins for the disposal
of cigarette butts
shall be provided in
these designated
areas.

- 9. Smoking is prohibited in the indoors area of the Aqualife Centre pool centre and on the brick-paved concourse of the 50-metre outdoor pool. All other outdoor areas are to comply with the general provisions of the Tobacco Control Act 2006.
- 10. Smoke-free zones are to be identified by the display of appropriate signage, where possible.
- 11. Town Officers are to encourage sporting and community groups to implement nosmoking strategies into their own policies associated with:

the person to stop smoking in the enclosed public place.

(1A)If an investigator has reason to believe that a person is committing an offence under regulation 13A(1) or (2) the investigator may direct the person to stop smoking within the prohibited distance.

(1B)In subregulation (1A) within the prohibited distance means —

- (a) for an offence under regulation 13A(1) within 5 m of a public entrance to an enclosed public place; or
- (b) for an offence under regulation 13A(2) within 10 m of an air intake for air conditioning equipment that is in or on an enclosed public place.
- (2) A direction under subregulation (1) or (1A) may be given orally or in writing and if given orally must be reduced to writing as soon as is practicable.
- (3) A person must comply with a direction given to the person under subregulation (1) or (1A).

Penalty for this subregulation: a fine of \$2 000.

a. Banning smoking by minors; b. Banning smoking at events, except in a designated smoking area; c. Banning smoking at club activities, except in a designated smoking area; d. Banning the sale of tobacco products at club facilities and events. 12. Town owned vehicles are to remain smoke free during such times as they are being used for commuting or work purposes		(4) In proceedings for an offence under subregulation (3) a document purporting to have been signed or certified by the CEO, an investigator or a police officer — (a) to which is attached a copy of a direction given under subregulation (1) or (1A); and (b) stating that the direction — (i) was given by the person referred to in the document; and (ii) was in force at the time specified in the document, is, in the absence of evidence to the contrary, evidence of the direction and of the facts stated in the document.	