

Victoria Government Gazette

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No. G 47 Thursday 21 November 2013

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As from 21 November 2013

The last Special Gazette was No. 410 dated 20 November 2013.

The last Periodical Gazette was No. 1 dated 13 June 2013.

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
- or contact our office on 8523 4601
 between 8.30 am and 5.30 pm Monday to Friday

Copies of recent Special Gazettes can now be viewed at the following display cabinet:

• 1 Treasury Place, Melbourne (behind the Old Treasury Building)

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) CHRISTMAS PERIOD 2013

PLEASE NOTE:

The final Victoria Government Gazette (General) for 2013 (G52/13) will be published on **Tuesday 24 December 2013**

Copy deadlines:

Private Advertisements 9.30 am on Thursday 19 December 2013

Government and Outer

Budget Sector Agencies Notices 9.30 am on Thursday 19 December 2013

Office Hours:

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays.

Where urgent gazettal is required after hours, arrangements should be made with the Government Gazette Officer on 0419 327 321.

JENNY NOAKES Government Gazette Officer

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) NEW YEAR WEEK 2014

PLEASE NOTE:

The Victoria Government Gazette (General) for New Year week (G1/14) will be published on **Thursday 2 January 2014**.

Copy deadlines:

Private Advertisements 9.30 am on Friday 27 December 2013

Government and Outer

Budget Sector Agencies Notices 9.30 am on Friday 27 December 2013

Office Hours:

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays.

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JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

JILL CONSTANCE McDONALD, late of 102 Overport Road, Frankston South, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 July 2013, are required by the trustee, ANZ Trustees Limited, of 42/55 Collins Street, Melbourne, Victoria (formerly and in the Will called The Trustees Executors and Agency Company Limited), to send particulars to the trustee by 23 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

ANZ TRUSTEES LIMITED, 42/55 Collins Street, Melbourne, Victoria 3000.

NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

ELIZABETH GEDDES WINTER-COOKE, late of 521 Princess Highway, Noble Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 May 2013, are required by the trustee, ANZ Trustees Limited, of 42/55 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 23 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

ANZ TRUSTEES LIMITED, 42/55 Collins Street, Melbourne, Victoria 3000.

FLORENCE SHIRLEY CHRISTENSEN (also known as Florence Christensen), late of Unit 118, Greenways Retirement Village, 330–356 Frankston–Dandenong Road, Seaford, Victoria, nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 5 August 2013, are required by the executors, Soraya Knapp and Jeremy Simon Knapp, to send particulars thereof to them, care of the undermentioned solicitors, within two months from the date of publication of this notice, after which the executors will distribute the estate, having regard only to claims of which they have notice.

AUGHTERSONS, solicitors, 267 Maroondah Highway, Ringwood, Victoria 3134.

Re: Estate EDNA ALBERTA WISE, deceased.

In the estate of EDNA ALBERTA WISE, late of 44 Carbine Street, Kerang, Victoria, home duties, deceased.

Creditors, next-of-kin and all others having claims against the estate of the said deceased, are required by Glenys Joy Kostiuk and Rhonda Jenny Rogan, the executors of the Will of the said deceased, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BASILE & CO. PTY LTD, legal practitioners, 46 Wellington Street, Kerang, Victoria 3579.

GIUSEPPE ANTONIO CARA, late of 1 Rotary Drive, Keilor East, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 June 2012, are required to send particulars thereof to the executor, care of the undermentioned solicitors, on or before 22 January 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne 3000.

KEITH THOMAS HENRY FARRER, late of Unit 9, 1405 High Street Road, Wantirna South, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 June 2012, are required to send particulars thereof to the executors, care of the undermentioned solicitors, on or before 22 January 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne 3000.

JOHN ARTHUR McCANN, late of 26 Sunhill Road, Glen Iris, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 28 August 2013, are required to send particulars thereof to the executors, care of the undermentioned solicitors, on or before 22 January 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne 3000.

JOAN MARGARET VAUGHT, late of 9–17 Broughton Road, Surrey Hills, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 September 2013, are required to send particulars thereof to the executor, care of the undermentioned solicitors, on or before 22 January 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne 3000.

LEE ARTHUR BRAID, late of 120 McCracken Street, Essendon, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 May 2013, are required by the trustee, Christopher Lee Braid, to send particulars of their claims to the trustee, care of the undermentioned solicitors, by a date not later than 60 days from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which he then has notice.

BOWLEN DUNSTAN & ASSOCIATES PTY, ACN 068 823 192, solicitors for the applicant, 38 Beetham Parade, Rosanna 3084.

Re: AMELIA DAPHNE MITCHELL, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 March 2013, are required by the trustees, Stephen Robert Mitchell and Gregory Keith Mitchell, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by 21 January 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 15 November 2013 BULLARDS, solicitors, 221 Queen Street, Melbourne 3000.

Re: CLIFFORD AUBREY EDGAR EVANS, late of 8 Balmanno Crescent, Strathmore, Victoria, retired purchasing officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 August 2013, are required by the trustees, Lynette Patricia McCracken, John Raymond Evans and Kathleen Maree Holford, to send particulars to the trustees, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

DE MARCO LAWYERS, 794A Pascoe Vale Road, Glenroy 3046.

Re: MARIA IRTI, late of St Francis of Assisi, 230 Rosanna Road, Rosanna, Victoria, retired seamstress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 August 2013, are required by the trustees, Paolo Di Nello and Domenico De Angelis, to send particulars to the trustees, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

DE MARCO LAWYERS, 794A Pascoe Vale Road, Glenroy 3046.

Creditors, next-of-kin and others who have claims in respect of the estate of MAVIS JOYCE PAGE, late of 137 Forge Creek Road, Bairnsdale, in the State of Victoria, deceased, who died on 12 April 2013, are required to send particulars of their claims to the administrators, care of Engel & Partners Pty, of 109 Main Street, Bairnsdale, by 21 January 2014, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

ENGEL & PARTNERS PTY, legal practitioners, 109 Main Street, Bairnsdale 3875.

Re: MARGARET BEVERLEY WHITWAM, late of 86 Cape Schanck Road, Cape Schanck, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 August 2013, are required by the trustee, Kerry Lynne Easden, to send particulars to her, care of the undersigned, by 21 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. A. BLACK & CO., solicitors, 222 Maroondah Highway, Healesville 3777.

Re: DENNIS ANDREW UNDERWOOD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 April 2013, are required by the trustee, Gregory Lionel Underwood, to send particulars to him, care of the undersigned, by 22 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

GARDEN & GREEN, lawyers,

4 McCallum Street, Swan Hill, Victoria 3585.

Re: JOAN MARY MACPHERSON, late of Unit 45, 23 Wattle Road, Hawthorn, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 July 2013, are required by the executor, Peter John Robertson Gauld, to send particulars to the executor, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

GAULD & CO., solicitors, Suite 5, 1st Floor, 838 Glenferrie Road, Hawthorn 3122.

Re: MONIKA GILMOUR, late of 1 Milroy Court, Wheelers Hill, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 25 April 2013, are required by the trustee, Norman Robert Gilmour, to send particulars of their claim to the undermentioned firm by 23 January 2014, after which date the trustee will convey or distribute the assets, having regard only to the claims of which he then has notice.

INDOVINO'S LAWYERS, Level 2, 530 Lonsdale Street, Melbourne 3000.

HING NIO KHO (also known as Margaret Hing Nio Kho and Margaret Hing Nio), late of Apartment 69, Greenview Apartments, 33–37 Mitcham Road, Donvale, Victoria 3111, home duties, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 23 October 2012, are required by the executors, Vera Kho Swie Hwa Cayley and Christiene Kho Swan Hwa Wong, to send particulars of such claims to the executors, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the executors will distribute the assets, having regard only to the claims of which the executors have notice.

KLIGER PARTNERS LAWYERS, Level 2, 280 Queen Street, Melbourne 3000. Re: DOUGLAS ALEXANDER WISELY, late of 161a Centre Dandenong Road, Cheltenham, Victoria, retired accounts clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2013, are required by the executor, Martin Patrick Raleigh, to send particulars to him, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

Re: EILEEN CATHERINE BARDEN, late of Regents Garden Four Seasons Booragoon, 495 Marmion Street, Booragoon, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased who died on 17 June 2013, are required by the trustee, Perpetual Trustee Company Limited, of Level 35, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 20 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

Re: Estate of MARGARET ROSE PAPWORTH, late of Kirkbrae Presbyterian Homes, 794 Mt Dandenong Road, Kilsyth, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 February 2013, are required by the trustees, Gordon William Papworth and Barry Andrew Papworth, to send particulars to the trustees, care of the undermentioned solicitors, by Friday 24 January 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, 101/177 Surrey Road, Blackburn 3130. CD:MP:2130277

Re: Estate of ROBERT GEORGE WARD, late of The Mews, 2A Warburton Road, East Camberwell, Victoria, retired metallurgical engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 May 2013, are required by the trustees, Elisabeth Frances Culican Ward, Simon John Ward, Sarah Jane Culican and Joachim Andrew Culican, to send particulars to the trustees, care of the undermentioned solicitors, by Friday 24 January 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, 101/177 Surrey Road, Blackburn 3130. CD:MP:2131165

MARJORIE ALLISON BETTY LEWIS, late of 13–19 Howard Street, Altona Meadows, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 September 2013, are required by the executor to send particulars of their claims to the undermentioned lawyers by 20 January 2014, after which date the executor may convey or distribute the estate, having regard only to the claims of which he has notice.

McCLUSKYS LAWYERS, 111 Bay Street, Port Melbourne, Victoria 3207.

ROGER CHARLES TAGGART, late of 10 Coleus Street, Dromana, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 August 2013, are required to send particulars of their claims to the trustee, care of the undermentioned solicitors, by 20 February 2014, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

McGUINNESS & HOSKING PTY, solicitors, 3 Eighth Avenue, Rosebud 3939. Tel. (03) 5986 6999

Creditors, next-of-kin and others having claims in respect to the estate of JADWIGA KARLIKOWSKI, late of Embracia in Reservoir, 65A Glasgow Avenue, Reservoir, Victoria, deceased, who died on 26 October 2013, are required to send particulars of such claims to the executors, care of the undermentioned solicitors, by 20 January 2014, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executors then have notice.

PIETRZAK SOLICITORS, 222 LaTrobe Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect to the estate of CHRISTINE DOROTHY ROSENKOTTER, late of Warrawee Aged Care, 854A Centre Road, Bentleigh East, Victoria, deceased, who died on 26 October 2013, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 20 January 2014, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS, 222 LaTrobe Street, Melbourne 3000.

JOHN ANDREW WILLIAMSON, formerly of 36 Seccull Drive, Chelsea Heights, Victoria, but late of Shelton Manor, 93 Ashleigh Avenue, Frankston, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 October 2013, are required by the executor, Geoffrey William Basford, to send particulars of their claim to him, care of the undermentioned solicitors, by 18 February 2014, after which date the said executor may distribute the assets, having regard only to the claims of which he then has notice.

RICHMOND & BENNISON, lawyers, 493 Main Street, Mordialloc 3195.

Re: GREGORY CARROLL PLAGEMAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 June 2011, are required by the trustee, Sandhurst Trustees Limited, ACN 004

030 737 of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 28 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: WILLIAM ROBERT REDFEARN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 July 2013, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 22 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: CARMEN JOANNE TOMKINSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 November 2012, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 21 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: JOAN WILLIAMS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 October 2013, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 21 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: Estate VERNA MARY YOUNG, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 November 2012, are required by Merilyn Joy Bear, the trustee of the estate of the deceased, to send particulars of their claims to her, care of the undermentioned solicitors, by 20 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SEPTIMUS JONES & LEE, solicitors, Level 5, 99 William Street, Melbourne 3000.

Re: BRONNO BIESMA, late of 2A Fern Avenue, Surf Beach, Victoria 3922, retired, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 16 September 2013, are required by the administrator, Beeuwkje Tronchon, to send particulars to her, care of the undermentioned solicitors, by 24 January 2014, after which date the administrator may convey and distribute the assets, having regard only to the claims of which she then has notice.

TRAGEAR & HARRIS LAWYERS, 1/23 Melrose Street, Sandringham 3191.

Re: MARY HOLTOM GODDARD, late of 33 Lansell Road, Toorak 3142, retired.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 August 2013, are required by the executors, Robert Forster Goddard and Catherine Margaret Carrigan, to send particulars of their claim to them, care of the undermentioned solicitors, by 21 January 2014, after which date the said executors may distribute the assets, having regard only to the claims of which they then have notice.

TUCKER PARTNERS, Level 34, 360 Collins Street, Melbourne 3000.

RITA CASSAR, deceased.

Creditors, next-of-kin and others having claims against the estate of RITA CASSAR, late of Unit 51, Ocean Sands, corner Hughes and

Tedder Avenue, Main Beach, Queensland, home duties, deceased, who died on 8 December 2011, are required to send particulars of their claims to the executors, care of the undermentioned solicitor, by 21 January 2014, after which date the executors will proceed to distribute the assets, having regard only to the claims of which they shall then have had notice.

VERNA A. COOK, solicitor, 5/8 St Andrews Street, Brighton 3186.

Re: The estate of DOROTHY BALFOUR FITZGERALD, late of Fairway Hostel, 195 Bluff Road, Sandringham, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 August 2013, are required by the executors, Peter Jonathan FitzGerald and Pamela Ann Tait, to send particulars to them, care of the undersigned solicitors, by 30 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

WILLIS SIMMONDS LAWYERS, legal practitioners, 6/1 North Concourse, Beaumaris 3193.

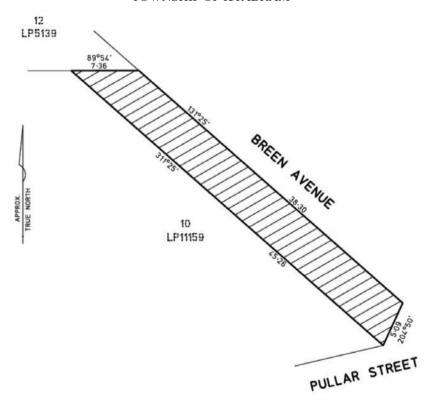
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



ROAD DISCONTINUANCE

Pursuant to section 206(1) and Clause 3(a) of Schedule 10 of the **Local Government Act 1989** ('the Act'), the Campaspe Shire Council, at its ordinary meeting held on 16 April 2013, having received no submissions under section 223 of the Act, resolved to discontinue that part of Pullar Street, Kyabram, shown hatched on the Plan below, and the subject land will vest in Council and will be sold by private treaty to the adjoining landowner.

PLAN FOR ROAD CLOSURE COUNTY OF RODNEY, PARISH OF KYABRAM EAST TOWNSHIP OF KYABRAM



KEITH BAILLE Chief Executive Officer



NOTICE UNDER THE DOMESTIC ANIMALS ACT 1994

Notice is given that the City of Greater Geelong Council, at its meeting on 22 October 2013, resolved to make the following order under section 26(2) of the **Domestic Animals Act 1994**:

Dogs in Public Places Policy

1. PURPOSE

The purpose of this policy is to recognise that dog controls in public places is necessary, and implemented on a balanced approach, for the benefit of all members of the community.

The policy will guide the community with respect to understanding dog control rules within the municipality and conditions that apply in open public spaces to ensure community safety, environment protection and fair and equitable access to such spaces.

2. SCOPE

The policy applies to all areas within the municipality.

3. REFERENCES

- Domestic Animals Act 1994
- Domestic Animal Management Plan 2013–2017

4. **DEFINITIONS**

 Road has the same meaning as ascribed to it by section 3 of the Local Government Act 1989.

5. COUNCIL POLICY

The following principles will be used for the implementation of this policy:

a) Off Leash 'Supervised' Areas

Locations

Dogs are allowed off leash and supervised in specific designated public open space areas and/ or any area as indicated by the relevant signage. This includes, amongst other designated public open spaces:

- Those paths and adjoining land located on the Fyansford Common and the shared path on the northern side of the Barwon River upstream from the Queens Park Bridge to Fyansford Common including (Zillah Crawcour Park);
- Sporting grounds/ovals (playing area) outside times when being used for organised sports, including training (as defined by a formal booking with council);
- Sporting complexes/reserves outside times when being used for organised sports, including training (as defined by a formal booking with council);
- A range of Reserves as listed in Table 1:
- A range of broad open space parks as listed in Table 2 and as represented by Map 2.

Council will review the effectiveness of these 'Off Leash – Supervised Areas' on an ongoing basis and will also consider any request for new 'Off Leash – Supervised Areas' to be established based on the following criteria, which will ensure safety, and equitable access to such spaces. These include:

- Linear open public spaces (i.e. green corridors, easements) may be considered if there is sufficient width to ensure safe use and passage
- Public open spaces that do not contain a playground or where the playground is fully enclosed/fenced. Open public spaces with centrally located playgrounds are not suitable as an 'Off Leash – Supervised Area'

- Public open spaces that are located at a safe distance from busy roads
- Any other public open space not mentioned above that is not adjoining/adjacent to a water body and where no wildlife is present
- Places where there is no detriment to public safety or the environment through the use of such open public spaces
- Suitable open spaces will be reviewed annually to monitor performance and identify any additional reserves that may be suitable as 'Off Leash Supervised Areas'.

b) Conditions Applicable to 'Off Leash – Supervised Areas'

The following conditions must be followed when using the 'Off Leash – Supervised Areas':

The handler must have a dog lead in their possession and place their dog back on the leash when leaving the off leash area.

- The handler must be able to demonstrate audible control of the dog;
- Dogs must remain in visual and audible range of their handler to allow it to be effectively recalled at any time;
- When encountering other people or animals using this area, the dog must be recalled and restrained until both parties have moved apart at a safe distance;
- Dogs must not enter water habitats that contain wildlife, beach nesting birds or chase wildlife
 in these areas;
- Dogs attracted to the motion of wheels must be controlled at all times;
- Dogs that are aggressive to people or other dogs, behave in an anti social manner, or are over excitable should be muzzled when in public and not to be off leash; and
- Dogs declared menacing/dangerous/restricted breed are not permitted to be walked off-lead in 'Off Leash – Supervised Areas'.

Signage

 Signs will clearly indicate those parks, reserves or public open spaces where dogs are permitted to be off a leash and supervised.

c) On Leash 'Controlled' Areas

• Within the City of Greater Geelong, unless otherwise designated by signage, all public open space areas shall be designated as 'On Leash – Controlled Areas' (public open space areas includes roads, footpaths, beaches, reserves, parks, playgrounds and other council lands and buildings).

More specifically this includes:

- All roads and footpaths/nature strips/shared paths.
- Shopping centres.
- High use pedestrian and/or cycling areas (for example the Waterfront Precinct in Geelong).
- Sporting complexes and reserves (not including playing area) during times of organised sports (as defined by a formal booking with council which includes times booked for sports practice/training).
- At Council sanctioned/approved events, markets etc.
- Shared use paths or walking paths and including areas either side of the abutting edge of the path; (except those in designated 'Off Leash Supervised Areas').
- Dogs being within and/or tethered within ten (10) metres of children's play equipment.
- Dogs being within and/or tethered within ten (10) metres of picnic and barbecue areas (as defined by council provided barbecues and/or tables and associated seating).
- In areas designated as environmentally significant.
- Jetties and piers.
- Water bodies such as creeks, rivers, lakes, and beaches (ocean, bay) unless signposted as a
 dedicated swimming area for dogs.

Beach foreshore and coastline areas (except those designated otherwise).

Conditions applying to all 'On Leash Controlled Areas' and 'Off Leash Supervised Areas'

- The handler must at all times have a means to pick up and dispose of dog droppings –
 penalties apply.
- Dogs when tethered must never be left unattended anywhere e.g. play equipment, shopping precincts.
- Leads must not exceed 2 metres in length.
- Retractable leads must be restricted to 2 metres in length in 'On Leash Controlled Areas'.

d) Dog Control Categories

Dog Control Categories (applicable to coastline areas and other public open spaces as designated) apply to reflect the needs of all public open space users and ensure community safety and environmental protection.

Category 1 () – Off leash 'Supervised' Area

Areas where dogs are permitted off leash and supervised all year round.

Category 2 (Conditional Off Leash 'Supervised' Area

- Allow dogs off leash and supervised during specified times all year round; in the mornings prior to 10.00 am and in the evenings after 5.00 pm. Dogs would be required to be on leash at all other times.
- On land managed by the Bellarine Bayside Foreshore Committee of Management, allow dogs off leash and supervised at any times between May 1 and October 31 each year. Dogs would be prohibited during all other periods.

Category 3 (Blue) - Conditional On Leash 'Controlled' Area

- On land managed by the Barwon Coast Committee of Management, allow dogs on leash and controlled at any times between 1 December to 17 December and 1 February to 30 April each year. Dogs permitted off leash and supervised between 1 May to 30 November.
- Dogs would be prohibited at other times in designated areas as signed.

Category 4 (______) – On Leash 'Controlled' Area (Environmentally Sensitive Areas) and/or high use pedestrian/tourist precincts

- Areas where dogs are required to be on leash all year round due to:
 - environmental sensitivity
 - where there is an Order by Council
 - the land management authority (not being Council) has regulated dog access under their own rules or legislation
 - high use pedestrian/tourist precincts

Category 5 (• • • • •) - Conditional On Leash 'Controlled' Area (Hooded Plover and Wildlife Zones)

 Allow dogs on leash during specified periods as designated by signage including periods during the hooded plover nesting season and/or other periods dedicated to protecting other wildlife (i.e. seals, penguins). Dogs are permitted to be off leash and supervised at other times/periods.

Category 6 (– Exclusion Area All Year Round

- Areas that will have dogs prohibited for reasons of:
 - extremely high environmental sensitivity;
 - where there is an Order by Council;
 - the land management authority (not being Council) has prohibited dogs under their own rules or legislation (effected by a dog control order).

e) Designated 'Off Leash – Supervised Areas'

TABLE 1: Designated 'Off Leash – Supervised Areas'

Park/Reserve	Location	Zone	Melways Reference
North Zone			
Elcho Park	125 Elcho Road, Lara	North	422 B7
Abe Wood Reserve	300 Evans Road, Lovely Banks	North	431 A3
Sutcliff Reserve	240–268 Plantation Road, Corio	North	431 J4
Stead Park	190–216 Princes Highway, Corio	North	432 C10
Myers Reserve	5–35 Bluestone Bridge Road, Bell Post Hill	North	441 C1
Seagull Paddock	380–400 Melbourne Road, North Geelong	North	441 K3
Fyansford Common	Deviation Road, Fyansford	North	451 A2
South Zone			
Rotary Centennial Park	188A West Fyans Street, Newtown	South	451 E6
Frank Mann Reserve	5 Heal Street, Ceres	South	450 C11
Grinter Reserve	125–177 Coppards Road, Moolap	South	453 B12
Brearley Reserve	Grove Road, Marshall	South	465 K4
Breakwater Road Reserve	Breakwater Road, Belmont	South	466 C1
East Zone			
Portarlington Recreation Reserve	4–22 Sproat Street, Portarlington	East	444 F6
Drysdale Recreation Reserve	30 Duke Street, Drysdale	East	456 G11
Charles McCarthy Memorial Reserve	Leviens Road, St Leonards	East	459 K11
Kingston Park Recreation Reserve	8–52 Adco Grove, Ocean Grove	East	484 C9
Collendina Reserve	93A Sunset Strip, Ocean Grove	East	484 E12
Beacon Point Reserve	Beacon Point Road, Clifton Springs	East	457 A2

TABLE 2: Sporting Grounds/Ovals (playing area only) available as an 'Off Leash – Supervised Area'

Outside times when being used for organised sports, including training (as defined by a formal booking with Council)

Reserve	Address	Melways Reference
Abe Wood Reserve	Evans Road, Lovely Banks	431 A3
Anakie Reserve	Demotts Road, Anakie	Key Map 11 A
Bakers Oval	Shannon Avenue, Geelong West	441 G12
Barwon Heads Reserve – CROWN LAND	Barwon Heads Road, Barwon Heads	497 A2
Belmont Common North - CROWN LAND	Settlement Road, Belmont	451 K8
Belmont Common South - CROWN LAND	Breakwater Road, Belmont	466 A1
Breakwater Reserve	Tanner Street, Breakwater	466 D2
Burdoo Reserve	Wingarra Drive, Grovedale	465 E9
Ceres Reserve – CROWN LAND	Cochranes Road, Ceres	450 B12
Collendina Reserve	Sunset Strip, Ocean Grove	484 D12
Corio Community Reserve	Hendy Street, Corio	432 C7
Drysdale Reserve – CROWN LAND	Wyndham Street, Drysdale	456 F10
Eastern Park – CROWN LAND	1–45 Garden Street, East Geelong	402 P6
Elcho Park	Elcho Road, Lara	422 A7
Elderslie Reserve	Read Street, Newtown	451 D2
Ervin Reserve	Richard Street, Newcomb	452 K9
Evans Reserve	Sparks Road, Norlane	431 K12
Flinders Peak Reserve	Hendy Street, Corio	432 C7, D6
Frier Reserve	West Fyans Street, Newtown	451 G7
Grinter Reserve	Coppards Road, Newcomb	453 B12
Grovedale Reserve – CROWN LAND	Reserve Road, Grovedale	465 H7
Hamlyn Park	Calvert Street, Hamlyn Heights	441 F10
Herne Hill Reserve	Finchaven Street, Herne Hill	451 D1
Highton Reserve	95–105 Barrabool Road, Highton	451 C10

Reserve	Address	Melways Reference
Howard Glover Reserve – CROWN LAND	Limeburners Road, Geelong	452 H6
Hume Reserve	Thompsons Road, North Geelong	441 H5
Harold Hurst Reserve	Douglass Street, Herne Hill	441 E11
King Lloyd Reserve	Windsor Road, Newtown	451 E8
Lake Lorne Equestrian	Reserve Road, Drysdale	470 F1
Lara Reserve	Walkers Road, Lara	423 B5
Leopold Reserve	Melaluka Road, Leopold	468 D2
McDonald Reserve	Reynolds Road, Belmont	465 D1
Mount Duneed Reserve	Russells Road, Mount Duneed	479 A4
Myers Reserve	Creamery Road, Bell Post Hill	441 A2
Ocean Grove Reserve	Draper Street, Ocean Grove	483 J11
Osborne Park	Osborne Avenue, North Geelong	442 A8
Peter Lowe Reserve	Minerva Road, Herne Hill	441 F1
Portarlington Reserve	Sproat Street, Portarlington	444 F6
Queen's Park Reserve	150 Queens Park Road, Highton	451 B4
Rees Reserve	Old Melbourne Road, Little River	200 E9
Richmond Crescent	Richmond Crescent, South Geelong	452 C7
St Albans Reserve	Boundary Road, Whittington	452 G12
St Leonards Reserve	McLeod Street, St Leonards	460 A10
Shell Reserve	Purnell Road, Corio	432 B8
Shell Road Reserve (Surfside)	Shell Road, Ocean Grove	484 C10
South Barwon Reserve	Barwon Heads Road, Belmont	451 K10
Stead Park	St Georges Road, Corio	432 B10
Thomson Reserve	Godfrey Street, Thomson	452 F8
Tim Hill Reserve	Wandana Drive, Wandana Heights	450 K11
Vines Road	Vines Road, Hamlyn Heights	441 E10
Wallington Reserve	Wallington Road, Wallington	483 D4
Wathaurong Reserve	Collins Street, Drysdale	456 K9
Western Oval	Church Street, North Geelong	441 J11

Reserve	Address	Melways Reference
Windmill Reserve	Mayfair Drive, Newtown	451 D5
Windsor Park	Rose Avenue, Norlane	432 B12
Winter Reserve	Kidman Avenue, Belmont	465 F2

TABLE 3: Reserves available as an 'On Leash - Controlled Areas'

Reserve	Address	Melways Reference
Aitken Park	7 Aitken Court, Whittington	466 H1
Bank Reserve	20 Bank Street, Lara	423 A6
Belmont Heights Neighbourhood Park	Cnr Regent Street and Amundsen Street, Belmont	451 H10
Bennett Reserve	6A Bennett Street, Highton	451 B9
Buckingham Reserve	66 Buckingham Road, Newtown	451 E6
Cara Reserve	5A Cara Road, Highton	451 D9
Chandos Reserve	4A McGill Court, St Albans	466 G2
Clunies Reserve	10 Clunies Court, Corio	431 H6
Cornthwaite Reserve	2 Cornthwaite Crescent, Leopold	468 G2
Crane Reserve	9 Crane Court, Ocean Grove	483 J10
Fairmont Reserve	21 Fairmont Road, Newtown	451 E6
Fairnie Reserve	1A Fairnie Street, Hamlyn Heights	441 D9
Ferndale Reserve	6A Ferndale Parade, Highton	451 E10
Herd Reserve,	2A Regent Street, Belmont	451 J11
Hollywood Reserve	12 Hollywood Boulevard, Point Lonsdale	499 J10
Iona Reserve	28A Iona Avenue, Belmont	451 D12
Ising Reserve	8 Ising Street, Newcomb	452 H8
Janet Reserve	3 Janet Court, Newcomb	452 J9
Kindale Reserve	10 Kindale Court, Belmont	465 C3
Kyle Reserve	2A Kyle Avenue, Belmont	451 H9
Lambhill Reserve	282 Mt Pleasant Road, Highton	451 A9
Lancaster Reserve	11 Nelson Avenue, Newcomb	452 K10
LJ Keavy Park	25 Eureka Street, Geelong West	451 G3

Reserve	Address	Melways Reference
Maynooth Reserve	4A Maynooth Drive, Norlane	431 H10
McShane Reserve	6 McShane Court, Rosewall	432 F5
Milton Reserve	Milton Street, Bell Park	441 F7
Morris Reserve	18A Morris Street, Belmont	451 G10
Osborne House	78 Osborne Avenue, North Geelong	441 H7
Pitman Avenue Reserve	2-6 Silver Street, Newcomb	452 J9
Rippleside Park	42 Bell Parade, Rippleside	442 A10
Rodborough Reserve	23A Rodborough Crescent, Corio	432 B6
St Helens Park	9-21 Holden Avenue, North Geelong	442 B8
Stan Swain Childrens Playground	50 Westmoreland Street, Whittington	466 H1
Stork Reserve	26A Stork Avenue, Belmont	465 H1
Stradling Reserve	6 York Street, Geelong	452 A1
Thornbury Reserve	3A Thornbury Lane, Highton	451 C8
Tilly Reserve	7 Tilly Court, Newcomb	452 J9
Vincent Park	59 Truscott Street, Whittington	452 J11
Wilton Avenue Reserve	25 Wilton Avenue, Newcomb	452 H9

f) Dog Controls in Coastal and Other Open Space Areas

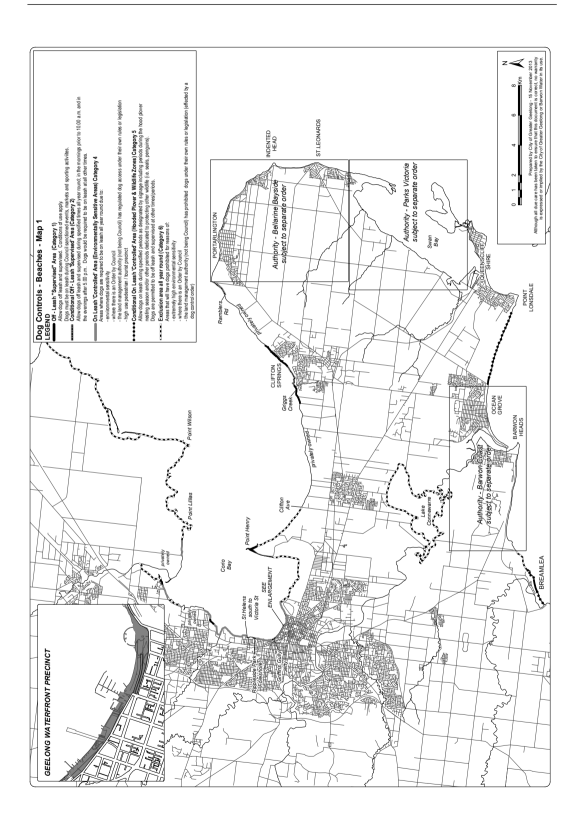
The following maps show various coastal beaches, reserves and open space areas within the City of Greater Geelong. The maps commence at the south western boundary of the municipality and work around the coastline to the north eastern boundary near Little River.

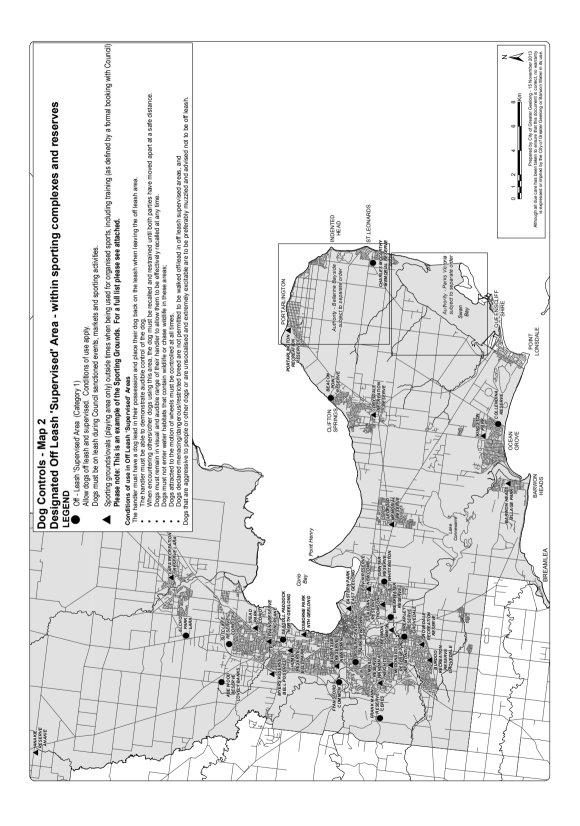
MAP NO.	DESCRIPTION
Map 1	Overview of Municipality Coastline.
Map 2	Designated 'Off Leash – Supervised' Areas within Sporting Complexes and Reserves.
Map 3	Redgum Island, Fyansford Common – Barwon River.

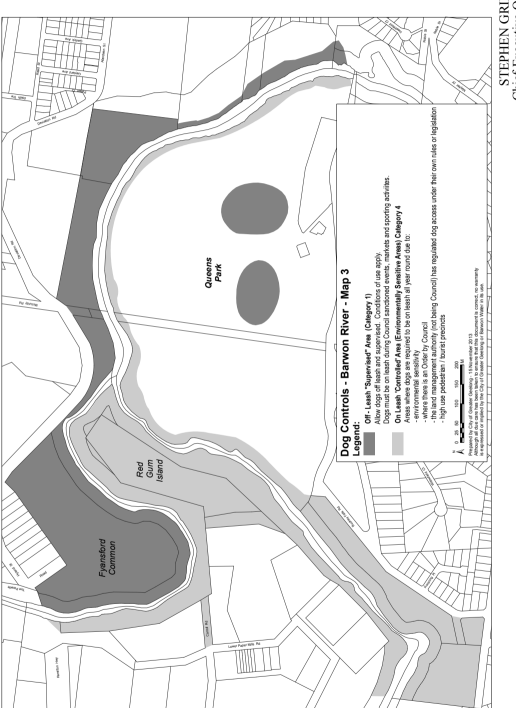
Colour coding of the maps demonstrates dog controls at a glance. The category of controls in turn relate back to Council's Policy on Dogs in Public Places.

It should be noted that the maps are not inclusive of all open space areas within the City of Greater Geelong. The areas depicted are those where Council has made a decision in relation to dog controls. As the plan evolves more open space areas may become subject to 'Off Leash – Supervised' requirements.

The public can inspect Council's Dogs in Public Places Policy including the coloured maps, free of charge, at Council's customer service offices or on Council's website at http://www.geelongaustralia.com.au. This Order takes effect the day after it is published in the Government Gazette.







STEPHEN GRIFFIN Chief Executive Officer

HEPBURN SHIRE COUNCIL

Adoption of Road Management Plan

Hepburn Shire Council adopted the amended Road Management Plan in accordance with the provisions of the **Road Management Act 2004**, at its Council meeting on 15 October 2013.

The purpose of the Road Management Plan is to establish a management system for the road management functions for which Council is the road authority and to set the relevant standard in relation to the discharge of duties in the performance of those road management functions.

A copy of the revised Road Management Plan may be viewed at Council's website, http://www.hepburnshire.com.au. Please follow the links to Roads and Infrastructure/Roads and Footpaths to access the Road Management Plan.

Alternatively, copies of the Road Management Plan may be viewed from the Hepburn Shire Council Customer Service Offices located at the corner, Duke and Albert Streets, Daylesford, during office hours of 9.00 am and 5.00 pm.

Any enquiries about the Road Management Plan should be directed to Richard Russell, Manager Assets and Engineering Services on (03) 5317 7244 or email rrussell@hepburn.vic.gov.au



NOTICE OF INTENTION TO MAKE A LOCAL LAW PROPOSED MEETING PROCEDURES (AMENDMENT) LOCAL LAW NO. 9

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** (the Act) that Kingston City Council proposes to amend its Meeting Procedures Local Law No. 7 ('Principal Local Law') by making an amending local law pursuant to Part 5 of the Act to be known as the Meeting Procedures (Amendment) Local Law No. 9 ('proposed Local Law').

Purpose and general purport of the proposed Local Law

The purpose and general purport of the proposed Local Law is to amend the Principal Local Law by:

(a) amending the required signatories for lodging a Notice of Motion.

A copy of the proposed Local Law can be obtained from Council's Customer Service Centres at the following locations:

- 1230 Nepean Highway, Cheltenham 3192, 8.30 am–5.30 pm;
- 34 Brindisi Street, Mentone 3194, 9.00 am–5.00 pm; and
- 1 Chelsea Road, Chelsea 3196, 10.00 am-4.30 pm.

Alternatively you can view a copy online at www.kingston.vic.gov.au

Any person may make a written submission on the proposed Local Law to Council. All submissions received by Council on or before 20 December 2013 will be considered in accordance with section 223(1) of the Act, by Council's Submissions (Section 223) Committee ('Committee').

If a person wishes to be heard in support of their submission they must include the request to be heard in the written submission and this will entitle them to appear in person, or by a person acting on their behalf before a meeting of the Committee.

Written submissions should be marked 'Proposed Meeting Procedures (Amendment) Local Law No. 9' and addressed to: Phil De Losa, Program Leader, Governance, City of Kingston, PO Box 1000, Mentone, Victoria 3194.

Written submissions may also be hand delivered to: City of Kingston Offices, 1230 Nepean Highway, Cheltenham.

Please note that copies of submissions (including submitters' names and addresses) will be made available at the Council or Committee meeting at which the above proposal will be considered. Council is also required to make submissions available for public inspection for a period of twelve months.

Further information regarding the Meeting Procedures (Amendment) Local Law No. 9 can be obtained by telephoning Phil De Losa on 9581 4710.

PAUL FRANKLIN Acting Chief Executive Officer



COUNCIL ORDERS MADE UNDER S10A AND 26 OF THE DOMESTIC ANIMALS ACT 1994

At the 8 October 2013 Council meeting, Council resolved

- 1. That as per section 10A of the **Domestic Animals Act 1994** it will not, after 22 December 2013, register or renew the registration of a cat unless the cat:
 - (a) is de-sexed; or
 - (b) is exempted under this Act from any requirement to be de-sexed.
- 2. That as per section 26 of the **Domestic Animal Act 1994**
 - 2.1. all dogs must be kept under effective control of a person by means of a chain, cord or leash (not exceeding 2 metres in length) when in a public place (which term includes, but is not limited to, parks, footpaths, nature strips, traffic islands and shared pathways) within Council's municipal district, except where:
 - 2.2 that a public place has, by virtue of Attachment 1 of this Order, been designated as an area where dogs are permitted to be kept off-leash.
- 3. A dog which is permitted to be kept off leash in an area is not required to be kept under the effective control of a person by means of chain, cord or leash; provided that the dog is accompanied by a person and that person:
 - 3.1 does not allow the dog to worry, threaten or attack any person or animal;
 - 3.2 carries a chain cord or leash (not exceeding) 2 metres in length sufficient to bring the dog under effective control should the dog worry, threaten or attack any person or animal;
 - 3.3 remains close enough to the dog so as to be able to immediately bring the dog under the effective control by means of a chain, cord or leash;
 - 3.4 brings the dog under effective control by means of a chain, cord or leash immediately upon the dog commencing to worry, threaten or attack any person or animal; and
 - 3.5 keeps the dog under effective control by means of a chain, cord or leash (not exceeding 2 metres in length) whenever the dog is within 30 metres of an unfenced playground area, a barbecue or picnic facility, or a sporting oval which is being used for a sporting event or other organised public event.
- 4. Commercial dog walkers must keep all dogs in their care on leash at all times except when in a designated and fenced off-leash area.
- 5. Council designates the following areas as areas where dogs are not permitted at any time:
 - 5.1 Edward Place, Falconer Street, North Fitzroy.
 - 5.2 McNamara Reserve, Gold Street, Collingwood.
 - 5.3 Batman Reserve, Batman Street, North Fitzroy.
 - 5.4 Whitlam Place, Moor Street, Fitzroy.
 - 5.5 Urban Arts Square, Bridge Road, Richmond.
 - 5.6 Cairns Reserve Playground Park, Lyndhurst Street, Richmond.
 - 5.7 Gary Owen Park, Leicester Street, Fitzroy.
 - 5.8 All playgrounds.
 - 5.9 Any synthetic sports grounds.
 - 5.10 Any sporting grounds enclosed by fencing (except for Victoria Park and Citizens Park).
 - 5.11 Alphington Park wetland Parkville Road, Alphington.

- 6. Council may, subject to public comment and public notice, add to, delete and vary the areas listed in Attachment 1.
- 7. That all dogs are required to be on-lead on shared pathways and five metres either side, even if pathways run through off-lead areas.
- 8. That all dogs are required to be kept on-lead within 30 metres of all unfenced playground areas, BBQ and picnic facilities.
- 9. That in a park or garden that contains a play-ground, pertaining to dogs, the following rules apply:
 - 9.1 in on-lead reserves, dogs are prohibited within 5 metres of the mulch area of the play equipment;
 - 9.2 in off-lead reserves, dogs are prohibited within 5 metres of the mulch area of the play equipment. The area 5 to 20 metres out from the mulch area of the play equipment is a dog on-lead area and outside the 20 metre buffer zone is a dog off-lead area; and
 - 9.3 dogs must be on-lead within 10 metres from any skate park or BMX facility.
- 10. All dogs at an unfenced sporting ground are:
 - (a) allowed off-lead on all unfenced sporting grounds when not in use for any approved games, club or school competition or training, or event.

Councils Orders made on 30 June 1997 and 21 July 2009 are revoked when this Order comes into effect on the date of its publishing in the local newspapers and the Government Gazette.

The order has been made to enable Council to promote responsible pet ownership within the City of Yarra.

A copy of the **Domestic Animal Act 1994** may be inspected at the Richmond Town Hall (333 Bridge Road, Richmond).

For further information contact Russell Colquhoun Team Leader Local Laws and Animal Management on 9205 5143.

VIJAYA VAIDYANATH Chief Executive Officer

Attachment

Reserve Name	Suburb	Street Address	Post Code	Melway Ref.	Reserve Classification	Animal Management Zones
YARRA RIVER PARKLANDS – FLOCKHART RESERVE	ABBOTSFORD	FLOCKHART ST	3067	2D E12	Local	Dog Off-lead area
MAUGIE ST RESERVE	ABBOTSFORD	MAUGIE ST / LULIE ST	3067	2C K6	Local	Dog Off-lead area
VICTORIA PARK AND SURROUNDS	ABBOTSFORD	ABBOT ST	3067	2C K7	City-wide	Dog Off-lead area (Sportsground)
COLLINGWOOD TOWN HALL PARK (ST PHILLIPS RES)	ABBOTSFORD	HODDLE ST / STANTON ST	3067	2C H10	Local	Dog On lead
DIGHTS FALLS RESERVE	ABBOTSFORD	TRENERRY CRS	3067	2D A6	Neighbourhood	Dog On lead
YARRA LINEAR RESERVE ST HELIERS – GIPPS ST	ABBOTSFORD	ST HELIERS TO GIPPS ST FOOTBRIDGE	3121	2D D9	Regional	Dog On lead
YARRA LINEAR RESERVE (WALMER ST FOOTBRIDGE)	ABBOTSFORD	WALMER ST FOOTBRIDGE TO VICTORIA ST	3121	2D F12	Regional	Dog On lead
YARRALINEAR RESERVE (DIGHTS FALLS – JOHNSON ST)	ABBOTSFORD	DIGHTS FALLS – JOHNSON ST	3121	2D B6	Regional	Dog On lead
STUDLEY ST RESERVE	ABBOTSFORD	STUDLEY ST	3067	2C K9	Small Local	Dog On lead
EDDY CRT RESERVE	ABBOTSFORD	VERE ST	3067	2C J9	Small Local	Dog On lead
CLARKE STREET RESERVE	ABBOTSFORD	CLARKE STREET	3067	2D B10	Small Local	Dog On lead
BROWNS RESERVE	ABBOTSFORD	NICHOTSON ST	3067	2C K10	Small Local	Dog On lead
BREARLY RESERVE	ABBOTSFORD	TURNER ST / BATH ST	3067	2C K 7	Small Local	Dog On lead
BATH ST RESERVE	ABBOTSFORD	BATH ST / TRENERRY CR	3067	2C K7	Small Local	Dog On lead
GAHANS RESERVE	ABBOTSFORD	PARK ST / VERE ST	3067	2C J10	Neighbourhood	Dog Multi-zone reserve
COATE PARK	ALPHINGTON	COATE AVE	3078	31 A12	Neighbourhood	Dog Multi-zone reserve
RUDDER GRANGE	ALPHINGTON	ALPHINGTON ST	3078	31 A12	Small Local	Dog On lead
ALPHINGTON PARK	ALPHINGTON	BW PARKVIEW & VIEW ST	3078	31 C12	Neighbourhood	Dog Multi-zone reserve
CURTAIN SQUARE	CARLTON NTH	CURTAIN ST / RATHDOWN ST	3054	2B J2	Neighbourhood	Dog Multi-zone reserve

Reserve Name	Suburb	Street Address	Post Code	Melway Ref.	Reserve Classification	Animal Management Zones
INNER CIRCLE – LYGON TO NICHOLSON	CARLTON NTH	PARK ST NICHOLSON TO LYGON	3054	30 A11	Neighbourhood	Dog Off-lead area
INNER CIRCLE – HARDY GALLAGHER RESERVE	CARLTON NTH	GARTON ST TO WILSON ST	3054	29 H10	Neighbourhood	Dog Off-lead area
MCILWRAITH ST RESERVE (PRINCESS HILL PS)	CARLTON NTH	MCILWRAITH ST (B/W PARK & PIGDON ST)	3054	29 J11	Local	Dog On lead
SHAKESPEARE STREET RESERVE	CARLTON NTH	SHAKESPEARE ST	3054	2B H1	Small Local	Dog On lead
NICHOLSON & PRINCES STS PARK	CARLTON NTH	NICHOLSON & PRINCES STS	3054	2B K4	Small Local	Dog On lead
DARLING GARDENS	CLIFTON HILL	NORTH TCE / HODDLE ST / SOUTH TCE	3068	2C H3	City-wide	Dog Multi-zone reserve
QUARRIES PARK	CLIFTON HILL	DWYER ST / WRIGHT ST	3068	2D C3	City-wide	Dog Off-lead area
YAMBLA ST RESERVE	CLIFTON HILL	YAMBLA ST / WHITE ST	3068	2D B2	City-wide	Dog Off-lead area
WALKER ST RESERVE	CLIFTON HILL	WALKER ST	3068	2D D2	City-wide	Dog Off-lead area
MERRI CK PARKLANDS – HALL RESERVE	CLIFTON HILL	THE ESPLANADE	3068	2D E1	Regional	Dog Off-lead area
MAYORS PARK (EXCLUDES COLLINGWOOD LEISURE CENTRE)	CLIFTON HILL	TURNBULL ST/HEIDELBERG RD/ HODDLE ST	3068	2C JI	Regional	Dog Off-lead area
COULSON RESERVE	CLIFTON HILL	HEIDELBERG RD	3068	30 E12	City-wide	Dog Off-lead area (Sportsground)
RAMSDEN STREET RESERVE	CLIFTON HILL	FIELD ST / RAMSDEN ST	3068	2D C4	City-wide	DogOfflead
RAMSDEN ST OVAL	CLIFTON HILL	FIELD ST / RAMSDEN ST	3068	2D C4	City-wide	Dog On lead
YAMBLA ST RESERVE	CLIFTON HILL	YAMBLA ST / WRIGHT ST	3068	2D B2	Small Local	Dog Off lead (except fenced sports ground)
GRAY ST RESERVE	CLIFTON HILL	GRAY ST (CNR TRENERRY)	3068	2D B5	Small Local	Dog On lead
CLIFTON RESERVE	CLIFTON HILL	CNR CLIFTON ST / ROW	3068	2D D1	Small Local	Dog On lead
GEORGE KNOTT RESERVE	CLIFTON HILL	HEIDELBERG RD	3068	30 F12	City-wide	Dog On lead
MCNAMARA STREET RESERVE	COLLINGWOOD	KEELE ST / GOLD ST	3066	2C G6	Small Local	No Dogs Allowed
PEEL STREET RESERVE	COLLINGWOOD	CNR PEEL & OXFORD STREETS	3066	2C D10	Local	Dog On lead
OXFORD STREET RESERVE	COLLINGWOOD	ROAD CLOSURE B/T LANDRIDGE & DERBY STREETS	3066	2C D11	Small Local	Dog On lead

Reserve Name	Suburb	Street Address	Post Code	Melway Ref.	Reserve Classification	Animal Management Zones
CAMBRIDGE STREET RESERVE	COLLINGWOOD	CAMBRIDGE ST	3066	2C E11	Small Local	Dog On lead
ALEXANDER ST RESERVE	COLLINGWOOD	ALEXANDER ST	3066	2C G6	Small Local	Dog On lead
FAIRFIELD PARK	FAIRFIELD	HEIDELBERG RD / YARRA BEND RD	3078	30 J12	City-wide	Dog Off-lead area
FAIRFIELD PARK OVAL	FAIRFIELD	HEIBLEBERG RD / YARRA BEND RD	3078	30 J12	City-wide	Dog Off-lead area (Sportsground)
ALPHINGTON PARK OVAL	FAIRFIELD	PARKVIEW RD	3078	31 B12	Neighbourhood	Dog Multi-zone reserve (Sportsground)
ALPHINGTON PARK WETLAND	FAIRFIELD	PARKVIEW RD	3078	31 C12	Regional	No dogs Allowed
SMITH RESERVE	FITZROY	ALEXANDRA PDE / GEORGE / NAPIER / CECIL STS	3065	2C C5	Local	Dog Multi-zone reserve
GEORGE ST RESERVE (Next to Cairns Reserve)	FITZROY	GEORGE ST / CHARLES ST	3065	2C C10	Small Local	Dog Off-lead area
ATHERTON RESERVE	FITZROY	NAPIER ST	3065	2C B10	Neighbourhood	Dog Off-lead area (Sportsground)
GARRYOWEN PARK	FITZROY	LEICESTER ST	3065	2C A5	Local	No Dogs Allowed
CONDELL ST PARK	FITZROY	CONDELL ST (B/W GEORGE & NAPIER ST)	3065	2C C9	Local	Dog On lead
WHITLAM PLACE	FITZROY	MOOR ST / NAPIER ST	3065	2C B9	Small Local	No Dogs Allowed
KING WILLIAM RESERVE	FITZROY	CNR KING WILLIAM ST, EAST OF FITZROY ST	3065	2C A9	Small Local	Dog On lead
GREEVES STREET RESERVE	FITZROY	GREEVES ST / YOUNG ST	3065	2C B8	Small Local	Dog On lead
FRANK KING PARK (BELL STREET)	FITZROY	BELL ST	3065	2C A8	Small Local	Dog On lead
EDINBURGH GARDENS	FITZROY NORTH	CNR ST GEORGES RD / BRUNSWICK ST	3068	2C D1	City-wide	Dog Multi-zone reserve
LANGDON RESERVE	FITZROY NORTH	MILLER ST / NICHOLSON ST	3068	30 A10	Local	Dog Multi-zone reserve
INNER CIRCLE – HOLDEN BYRNE RESERVE	FITZROY NORTH	HOLDEN ST / BYRNE ST	3068	30 C11	Local	Dog Multi-zone reserve
RAINES RESERVE – TRIANGLE PARK (ALEXANDRA PDE/ QUEENS/ NAPIER ST)	FITZROY NORTH	QUEENS PDE	3068	2C H1	Local	Dog Off-lead area

Reserve Name	Suburb	Street Address	Post Code	Melway Ref.	Reserve Classification	Animal Management Zones
EDWARDS PLACE	FITZROY NORTH	FALCONER ST / SCOTCHMER ST	3068	30 C12	Local	No Dogs Allowed
BATSON (RUSHALL STATION) RESERVE	FITZROY NORTH	RUSHALL CRS	3068	30 D11	Local	Dog Off-lead area
INNER CIRCLE – THOMAS KIDNEY RESERVE	FITZROY NORTH	PARK ST / RUSHALL ST TO BENNETT ST	3068	30 D11	Neighbourhood	Dog Off-lead area
INNER CIRCLE – ST GEORGES RD TO BENNETT ST	FITZROY NORTH	PARK ST (BENNETT TO ST GEORGES RD)	3068	30 C11	Neighbourhood	Dog Off-lead area
INNER CIRCLE – JANET MILLMAN RESERVE	FITZROY NORTH	PARK ST (B/W NICHOLSON & ST GEORGES)	3068	30 B11	Neighbourhood	Dog Off-lead area
INNER CIRCLE – MARK ST RESERVE	FITZROY NORTH	CAPITAL CITY TRAIL (B/W ST GEORGES RD & ALFRED CR)	3068	30 C11	Neighbourhood	Dog Off-lead area
MERRI CK PARKLANDS – RUSHALL STATION RESERVE	FITZROY NORTH	B/W RAILWAY LINE AND MERRI CREEK	3068	30 D11	Local	Dog On lead
MERRI CK PARKLANDS – BUNDARA ST RESERVE	FITZROY NORTH	OFF ST GEORGES RD AND BUNDARA ST	3068	30 D10	Local	Dog On lead
BROOKES CRESCENT RESERVE	FITZROY NORTH	BROOKES CRES NTH	3068	2C A1	Local	Dog On lead
MERRI CK LINEAR RESERVE (ST GEORGES RD TO HOLDEN)	FITZROY NORTH	ST GEORGES RD TO HOLDEN	3068	30 D10	Regional	Dog On lead
MERRI CK LINEAR RESERVE (QUEENS PDE TO HEIDELBERG)	FITZROY NORTH	QUEENS PDE TO HEIDELBERG	3068	30 E12	Regional	Dog On lead
MERRI CK LINEAR RESERVE (MORELAND BOUNDARY TO OTTERY RES)	FITZROY NORTH	SUMNER PARK TO OTTERY RES	3068	30 C9	Regional	Dog On lead
MERRI CK LINEAR RESERVE (HOLDEN ST TO QUEENS PDE)	FITZROY NORTH	HOLDEN ST TO QUEENS PDE	3068	30 D11	Regional	Dog On lead
RUSHALL STATION PATHWAY	FITZROY NORTH	ADJACENT TO TRAIN LINE	3068	30 D12	Small Local	Dog On lead
PORTER ST RESERVE	FITZROY NORTH	HOLDEN ST / PORTER ST	3068	30 B11	Small Local	Dog On lead
PIEDMONTES CORNER	FITZROY NORTH	CNR SCOTCHMER ST / ST GEORGES RD	3068	30 B12	Small Local	Dog On lead
OTTERY RESERVE	FITZROY NORTH	ST GEORGES RD / MILLER ST	3068	30 D10	Small Local	Dog On lead
LIVERPOOL ST PARK	FITZROY NORTH	LIVERPOOL ST	3068	30 A11	Small Local	Dog On lead
BATMAN ST RESERVE	FITZROY NORTH	BATMAN ST	3068	30 A12	Small Local	No Dogs Allowed

Reserve Name	Suburb	Street Address	Post Code	Melway Ref.	Reserve Classification	Animal Management Zones
W T PETERSON COMMUNITY OVAL	FITZROY NORTH	BRUNSWICK ST	3068	2C C2	City-wide	No dogs Allowed
K BARTLETT RESERVE	RICHMOND	YARRA BOULEVARD / F.R. SMITH DVE	3121	59 B1	City-wide	Dog Multi-zone reserve
BARKLY GARDENS	RICHMOND	MARY ST	3121	2H B11	Neighbourhood	Dog Multi-zone reserve
BURNLEY PARK	RICHMOND	PARK GVE / YARRA BLVD	3121	2H H10	City-wide	Dog Off-lead area
YARRA RIVER PARKLANDS – CRN BRIDGE AND YARRA BOULEVARD	RICHMOND	CRN BRIDGE AND YARRA BOULEVARD	3121	2H H7	Local	Dog Off-lead area
GOLDEN SQUARE	RICHMOND	MADDEN GVE	3121	2H F11	Local	Dog Off-lead area
ANNETTES PLACE (RIVER ST RESERVE)	RICHMOND	RIVER ST	3121	2H H4	Local	Dog Off-lead area
CITIZENS PARK	RICHMOND	CHURCH ST / HIGHETT ST	3121	2H B5	Neighbourhood	Dog Off-lead area
CIRCUS SITE	RICHMOND	SWAN ST	3121	2H J10	Neighbourhood	Dog Off-lead area
ALLEN BAIN RESERVE	RICHMOND	MARY ST	3121	2H B12	Neighbourhood	Dog Off-lead area
YARRA RIVER PARKLANDS – LOYS PADDOCK	RICHMOND	SNOW ST	3121	2M F1	Regional	Dog Off-lead area
BURNLEY PARK OVAL	RICHMOND	PARK GRV / YARRA BLVD	3121	2H H10	City-wide	Dog Off-lead area (Sportsground)
CITIZENS PARK OVAL	RICHMOND	CHURCH ST / HIGHETT ST	3121	2H B5	Neighbourhood	Dog Off-lead area (Sportsground)
YARRA RIVER PARKLANDS – O'CONNELL RESERVE	RICHMOND	BRIDGE RD	3121	2H H7	Local	Dog On lead
CAIRNS RESERVE	RICHMOND	LYNDHURST ST	3121	2H A8	Local	No Dogs Allowed
BOWEN ST PARK	RICHMOND	BOWEN ST	3121	2G H5	Local	Dog On lead
YARRA LINEAR RESERVE (VICTORIA ST – BRIDGE RD)	RICHMOND	VICTORIA ST – BRIDGE RD	3121	2H H3	Regional	Dog On lead
YARRA LINEAR RESERVE (RAILWAY LINE – SWAN ST)	RICHMOND	RAILWAY LINE – SWAN ST	3121	2H J10	Regional	Dog On lead
YARRA LINEAR RESERVE (BRIDGE RD – RAILWAY LINE)	RICHMOND	BRIDGE RD – RAILWAY LINE	3121	2H H7	Regional	Dog On lead

2850



Ararat Rural City Planning and Environment Act 1987

ARARAT PLANNING SCHEME

Notice of Preparation of Amendment Amendment C29

Authorisation A02657

The Ararat Rural City Council has prepared Amendment C29 to the Ararat Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Ararat Council as planning authority to prepare the Amendment.

The land affected by the Amendment is land that is subject to flood risk in the township of Wickliffe.

The Amendment proposes to implement the findings of the Wickliffe Flood Investigation by introducing floodplain planning controls to those areas identified as being at flood risk. More specifically, the Amendment proposes to introduce the Floodway Overlay and the Land Subject to Inundation Overlay map to areas identified as being subject to flood risk in the Wickliffe Flood Investigation.

In order for the abovementioned map change to be effective, the Amendment also proposes to introduce some changes to Clauses 21.03-1 and 21.04-2 to improve the performance of the Municipal Strategic Statement with respect to risks associated with flooding, as well as introduce the Floodway Overlay and schedule and the Land Subject to Inundation Overlay and schedule to the planning scheme.

Minor numbering changes to accommodate the changes to Clause 21.03, as well as changes to the schedule to Clause 61.03 are also proposed by the Amendment.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Ararat Rural City Council, corner High and Vincent Streets, Ararat; during office hours, at Lake Bolac Information & Business

Centre, 2110 Glenelg Highway, Lake Bolac; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for submissions is 24 December 2013. A submission must be sent to the Joel Hastings, Manager Planning & Development, Ararat Rural City Council, PO Box 246, Ararat.

ANDREW EVANS Cheif Executive Officer

Planning and Environment Act 1987

GLENELG PLANNING SCHEME

Notice of Preparation of Amendment Amendment C69

Authorisation AO2625

The Glenelg Shire Council has prepared Amendment C69 to the Glenelg Planning Scheme

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Glenelg Council as planning authority to prepare the Amendment.

The land affected by the Amendment is the Casterton Airfield and surrounding land.

The Amendment proposes to rezone land from Farming Zone to Public Use Zone 4 in accordance with the Casterton Aerodrome Master Plan. The Amendment will apply the Public Acquisition Overlay (PAO), Airport Environs Overlay (AEO) and the Design and Development Overlay 3 (DDO) in accordance with the recommendations of the Casterton Aerodrome Master Plan.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Glenelg Shire Council: Portland Customer Service Centre, 71 Cliff Street, Portland; Casterton Customer Service Centre, 67 Henty Street, Casterton; Heywood Customer Service Centre, 77 Edgar Street, Heywood; and

at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is 23 December 2013. A submission must be sent to the Glenelg Shire Council, PO Box 152, Portland, Victoria 3305.

MATT BERRY Planning Manager

Planning and Environment Act 1987 STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C180

Authorisation No. A02634

The Stonnington City Council has prepared Amendment C180 to the Stonnington Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Stonnington City Council as planning authority to prepare the Amendment.

The Amendment proposes to apply a Public Acquisition Overlay (Schedule 3) to the land at 37 and 39 Carters Avenue, Toorak. The purpose of the overlay is to identify land for possible future public open space.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Stonnington City Council, corner

Chapel and Greville Streets, Prahran; and at the Department of Transport, Planning Local Infrastructure website, www.dpcd.vic.gov.au/ planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearings held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submission made. For further information on Council's Privacy Policy please call 8290 1333 or visit Council's website – www.stonnington.vic.gov.au

The closing date for submissions is 23 December 2013. A submission must be sent to City Strategy, City of Stonnington, PO Box 21, Prahran 3181.

SUSAN PRICE Manager City Strategy

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C184

Authorisation No. A02671

The Stonnington City Council has prepared Amendment C184 to the Stonnington Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Stonnington City Council as planning authority to prepare the Amendment.

The Amendment proposes to apply a Public Acquisition Overlay (Schedule 3) to the land at 22 and 25 Regent Street, 22 and 27 Mount Street and 34 Clifton Street, Prahran. The purpose of the overlay is to identify land for possible future public open space.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Stonnington City Council, corner Chapel and Greville Streets, Prahran; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearings held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submission made. For further information on Council's Privacy Policy please call 8290 1333 or visit Council's website – www.stonnington.vic.gov.au

The closing date for submissions is 23 December 2013. A submission must be sent to City Strategy, City of Stonnington, PO Box 21, Prahran 3181.

SUSAN PRICE Manager City Strategy

Planning and Environment Act 1987 SURF COAST PLANNING SCHEME

Preparation of Amendment C90 Authorisation A02669

The Surf Coast Shire Council has prepared Amendment C90 to the Surf Coast Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Surf Coast Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment is all land zoned Special Use Zone Schedule 5 (Tourist Development Precincts) and Special Use Zone Schedule 7 (Golf Courses) within the townships of Torquay–Jan Juc and Anglesea.

The Amendment proposes to amend Schedule 5 and Schedule 7 to the Special Use Zone to list Market as a Section 2 permit required use in the table of uses.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: Surf Coast Shire Council, 1 Merrijig Drive, Torquay; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is Monday 23 December 2013. A submission must be sent to the Surf Coast Shire Council per post to PO Box 350, Torquay 3228, or email to info@surfcoast.vic.gov.au

BRYDON KING Manager Planning and Development



Planning and Environment Act 1987 WARRNAMBOOL PLANNING SCHEME

Notice of Preparation of Amendment Amendment C90

Authorisation A2675

The Warrnambool City Council has prepared Amendment C90 to the Warrnambool Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Warrnambool City Council as planning authority to prepare the Amendment.

The land affected by the Amendment is within the North Dennington Growth Area which is located approximately 4 kilometres west of the Warrnambool City Centre and lies on the south side of the Merri River.

The Amendment proposes to implement the North Dennington Structure Plan and North Dennington Development Contributions Plan.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Warrnambool City Council, 25 Liebig Street, Warrnambool; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is 23 December 2013. A submission must be sent to the Warrnambool City Council, PO Box 198, Warrnambool, Victoria 3280; planning@warrnambool.vic.gov.au

BRUCE A. ANSON Chief Executive

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 24 January 2014, after which date State Trustees Limited may convey or distribute the assets, having

regard only to the claims of which State Trustees Limited then has notice.

ANDRONIS, Denise Bernadette, late of 23 Pitt Street, Carlton, Victoria 3053, medical secretary, deceased, who died on 3 August 2013.

BEAVIS, Colin Herbert, late of Doutta Galla Aged Care Facility, 2/48 Geelong Road, Footscray, Victoria 3011, deceased, who died on 19 May 2013.

BROWN, Susanna Hector Enid, late of Unit 102, 86 Church Street, Grovedale, Victoria 3216, retired, deceased, who died on 6 November 2013.

MACKENZIE, Olive Joan, late of Eastwood Community Aged Care, 55 Timbarra Drive, Bairnsdale, Victoria 3875, retired, deceased, who died on 4 June 2013.

MOLENAAR, Anna Wilhelmina, late of Prince Margaret Lodge, 736 Mount Dandenong Road, Kilsyth, Victoria 3137, seamstress, deceased, who died on 19 May 2013.

REDDIE, Barbara Patricia, late of Rochester and Elmore Health Service, Pascoe Street, Rochester, Victoria 3561, retired, deceased, who died on 6 September 2013.

REEDERS, Reinoutje, late of Mary Mckillop Aged Care, 4 King Street, Hawthorn East, Victoria 3123, home duties, deceased, who died on 31 July 2013.

WALSHE, Keith John, late of Glenhuntly Terrace, 164 Grange Road, Glen Huntly, Victoria 3163, deceased, who died on 5 August 2013.

WEBB, Barbara, late of Trinity Garden Aged Care, 34–42 Brooklyn Road, Melton South, Victoria 3338, receptionist, who died on 6 August 2013.

Dated 15 November 2013

STEWART MacLEOD Manager

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 22 January 2014, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

- CLARKE, Norman Victor, late of Waldreas Village, 211 Wantirna Road, Ringwood, Victoria 3134, retired, deceased, who died on 6 September 2013.
- GEMBALLA, Horst Alfred, late of Flat 3, 3 Barwick Place, Moe, Victoria 3825, deceased, who died on 12 July 2013.
- LIDDICOAT, Colleen, late of The Deaf And Blind Association, 2 Linlithgow Street, Mitcham, Victoria 3132, deceased, who died on 15 July 2013.
- MACLEAN, Hector, late of 15 Keystone Crest, Kew East, Victoria 3102, retired, deceased, who died on 21 August 2013.
- MOTTERSHEAD, Hilary Patricia Anne, late of Avonlea Aged Care, 3–7 Patty Street, Mentone, Victoria 3194, retired, deceased, who died on 10 July 2013.
- TRIANTAFYLLIDIS, Nicholas, late of St Basils' Home For The Aged (Vic.), 24–36 Lorne Street, Fawkner, Victoria 3060, retired, deceased, who died on 22 June 2013.

Dated 13 November 2013

STEWART MacLEOD Manager

EXEMPTION

Application No. H30/2013

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Geelong Grammar School (the applicant). The application for exemption is to enable the applicant to, from time to time:

- (a) Structure waiting and enrolment lists to target prospective students of either gender;
- (b) Offer places to students of either gender required to maintain gender balance;
- (c) Reject applications based on gender to maintain a co-educational balance;
- (d) Advertise for prospective male or female students in any year level where future waiting lists show a gender imbalance;
- (e) Offer scholarships to students of a minority gender at a particular year level and advertise the availability of such scholarships; and

(f) Grant incentive rebates or discounts to parents of a minority gender in a particular year level to achieve a co-educational balance and advertise that such rebates or discounts are available.

(the exempt conduct).

Upon reading the material filed in support of this application, including the affidavits of Andrew Kenneth Moore and having regard to: 22 individual responses to advertising of the application; evidence given and submissions made at a hearing on 11 November 2013; and an interim exemption granted on 22 August 2013, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 38, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- The applicant school was established in 1855 and operates across four campuses: Bostock House in Newtown, Toorak, Timbertop at Merrijig and Corio. The school provides education from kindergarten to year 12 and currently has 1545 students across its campuses.
- The school became co-educational in 1976 following the amalgamation of The Hermitage and Clyde Schools with the applicant. The applicant school prides itself on being able to offer a true co-educational environment to its students, which it believes encourages a sound intellectual, emotional, physical and social base from which students are able to flourish in society after graduation. For a co-educational school to work best, the applicant considers that it is essential that there be, as far as practicable, equal numbers of female and male students at each year level in the school.
- The 2014 enrolments across the campuses show that 59% of the students will be male and 41% will be female. There are particular gender imbalances at the Toorak campus: for example, in 2014 in year 2 it is anticipated that 81% of the students will be male and 18% female; in year 5 in 2014 it is anticipated that 70% of the students will be male and 30% female. While the applicant

intends to make use of the exemption to address these imbalances at the Toorak campus, at present, the gender balance at the Timbertop and Corio campuses are regarded as acceptable having regard to the available boarding facilities.

- The applicant believes that, where the proportion of either gender falls below 35%, the gender imbalance becomes significant in terms of providing a true co-education. The applicant has tried a range of strategies to date to achieve gender balance, however disparities remain. The applicant believes that an exemption would allow it to offer a true co-education and meet the needs and expectations of students and their parents.
- In accordance with the orders of the Tribunal, the applicant advertised its application for an exemption in two newspapers and on its website. It also sent written notice of its application for an exemption to some 19,277 persons. Recipients were told that submissions about the application could be sent to the Tribunal. One such submission, being a short statement in support, was received by the Tribunal. The applicant received 21 responses to its written communications: two were short statements against the application and three expressed concerns about the application, including in respect of their sons' admission to the school. One response was neutral. The remaining 15 responses were supportive.
- I am not satisfied that an exception applies to the exempt conduct. The interim exemption will expire on 15 December 2013. After 15 December 2013, in the absence of a further exemption, the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the Charter of Human Rights and Responsibilities Act 2006 (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of students who would wish to be offered a place at the school on the sole basis of their place on a waiting list or obtain a scholarship, rebate or incentive based on gender neutral criteria. In the circumstances discussed above, I am satisfied that the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 38, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from 16 December 2013 to 15 December 2018.

Dated 11 November 2013

A. DEA MemberCo-operatives Act 1996

Co-operatives Act 1996

BENTLEIGH SECONDARY COLLEGE CO-OPERATIVE LTD

On application under section 601AA(2) of the **Corporations Act 2001** (the Act), by the co-operative named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 316 of the **Co-operatives Act 1996**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and the registration will be dissolved.

Dated at Melbourne 21 November 2013

CLAIRE NOONE Director Consumer Affairs

Co-operatives Act 1996

CODEA CO-OPERATIVE LTD

On application under section 601AA(2) of the **Corporations Act 2001** (the Act), by the co-operative named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 316 of the **Co-operatives Act 1996**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and the registration will be dissolved.

Dated at Melbourne 21 November 2013

CLAIRE NOONE
Director
Consumer Affairs

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Euan Ferguson, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment and Primary Industries, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 June 2014.

To commence from 0100 hours on 25 November 2013:

Northern Grampians Shire Council

EUAN FERGUSON AFSM Chief Officer

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Euan Ferguson, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment and Primary Industries, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2014.

To commence from 0100 hours on 25 November 2013:

- Greater Shepparton City Council
- Moira Shire Council
- Strathbogie Shire Council, all areas north of the Hume Highway

EUAN FERGUSON AFSM Chief Officer

Crown Land (Reserves) Act 1978

ORDER GIVING APPROVAL TO GRANT THREE LEASES UNDER SECTIONS 17D AND 17DA

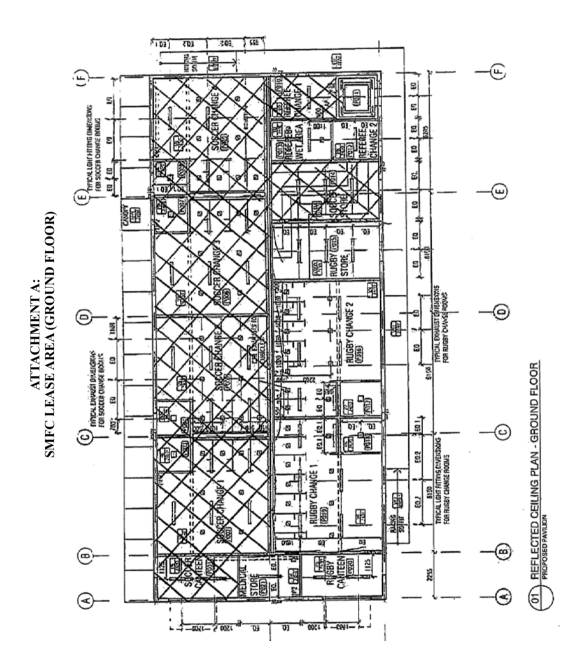
Under section 17D(1)(a) of the **Crown Land (Reserves) Act 1978**, I, The Hon Ryan Smith MP, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of three leases reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of three leases by Parks Victoria for the purposes of sporting activities normally associated with an amateur sporting club for the sole benefit of club members over part of Albert Park Reserve described in the schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

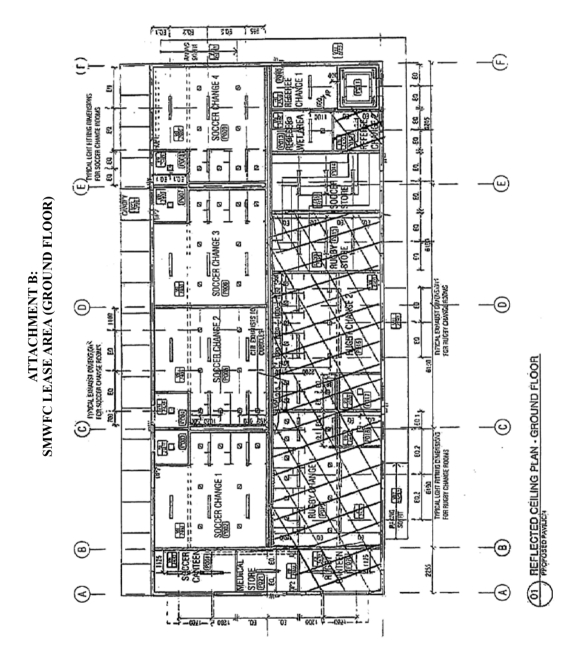
- (a) there are special circumstances which make granting a lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**.

SCHEDULE

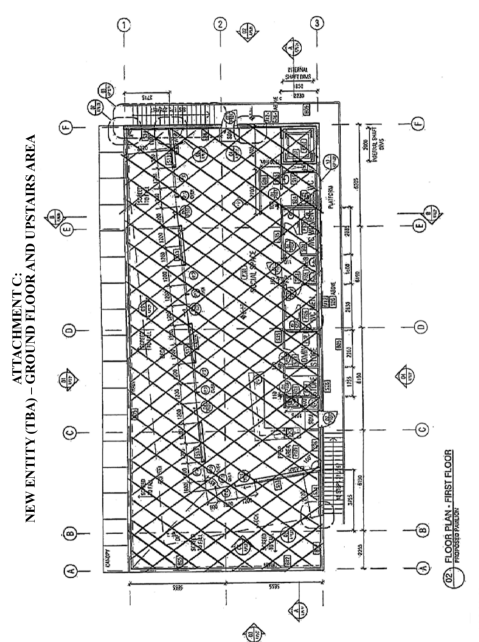
The land shown hatched on attached plans, being part of the land permanently reserved for Public Park by Order in Council of 21 March 1876 (vide Government Gazette 24 March 1876, page 568).

Tenant	Lease Area
South Melbourne Football Club (SMFC)	Area hatched on Attachment A
South Melbourne Women's Football Club (SMWFC)	Area hatched on Attachment B
New Entity (name to be advised)	Area hatched on Attachment C









File Reference: 1204268 Dated 11 November 2013

Crown Land (Reserves) Act 1978

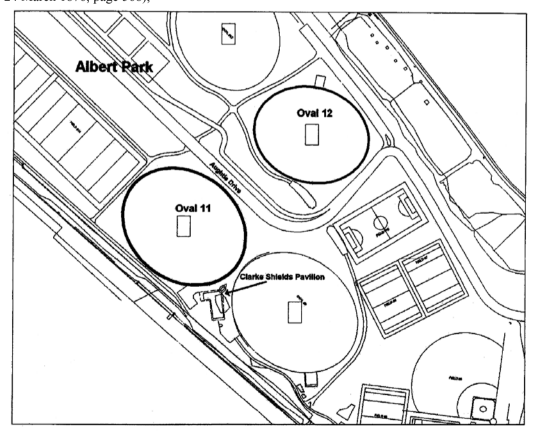
ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTIONS 17B, 17BAA AND 17DA

Under sections 17B(1), 17BAA and 17DA of the **Crown Land (Reserves) Act 1978**, I, The Hon. Ryan Smith MP, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by Parks Victoria over part of Albert Park described in the schedule below for amateur sporting club purposes and, in accordance with with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

- (a) there are special reasons which make granting a licence reasonable and appropriate in the particular circumstances: and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**.

SCHEDULE

The lands shown by thick black outline on the following plan, being part of the land permanently reserved for public park purposes by Order in Council of 21 March 1876 (vide Government Gazette 24 March 1876, page 568);



1204268 Dated 16 October 2013

Drugs, Poisons and Controlled Substances Act 1981

NOTICE - SECTION 35A(1)

- I, Matthew McCrone, Delegate of the Secretary to the Department of Health, acting under section 35A of the **Drugs, Poisons and Controlled Substances Act 1981** –
- amend the notice published at page 1838 of the Government Gazette G31 on 5 August 1999;
 and
- 2. replace the Table previously published in the notice cited above, with the Table published below, which specifies the medical conditions, and the circumstances applicable to those medical conditions, for the purposes of section 34D of that Act.

This notice will take effect on the day of publication in the Government Gazette.

Medical Conditions	Applicable Circumstances	
1. Pain caused by cancer or complications arising from cancer.	In relation to medical condition 1 — (a) the Schedule 8 poison administered, supplied or prescribed is an opioid analgesic; and (b) the diagnosis of pain caused by cancer or complications arising from cancer is made by a registered medical practitioner.	
2. Attention deficit hyperactivity disorder.	In relation to medical condition 2 — (a) the Schedule 8 poison administered, supplied or prescribed is a psychostimulant drug approved by the Therapeutic Goods Administration for the treatment of attention deficit hyperactivity disorder; and (b) the person to be administered, supplied or prescribed the Schedule 8 poison is less than 18 years old; and (c) the diagnosis of attention deficit hyperactivity disorder is made by a medical practitioner registered with the Australian Health Practitioner Regulation Agency as a specialist general paediatrician or specialist psychiatrist; and (d) the registered medical practitioner, referred to in paragraph (c), conducts a review, at least annually, of the therapeutic need for the Schedule 8 poison to be administered, supplied or prescribed.	

Dated 13 November 2013

MATTHEW McCRONE Delegate of the Secretary to the Department of Health

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 704

The Minister for Education, under the powers contained in sections 2.2.9 and 5.10.4 of the **Education and Training Reform Act 2006**, makes the following Order:

PART 1 - PRELIMINARY

1. Title

This Order may be cited as Ministerial Order No. 704 – Fees for Services to Overseas Students.

2. Purposes

This Order specifies -

- (a) the fees to be paid by or on behalf of Overseas Students to be enrolled or seeking to be enrolled at a Government School for the instruction and education and related services provided to the Overseas Student by the school and the Department;
- (b) how the fees are to be distributed between the Secretary and the Government School; and
- (c) the way in which Government Schools are to make arrangements for student accommodation.

3. Commencement

This Order commences on the day that it is signed.

4. Application

- (1) This Order applies to Overseas Students enrolled at Government Schools or seeking enrolment at Government Schools.
- (2) The fees specified in this Order are payable by an Overseas Student or by his or her parent, legal guardian or other person or body acting on behalf of an Overseas Student.
- (3) This Order applies to all Overseas Students continuing or commencing study on or after 1 January 2014.
- (4) Ministerial Order No. 614 made under the **Education and Training Reform Act 2006** is **revoked**. This revocation does not affect a right, liability, or privilege accrued or incurred under Ministerial Order No. 614.

5. Definitions

DEC means Distance Education Centre;

Department means the Department of Education and Early Childhood Development or any Department which may succeed to the functions of that Department;

Dependant means a person named as a dependant on a visa issued to an overseas person which provides them with the entitlement to study in Victoria under regulations made under the **Migration Act 1958** (Cth);

ELC means an English Language Centre of an English Language School, whether or not it shares a physical campus with a Standard Government School;

English Language Course means an intensive English language program of 500 hours that may be undertaken over a period of 21 weeks;

Enrolment for the purposes of this Order occurs when either –

(a) an Overseas Student or his or her parent or legal guardian accepts an offer of enrolment or offer of placement in a Government School from the Secretary or a person authorised by the Secretary and pays the first invoice of the annual fee specified in the Order;

(b) an agreement is signed between a Tour Group Operator and the Secretary or a person authorised by the Secretary for the Overseas Student to participate in the instruction, educational and other related services of a Government School and pays the relevant fees specified in this Order;

Fees means the fees, expressed in Australian Dollars, payable pursuant to this Order;

Government School means any school established under the Education and Training Reform Act 2006;

IED means the International Education Division of the Department;

International Student Visa means any '**student visa**' as that term is defined by regulation 1.03 of the Migration Regulations 1994 (Cth);

Overseas Student means a person holding a visa under the Migration Act 1958 (Cth) which allows a person, whether expressly or otherwise, to study at a Government School in Victoria;

Secretary means the Secretary of the Department or his or her delegate;

Study Tour in a Victorian School means a short-term study program organised by a Tour Group Operator;

Standard Government School means any Government School that is not the DEC, an ELC, the Victorian College of the Arts Secondary School, or the Victorian School of Languages;

Tour group Operator means a person, association (incorporated or unincorporated), company or any other organisation which organises study tours for Overseas Students on a commercial basis:

VCASS means the Victorian College of the Arts Secondary School;

VSL means the Victorian School of Languages.

PART 2 – OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL ON AN INTERNATIONAL STUDENT VISA

6. Application of Part

- (1) Part 2 applies to fees payable by any Overseas Student
 - (a) who is enrolled, or seeking to be enrolled, at a Standard Government School;
 - (b) who holds, or proposes to hold, an International Student Visa while enrolled at that school; and
 - (c) to whom Part 6 does not apply.
- (2) All references to Overseas Student in this Part must be read accordingly.

7. Fees

- (1) Overseas Students other than Dependants
 - (a) The fees in items 1, 2 and 3 of the fee schedule are payable in relation to each Overseas Student (other than a Dependant) who applies for enrolment at a Standard Government School, or who is enrolled at a Standard Government School and applies to be enrolled at a different Government School (as relevant).
 - (b) The relevant annual fee in item 4 of the fee schedule is payable in relation to each Overseas Student (other than a Dependant) for each year which the Overseas Student is enrolled at a Standard Government School.

(2) Dependants

(a) The fees in items 1, 2 and 3 of the fee schedule are payable in relation to each Dependant who applies for enrolment at a Standard Government School, or who is enrolled at a Standard Government School and applies to be enrolled at a different Government School (as relevant).

(b) The relevant annual fee in item 5 of the fee schedule is payable in relation to each Dependant for each year which the Dependant is enrolled at a Standard Government School.

(3) Second or Subsequent Children

- (a) Where an Overseas Student (other than a Dependant) is the second or subsequent child of a family that already has a child
 - i. who enrolled at a Standard Government School prior to 31 December 2008; and
 - ii. in respect of whom the fees specified in this Order are payable;

and that second or subsequent child enrolled in a Government School prior to 31 December 2008, any annual fees payable under clause 7(1)(b) in respect of that Overseas Student (other than a Dependant) are to be reduced by 10 per cent.

(b) Where the fees payable by more than one Overseas Student (other than a Dependant) in a family differ, the discount applies to the Overseas Student(s) in that family whose fees are lowest.

8. Instruction and Educational and Other Related Services

Upon enrolment the Overseas Student is entitled to the same instruction, educational and other related services provided by the school as other students of the Standard Government School in the same year level.

9. Date for Payment of Fees

- (1) Application and Transfer Fees
 - (a) The application fee in item 1 of the fee schedule is payable in relation to an Overseas Student following receipt by the Department of a completed application for enrolment in a Standard Government School.
 - (b) The enrolment amendment fee in item 2 of the fee schedule is payable in relation to an Overseas Student where the student requires a change of Government School or a change to welfare provision once the student is first enrolled but prior to commencement.
 - (c) The transfer fee in item 3 of the fee schedule is payable in relation to an Overseas Student at the time of making an application for transfer.

(2) Annual Fees

- (a) The annual fee payable in relation to an Overseas Student is to be paid as directed by IED.
- (b) Without limiting clause 9(2)(a) IED may, taking into account the length of study of an Overseas Student, direct that payment of the annual fee be paid in any manner that it deems fit, including but not limited to:
 - (i) Payment in instalments:
 - (ii) Payment on a particular date or dates;
 - (iii) Requiring payment on a pro-rata basis; and
 - (iv) Requiring payment in advance of tuition.
- (c) The IED must provide an invoice in relation to any fees to be paid in relation to an Overseas Student.
- (d) Where an Overseas Student is studying for a period shorter than the annual fee period, IED must require payment for the pro-rata period of study only.
- (e) The IED must inform Overseas Students in the Terms and Conditions contained in the letter of offer that the fees specified in this Order are subject to change and an Overseas Student is responsible for payment of any difference in fees charged from year to year.

10. Distribution of Fees between the School and the Secretary

- (1) The application fee, and enrolment amendment fee (if applicable), set out in items 1 and 2 of the fee schedule are to be retained by the Secretary.
- (2) The transfer fee set out in item 3 of the fee schedule must be distributed to the Standard Government School from which the Overseas Student is seeking a transfer.
- (3) The distribution of annual fees between the Government School(s) and the Secretary is to be in accordance with the distribution schedule.
- (4) The distributions specified in the distribution schedule are based on the full annual fee and are to be reduced in accordance with any adjustment for the length of study of the Overseas Student, other than the distribution to the DEC or the VSL.

PART 3 – OVERSEAS STUDENTS WHO ARE NOT OTHERWISE ENROLLED IN A GOVERNMENT SCHOOL STUDYING AT THE DEC OR THE VSL

11. Application of this Part

- (1) Part 3 applies to fees payable by any Overseas Student
 - (a) who is not otherwise enrolled in a Government School;
 - (b) who is enrolled, or seeking to be enrolled, at the DEC or the VSL;
 - (c) who holds, or proposes to hold, an International Student Visa while enrolled at that school.
- (2) All references to Overseas Student in this Part must be read accordingly.

12. Fees

- (1) The fee in item 6 of the fee schedule is payable for each subject per annum in relation to an Overseas Student at the DEC or the VSL who is not otherwise enrolled in a Government School.
- (2) If the Overseas Student is enrolled at both the DEC and VSL, the fee in item 6 of the fee schedule is payable to both the DEC and the VSL.

13. Instruction and Educational and Other Related Services

Upon payment of the fee in item 6 of the fee schedule the Overseas Student is entitled to the same instruction, educational and other related services provided by the DEC or the VSL as other students who are studying the same subjects in the same year level.

14. Date for Payment of Fees

The fee is payable upon acceptance of an offer of placement at the DEC or the VSL or as directed by IED.

15. Distribution of Fee between the DEC or the VSL and the Secretary

(1) The distribution of fees between the DEC or the VSL and the Secretary is to be in accordance with the distribution schedule.

PART 4 – OVERSEAS STUDENTS ENROLLED AT THE VCASS

16. Application of Part

- (1) Part 4 applies to fees payable by any Overseas Student
 - (a) who is enrolled, or seeking to be enrolled, at the VCASS;
 - (b) who holds, or proposes to hold, an International Student Visa while enrolled at the VCASS.
- (2) All references to Overseas Student in this Part must be read accordingly.

17. Fees

(1) The fees in 7, 8 and 9 of the fee schedule are payable in relation to each Overseas Student who applies for enrolment at the VCASS, or who is enrolled at the VCASS and applies to be enrolled at a different Government School (as relevant).

(2) The relevant annual fee in item 10 of the fee schedule is payable in relation to each Overseas Student for each year which the Overseas Student is enrolled at the VCASS.

18. Instruction and Educational and Other Related Services

Upon enrolment the Overseas Student is entitled to the same instruction, educational and other related services provided by the VCASS as other students of the VCASS who are studying the same subjects in the same year level.

19. Date for Payment of Fees

- (1) Application and Transfer Fees
 - (a) The application fee in item 7 of the fee schedule is payable in relation to an Overseas Student following receipt by the Department of a completed application for enrolment in a Standard Government School.
 - (b) The enrolment amendment fee in item 2 of the fee schedule is payable in relation to an Overseas Student where the student requires a change of Government School or a change to welfare provision once the student is first enrolled but prior to commencement.
 - (c) The transfer fee in item 9 of the fee schedule is payable in relation to an Overseas Student at the time of making an application for transfer.

(2) Annual Fees

- (a) The annual fee payable in relation to an Overseas Student is to be paid as directed by IED.
- (b) Without limiting clause 19(2)(a) IED may, taking into account the length of study of an Overseas student, direct that payment of the annual fee be paid in any manner that it deems fit, including but not limited to:
 - (i) Payment in instalments:
 - (ii) Payment on a particular date or dates;
 - (iii) Requiring payment on a pro-rata basis; and
 - (iv) Requiring payment in advance of tuition.
- (c) The IED must provide an invoice in relation to any fees to be paid in relation to an Overseas Student.
- (d) Where an Overseas Student is studying for a period shorter than the annual fee period, IED must require payment for the pro-rata period of study only.
- (e) The IED must inform Overseas Students in the Terms and Conditions contained in the Letter of Offer that the fees specified in this Order are subject to change and an Overseas Student is responsible for payment of any difference in fees charged year to year.

20. Distribution of Fees between the School and the VCASS

- (1) The application fee, and enrolment amendment fee (if applicable), set out in items 7 and 8 of the fee schedule is to be retained by the Secretary.
- (2) The transfer fee set out in item 9 of the fee schedule must be distributed to the VCASS.
- (3) The distribution of annual fees between the VCASS, ELC, the DEC, the VSL and the Secretary is to be in accordance with the distribution schedule.
- (4) The distributions specified in the distribution schedule are based on the full annual fee and are to be reduced in accordance with the length of study of the Overseas Student, other than the distribution to the DEC or the VSL.

PART 5 – OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL OR AN ELC ON A VISA OTHER THAN AN INTERNATIONAL STUDENT VISA

21. Application of Part

- (1) Part 5 applies to fees payable by any Overseas Student
 - (a) who is enrolled, or seeking to be enrolled, at a Standard Government School or an ELC;
 - (b) who holds, or proposes to hold, a visa other than an International Student Visa while enrolled at that school; and
 - (c) to whom Part 6 does not apply.
- (2) All references to Overseas Student in this Part must be read accordingly.

22. Fees

- (1) The fees in items 11, 12 and 13 of the fee schedule are payable in relation to each Overseas Student who applies for enrolment at a Standard Government School or ELC, or who is enrolled at a Standard Government School or ELC and applies to be enrolled at a different Government School or ELC (as relevant).
- (2) The relevant annual fee in item 14 of the fee schedule is payable in relation to each Overseas Student for each year which the Overseas Student is enrolled at a Standard Government School or ELC.

23. Instruction and Educational and Other Related Services

Upon enrolment the Overseas Student is entitled to the same instruction, educational and other related services provided by the Standard Government School or ELC to students at the same year level.

24. Date for Payment of Fees

- (1) Application and Transfer Fees
 - (a) The application fee in item 11 of the fee schedule is payable in relation to an Overseas Student following receipt by the Department of a completed application for enrolment in a Standard Government School or an ELC.
 - (b) The enrolment amendment fee in item 12 of the fee schedule is payable in relation to an Overseas Student where the student requires a change of Government School or a change to welfare provision once the student is first enrolled but prior to commencement.
 - (c) The transfer fee in item 13 of the fee schedule is payable in relation to an Overseas Student at the time of making an application for transfer.

(2) Annual Fees

- (a) The annual fee payable in relation to an Overseas Student is to be paid as directed by IED.
- (b) Without limiting clause 24(2)(a) IED may, taking into account the length of study of an Overseas Student, direct that payment of the annual fee be paid in any manner that it deems fit, including but not limited to:
 - (i) Payment in instalments;
 - (ii) Payment on a particular date or dates;
 - (iii) Requiring payment on a pro-rata basis; and
 - (iv) Requiring payment in advance of tuition.
- (c) The IED must provide an invoice in relation to any fees to be paid in relation to an Overseas Student.

- (d) Where an Overseas Student is studying for a period shorter than the annual fee period, IED must require payment for the pro-rata period of study only.
- (e) The IED must inform Overseas Students in the Terms and Conditions contained in the Letter of Offer that the fees specified in this Order are subject to change and an Overseas Student is responsible for payment of any difference in fees charged year to year.

25. Distribution of Fees between the School or ELC and the Secretary

- (1) The application fee, and enrolment amendment fee (if applicable), set out in items 11 and 12 of the fee schedule are to be retained by the Secretary.
- (2) The transfer fee set out in item 13 of the fee schedule must be distributed to the Standard Government School or ELC from which the Overseas Student is seeking a transfer
- (3) The distribution of annual fees between the School or ELC and the Secretary is to be in accordance with the distribution schedule.
- (4) The distributions specified in the distribution schedule are based on the full annual fee and are to be reduced in accordance with the length of study of the Overseas Student.

PART 6 – OVERSEAS STUDENTS ENROLLED BY TOUR GROUP OPERATORS FOR A STUDY TOUR IN A STANDARD GOVERNMENT SCHOOL

26. Application of Part

- (1) Part 6 applies to fees payable by any Overseas Student
 - (a) who is enrolled, or seeking to be enrolled, at a Standard Government School for a Short Term Study Tour;
 - (b) who holds, or proposes to hold, a visa other than an International Student Visa while enrolled at that school; and
 - (c) to whom Part 5 does not apply.

27. Fees

- (1) The fees in item 15 of the fee schedule are payable in relation to each Overseas Student who applies for enrolment through a Tour Group Operator to undertake a Study Tour in a Victorian School.
- (2) The fees in item 16 of the fee schedule are payable in relation to each adult accompanying a group of Overseas Students undertaking a Study Tour in a Victorian School. If school arranged homestay is not required by the accompanying adult, no homestay fees are payable.

28. Instruction and Educational and Other Related Services

An Overseas Student will only be entitled to the specific instruction and educational and other related services for which the Tour Group Operator has enrolled the student and which has been paid for by or on behalf of that Overseas Student.

29. Date for Payment of Fees

All fees are payable in advance and must be paid prior to an Overseas Student undertaking a Study Tour in a Victorian School at the Standard Government School.

30. Distribution of Fees between the School and the Secretary

The Secretary must distribute 80 per cent of the fee to the Standard Government School in accordance with the distribution schedule.

PART 7 – WELFARE SERVICES – ACCOMMODATION PLACEMENT AND ARRIVAL SUPPORT

31. Services to be provided – accommodation placement

- (1) (a) An Overseas Student may request that the Department arrange an accommodation placement for the Overseas Student. The arrangement of accommodation for an Overseas Student is to be provided by the Government School at which the Overseas Student is enrolled or to which the Overseas Student has applied to be enrolled.
 - (b) The Government School arranging accommodation for an Overseas Student must take steps to satisfy itself that the proposed accommodation is safe and suitable for the Overseas Student and that the persons residing in the accommodation are of suitable character. The steps a Government School must take to satisfy this clause are
 - (i) Obtain a list of all persons living at the proposed accommodation;
 - (ii) Obtain Working With Children Checks for all persons aged over 18 residing at the address of the proposed accommodation (and ensuring that the persons living at the proposed accommodation pay all fees associated with the police checks);
 - (iii) Interview the person(s) offering the proposed accommodation and living in the proposed accommodation;
 - (iv) Conduct reference checks for all person(s) living in the proposed accommodation:
 - (v) Ensure that the person(s) providing the proposed accommodation is/are over 21 years of age and has/have the right to remain in Australia until the Overseas Student turns 18 years of age;
 - (vi) If a company is the provider of the accommodation, ensure that the company is registered in Australia and that the person(s) providing the accommodation on behalf of the company is/are over 21 years of age;
 - (vii) Provide the Department with a written assurance that it is satisfied that the proposed accommodation is safe and suitable for the Overseas Student, that other persons residing therein are of suitable character, and that all the matters set out in (i) to (vi) have been complied with;
 - (viii) Where requested by the Department, provide copies of any documents which are evidence of the matters set out in (i) to (vi).
- (2) Fees
 - The fee in item 17 of the fee schedule is payable in relation to each Overseas Student for the services in clause 31.
- (3) Date of Payment of Fee
 - The fee in item 17 of the fee schedule is payable at the time that the Overseas Student accepts an offer of placement from a Government School.
- (4) Distribution of Fee between the School and the Secretary

 The accommodation placement fee set out in item 17 of the fee schedule must be distributed to the Government School arranging the accommodation placement.

32. Services to be provided – arrival support

(1) The Government School at which the Overseas Student referred to in clause 31 is enrolled or to which the Overseas Student has applied to be enrolled will arrange to meet and welcome the Overseas Student on arrival at the airport and ensure that all arrival matters are completed.

- (2) Fees
 - The fee in item 18 of the fee schedule is payable in relation to each Overseas Student for the arrival support service.
- (3) Date of Payment of Fee
 - The fee is payable at the time that the Overseas Student accepts an offer of placement from a Government School.
- (4) Distribution of Fee between the School and the Secretary
 - The arrival support fee set out in item 18 of the fee schedule must be distributed to the Government School arranging the arrival support services.

PART 8 – EXEMPTIONS AND WAIVERS

33. Waiver of certain fees

- (1) An Overseas Student may have the fees set out in any of items 1, 2, 3, 7, 8, 9, 11, 12, 13, 17 or 18 of the fee schedule waived if the person holding or acting in the position of Executive Director, International Education Division considers, in his or her discretion, having regard to the prevailing policy of the Department, that such fees or component thereof should be waived.
- (2) An Overseas Student and an accompanying adult may have the fees set out in items 15 and 16 of the fee schedule waived if the person holding or acting in the position of Executive Director, International Education Division considers, in his or her discretion, having regard to the prevailing policy of the Department, that such fees or component thereof should be waived.
- (3) Any fees waived in accordance with Ministerial Order No. 614 that cover a period of time also covered by this Order are considered to have been waived under this Order.

34. Exemption from Payment of Tuition Fees

- (1) Overseas Students who are approved in writing by the Secretary as meeting any of the following descriptors are exempt from paying the fees in items 4, 5, 6, 10 and 14 of the fee schedule
 - (a) Dependants of overseas persons who are
 - (i) conducting substantial business or investment activities;
 - (ii) overseas partners of an Australian citizen, permanent resident or eligible New Zealand citizen;
 - (iii) seeking protection on humanitarian grounds;
 - (iv) entering or have entered Australia as skilled employees;
 - (v) entering or have entered Australia as overseas specialist entrants;
 - (vi) holders of Bridging Visas where the immediate previously held Visa enabled exemption from paying fees;
 - (b) Dependants of non-student temporary residents eligible for Australian Government General Recurrent Grant (GRC) funding;
 - (c) Dependants of Overseas Students, where those Overseas Students are
 - (i) receiving a fully-funded award or scholarship from the Australian Government or from an Australian Higher Education Institution which meets the full cost of the education component of the award; or
 - (ii) receiving any scholarships to which, in the opinion of the Secretary, an exemption should be granted;
 - (d) Exchange students enrolled in an exchange program provided by an Overseas Secondary Student Exchange Organisation approved by the Victorian Registration and Qualifications Authority;
 - (e) Dependants of post-graduate research students enrolled at Victorian tertiary institutions in Doctoral or Masters by research degree courses.

- (2) The Secretary may exempt an Overseas Student from paying the fees in items 4, 5, 6, 10 and 14 of the fee schedule if
 - (a) in the opinion of the Secretary the relevant Overseas Student is facing extreme financial hardship; and
 - (b) the Secretary has considered the prevailing policy of the Department regarding the exemption of such payments and written notification is provided.
- (3) Any exemptions issued in accordance with Ministerial Order No. 614 that cover a period of time also covered by this Order are considered to have been made under this Order.

PART 9 - GENERAL

35. Fees Subject to Change

- (1) If fees have been paid in relation to an Overseas Student in accordance with Ministerial Order No. 614 that cover a period of time also covered by this Order, the IED may invoice for payment of any difference between the fee already paid and the fee prescribed in this Order.
- (2) The fees prescribed in this Order may be amended from time to time. If the amended fees cover a period of time that has already been paid in relation to an Overseas Student, the IED may invoice for payment of any difference between the fee already paid and the new fee.

36. Collection of Unpaid Fees

- (1) If an Overseas Student who is required to pay the fees in items 4, 5, 6, 10, or 14 of the fee schedule does not pay the fees on or before the due date, as determined by IED, the Executive Director, International Education Division may refer the unpaid fees to a debt collection agency.
- (2) If the unpaid fees of an Overseas Student are referred to a debt collection agency, in addition to the unpaid fees, the Overseas Student is required to pay a collection fee of 15 per cent of the unpaid fees.

37. Refunds

The person holding or acting in the position of Executive Director, International Education Division, may elect to refund the fees, or a portion of those fees, paid by an Overseas Student or a Tour Group Operator if –

- the Overseas Student or Tour Group Operator submits a refund request form to the Department; and
- (b) the Executive Director has considered the prevailing policy of the Department regarding the refund of such fees.

38. Receipt of Fees by the Secretary

All fees received by or distributed by the Secretary pursuant to this Order will be deemed to have been received by the Secretary on behalf of the Department.

39. Distribution of Fees

The Secretary must ensure that the amount paid to the Standard Government School, ELC, the DEC, the VSL, or the VCASS is distributed on a quarterly basis.

40. Ministerial order exclusive of GST

All Fees and distribution of fees stated in this Ministerial Order are GST exclusive.

41. Delegation

The Secretary may delegate to any person employed in the administration or execution of the Act his or her powers or functions under this Ministerial Order.

Dated 4 November 2013

MARTIN DIXON MP Minister for Education

FEE SCHEDULE

О	VERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SO ON AN INTERNATIONAL STUDENT VISA	CHOOL		
1.	A non-refundable application fee in relation to the first application for enrolment by an Overseas Student.	\$230		
2.	2. A non-refundable enrolment amendment fee in relation to a change of Government School or a change to welfare provisions once the student is first enrolled but prior to commencement.			
3.	3. A non-refundable transfer fee in relation to any Overseas Student who is enrolled at a Standard Government School and who applies to be enrolled at a different Government School.			
	Overseas Students other than Dependants*			
4.	Annual Fee Primary Years Preparatory–6	\$9,676		
	Annual Fee Junior Secondary Years 7–10	\$12,833		
	Annual Fee Senior Secondary Years 11–12	\$14,350		
	Dependants			
5.	Annual Fee Primary Years Preparatory–6	\$7,749		
	Annual Fee Junior Secondary Years 7–10	\$10,250		
	Annual Fee Senior Secondary Years 11–12	\$11,480		
	OVERSEAS STUDENTS WHO ARE NOT OTHERWISE ENROLLED I GOVERNMENT SCHOOL STUDYING AT THE DEC OR THE VSL			
6.	Fee per subject per annum in relation to an Overseas Student enrolled at the DEC or the VSL who is not otherwise enrolled at a Government School.**	\$1,148		
	OVERSEAS STUDENTS ENROLLED AT THE VCASS			
7.	A non-refundable application fee in relation to the first application for enrolment by an Overseas Student.	\$230		
8.	A non-refundable enrolment amendment fee in relation to a change of Government School or a change to welfare provisions once the student is first enrolled but prior to commencement.	\$230		
9.	A non-refundable transfer fee in relation to an Overseas Student who is enrolled at the VCAA and who applies to be enrolled at a different Government School.	\$595		

10.	Annual Fee Junior Secondary Years 7–10	\$17,343
	Annual Fee Senior Secondary Years 11–12	\$19,475
	VERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SOOR AN ELC ON A VISA OTHER THAN AN INTERNATIONAL STUDENT	
11.	A non-refundable application fee in relation to the first application for enrolment by an Overseas Student.	\$230
12.	A non-refundable enrolment amendment fee in relation to a change of Government School or a change to welfare provisions once the student is first enrolled but prior to commencement.	\$230
13.	A non-refundable transfer fee in relation to an Overseas Student who is enrolled at a Standard Government School or an ELC and who applies to be enrolled at a different Standard Government School or ELC.	\$595
14.	Annual Fee Primary Years Preparatory–6	\$9,676
	Annual Fee Junior Secondary Years 7–10	\$12,833
	Annual Fee Senior Secondary Years 11–12	\$14,350
	An ELC only for all year levels	\$14,350
	OVERSEAS STUDENTS ENROLLED BY TOUR GROUP OPERATORS A STUDY TOUR IN A GOVERNMENT SCHOOL	FOR
15.	First study module	\$620
	Each additional study module	\$286
	Additional day in school	\$67
	Additional day on excursion	\$151
	Additional homestay	\$37
	Single day visit	\$89
16.	First study module	\$145
	Each additional study module	\$109
	Additional day in school	\$37
	Additional day on excursion	\$37
	Additional homestay	\$37
	WELFARE SERVICES – ACCOMMODATION PLACEMENT AND ARRIVAL SUPPORT	
17.	Accommodation Placement	\$230
18.	Arrival Support	\$130

^{*} clause 7(3) provides that a second or subsequent Overseas Child (other than a dependant) will pay a 10 per cent reduction in the relevant fees.

^{**} If the overseas Student is enrolled at both the DEC and VSL, fees are payable for both (see clause 12(2)).

DISTRIBUTION SCHEDULE*

	STUDYING AT A STANDARD (N INTERNATIONAL STUDEN		SCHOOL
Ove	rseas Students other than Depen	dants	
Enrolled in a Standard	Primary Years Preparatory–6	Secretary	\$2,275
Government School only		School	\$7,401
	Junior Secondary Years 7–10	Secretary	\$3,024
		School	\$9,809
	Senior Secondary Years 11–12	Secretary	\$3,393
		School	\$10,957
Attends Standard	Junior Secondary Years 7–10	Secretary	\$3,024
Government School AND attends the DEC or the VSL		School	\$8,994
		DEC or VSL	\$815
	Senior Secondary Years 11–12	Secretary	\$3,393
		School	\$10,142
		DEC or VSL	\$815
Attends Standard	Primary Years Preparatory–6	Secretary	\$2,275
Government School AND ELC (for purposes of undertaking an English Language Course)		School	\$4,367
		ELC	\$3,034
	Junior Secondary Years 7–10	Secretary	\$3,024
		School	\$5,787
		ELC	\$4,022
	Senior Secondary Years 11–12	Secretary	\$3,393
		School	\$6,465
		ELC	\$4,492
Attends Standard	Junior Secondary Years 7–10	Secretary	\$3,024
Government School AND the ELC AND the VSL or DEC		School	\$5,306
LLC III (D III) IDD (I DEC		ELC	\$3,688
		VSL or DEC	\$815
	Senior Secondary Years 11–12	Secretary	\$3,393
		School	\$5,984
		ELC	\$4,158
		VSL or DEC	\$815

Attends Standard	Junior Secondary Years 7–10	Secretary	\$3,024
Government School AND the ELC AND the VSL AND	·	School	\$4,826
the DEC		ELC	\$3,353
		VSL	\$815
		DEC	\$815
	Senior Secondary Years 11–12	Secretary	\$3,393
		School	\$5,503
		ELC	\$3,824
		VSL	\$815
		DEC	\$815
	Dependants		
Enrolled in a Standard	Primary Years Preparatory-1	Secretary	\$1,686
Government School only		School	\$6,063
	Primary Years 2–6	Secretary	\$1,824
		School	\$5,925
	Junior Secondary Years 7–10	Secretary	\$2,398
		School	\$7,852
	Senior Secondary Years 11–12	Secretary	\$2,711
		School	\$8,769
Attends Standard	Junior Secondary Years 7–10	Secretary	\$2,398
Government School AND attends the DEC or the VSL		School	\$7,037
		DEC or VSL	\$815
	Senior Secondary Years 11–12	Secretary	\$2,711
		School	\$7,954
		DEC or VSL	\$815

	T	1	
Attends Standard Government School AND ELC (for purposes of	Primary Years Preparatory–1	Secretary	\$1,686
		School	\$3,577
undertaking an English Language Course)		ELC	\$2,486
Language Course)	Primary Years 2–6	Secretary	\$1,824
		School	\$3,496
		ELC	\$2,429
	Junior Secondary Years 7–10	Secretary	\$2,398
		School	\$4,633
		ELC	\$3,219
	Senior Secondary Years 11–12	Secretary	\$2,711
		School	\$5,174
		ELC	\$3,595
Attends Standard	Junior Secondary Years 7–10	Secretary	\$2,398
Government School AND the ELC AND the VSL or		School	\$4,152
DEC		ELC	\$2,885
		VSL or DEC	\$815
	Senior Secondary Years 11–12	Secretary	\$2,711
		School	\$4,693
		ELC	\$3,261
		VSL or DEC	\$815
Attends Standard	Junior Secondary Years 7–10	Secretary	\$2,398
Government School AND the ELC AND the VSL AND		School	\$4,633
the DEC		ELC	\$1,589
		VSL	\$815
		DEC	\$815
	Senior Secondary Years 11–12	Secretary	\$2,711
		School	\$5,174
		ELC	\$1,965
		VSL	\$815
		DEC	\$815

	Second or Subsequent Children		
Enrolled in a Standard	Primary Years Preparatory–6	Secretary	\$2,043
Government School only		School	\$6,649
	Junior Secondary Years 7–10	Secretary	\$2,729
		School	\$8,833
	Senior Secondary Years 11–12	Secretary	\$3,048
		School	\$9,867
Attends Standard	Junior Secondary Years 7–10	Secretary	\$2,729
Government School AND attends the DEC or the VSL		School	\$8,018
		DEC or VSL	\$815
	Senior Secondary Years 11–12	Secretary	\$3,048
		School	\$9,052
		DEC or VSL	\$815
Attends Standard	Primary Years Preparatory-6	Secretary	\$2,043
Government School AND ELC (for purposes of		School	\$3,923
undertaking an English Language Course)		ELC	\$2,726
Language Course)	Junior Secondary Years 7–10	Secretary	\$2,729
		School	\$5,211
		ELC	\$3,622
	Senior Secondary Years 11–12	Secretary	\$3,048
		School	\$5,824
		ELC	\$4,043
Attends Standard	Junior Secondary Years 7–10	Secretary	\$2,729
Government School AND the ELC AND the VSL or		School	\$4,731
DEC		ELC	\$3,288
		VSL or DEC	\$815
	Senior Secondary Years 11–12	Secretary	\$3,048
		School	\$5,341
		ELC	\$3,711
		VSL or DEC	\$815

Attends Standard	Junior Secondary Years 7–10	Secretary	\$2,729
Government School AND the ELC AND the VSL AND		School	\$4,250
the DEC		ELC	\$2,953
		VSL	\$815
		DEC	\$815
	Senior Secondary Years 11–12	Secretary	\$3,048
		School	\$4,860
		ELC	\$3,377
		VSL	\$815
		DEC	\$815
	NTS WHO ARE NOT OTHERW SCHOOL STUDYING AT THE		
Overseas Student enrolled at	Each Subject	Secretary	\$333
the DEC and/or the VSL who is not otherwise enrolled at Government School.		VSL or DEC	\$815
OVERSEAS	S STUDENTS ENROLLED AT	THE VCASS	
Enrolled at VCASS only	Junior Secondary Years 7–10	Secretary	\$4,069
		VCASS	\$13,274
	Senior Secondary Years 11–12	Secretary	\$4,572
		VCASS	\$14,903
Attends VCASS AND	Junior Secondary Years 7–10	Secretary	\$4,069
attends the DEC or the VSL		VCASS	\$12,459
		DEC or VSL	\$815
	Senior Secondary Years 11–12	Secretary	\$4,572
		VCASS	\$14,088
		DEC or VSL	\$815
Attends VCASS AND ELC	Junior Secondary Years 7–10	Secretary	\$4,069
(for purposes of undertaking an English Language Course)		VCASS	\$7,832
		ELC	\$5,442
	Senior Secondary Years 11–12	Secretary	\$4,572
		VCASS	\$8,793

Attends VCASS AND the ELC AND the VSL or DEC	Junior Secondary Years 7–10	Secretary	\$4,069
		VCASS	\$7,351
		ELC	\$5,108
		VSL or DEC	\$815
	Senior Secondary Years 11–12	Secretary	\$4,572
		VCASS	\$8,312
		ELC	\$5,776
		VSL or DEC	\$815
Attends VCASS AND	Junior Secondary Years 7–10	Secretary	\$4,069
the ELC AND the VSL AND the DEC		VCASS	\$6,970
		ELC	\$4,774
		VSL	\$815
		DEC	\$815
	Senior Secondary Years 11–12	Secretary	\$4,572
		VCASS	\$7,831
		ELC	\$5,442
		VSL	\$815
		DEC	\$815
	STUDYING AT A STANDARD O OTHER THAN AN INTERNAT		
Overseas Student enrolled	Primary Years Preparatory–6	Secretary	\$2,275
at a Standard Government School only		School	\$7,401
	Junior Secondary Years 7–10	Secretary	\$3,024
		School	\$9,809
	Senior Secondary Years 11–12	Secretary	\$3,393
		School	\$10,957
Overseas Student enrolled in	All Year levels	Secretary	\$3,393
ELC only		ELC	\$10,957

^{*} All distributions are based on the full annual fee specified in the fee schedule and are to be reduced in accordance with the length of study of the Overseas Student, other than the distribution to the DEC or the VSL.

Education and Training Reform Act 2006

NOTIFICATION CANCELLING THE REGISTRATION OF A TEACHER

Pursuant to section 2.6.46 of the **Education and Training Reform Act 2006** (the Act), the Victorian Institute of Teaching (the Institute) may find a teacher has engaged in serious misconduct, has been seriously incompetent and/or is not fit to teach and may make a determination pursuant to subsection 2.6.46(2) to cancel the registration of the teacher.

On 15 October 2013, Mr Maher Makar (Registration No. 184481) was found guilty of serious incompetence and not fit to teach.

On 15 October 2013, Mr Maher Makar's registration to teach was cancelled from 15 October 2103.

ANNE SARROS Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Flora and Fauna Guarantee Act 1988

NOTICE OF FINAL RECOMMENDATIONS OF THE SCIENTIFIC ADVISORY COMMITTEE

In accordance with section 15 of the **Flora and Fauna Guarantee Act 1988** (the Act), the Scientific Advisory Committee (SAC) has made final recommendations on whether the following nominated items should be supported for listing under the Act. Eligibility for listing is outlined in section 11 of the Act and criteria by which the eligibility for listing is determined is outlined in the Flora and Fauna Guarantee Regulations 2011.

ITEMS SUPPORTED FOR LISTING

Item number	Common name	Scientific name	Primary criteria (and sub-criteria) satisfied
841	Grey Grass-tree	Xanthorrhoea glauca ssp. angustifolia	(1.2) 1.2.1, 1.2.3
842	Mountain Burr-daisy	Calotis pubescens	(1.2) 1.2.1, 1.2.2

Further information on final recommendations

Copies of the Final Recommendation Reports on the above items can be obtained through the Department of Environment and Primary Industries (DEPI) website (www.depi.vic.gov.au) or DEPI Customer Service Centre (136 186).

Gambling Regulation Act 2003

Section 5.3.19

AMENDMENT OF THE CATEGORY 2 PUBLIC LOTTERY LICENCE

Notice is given that, in accordance with section 5.3.19 of the **Gambling Regulation Act 2003** (the Act), I have amended the Category 2 Public Lottery Licence awarded to Intralot Australia Pty Ltd on 24 October 2007.

Under section 5.3.19(1A) of the Act, the Category 2 Public Lottery Licence has been amended to:

- (i) remove clause 3.1(5) and make consequential amendments associated with the removal of clause 3.1(5); and
- (ii) make a range of amendments to Annexure A.

Copies of the amendments are available from the Victorian Commission for Gambling and Liquor Regulation website at: www.vcglr.vic.gov.au

Dated 8 November 2013

EDWARD O'DONOHUE MLC Minister for Liquor and Gaming Regulation

Gambling Regulation Act 2003

Section 5.3.19

AMENDMENT OF THE CATEGORY 1 PUBLIC LOTTERY LICENCE

Notice is given that, in accordance with section 5.3.19 of the **Gambling Regulation Act 2003** (the Act), I have amended the Category 1 Public Lottery Licence awarded to Tattersall's Sweeps Ptv Ltd on 24 October 2007.

Under section 5.3.19(1) of the Act, Annexure A of the Category 1 Public Lottery Licence has been amended to include Golden Casket Lottery Corporation Limited as a member of the Monday and Wednesday Lotto Bloc, effective 14 October 2013.

Under section 5.3.19(1A) of the Act, the Category 1 Public Lottery Licence has been amended to:

- (i) remove clause 3.1(5) and make consequential amendments associated with the removal of clause 3.1(5); and
- (ii) make a range of amendments to Annexure A.

Copies of the amendments are available from the Victorian Commission for Gambling and Liquor Regulation website at: www.vcglr.vic.gov.au

Dated 8 November 2013

EDWARD O'DONOHUE MLC Minister for Liquor and Gaming Regulation

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names.

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
61941	Peninsula Aquatic Recreation Centre	Frankston City Council 16N Cranbourne Road, Frankston 3199 For further details see map at www.dse.vic.gov.au/namingplaces

Office of Geographic Names Land Victoria

570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Land Acquisition and Compensation Act 1986

FORM 7

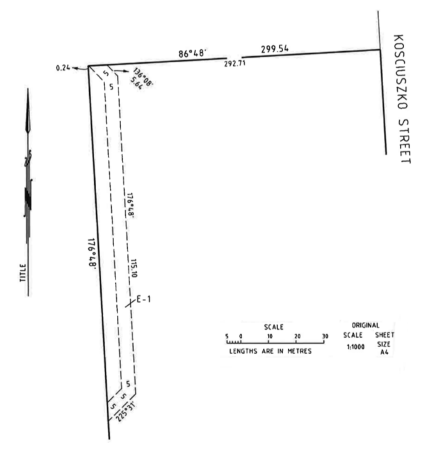
S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Central Gippsland Region Water Corporation (ABN 75 830 750 413) ('Gippsland Water') declares that by this notice it acquires the following interest in land described as an easement for sewerage and water supply purposes over part of the land being Lot 4 Section 1 on Plan of Subdivision LP008314 described in Certificate of Title Volume 4992 Folio 300 and being the portion of land the location of which is marked 'E–1' on the Plan for Creation of Easement annexed hereto.

Interests Acquired: That of the Roman Catholic Trusts Corporation for the Diocese of Sale and all other interests.



Published with the authority of Gippsland Water.

Dated 21 November 2013

For and on behalf of Gippsland Water Signed LYNLEY KEENE Manager Commercial Services

Land Acquisition and Compensation Act 1986

FORM 7

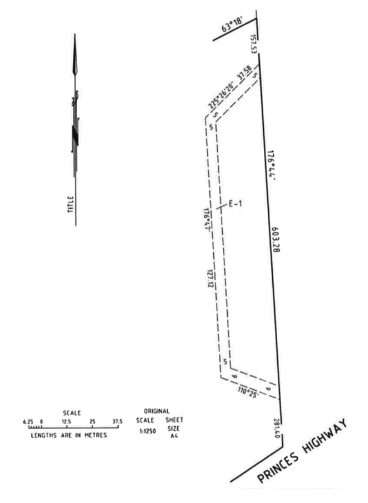
S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Central Gippsland Region Water Corporation (ABN 75 830 750 413) ('Gippsland Water') declares that by this notice it acquires the following interest in land described as an easement for sewerage and water supply purposes over part of the land being Lot 1 on Plan of Subdivision LP16999 described in Certificate of Title Volume 7318 Folio 435 and being the portion of land the location of which is marked 'E–1' on the Plan for Creation of Easement annexed hereto.

Interest Acquired: That of Traralgon Golf Club Inc. and all other interests.



Published with the authority of Gippsland Water. Dated 21 November 2013

> For and on behalf of Gippsland Water Signed LYNLEY KEENE Manager Commercial Services

Local Government Act 1989

SCHEDULE 11 CLAUSE 4

Designation of Tow Away Areas

2013 Australian Motorcycle Grand Prix 18–20 October 2013

2013 V8 Supercar Championship 22-24 November 2013

Clause 4 Schedule 11 to the **Local Government Act 1989** provide Councils with the power to tow away and impound vehicles which are causing an unlawful obstruction or are unlawfully parked or left standing in an area designated by the Minister, and to charge the owner of the vehicle a fee up to the amount of the fee set for the purposes of clause 3(1)(c).

For the purpose of these provisions, I, Terry Mulder, Minister for Roads, designate the areas contained in the reservations of the roads listed in the following as tow away areas.

THE SCHEDULE

A list of all the roads, streets and lanes included in this designation of tow away areas within the Shire of Bass Coast is detailed below.

Phillip Island Tourist Road from Back Beach Road, Phillip Island to Bass Highway, Anderson;

Smiths Beach Road between Back Beach Road and Phillip Island Tourist Road;

Berry's Beach Road between Back Beach Road and Ventnor Road;

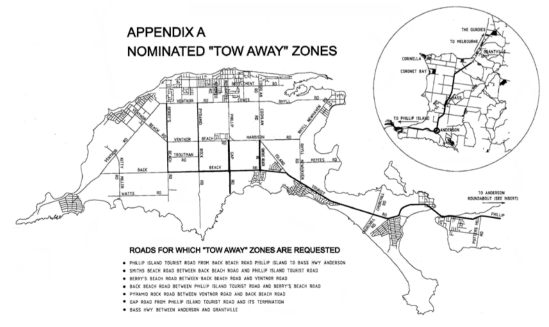
Back Beach Road between Phillip Island Tourist Road and Berry's Beach Road;

Pyramid Rock Road between Ventnor Road and Back Beach Road;

Gap Road from Phillip Island Tourist Road and its termination; and

Bass Highway between Anderson and Grantville.

The tow away areas listed above are to operate from 12.01 am on Friday 18 October 2013 to 11.59 pm on Sunday 20 October 2013; and 12.01 am on Friday 22 November 2013 to 1159 pm on Sunday 24 November 2013, 24 hours per day on both sides of every street, road and lane.



Dated 16 September 2013

TERRY MULDER MP Minister for Roads

Magistrates' Court Act 1989

SPECIFICATION OF POSTCODE AREAS FOR PROPER VENUE PURSUANT TO SECTION 3(1) OF THE **MAGISTRATES' COURT ACT 1989** IN RELATION TO A PROCEEDING IN RESPECT OF WHICH THE FAMILY VIOLENCE COURT DIVISION HAS JURISDICTION

Pursuant to section 3(1) of the **Magistrates' Court Act 1989**, I direct that in relation to a proceeding in respect of which the Family Violence Court Division has jurisdiction (other than an interim order under the **Family Violence Protection Act 2008**), the proper venue means –

- (i) a venue of the Court at which the Family Violence Court Division may sit and act but only if at least one of the following places is within a postcode area specified below in relation to that venue:
 - (a) the place where the family violence the subject of the proceeding is alleged to have been committed:
 - (b) the place of residence of the accused, defendant or respondent (within the meaning of the Family Violence Protection Act 2008); or
 - (c) the place of permanent or temporary residence of the person against whom the family violence is alleged to have been committed.

Magistrates' Court at Ballarat

3330, 3334, 3345, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3360, 3361, 3363, 3364, 3370, 3371, 3373, 3460, 3461 and 3523.

Magistrates' Court at Heidelberg

3072, 3073, 3074, 3075, 3076, 3079, 3081, 3082, 3083, 3084, 3085, 3087, 3088, 3089, 3090, 3091, 3093, 3094, 3095, 3096, 3097, 3099, 3105, 3750, 3751, 3752, 3753, 3754, 3755, 3757, 3759, 3760, 3761, 3762, 3763 and 3775.

I revoke the specification made pursuant to section 3(1) of the **Magistrates' Court Act 1989** dated 2 June 2005, and published in the Government Gazette on 9 June 2005, effective from the date of publication of this notice in the Government Gazette.

Dated 13 November 2013

ROBERT CLARK MP Attorney-General

Family Violence Protection Act 2008

SPECIFICATION OF POSTCODE AREAS OF RESIDENCE OF RESPONDENTS PURSUANT TO SECTION 128(B) OF THE **FAMILY VIOLENCE PROTECTION ACT 2008** FOR THE MAKING OF COUNSELLING ORDERS IN RELATION TO THE BALLARAT VENUE OF THE FAMILY VIOLENCE COURT DIVISION OF THE MAGISTRATES' COURT OF VICTORIA

I, Robert Clark MP, Attorney-General, and Minister responsible for administering the **Family Violence Protection Act 2008**, pursuant to section 128(b) of that Act approve the following postcode areas within which the respondent's place of residence must be located when the family violence the subject of the final order was committed in relation to the Ballarat venue of the Family Violence Court Division of the Magistrates' Court of Victoria:

3345, 3350, 3351, 3352, 3355, 3356, 3357, 3363 and 3460.

I revoke the specification made pursuant to section 8B of the **Crimes (Family Violence) Act 1987** dated 2 June 2005, and published in the Government Gazette on 9 June 2005, effective from the date of publication of this notice in the Government Gazette.

Dated 13 November 2013

ROBERT CLARK MP Attorney-General

Family Violence Protection Act 2008

SPECIFICATION OF POSTCODE AREAS OF RESIDENCE OF RESPONDENTS PURSUANT TO SECTION 128(B) OF THE **FAMILY VIOLENCE PROTECTION ACT 2008** FOR THE MAKING OF COUNSELLING ORDERS IN RELATION TO THE FRANKSTON VENUE OF THE MAGISTRATES' COURT OF VICTORIA

I, Robert Clark MP, Attorney-General, and Minister responsible for administering the **Family Violence Protection Act 2008**, pursuant to section 128(b) of that Act approve the following postcode areas within which the respondent's place of residence must be located when the family violence the subject of the final order was committed in relation to the Frankston venue of the Magistrates' Court of Victoria:

3148, 3168, 3192, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3910, 3911, 3912, 3913, 3915, 3916, 3918, 3919, 3920, 3926, 3927, 3928, 3929, 3930, 3931, 3933, 3934, 3936, 3937, 3938, 3939, 3940, 3941, 3942, 3943, 3944, 3977, 3978 and 3980.

I revoke the specification made pursuant to section 128(b) of the **Family Violence Protection Act 2008** dated 3 October 2013, and published in the Government Gazette on 10 October 2013, effective from the date of publication of this notice in the Government Gazette.

Dated 13 November 2013

ROBERT CLARK MP Attorney-General

Family Violence Protection Act 2008

SPECIFICATION OF POSTCODE AREAS OF RESIDENCE OF RESPONDENTS PURSUANT TO SECTION 128(B) OF THE **FAMILY VIOLENCE PROTECTION ACT 2008** FOR THE MAKING OF COUNSELLING ORDERS IN RELATION TO THE HEIDELBERG VENUE OF THE FAMILY VIOLENCE COURT DIVISION OF THE MAGISTRATES' COURT OF VICTORIA

I, Robert Clark MP, Attorney-General, and Minister responsible for administering the **Family Violence Protection Act 2008**, pursuant to section 128(b) of that Act approve the following postcode areas within which the respondent's place of residence must be located when the family violence the subject of the final order was committed in relation to the Heidelberg venue of the Family Violence Court Division of the Magistrates' Court of Victoria:

3072, 3073, 3076, 3079, 3081, 3083, 3084, 3085, 3087, 3088, 3089, 3093, 3094, 3095, 3105 and 3752.

I revoke the specification made pursuant to section 8B of the **Crimes (Family Violence) Act 1987** dated 2 June 2005, and published in the Government Gazette on 9 June 2005, effective from the date of publication of this notice in the Government Gazette.

Dated 13 November 2013

ROBERT CLARK MP Attorney-General

Family Violence Protection Act 2008

SPECIFICATION OF POSTCODE AREAS OF RESIDENCE OF RESPONDENTS PURSUANT TO SECTION 128(B) OF THE **FAMILY VIOLENCE PROTECTION ACT 2008** FOR THE MAKING OF COUNSELLING ORDERS IN RELATION TO THE MOORABBIN VENUE OF THE MAGISTRATES' COURT OF VICTORIA

I, Robert Clark MP, Attorney-General, and Minister responsible for administering the **Family Violence Protection Act 2008**, pursuant to section 128(b) of that Act approve the following postcode areas within which the respondent's place of residence must be located when the family violence the subject of the final order was committed in relation to the Moorabbin venue of the Magistrates' Court of Victoria:

3143, 3144, 3145, 3148, 3161, 3162, 3163, 3165, 3166, 3167, 3168, 3169, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3202 and 3204.

I revoke the specification made pursuant to section 128(b) of the **Family Violence Protection Act 2008** dated 3 October 2013, and published in the Government Gazette on 10 October 2013, effective from the date of publication of this notice in the Government Gazette.

Dated 13 November 2013

ROBERT CLARK MP Attorney-General

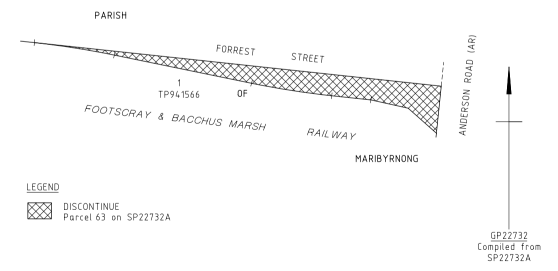
Major Transport Projects Facilitation Act 2009 NOTICE OF DECISION TO DISCONTINUE ROAD

Pursuant to section 186 of the **Major Transport Projects Facilitation Act 2009** ('the Act'), Robert Macey, Director, Commercial & Legal of the Regional Rail Link Authority (as delegate of the Secretary to the Department of Transport, Planning and Local Infrastructure, project authority of the Regional Rail Link 1 Project), made a decision on 14 November 2013, that part of Forrest Street, Sunshine, identified on the plan numbered GP22732 set out below, be discontinued.

The decision provided for the land the subject of that decision to be reserved for the purposes of the Regional Rail Link 1 Project, an approved project under the Act.

Pursuant to section 189(2)(d) of the Act, upon publication of this notice under section 189(1) of the Act, the decision to discontinue that part of Forrest Street identified on the plan numbered GP22732 will take effect and the land will be deemed to be temporarily reserved under section 4(1) of the **Crown Land (Reserves) Act 1978** for public purposes, being, in particular, the purposes of the Regional Rail Link 1 Project.

REGIONAL RAIL LINK 1 FORREST STREET CITY OF BRIMBANK



ROBERT MACEY Director, Commercial & Legal Regional Rail Link Authority

Marine Safety Act 2010

STRATHBOGIE SHIRE COUNCIL

Public Notice

Declaration of Boating Activity Exemption

- I, Steve Crawcour, Chief Executive Officer of Strathbogie Shire Council, the waterway manager for the Goulburn River from Hughes Creek to Goulburn Weir including Lake Nagambie, declare under section 203(3) of the **Marine Safety Act 2010** that the Rowing Victoria events on 7 December 2013, 18 January 2014, 15 February 2014, 15 March 2014 and 22 March 2014 are exempt from:
- the requirements of Schedule 91 of the waterway rules in relation to 5 knot zones and restricted zones for Lake Nagambie; and
- the requirements to operate a vessel at a speed not exceeding 5 knots within 50 metres of another vessel, as detailed in clause 2(c) of the waterway rules published in the Victoria Government Gazette No. S221 dated 28 June 2012. This exemption applies to rescue vessels only in rescue situations.

The exemptions apply to persons and vessels participating in the above Rowing Victoria events from 6.00 am to 6.00 pm on Lake Nagambie, provided that the stated safety controls and undertakings detailed in the Application for Boating Activity Exemptions and Exclusion Zones and Rowing Victoria Safety Management Plan, are adhered to. Rowing Victoria event competitors' rowing vessels are prohibited from the Goulburn River during the events.

During the events Lake Nagambie is closed to general boating. Permit controlled access to the Goulburn River for vessels from the Nagambie Lakes Leisure Park and residential properties along the north-eastern foreshore of Lake Nagambie (excluding the Bowl) is permitted for transit purposes only.

Dated 15 August 2013

STEVE CRAWCOUR Chief Executive Officer Strathbogie Shire Council

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

I, Steve Crawcour, Chief Executive Officer of Strathbogie Shire Council, the waterway manager for the Goulburn River from Hughes Creek to Goulburn Weir including Lake Nagambie, hereby give notice under section 208(2) of the **Marine Safety Act 2010** that:

The following temporary rules will apply:-

- (1) All persons and vessels not participating in the Nagambie Water Ski Club event days from 8 am until 3 pm on the dates below are prohibited from entering and remaining in the waters of the Goulburn River from Tahbilk Winery to Sandy Creek within the Special Purpose Water Ski Zone: Note supervised Transit arrangements in place.
 - 23 November 2013

4 and 25 January 2014

8 and 22 February 2014 and

29 March 2014

(2) Vessels transiting the exclusion zone, when permitted, are excluded from clause 1 for transit purposes only.

The exclusion zones take effect between 8 am until 3 pm, on 4 January 2014, 25 January 2014, 8 February 2014, and 20 March 2013.

Dated 14 November 2013

STEVE CRAWCOUR Chief Executive Officer Strathbogie Shire Council

Marine Safety Act 2010

Section 208(2)

NOTICE OF ACTIVITY EXCLUSION ZONE

In accordance with section 208(2) of the Marine Safety Act 2010, Parks Victoria (the waterway manager for the Yarra River upstream of the port waters of the Port of Melbourne) gives notice that the waters of the Yarra River between a diagonal line from the downstream edge of the VRA landing to the upstream edge of Federation Wharf and the upstream edge of Monash Freeway Bridge, are prohibited to all persons and vessels not registered to take part in the Melbourne Head Rowing Regatta 2013.

The exclusion zone takes effect between 6.30 am and 2.30 pm on Saturday 23 November 2013.

Dated 12 November 2013

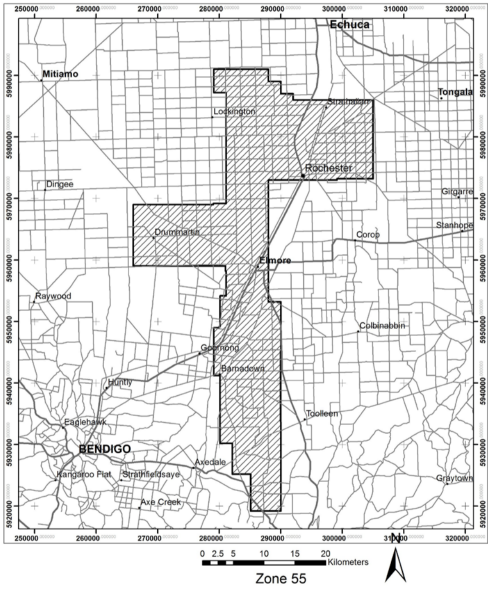
CHRIS HARDMAN As delegate of Parks Victoria

Mineral Resources (Sustainable Development) Act 1990

EXEMPTION OF LAND FROM AN EXPLORATION, MINING, RETENTION OR PROSPECTING LICENCE

I, Kylie White, Executive Director, Earth Resources Regulation pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that land situated within the boundaries of hatched area on attached Schedule A, being former EL4552 from being subject to a licence.

Schedule A



Dated 13 November 2013

KYLIE WHITE Executive Director Earth Resources Regulation

Occupational Health and Safety Act 2004 OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007 EXEMPTION

Number H11/02233

This exemption from compliance with a provision of the Occupational Health and Safety Regulations 2007 (the OHS Regulations) is granted by the Victorian WorkCover Authority (the Authority) under the provisions of regulation 7.2.2 of the OHS Regulations:

The following employers or class of employer (the employers) in relation to all workplaces or undertakings in which the employers engage in the State of Victoria are exempt from complying with regulation 3.6.2(a) of the OHS Regulations being the requirement for an employer not to allow an employee to do any high risk work unless the employee holds an appropriate high risk work licence in relation to the specified high risk work of dogging of a bridge and gantry crane that the employer seeks to have performed by a person, or class of person, who does not hold a high risk work licence for the licence class of dogging in Part 1 of Schedule 3 of the OHS Regulations (the employees):

Employer	ACN
Alfasi	006 794 092
Allrange Steel Fabrications	060 785 064
Apex Welding & Steel Fabrication	119 447 531
ARC National Office	069 426 955
Ashcon Equipment Pty Ltd	004 882 142
Atlas Steels	004 496 128
Barra Steel	092 043 653
Bahcon Steel	006 572 256
BlueScope Building Solutions Pty Ltd	113 998 066
BlueScope Construction Ltd	114 794 222
BlueScope Distribution Pty Ltd	096 380 068
BlueScope Solutions Holdings Pty Ltd	070 874 538
BlueScope Steel (AIS) Pty Ltd	000 019 625
BlueScope Steel Ltd	000 011 058
BlueScope Water Australia Pty Ltd	009 387 660
B & B Steel	004 753 968
Buttler Engineering Pty Ltd	109 291 287
Castagna Steel Pty Ltd	051 890 316
CPE Construction	101 223 965
Danian Steel Pty Ltd	163 964 305
A J Demuri Constructions	052 828 752

Employer	ACN
Fielders Australia	091 954 442
GB Galvanising	005 720 356
GFC Industries Pty Ltd	005 202 166
Keymakers Australia Pty Ltd	099 883 806
Laser Dynamics Australia Pty Ltd	098 549 154
Lysaght Building Solutions Pty Ltd	103 232 444
Lysaght Design & Construction Pty Ltd	099 421 333
Metalcorp Steel Pty Ltd	002 581 213
New Zealand Steel (Australia) Pty Ltd	007 017 174
Greensborough Steel Fabrications	007 075 701
HG-Farley Laserlab Co	094 339 563
Independent Tube Mills	136 627 186
Iron Eagle	107 360 690
Jards & Co Pty Ltd	094 663 135
Kiddo Investments Pty Ltd	058 339 807
Lamver Engineering	060 142 056
Melbourne Structural Steel	100 535 242
Metal Logic	096 124 060
Manuteck Pty Ltd	100 434 964
North Eastern Welding Co Pty Ltd	004 573 442
Nycor Engineering Pty Ltd	056 351 547
Onesteel Steel & Tube/Metaland	007 519 646
OneSteel Reinforcing	004 148 289
OneSteel Trading Pty Ltd	007 519 646
Orrcon	094 103 090
Page Steel	006 636 004
Radio Frequency Systems	004 686 097
Renton Engineering & Construction Pty Ltd	005 271 849
Riband Steel (Wang) Pty Ltd	005 387 020
Selection Steel Trading Pty Ltd	005 324 407

Employer	ACN
Skrobar Engineering Pty Ltd	006 748 429
Stilcon	061 982 189
Stramit Building Products	009 107 733
Structural Challenge Pty Ltd	094 640 347
Surdex Steel Pty Ltd	004 339 904
Truline	095 166 680
Victorian Door Systems	005 010 195
Vulcan Steel	100 061 283
Webforge Vic	009 419 756
Weldlok Industries Pty Ltd	000 175 379
Wisteria Steel Pty Ltd	154 101 372
Wolter Steel Co Pty Ltd	007 166 618

In accordance with regulations 7.2.5 and 7.2.8 the following terms and conditions are imposed in granting the exemption which must be observed and apply to all of the work of the employees of the employers in relation to the specified high risk work of dogging of a bridge and gantry crane that would normally be required to be performed by a person with a high risk work licence for the licence class of dogging in Schedule 3 of the OHS Regulations:

- (a) The employees of the employers are required to undergo the instruction and training known as the Bridge and Gantry Training Package of the Australian Steel Institute, Revision 1.0.0.1 dated July 2013 and any later versions thereof (the instruction and training) provided by a Registered Training Organisation authorised by the Authority under regulation 3.6.11 to carry out assessments of competency in relation to the licence class of dogging in Part 1 of Schedule 3 of the OHS Regulations (the authorised RTO).
- (b) The employees of the employers must each receive a satisfactory assessment of completion of the instruction and training by the authorised RTO comprising assessment against the nationally recognised training units of competency licence to operate a bridge and gantry crane (TLILIC3003A) and shift loads using gantry equipment (TLID3043A) (the satisfactory assessment).
- (c) The employees of the employers must each undergo the instruction and training and receive a satisfactory assessment at intervals of no less than every four years and no greater than every five years from the last date each employee received the satisfactory assessment for undergoing the instruction and training.
- (d) The employer must keep records and keep information of and about the instruction and training and the satisfactory assessment of the employees on the personnel files of each employee.

This exemption starts from the date of publication of this notice in the Government Gazette.

JARROD EDWARDS

Director, Workplace Hazards and Hazardous Industries Group for and on behalf of the Victorian WorkCover Authority

Road Safety Act 1986

ROAD SAFETY (VEHICLES) REGULATIONS 2009

Specification of Temporary Routes for Class 1, 2 and 3 Vehicles

1. Purpose

The purpose of this notice is to specify routes on which class 1, 2 and 3 vehicles may travel in order to detour the temporary road closures for the Casterton Christmas Festival on Friday 29 November 2013 in Casterton.

2. Authorising provisions

This notice is made under -

- (a) regulations 178, 180, 188, 190, 194 and 196 of the Road Safety (Vehicles) Regulations 2009 ('the Regulations'); and
- (b) clause 7 of Schedule 7 to the Regulations; and
- (c) clauses 11, 21, 31, 37 and 42 of Schedule 8 to the Regulations.

3. Commencement

This notice comes into operation at 5.30 pm on Friday 29 November 2013.

4. Expiry

This notice expires at 10.30 pm on Friday 29 November 2013.

5. Declaration

- I, Peter Todd, as delegate of the Minister for Roads, declare that the following vehicles travelling under a gazette notice or permit issued under the Regulations may, on the conditions specified in that gazette notice or permit, travel on the routes and at the times specified in the Table below –
- (a) a class 1 vehicle travelling under
 - (i) a gazette notice issued under regulation 178 or clause 7 of Schedule 7; or
 - (ii) a permit issued under regulation 180; or
- (b) a class 2 vehicle travelling under a gazette notice or permit issued under
 - (i) regulation 188 or 190, respectively; or
 - (ii) clause 11, 21, 31, 37 or 42 of Schedule 8; or
- (c) a class 3 vehicle travelling under a gazette notice issued under regulation 194 or a permit issued under regulation 196.

Table of Permitted Routes

Dates and Times	Permitted Routes	
5.30 pm Friday	Tyers Street between Glenelg Highway (Henty Street) and	
29 November 2013 until	Murray Street	
10.30 pm Friday	Murray Street between Tyers Street and Casterton–Naracoorte	
29 November 2013.	Road (McPherson Street)	

Notes:

- Words and phrases in this notice have the same meanings as in the Road Safety Act 1986 and the Regulations under that Act.
- The specification of a permitted route does not permit a vehicle to be driven over any bridge in contravention of a posted mass or dimension limit.

Dated 31 October 2013

PETER TODD Acting Chief Executive Roads Corporation Delegate of the Minister for Roads

Accident Compensation Act 1985

NOTICE OF SCHEDULE OF FEES AND COSTS FOR REFERRALS OF MEDICAL QUESTIONS TO THE MEDICAL PANELS

Pursuant to section 63(7) of the **Accident Compensation Act 1985**, I give notice of the following schedule of fees and costs (including GST) for referrals of medical questions to the Medical Panels. This notice takes effect on 1 December 2013 and is effective until 30 November 2014.

Item	Service	Fee or Cost (inc. GST)
Presiding Member		
Standard or Complex Referral MPM001 MPM021* or MPM031* or MPM041* or MPM051*	For all work associated with any one referral of a complex nature, as determined by the Convenor, of a medical question or questions. * depending on the level of contribution and complexity required as determined by the Convenor	\$1265.00 \$1896.95 \$2318.25 \$2739.00 \$3160.30
Cancellation / Fail to Attend MPM018	Cancellation within 3 days of examination or claimant non-attendance	\$526.35
Panel Abandoned MPM012	Panel Abandoned on day of examination	75% of allocated fee
Additional Referral / Supplementary MPM013	Any work that arises from the submission of a supplementary question(s) for an existing referral which doesn't require an additional examination.	\$427.90
Member / Consultant		
Standard or Complex Referral MPM004* or MPM024* or MPM034*	on of a standard or complex nature, as determined by the Convenor, of a medical question or questions.	
Cancellation / Fail to Attend MPM019	Cancellation within 3 days of examination or claimant non-attendance \$420	
Panel Abandoned MPM015	Panel Abandoned on day of examination	75% of allocated fee
Additional Referral / Supplementary MPM014	Any work that arises from the submission of a supplementary question(s) for an existing referral which doesn't require an additional examination.	\$210.65

Item	Service	Fee or Cost (inc. GST)
Member / Consultant – Specia	ality Psychiatry	
MPM020 – Neuro-Psychiatry MPM022 – Child Psychiatry	All work in association with a specialist Neuro-Psychiatry or Child Psychiatry examination.	\$1686.30 \$1686.30
General – Worksite Assessme	nt	
MPM017	Worksite assessment, inclusive of all reasonable travelling expenses associated with attending a worksite within 50 km of the panellist's normal place of practice.	\$869.00
General – Other/Hourly Rate		
MPM025	Work performed at the request of the Convenor that is not otherwise renumerated under this schedule.	\$421.30 per hour
Investigations		
MPM016	Cost of medical investigations and/or reports requested by the Medical Panel.	At Cost
Interpreter		
MPM002	Interpreting costs for each examination or cancellation due to worker non-attendance.	At Cost
Registered Health Practitione	r	
MPM003	Attendance before Medical Panel by Registered Health Practitioner	At Cost
Dated 1 November 2013		
	THE HON. GORDON RICH-F Ass	PHILLIPS MLC sistant Treasure

Wrongs Act 1958

NOTICE OF SCALE OF FEES AND COSTS FOR REFERRALS OF MEDICAL QUESTIONS TO MEDICAL PANELS UNDER PART VBA

Pursuant to section 28LXA(1) of the **Wrongs Act 1958**, I give notice of the following scale of fees and costs, fixed on the recommendation of the Convenor, for referrals of medical questions under Part VBA. This notice takes effect on 1 December 2013 and is effective until 30 November 2014.

Item	Service	Fee or Cost (inc. GST)
Presiding Member		
Standard or Complex Referral MPW002 MPW021* or MPW031* or MPW041* or MPW051*	For all work associated with any one referral of a complex nature, as determined by the Convenor, of a medical question or questions. * depending on the level of contribution and complexity required as determined by the Convenor	\$1265.00 \$1896.95 \$2318.25 \$2739.00 \$3160.30
Cancellation / Fail to Attend MPW018	Cancellation within 3 days of examination or claimant non-attendance	\$526.35
Panel Abandoned MPW012	Panel Abandoned on day of examination	75% of allocated fee
Member / Consultant		
Standard or Complex Referral MPW004 * or MPW024 * or MPW034 *	For all work associated with any one referral of a standard or complex nature, as determined by the Convenor, of a medical question or questions. * depending on the level of contribution and complexity required as determined by the Convenor	\$873.40 \$1054.35 \$1475.65
Cancellation / Fail to Attend MPW006	Cancellation within 3 days of examination or claimant non-attendance	\$420.20
Panel Abandoned MPW015	Panel Abandoned on day of examination	75% of allocated fee
Member / Consultant – Speci	ality Psychiatry	
MPW009 – Neuro-Psychiatry MPW022 – Child Psychiatry	All work in association with a specialist Neuro-Psychiatry or Child Psychiatry examination.	\$1686.30 \$1686.30
Administration Fee MPW001	Administration cost in association with any reference to Medical Panels.	\$1655.34

Item	Service	Fee or Cost (inc. GST)
General – Other/Hourly Rat	re	
MPW025	Work performed at the request of the Convenor that is not otherwise renumerated under this schedule.	\$421.30 per hour
Investigations		
MPW010	Cost of medical investigations and/or reports requested by the Medical Panel.	At Cost
Interpreter		
MPW007	Interpreting costs for each examination or cancellation due to worker non-attendance.	At Cost
Registered Health Practition	ier	
MPW008	Attendance before Medical Panel by Registered Health Practitioner	At Cost
Dated 11 November 2013		
	THE HON. ROBE A	RT CLARK M ttorney-Gene

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment Amendment C154

The Minister for Planning has approved Amendment C154 to the Ballarat Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment implements the 'Ballarat Gaming Policy Framework, 2011' by amending Clauses 21.04 and 21.10, the Schedule to Clauses 52.28-3 and 52.28-4 and introducing Clause 22.14 Gaming.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Ballarat City Council, Town Hall, Sturt Street, Ballarat.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

BANYULE PLANNING SCHEME

Notice of Amendment

Amendment C92

The Minister for Planning has approved Amendment C92 to the Banyule Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment introduces the Heritage Overlay to 14–20 and 11–23 Toora Street, 17–25 and 18 Young Street, 19–21 Linton Street, 17–23 and 10–36 Kenilworth Parade and the former Darebin Post Office at 1041 and 1041A Heidelberg Road, Ivanhoe, on an interim basis until 31 October 2014.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov./au/planning/publicinspection and free of charge, during office hours, at the offices of the Banyule City Council, 44 Turnham Avenue, Rosanna.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

CASEY PLANNING SCHEME Notice of Approval of Amendment

Amendment C168

The Minister for Planning has approved Amendment C168 to the Casey Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment rezones part of the land at 27s Marija Crescent, Berwick, and part of the Iles Court Road Reserve, Berwick, from Urban Floodway Zone (UFZ) to General Residential Zone (GRZ) and deletes the Land Subject to Inundation Overlay (LSIO) from the land. A concurrent planning permit is granted for a 57 lot subdivision on the land.

The Minister has granted the following permit(s) under Division Five Part Four of the Act:

Permit No.	Description of Land
PlnA01089/11	27s Marija Crescent, Berwick

A copy of the Amendment and permit can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Casey City Council, Magid Drive, Narre Warren.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

GANNAWARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C34

The Minister for Planning has approved Amendment C34 to the Gannawarra Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment:

- rezones land at 188 Westblade Avenue, Kerang, from Public Use Zone 1 Service & Utility to Residential 1 Zone:
- rezones land at Lot 1, TP392176, Lot 1, TP180367, Allotment 34B, Section A, Parish of Murrabit West, and Allotment 36A, Section A, Parish of Murrabit West, from Farming Zone to Road Zone, Category 1;
- rezones land at 544 Koondrook–Murrabit Road, Koondrook, and Lot 1, TP671412 from Road Zone – Category 2 to Farming Zone;
- rezones land at 73–75 Forest Street, Koondrook, from Business 1 Zone to Residential 1 Zone;
- rezones land at 51 Kerang–Koondrook Road, Kerang, and Allotment 7H, Section 1, Parish of Kerang, from Public Use Zone 4 Transport to Industrial 3 Zone;
- rezones land at 959 Kerang-Leitchville Road, Horfield, from Farming Zone to Public Use Zone
 Service & Utility;
- rezones land at Lot 3, LP14910, 93 Boundary Street, Kerang, from Business 1 Zone to Residential 1 Zone;
- rezones land at Lot 4, LP14910, 91 Boundary Street, Kerang, from Residential 1 Zone to Commercial 1 Zone;
- rezones land at Allotment 3A, Section 13, Township of Murrabit, from Township Zone to Public Park and Recreation Zone;
- rezones land at Allotment 5, Section 13, Township of Murrabit, from part Township Zone and part Public Use Zone 2 Education to part Special Use Zone Schedule 2 and from part Public Use Zone 2 Education and part Special Use Zone Schedule 2 to part Public Park and Recreation Zone;

- rezones land at 19 King George Street, Leitchville, from Township Zone to Public Park and Recreation Zone:
- rezones land at Lot 3, PS426718 from Farming Zone to Public Park and Recreation Zone;
- rezones land at Lot 1, TP409266 from Farming Zone to Public Park and Recreation Zone;
- rezones land Lot 1, LP90571 from part Township Zone and part Public Use Zone 1 Service & Utility to Public Park and Recreation Zone;
- rezones land at Allotment 11, Section A, Parish of Lalbert from Farming Zone to Special Use Zone Schedule 2:
- deletes the Heritage Overlay (HO13) from land at 71, 73–75 and 67 Forest Street, Koondrook, as shown on Map No. 17HO; and
- deletes Schedule 4 to Development Plan Overlay (DPO4) from land at 1–16 Island Rise, Cohuna, 123, 127, 131, 141, 145, 149, 151 and 157 Cohuna Island Road, Cohuna, and 13 Rifle Butt Road, Cohuna, as shown on Map No. 18DPO and from the ordinance of the Gannawarra Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Gannawarra Shire Council, Patchell Plaza, 47 Victoria Street, Kerang.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

GOLDEN PLAINS PLANNING SCHEME

Notice of Approval of Amendment

Amendment C64

The Minister for Planning has approved Amendment C64 to the Golden Plains Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment revises the existing local policy at Clause 22.09 for development in the Low Density Residential Zone.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Golden Plains Shire Council, 2 Pope Street, Bannockburn.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C281

The Minister for Planning has approved Amendment C281 to the Greater Geelong Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment introduces a new strategy into the Municipal Strategic Statement (Clause 21.18) to give effect to the Corio Norlane Structure Plan July 2012.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Geelong City Council, 100 Brougham Street, Geelong.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment C95

The Minister for Planning has approved Amendment C95 to the Knox Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment updates Clause 22.06 to provide clearer guidance on use and development within the Boronia Major Activity Centre, and Schedule 7 to Clause 43.02 – Design and Development Overlay to provide clearer guidance on desired built form outcomes within residential areas in the centre with an interim expiry date of 15 December 2015.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Knox City Council, 511 Burwood Highway, Wantirna South, Victoria 3152.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

LATROBE PLANNING SCHEME Notice of Approval of Amendment Amendment C78

The Minister for Planning has approved Amendment C78 to the Latrobe Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment deletes Development Plan Overlay 5 – Residential Growth Areas and introduces and applies Development Plan Overlay 7 – Traralgon North Residential Growth Area for the Traralgon North precinct north of Marshalls Road, Traralgon.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of Latrobe City Council, 141 Commercial Road, Morwell.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

MELTON PLANNING SCHEME Notice of Approval of Amendment Amendment C153

The Minister for Planning has approved Amendment C153 to the Melton Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment corrects an error by re-inserting Schedule 5 to the Special Use Zone into the Melton Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Melton City Council, Civic Centre, 232 High Street, Melton.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

PORT PHILLIP PLANNING SCHEME

Notice of Approval of Amendment Amendment C96

The Minister for Planning has approved Amendment C96 to the Port Phillip Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment inserts a new incorporated document titled '12B Chapel Street, St Kilda, September 2013' in the Schedule to Clause 52.03 and the Schedule to Clause 81.01 to allow land identified in the incorporated document to be used and developed for preventative care and counselling services (medical centre and associated office).

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Port Phillip City Council, at the following locations: City of Port Phillip – Municipal Offices: Port Melbourne Town Hall, 333 Bay Street, Port Melbourne; South Melbourne Town Hall, 208–220 Bank Street, South Melbourne; and St Kilda Town Hall, corner Carlisle Street and Brighton Road, St Kilda.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

SOUTH GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C66

The South Gippsland Shire Council has approved Amendment C66 to the South Gippsland Planning Scheme.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment rezones land bounded by Jumbunna Road, Whitelaw Road and Bena Road, Korumburra, to Residential 1 Zone. The Amendment introduces and applies the Development Plan Overlay Schedule 6 and deletes the Environmental Significance Overlay Schedule 5 from the Residential land.

The Amendment was approved by the South Gippsland Shire Council on 23 October 2013 in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 16 December 2011. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the South Gippsland Shire Council, 9 Smith Street, Leongatha.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Ratification of Amendment

Amendment C156

Amendment C156 to the Wyndham Planning Scheme has been ratified by Parliament under sections 46AG and 46AH of the **Planning and Environment Act 1987**.

The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment applies the Special Use Zone Schedule 1 to land within the Wyndham Harbour project area, updates the Wyndham Harbour Development incorporated document and makes minor consequential changes to the Wyndham Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Wyndham City Council, 45 Princes Highway, Werribee.

JOHN PHILLIPS
Director
Planning and Building Systems
Department of Transport, Planning and Local Infrastructure

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

CASTLEMAINE – The temporary reservation by Order in Council of 2 June, 1936 of an area of 2.765 hectares of land in Section 7C, Parish of Castlemaine as a site for Supply of Gravel, revoked as to part by Order in Council of 3 August, 1971 so far only as the portion containing 3382 square metres being Crown Allotment 1E, Section 7C, Parish of Castlemaine as indicated by hatching on plan GP3282 published in the Government Gazette on 12 September, 2013 – page 2345. – (Rs 4573) HEPBURN – The temporary reservation by Order in Council of 22 June, 1874 of an area of 1.748 hectares of land in the Township of Hepburn (formerly Parish of Wombat) as a site for State School purposes, revoked as to part by Order in Council of 1 August, 1989 so far only as the portion containing 171 square metres being Crown Allotment 2005, Township of Hepburn, Parish of Wombat as indicated by hatching on plan GP3359 published in the Government Gazette on 12 September, 2013 page 2345. - (0513526)

ANGLESEA – The temporary reservation by Order in Council of 25 June, 1957 of an area of 9283 square metres of land in the Township of Anglesea, Parish of Jan Juc as a site for State School purposes, revoked as to part by Order in Council of 16 August, 1960 so far as the balance remaining containing 9005 square metres. – (Rs 7583)

ANGLESEA – The temporary reservation by Order in Council of 14 July, 1998 of an area of 280 square metres, more or less, of land being Crown Allotment 6C, Section 1, Township of Anglesea, Parish of Jan Juc as a site for State School purposes. – (Rs 7583)

ST. ARNAUD – The temporary reservation by Order in Council of 1 September, 1879 of an area of 3.886 hectares of land in Section 12A, Parish of St. Arnaud (formerly Municipal District of St. Arnaud) as a site for Hospital,

so far only as Crown Allotment 2027 (area 5301 square metres) and Crown Allotment 2028 (area 8 square metres), Parish of St. Arnaud as shown on Original Plan No. OP123351 lodged in the Central Plan Office. – (Rs 12371)

This Legislative Instrument is effective from the date on which it is published in the Government Gazette.

Dated 19 November 2013 Responsible Minister RYAN SMITH Minister for Environment and Climate Change

> YVETTE CARISBROOKE Clerk of the Executive Council

Crown Land (Reserves) Act 1978

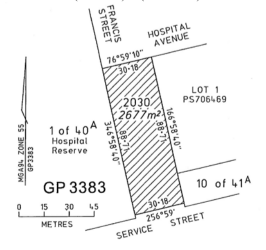
TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:—

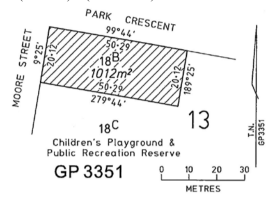
MUNICIPAL DISTRICT OF THE CAMPASPE SHIRE COUNCIL

ECHUCA – Hospital purposes; area 2677 square metres, being Crown Allotment 2030, Township of Echuca, Parish of Echuca North as indicated by hatching on plan GP3383 hereunder. – (GP3383) – (L6-11286)



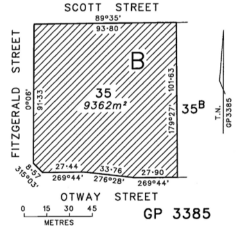
MUNICIPAL DISTRICT OF THE LATROBE CITY COUNCIL

MOE – Public recreation; area 1012 square metres, being Crown Allotment 18B, Section 13, Township of Moe, Parish of Yarragon as indicated by hatching on plan GP3351 hereunder. – (GP3351) – (15P261422)



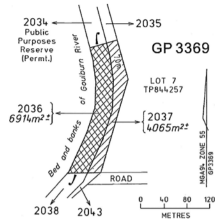
MUNICIPAL DISTRICT OF THE GLENELG SHIRE COUNCIL

PORTLAND – Public purposes; area 9362 square metres, being Crown Allotment 35, Section B, Township of Portland, Parish of Portland as indicated by hatching on plan GP3385 hereunder. – (GP3385) – (Rs 8614)

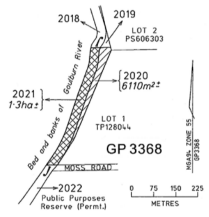


MUNICIPAL DISTRICT OF THE SHIRE OF STRATHBOGIE

DARGALONG – Public recreation and conservation of an area of natural interest; area 4065 square metres, more or less, being Crown Allotment 2037, Parish of Dargalong as indicated by hatching on plan GP3369 hereunder. – (GP3369) – (L6-11395)



WAHRING – Public recreation and conservation of an area of natural interest; area 6110 square metres, more or less, being Crown Allotment 2020, Parish of Wahring as indicated by hatching on plan GP3368 hereunder. – (GP3368) – (L6-11394)



MUNICIPAL DISTRICT OF THE HORSHAM RURAL CITY COUNCIL

DRUNG DRUNG – Water supply purposes and public recreation; total area 431.5 hectares, more or less, being Crown Allotments 2003, 2004, 2005, 179C & 179D, Parish of Drung Drung as shown hatched on Plan No. LEGL./12-404 lodged in the Central Plan Office. – (2020679)

This Legislative Instrument is effective from the date on which it is published in the Government Gazette.

Dated 19 November 2013

Responsible Minister RYAN SMITH Minister for Environment and Climate Change

> YVETTE CARISBROOKE Clerk of the Executive Council

Crown Land (Reserves) Act 1978

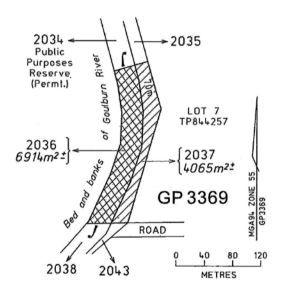
SPECIFY PURPOSE OF PERMANENTLY RESERVED CROWN LANDS

Order in Council

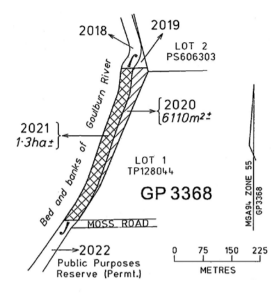
The Governor in Council under section 4(5) of the **Crown Land (Reserves) Act 1978** specifies that the following Crown lands, which are permanently reserved for an unspecified purpose, be permanently reserved for public recreation and conservation of an area of natural interest:—

MUNICIPAL DISTRICT OF THE SHIRE OF STRATHBOGIE

DARGALONG – area 6914 square metres, more or less, being Crown Allotment 2036, Parish of Dargalong as indicated by **cross**-hatching on plan GP3369 hereunder and being part of the land permanently reserved for Public purposes by Order in Council of 23 May, 1881 (vide Government Gazette of 27 May, 1881 – page 1389). – (GP3369) – (L6-11395)



WAHRING – area 1.3 hectares, more or less, being Crown Allotment 2021, Parish of Wahring as indicated by **cross**-hatching on plan GP3368 hereunder and being part of the land permanently reserved for Public purposes by Order in Council of 23 May, 1881 (vide Government Gazette of 27 May, 1881 – page 1389). – (GP3369) – (L6-11394)



This Legislative Instrument is effective from the date on which it is published in the Government Gazette.

Dated 19 November 2013

Responsible Minister RYAN SMITH Minister for Environment and Climate Change

> YVETTE CARISBROOKE Clerk of the Executive Council

Land Act 1958

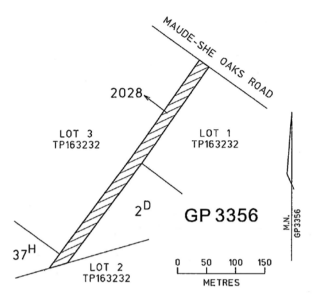
CLOSURE OF UNUSED ROADS

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipalities in which the roads are situated and the owners of land adjoining those roads closes the following unused roads:

MUNICIPAL DISTRICT OF THE GOLDEN PLAINS SHIRE COUNCIL

DURDIDWARRAH – The road in the Parish of Durdidwarrah being Crown Allotment 2028 as indicated by hatching on plan GP3356 hereunder. – (GP3356) – (07L1-0987)



MUNICIPAL DISTRICT OF THE GLENELG SHIRE COUNCIL

HOMERTON – The sections of road in the Parish of Homerton being Crown Allotments 10B & 10C as shown on Certified Plan No. CP114879 lodged in the Central Plan Office. – (0304110)

This Legislative Instrument is effective from the date on which it is published in the Government Gazette.

Dated 19 November 2013 Responsible Minister RYAN SMITH Minister for Environment and Climate Change

> YVETTE CARISBROOKE Clerk of the Executive Council

Land Act 1958

APPROVAL FOR THE SALE OF CROWN LAND

Order in Council

The Governor in Council, pursuant to sections 99A(1)(a) and 99A(2) of the **Land Act 1958** approves the sale by private treaty of Crown Allotment 2162 Parish of Yaugher situated off Yaugher Road, Forrest, at a price not less than the Valuer-General's valuation.

This Order is effective from the date it is published in the Victoria Government Gazette.

Dated 19 November 2013 Responsible Minister:

GORDON RICH-PHILLIPS MLC

Assistant Treasurer

YVETTE CARISBROOKE Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF DEPUTY CHAIRPERSON AND MEMBERS TO THE ADULT, COMMUNITY AND FURTHER EDUCATION BOARD

Order in Council

The Governor in Council under sections 3.3.10 and 3.3.11 and clause 2(1) of the **Education and Training Reform Act 2006** appoints Maree McPherson, Sally Thompson, Donald Walkley, and Penny Wilson as members, and under sections 3.3.10(1)(b) and 3.3.11 and clause 2(1) of Schedule 2 of the **Education and Training Reform Act 2006** appoints Ronald Wilson as Deputy Chairperson of the Adult, Community and Further Education Board.

The terms and conditions of the appointments are contained in the attached Schedule.

Dated 19 November 2013

Responsible Minister:
THE HON. PETER HALL, MLC
Minister for Higher Education and Skills
Minister responsible for the Teaching Profession

YVETTE CARISBROOKE Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF DEPUTY CHAIRPERSON AND MEMBERS TO THE ADULT, COMMUNITY AND FURTHER EDUCATION BOARD

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointments are part-time.

2. Period of Appointment

The period of appointment is from the date of the Order to 30 September 2016 (both dates inclusive).

3. Duties and responsibilities of the position

Section 3.3.3(1) of the **Education and Training Reform Act 2006** (the Act) states that the main functions of the Adult, Community and Further Education Board (the ACFE Board) are to plan for and promote adult learning, allocate resources, develop policies and advise the Minister for Higher Education and Skills on matters related to adult, community and further education.

4. Termination Arrangements

Clause 2(3) of Schedule 2 to the Act, stipulates that the office of a member becomes vacant if the member becomes bankrupt, is found guilty of an offence which is, or which would if committed in Victoria be, an indictable offence or is absent from 3 consecutive meetings of the Board without the leave of the Chairperson or in the case of the Chairperson without the Minister's leave.

5. Payment Provisions

Under clause 3(1) of Schedule 2 to the Act the members of the ACFE Board are entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council. The current remuneration for eligible Board members is a sitting fee of \$342 per full day or \$171 per half day Board commitment. Maree McPherson, Sally Thompson, Donald Walkley, Penny Wilson and Ronald Wilson are eligible for remuneration.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

Under clause 3(1) of Schedule 2 to the Act the members of the ACFE Board are entitled to receive the personal and travelling expenses that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council. Expenses will be paid in accordance with normal public service practices.

8. Leave Arrangements

There are no leave provisions for these part-time statutory positions.

9. Prior Service

Not applicable.

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rule was first obtainable from the Victorian Government Bookshop, Level 20, 80 Collins Street, Melbourne on the date specified:

138. Statutory Rule: Victims of Crime

Assistance (Delegation) Regulations 2013

Authorising Act: Victims of Crime

Assistance Act 1996

Date first obtainable: 18 November 2013

Code A

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