

Victoria Government Gazette

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No. G 20 Thursday 16 May 2013

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GENERAL

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The last Special Gazette was No. 175 dated 15 May 2013.

The last Periodical Gazette was No. 1 dated 14 June 2012.

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 VICTORIAN GOVERNMENT GAZETTE (General) QUEEN'S BIRTHDAY WEEK 2013

Please Note New Deadlines for General Gazette G24/13:

The Victoria Government Gazette (General) for Queen's Birthday week (G24/13) will be published on **Thursday 13 June 2013**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 7 June 2013

Government and Outer Budget Sector Agencies Notices

9.30 am on Tuesday 11 June 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

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

Our contact details are as follows:

Victoria Government Gazette Office Level 5, 460 Bourke Street Melbourne, Victoria 3000

PO Box 1957 Melbourne, Victoria 3001

DX 106 Melbourne

Telephone: (03) 8523 4601 Fax: (03) 9600 0478 Mobile (after hours): 0419 327 321

Email: gazette@bluestargroup.com.au Website: www.gazette.vic.gov.au

> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Re: AILEEN PATRICIA MELICAN, late of Yarralee Aged Care, 48 Sackville Street, Kew, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 December 2012, are required by the trustee, Elizabeth Carmel Melican, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

A. B. NATOLI PTY, solicitors, 24 Cotham Road, Kew 3101.

Re: WILLIAM SPRINGLE (also known as Wilhelm Szpringel), deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 January 2013, are required by the trustee, Nina Meredith Springle, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustee by 31 July 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 3174.

Re: GIORGIO CARPENZANO, late of 17 Finchley Avenue, Glenroy, Victoria, retired station master, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 February 2013, are required by the trustee, Vincent Carpenzano, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,

794A Pascoe Vale Road, Glenroy 3046.

Re: HUBERT AUSTIN JASON, late of 101 New Road, Oak Park, Victoria, retired manufacturer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 July 2012, are required by the trustee, Phyllis Elaine McIlvenie, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

WENDY MARGARET MOBLEY, late of 2 San Remo Road, Ringwood North, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 April 2013, are required by the executors, Michael Richard Mobley and John Ewen Scott-MacKenzie, to send particulars of their claims to the undermentioned solicitors within sixty days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

DEVENISH, lawyers,

23 Ringwood Street, Ringwood, Victoria 3134.

RODNEY JOHN BARR, late of 7 Exon Street, Brighton, Victoria, self employed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 February 2013, are required by the trustee, Ernest Wolfgang Barr, to send particulars to the trustee by 16 July 2013, care of the undermentioned solicitors, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

FISCHER McCRAE, solicitors, Level 3, 389 Lonsdale Street, Melbourne 3000.

JOYCE LILLIAN NEWMAN, late of Apartment 1, Level 16, 201 Spring Street, Melbourne, Victoria, entertainer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 September 2011, are required by the trustees, John Robert Newman and Paul Robert Newman, to send particulars to the trustees by 16 July 2013, care of the undermentioned solicitors, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

FISCHER McCRAE, solicitors, Level 3, 389 Lonsdale Street, Melbourne 3000.

JOAN ROLFE, late of 139 Atherton Road, Oakleigh, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 December 2012, are required by the trustee, Maurice Howard Rolfe, to send particulars to the trustee by 16 July 2013, care of the undermentioned solicitors, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

FISCHER McCRAE, solicitors,

Level 3, 389 Lonsdale Street, Melbourne 3000.

ETTIE ALICE CLAIRE ROGERS, 4 William Street, Newport, Victoria 3015, retired.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 22 October 2012, are required by the executor, Heath Wright, PO Box 1228, Clayton South, Victoria 3169, to send particulars of such claims to the said executor by a date not more than two months from the date of publication hereof, after which date the executor may distribute the assets, having regard only to the claims of which he has notice.

Re: MARY ELLEN CONNELL, late of 603 Riversdale Road, Camberwell, Victoria, but formerly of Unit 49, 376–378 Cotham Road, Kew, Victoria, secretary, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 November 2012, are required by the trustee, Equity Trustees Limited, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee by 17 July 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

JAMES HOPPER & ASSOCIATES, lawyers, Suite 3, 1/333 Whitehorse Road, Balwyn 3103.

VERNON ROBERT SMITH, late of 77 Smith Street, Bendigo, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 January 2013, are required by Joyce Lorraine Smith, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitor, by 15 July 2013, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

J. A. MIDDLEMIS, barrister and solicitor, 30 Myers Street, Bendigo 3550.

JANET MAY GRACE, late of 31 Walter Crescent, Warrnambool, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 August 2012, are required by the executor, Eric William Whelan, care of Maddens Lawyers of 219 Koroit Street, Warrnambool, in the said State, to send particulars of their claims to him by 16 July 2013, after which date the executor may convey or distribute the assets, having regard only to the claims of which he has notice.

Dated 16 May 2013

MADDENS LAWYERS,

219 Koroit Street, Warrnambool, Victoria 3280.

Re: JUDITH BALLANTYNE OLDHAM, late of 214 O'Neil Road, Beaconsfield, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 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 15 July 2013, 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 JANET COULSON, late of Churches of Christ Oak Towers Aged Care, 139 Atherton Road, Oakleigh, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 February 2013, are required by the trustees, Frederick John Pierce and Anthony John Mahon, to send particulars to the trustees, care of the undermentioned solicitors, by 19 July 2013, 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, 178 Whitehorse Road, Blackburn 3130. CD:MP:2130449

Re: Estate of GLENN FORD, late of 132 Station Street, Burwood, Victoria, fitter and turner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2013, are required by the trustees, Robert Bruce Ford and Heather Stephens, to send particulars to the trustees, care of the undermentioned solicitors, by 19 July 2013, 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, 178 Whitehorse Road, Blackburn 3130. CD:2130027

Re: HARVEY ALEXANDER, late of 17 Fraser Street, Nathalia 3638, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 February 2013, are required by the executor, Martin John Hull, to send particulars of their claim to him, care of the undermentioned solicitors, by the date not later than sixty days from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard of which the executor has notice.

MARTIN J. HULL LAWYER, 49 Blake Street, Nathalia, Victoria 3638. RONALD BERNARD HIPWELL, late of Unit 48, 72 Jetty Road, Rosebud, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 December 2012, are required to send particulars of their claims to the trustee, care of the undermentioned solicitors, by 14 August 2013, after which date the trustee 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. Telephone (03) 5986 6999.

MARY PATRICIA CAMPBELL, late of 27a Avelin Street, Hampton, Victoria 3188, retiree, deceased.

Creditors, next-of-kin and others having such claim in respect of the estate of the deceased, who died at Hampton, Victoria, on 18 January 2013, are required to send particulars of their claim to the legal personal representative, care of the undermentioned solicitor, by 11 July 2013, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which it then has notice.

MICHELLE ROCKLIFF, ROCKLIFFS SOLICITORS, 5/50 King Street, Sydney, NSW 2000.

Re: PATRICIA MARGARET UNDERHILL, late of 33 Christian Avenue, Concord, New Hampshire, United States of America.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 December 2012, are required to send particulars of their claims to ANZ Trustees Limited, Level 42, 55 Collins Street, Melbourne, Victoria 3000, by 16 August 2013, after which date the executor may convey or distribute the assets, having regard only to the claims of which it may then have notice.

MILLS OAKLEY LAWYERS, Level 6, 530 Collins Street, Melbourne 3000.

Re: EVELYN VICTORIA PRENTICE, late of Unit 2, 104 Wood Street, Templestowe, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 January 2013, are required by the trustee, Neil Alexander Prentice, to send particulars to the trustee within two calendar months from the date of this advertisement, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MW LAW (GREENSBOROUGH) PTY LTD RYAN MACKEY & McCLELLAND (a Firm), solicitors,

65 Main Street, Greensborough 3088.

EDITH ISABEL BLASER, late of 2 Morcom Avenue, Ringwood East, Victoria, retired.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 September 2012, are required by the administrator, Stephen Kurt Blaser, to send particulars to him, care of the undermentioned solicitors, by 15 July 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PARKE LAWYERS PTY LTD,

Level 1, 1 Ringwood Street, Ringwood 3134.

WILLIAM ERNEST BATMAN BACKHOUSE, late of Bupa Bonbeach, 53–59 Broadway, Bonbeach, Victoria, retired.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 August 2012, are required by the trustee, Struan Rainy Macdonald, to send particulars to him, care of the undermentioned solicitors, by 15 July 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PARKE LAWYERS PTY LTD, Level 1, 1 Ringwood Street, Ringwood 3134.

BLANCHE GALTRESS POLKINGHORNE, late of Lionsbrae, 29 Everard Road, Ringwood East, Victoria, but formerly of 6 Bigola Street, Ringwood, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2013, are required by the trustee, Struan Rainy Macdonald, to send particulars to him, care of the undermentioned solicitors, by 15 July 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PARKE LAWYERS PTY LTD,

Level 1, 1 Ringwood Street, Ringwood 3134.

Creditors, next-of-kin and others having claims against the estate of BRUCE THOMAS ROWELL, late of 16 Campbell Court, Warrandyte, in the State of Victoria, engineer, deceased, who died on 21 August 2012, are required to send particulars of the claims to the executrix, Lynette Doris Rowell, care of the undermentioned solicitor, by 23 July 2013, after which date she will distribute the estate of the deceased, having regard only to the claims of which she then has notice.

PETER GARDINER, solicitor, Office 1, 2 Colin Avenue, Warrandyte 3113.

NORMAN EDWARD DAVIDSON, late of Goodwin Village, Camp Street, Donald, Victoria 3480, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 11 December 2012, are required by the trustees, Graeme Davidson and Robert Scott Davidson, care of the undermentioned solicitors, to send particulars of their claims to them by 31 July 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

RADFORD LEGAL,

78 Napier Street, St Arnaud, Victoria 3478.

ROMA AMELIA BOWMAN, late of 41–99 Island Road, Wallington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 February 2013, are required by the trustee, Wendy Anne Sims, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, by 19 August 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

RALPH JAMES SMITH, solicitor, 6 The Centreway, Lara, Victoria 3212.

JAMES CRONIN, late of Vincentian House, 12–14 Beulah Street, Hamlyn Heights, Victoria, retired fitter and turner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 May 2012, are required by the executor, Daniel Leslie Minogue, of 431 Riversdale Road, Hawthorn East, Victoria, solicitor, to send particulars to him (care of the undersigned) by 16 July 2013, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

RENNICK & GAYNOR, solicitors, 431 Riversdale Road, Hawthorn East, Victoria 3123.

Re: QUEENIE ISABEL CANTWELL, deceased, late of 78/487 St Kilda Road, Melbourne, publican.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 December 2012, are required by the trustees, Hilary Jane Cantwell and Katharine Sophia Cantwell, to send particulars to the trustees, care of their solicitors Russell Kennedy, Level 12, 469 La Trobe Street, Melbourne, by 16 July 2013, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RUSSELL KENNEDY, solicitors, Level 12, 469 La Trobe Street, Melbourne 3000.

Re: LESLIE HAROLD BAILEY, late of Clayton Community Aged Care, 12 Burton Avenue, Clayton, 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 Denise Laurel Mills, the trustee of the estate of the deceased, to send particulars of their claims to her, care of the undermentioned lawyers, by 22 July 2013, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

RUSSO PELLICANO CARLEI, lawyers, 43 Atherton Road, Oakleigh, Victoria 3166.

Re: MARJORIE HARMER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of MARJORIE HARMER, deceased, late of Westhaven Nursing Home, 50 Pickett Street, Footscray, widow, who died on 15 October 2011, are requested to send particulars of their claims to the administrators, Anthony Andrew Tome and Toni Michelle Aslett, care of the undersigned solicitors, by 29 July 2013, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

SLATER & GORDON, lawyers, 100 Paisley Street, Footscray 3011.

LILY LEAH BARLOW, late of Central Park Aged Care, 101 Punt Road, Windsor, Victoria, retired actress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 January 2013, are required by The Trust Company (Australia) Limited, ACN 000 000 993, of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 26 July 2013, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

THE TRUST COMPANY (LEGAL SERVICES) PTY LTD,

3/530 Collins Street, Melbourne, Victoria 3000.

Re: EDNA MAY CALDWELL, late of Lynden Aged Care, 49 Lynden Street, Camberwell, Victoria 3124, retired dressmaker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 9 April 2013, are required by the executors, Christina Anne Hore Clarke and Julian Reginald Clarke, to send particulars to them, care of the undermentioned solicitors, by 19 July 2013, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

Estate of JOHN QUINLAN, late of 13 Liverpool Road, Kilsyth, Victoria, Board of Works inspector, 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 the administrators, Thomas Valentine Quinlan and Brigid Quinlan, to send particulars to them, care of Warren, Graham and Murphy, 119 Main Street, Bairnsdale, Victoria 3875, by 21 August 2013, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BULOKE SHIRE COUNCIL

Local Government Act 1989

Section 206 Schedule 10(3)

Notice to Discontinue Part of Boundary Street, Birchip

Notice is hereby given that at the Ordinary Council meeting of the Buloke Shire Council held on 14 March 2012, the Council resolved to discontinue the section of Boundary Street, Township of Birchip, as shown by hatching on the diagram below, pursuant to section 206 and Schedule 10(3) of the Local Government Act 1989.





Road Management Act 2004

PROPOSED AMENDMENTS OF ROAD MANAGEMENT PLAN

In accordance with section 54(5) and section 54(6) of the **Road Management Act 2004**, Central Goldfields Shire Council gives notice that it has completed a review of its Road Management Plan and as a result of the findings of the review, it intends to amend its Road Management Plan.

The purpose and general intention of the proposed amendments is to:

- Simplifying the inspection, prioritisation and action system;
- Inclusion of clause stating that if a person intents to take court proceedings in relation to the condition of the public roads, they must be lodged within 30 days so that Council can inspect the claim and prepare a report;
- Updated road hierarchy widths and dimensions, to align with the Infrastructure Design Manual, and current best practice guidelines;
- The addition of a new road hierarchy classification UA2 to reflect current roads classes in urban environments; and
- A simplified and more concise explanation of hazards/defects and the maximum timeframes to inspect and repair/make safe.

The proposed amendments will apply to all of the roads and classes of roads to which the Road Management Plan applies.

A copy of Council's amended Road Management Plan and relevant documents may be inspected, during office hours, at the Council's office located 12–22 Nolan Street, Maryborough, or alternatively the documents can be located on the council's website, www.centralgoldfields.com.au under Transport.

Written submissions marked 'Proposed Amendments of Road Management Plan' must be: accompanied by the submission pro forma, be received by close of business Friday 7 June 2013 and are to be addressed to the Chief Executive Officer, Central Goldfields Shire, PO Box 194, Maryborough 3465.

Any enquiries about the proposed amendments can be directed to the Asset Coordinator on 5461 0610.

Dated 14 May 2013

MARK JOHNSTON Chief Executive Officer



NOTICE OF INTENTION TO MAKE A LOCAL LAW

Following a review of its Meeting Procedure Local Law, Greater Dandenong City Council gives notice under section 119(2) of the Local Government Act 1989 of its intention to revoke its existing Meeting Procedure Local Law No. 1 of 2010 and to replace it with a new Local Law titled Meeting Procedure Local Law No. 1, 2013.

Purpose of the Local Law

The purpose of the Meeting Procedure Local Law No. 1, 2013 is to:

- regulate proceedings and provide for orderly and fair conduct at all Council meetings, Special Committee meetings, Advisory Committee meetings, and other meetings conducted by or on behalf of Council where Council has resolved that the provisions of this Local Law are to apply; and
- maintain open, efficient and effective processes of the government of the Council and assist with keeping the preparation of the agenda consistent from meeting to meeting; and
- regulate proceedings for the election of the Mayor and Chairpersons of various committees; and
- regulate the use and prohibit unauthorised use of the common seal; and
- revoke Council's Meeting Procedure Local Law No. 1 of 2010.

General Purport of the Local Law

The Meeting Procedure Local Law:

- governs the conduct at meetings of the Council or Special Committees;
- creates an offence to use the Council seal without authority; and
- regulates the proceedings for the election of the Mayor.

A copy of the proposed Meeting Procedure Local Law No. 1, 2013 is available for inspection at the City of Greater Dandenong Customer Service Centres at 397–405 Springvale Road, Springvale; 39 Clow Street, Dandenong; and Shop A7 Parkmore Shopping Centre, Keysborough, and on Council's website, www.greaterdandenong.com

Written submissions about the proposed Local Law will be considered in accordance with section 223 of the Local Government Act 1989. Submissions must be received at the Council Offices at 397–405 Springvale Road, Springvale, by 5 pm on 12 June 2013.

Any person who requests to be heard in support of their submission may appear in person or by a person acting on their behalf before a committee of Council, the day, time and place of which will be advised.

> JOHN BENNIE Chief Executive Officer City of Greater Dandenong



Road Management Act 2004 REVIEW OF COUNCIL'S ROAD MANAGEMENT PLAN

The City of Greater Dandenong, in accordance with section 54(5) of the **Road Management Act 2004**, gives notice of its intent to conduct a review of its Road Management Plan 2012.

The Review will apply to all the roads and classes of roads (including bridges and paths) to which the Road Management Plan applies.

The purpose of the Review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is to ensure that the standards, in relation to and the priorities to be given to the inspection, maintenance and repair of the roads and classes of road (including bridges and paths), other than EastLink and main roads (such as VicRoads arterials and freeways), to which the Council's Road Management Plan applies, are safe, efficient and appropriate for use by the community served by the Council.

The plan may be viewed on our website at www.greaterdandenong.com or a copy may be collected between 9 am and 5 pm Monday to Friday, from the Greater Dandenong Council Service Centres at any one of the following locations: 39 Clow Street, Dandenong; Shop A7, Parkmore Shopping Centre, Keysborough; 397–405 Springvale Road, Springvale; The Paddy O'Donoghue Centre, 18–32 Buckley Street, Noble Park.

Any person may make a submission, in writing, on the proposed review to the City of Greater Dandenong Council's Chief Executive Officer (PO Box 200, Dandenong, Victoria 3175) by 12 June 2013.

Any person requiring further information concerning the review of Council's Road Management Plan should, in the first instance, contact Clancy Philippe, Team Leader – Asset Planning, phone 9239 5165, fax 9239 5196, email cphili@cgd.vic.gov.au

> JOHN BENNIE Chief Executive Officer

STRATHBOGIE SHIRE COUNCIL

Review of Road Management Plan

Council is conducting a review of its Road Management Plan in order to ensure that the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of the roads and classes of roads to which the Plan applies are appropriate.

The current Road Management Plan, which applies to all municipal roads being maintained by Council, may be obtained or inspected at the Shire Office, Binney Street, Euroa, or on Council's website at the following link – http:// www.strathbogie.vic.gov.au/council/aboutcouncil/public-notices

The Plan classifies roads into classes, determined primarily by traffic volumes, and prescribes inspection and maintenance standards for each class.

Any person has a right to make a submission on the Road Management Plan Review, under section 223 of the Local Government Act 1989.

Submissions must be made in writing and addressed to – Mr Steve Crawcour, Chief Executive Officer, Strathbogie Shire Council, PO Box 177, Euroa, Victoria 3666.

The closing date for submissions is Thursday 13 June 2013 at 5.00 pm. Persons wishing to be heard in support of their submission must so indicate in their written submission, and are entitled to appear in person, or to be represented, to support the submission. A Special Meeting of Council to receive/ hear submissions on the Road Management Plan Review will be held on Thursday 20 June 2013 commencing at 5.00 pm at the Euroa Community Conference Centre.

A Special Meeting of Council to finalise the review of the Road Management Plan will be held on Wednesday 26 June 2013 commencing at 5.00 pm at the Euroa Community Conference Centre.

WEST WIMMERA SHIRE COUNCIL

Review of Road Management Plan

In accordance with section 54(5) of the **Road Management Act 2004**, and Road Management Regulations 2005, West Wimmera Shire Council gives notice that it intends to conduct a review of its Road Management Plan.

The purpose of the review, consistent with the role, functions and responsibilities of the council as a road authority under the Act, is to ensure that the standards and priorities to be given to the inspection, maintenance and repair of the roads to which Council's road management plan applies are safe, efficient and appropriate for use by the community.

The review will apply to all roads and classes of roads to which the road management plan applies.

The current Road Management Plan can be obtained from or will be available for examination at Council offices located at 49 Elizabeth Street, Edenhope, and 25 Baker Street, Kaniva, or can be viewed on the council's website, www.westwimmera.vic.gov.au

Any person wishing to make a submission may make a written submission on the proposed review by close of business on Friday 14 June 2013.

Submissions should be addressed 'Review of Road Management Plan' and addressed to the Chief Executive Officer, West Wimmera Shire Council, PO Box 201, Edenhope 3318.

A person who has made a submission and requested that they be heard in support of their submission is entitled to appear in person or by a person acting on their behalf before a meeting of a committee of Council, the day, time and place which will be advised. G 20 16 May 2013 1003

Any enquiries about the proposed review can be directed to Des White, Asset Manager, on (03) 5585 9900 or via email at council@ westwimmera.vic.gov.au

> MARK CROUCH Chief Executive Officer

WHITEHORSE CITY COUNCIL

Road Management Act 2004

Review of Road Management Plan

In accordance with section 54(5) of the **Road Management Act 2004** (the Act), the Whitehorse City Council (the Council) gives notice that it intends to conduct a review of its road management plan (the review).

The purpose of the review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is to ensure that the standards in relation to, and the priorities to be given to, the inspection, maintenance and repair of the roads and the classes of road to which the Council's road management plan applies are safe, efficient and appropriate for use by the community served by the Council.

The review will apply to all of the roads and classes of roads to which the road management plan applies.

A copy of the Council's current road management plan may be inspected at, or obtained from, the Council's Civic Centre, 379–397 Whitehorse Road, Nunawading, or accessed on line by viewing Council's website, http://www.whitehorse.vic.gov.au, and following the links.

Any person may make a written submission to the Council in relation to the proposed review in accordance with regulation 302(2)(d) of the Road Management (General) Regulations 2005.

Written submissions to be submitted to the Council must be received by the Council by 5 pm on 13 June 2013. Submissions must be in writing and must be addressed and sent by mail to the Chief Executive Officer, Whitehorse City Council, Locked Bag 2, Nunawading Delivery Centre 3131.

Any person who has made a written submission and requested to be heard in support of their submission is entitled to appear in person or by a person acting on their behalf before a Committee appointed by the Council to hear submissions, the day, time and place of which will be advised in writing.

Any person requiring further information concerning the proposed review should in the first instance contact Mirjam Fabijanic on telephone 9262 6322 or by email at mirjam.fabijanic@whitehorse.vic.gov.au

> NOELENE DUFF Chief Executive Officer



Planning and Environment Act 1987

BENALLA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C10

Authorisation A01962

The Benalla Rural City Council has prepared Amendment C10 to the Benalla Planning Scheme.

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

The land affected by the Amendment is the Central Business Area of Benalla.

The Amendment proposes to introduce a new Parking Overlay control for the Benalla Central Business Area which specifies new (generally reduced) car parking rates for a significant number of land uses, and enables a financial contribution arrangement to be entered into between the Council and a landowner, in lieu of actual provision of car spaces on the land. The Amendment also proposes to make reference to the Benalla Car Parking Precinct Plan (prepared by CPG Australia Pty Ltd in April 2011) at Clause 21.08.

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, Benalla Rural City Council (Fawckner Drive, Benalla); at the Benalla Rural City Council website, www.benalla.vic.gov.au/; and at the Department of Planning and Community Development 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 Monday 17 June 2013. Submissions should be addressed to: Benalla Rural City Council, PO Box 227, Benalla, Victoria 3671.

TONY McILROY Chief Executive Officer

Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C111

Authorisation A02428

The East Gippsland Shire Council has prepared Amendment C111 to the East Gippsland Planning Scheme.

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

The land affected by the Amendment is all land within the Paynesville canals currently zoned Residential 1 Zone and Mixed Use Zone formally known as Lot Res 1 LP 434076, Lot Res 1 LP 501030 and Lot Res 1 LP 524602.

The Amendment proposes to rezone part of the land within the canals in Paynesville from Residential 1 Zone and Mixed Use Zone to Public Park and Recreation Zone.

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, 273 Main Street, Bairnsdale; and at the Department of Planning and Community Development website, www.dpcd.vic.gov.au/ planning/publicinspection from 16 May 2013.

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

The closing date for submissions is 17 June 2013. A submission must be sent to the East Gippsland Shire Council, PO Box 1618, Bairnsdale, Victoria 3875.

> FIONA WEIGALL Manager Strategic Planning



Planning and Environment Act 1987 GREATER DANDENONG PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C148

Authorisation A02337

The Greater Dandenong Council has prepared Amendment C148 to the Greater Dandenong Planning Scheme.

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

The land affected by the Amendment is Loxwood Avenue, Keysborough, 21 - 23being the land described as Lot A on Plan of Subdivision 123807 and contained in Certificate of Title Volume 9303 Folio 541.

The Amendment proposes to:

- 21 23Loxwood Avenue, rezone Keysborough, from a Public Use Zone 2 (Education) (PUZ2) to a Residential 3 Zone (R3Z):
- introduce Development Plan Overlay Schedule 11 (DPO11) over the same land to guide future subdivision and development of the site; and
- modify Clause 21.08 to include 'Ecological Assessment: Rezoning of 21-23 Loxwood Avenue, Keysborough' (SKM, January 2013) as a Reference Document to the Greater Dandenong Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the City of Greater Dandenong during office hours, at the following locations: Dandenong Planning Counter, 39 Clow Street, Dandenong; Springvale Customer Service, 397-405 Springvale Road, Springvale; and Keysborough Customer Service Centre, Shop A7, Parkmore Shopping Centre.

The Amendment can also be inspected free of charge at: the Department of Planning and Community Development website, www. 16 May 2013

dpcd.vic.gov.au/planning/publicinspection; and Citv of Greater Dandenong website, www. greaterdandenong.com

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

The closing date for submissions is Monday 10 June 2013.

A submission must be in writing and sent to: The Manager Planning and Design, City of Greater Dandenong, PO Box 200, Dandenong, Victoria 3175.

> RACHEL LUNN Manager Planning & Design

Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C164

Authorisation A02295

The Hume City Council has prepared Amendment C164 to the Hume Planning Scheme.

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

The land affected by the Amendment is 275 Racecourse Road, Sunbury, known as Lot B on Plan of Subdivision 116962.

The Amendment proposes to rezone the land from Farming Zone Schedule 3 (FZ3) to Residential 1 Zone (R1Z), Business 1 Zone (B1Z) (including a revised Schedule 1) and Public Park and Recreation Zone (PPRZ). It is also proposed to apply a Development Plan Overlay over the land and introduce a new Schedule 27 to the Development Plan Overlay.

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, Hume City Council, Sunbury Office, 40 Macedon Street, Sunbury 3429; during office hours, at the office of the planning authority, Hume City Council, Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows 3047; during office hours, at the office of the planning authority, Hume City Council, Craigieburn Office, 75–95 Central Park Avenue, Craigieburn 3064; and at the Department of Planning and Community Development 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 18 June 2013. A submission must be sent to the Strategic Planning Department, Hume City Council, PO Box 119, Dallas, Victoria 3047.

DOMENIC ISOLA Chief Executive Officer

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C94

Authorisation A02509

Macedon Ranges Shire Council has prepared Amendment C94 to the Macedon Ranges Planning Scheme. In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Macedon Ranges Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment is all land within the shire. The Amendment proposes to introduce a 5 percent public open space contribution under the Schedule to Clause 52.01 Public Open Space Contribution and Subdivision. A flat rate of 5 percent will be required for all subdivisions. This is consistent with recent amendments for townships within the municipality which have introduced specific development contributions plans (including Romsey and Gisborne).

In accordance with section 18(8) of the **Subdivision Act 1988**, the subdivision of land into two lots is exempt from the open space requirement where Council considers it unlikely that the land will be further subdivided.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at Macedon Ranges Shire Council offices: Kyneton Administration Centre, 129 Mollison Street, Kyneton, 8.30 am–5.00 pm weekdays; Gisborne Administration Centre, 40 Robertson Street, Gisborne, 8.30 am–5.00 pm weekdays; Woodend Service Centre, corner High and Forest Streets, Woodend, 9.30 am–5.00 pm, Monday, Tuesday, Thursday, Friday, 9.30 am–6.00 pm Wednesday; Romsey Community Hub, 96–100 Main Street, Romsey, 9.30 am–5.00 pm, Monday, Tuesday, Wednesday, Friday, 9.30 am–6.00 pm, Thursday; Macedon Ranges Shire Council's website, mrsc.vic.gov.au; and Department of Planning and Community Development's website, 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 17 June 2013. A submission must be sent to the Chief Executive Officer, Macedon Ranges Shire Council, PO Box 151, Kyneton, Victoria 3444.

> PETER JOHNSTON Chief Executive Officer

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 16 July 2013, 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.

- ADSETT, Violet, late of Doutta Galla Aged Care, 120 North Road, Avondale Heights, Victoria 3034, pensioner, deceased, who died on 11 March 2013.
- CHRISTENSEN, George Henri, late of Kingston Centre, Warrigal Road, Cheltenham, Victoria 3192, manager, deceased, who died on 3 March 2013.
- CURTIS, Jean Patricia, late of Mordialloc Community Nursing Home, 10 Brindisi Street, Mentone, Victoria 3194, retired, deceased, who died on 9 March 2013.
- WARD, Bradley Christian, late of 11 Balaka Street, Warneet, Victoria 3980, deceased, who died on 22 March 2012.

YATES, Melville Roy, late of 136 Balnarring Road, Balnarring, Victoria 3926, self employed, deceased, who died on 9 November 2012.

Dated 7 May 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 19 July 2013, 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.

- ALLEN, Robert Leslie, late of Jim Gay Unit, Queen Elizabeth Centre, 102 Ascot Street, Ballarat, Victoria 3350, deceased, who died on 25 April 2013.
- BISHOP, Doreen Louvain, late of Sheridan Hall Malvern, 16 Castlebar Road, Malvern East, Victoria 3145, retired, deceased, who died on 9 December 2012.
- ELLIOTT, John Lloyd, late of Room 114, Claremont Terrace, 231 McKinnon Road, McKinnon, Victoria 3204, retired, deceased, who died on 1 January 2013.
- GAZZARA, Arthur, late of 9 Oriental Street, Stawell, Victoria 3380, deceased, who died on 31 March 2013.
- Dated 10 May 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 17 July 2013, 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.

- G 20 16 May 2013
- COLLIER, Dorothy Olga, late of St George's Aged Care, 13–19 Howard Street, Altona Meadows, Victoria 3028, pensioner, deceased, who died on 12 February 2013.
- GLOVER, Jack, late of 11 Husband Road, Forest Hill, Victoria 3131, retired, deceased, who died on 27 November 2012.
- HANSEL, Julie, late of Hansworth Hostel, 181 Hansworth Street, Mulgrave, Victoria 3170, pensioner, deceased, who died on 19 March 2013.
- MOSS, June Jessica, late of Unit 9, 172 Rathmines Street, Fairfield, Victoria 3078, pensioner, deceased, who died on 1 March 2013.
- PEART, David John, late of 23 Bradley Court, Hampton Park, Victoria 3976, deceased, who died on 16 December 2012.
- Dated 8 May 2013

STEWART MacLEOD Manager

EXEMPTION

Application No. A17/2013

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by The Peninsula School (the applicant). The application for exemption is to enable the applicant to advertise for prospective female students to enter the school, to structure its waiting lists, allocate student placements, offer enrolments, and offer scholarships to prospective female students to promote and maintain a gender balance of the students at the school (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavits of Stuart Neile Johnston and Gregory John Alderson, having heard evidence from Stuart Neile Johnston, having heard submissions made on behalf of the applicant, and having had regard to submissions made by other persons in response to the advertising of the exemption application, the Tribunal is satisfied that it is appropriate to grant a further 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 \bullet noted:

- The applicant is an independent private school in Mt Eliza, established in 1961. It commenced as a boys-only school and became co-educational in 1994.
- Co-education is provided across all levels in the school, from 3-year-old kindergarten to year 12. The school emphasises the benefits of co-education to both genders by, for example, featuring both genders in promotional materials, developing facilities and programs of appeal to both genders, celebrating the success of students irrespective of gender, offering financial assistance, leadership opportunities and scholarships irrespective of gender.
- The applicant offers a school-wide positive psychology program. The aim of this program is to strengthen resilience in students and protect against depression. Mr Johnston gave evidence that the program has a significant impact on student well-being, and also on learning outcomes. He said, and I accept, that evidence as to this program is that it works most effectively when there is an equal balance of girls and boys in the program, reflecting the wider society.
- The applicant seeks to establish a 50/50 student balance in the school. Mr Johnston gave evidence that applications for enrolment exceed the number of places available, so there is no commercial imperative in seeking the exemption.
- The applicant has endeavoured to encourage the enrolment of girls, in order to achieve an even balance of enrolments, by adopting many strategies other than seeking this exemption. For example, the school offers programs and activities thought to be of particular interest to female students, it has convening of a women's alumni program, and places emphasis on academic excellence.
- Despite these strategies, statistical evidence before me shows that both historically and in 2012 the proportion of girls to boys has averaged 39% and is currently 41%.
- The applicant offers gender-neutral scholarships, and also a scholarship for boys, which has existed since the school was a boys-only school. The applicant wishes to offer a scholarship to girls, to provide equity and balance.

- There is no gender-based difference in the treatment of female and male students within the school curriculum, programs, activities and other benefits available to students.
- No exception applies to the exempt conduct. In the absence of an 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 of 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 based on the sole basis of their place on a waiting list. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an interim 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 to 16 May 2018.

Dated 9 May 2013

G. NIHILL Senior Member

INTERIM EXEMPTION

Application No. A75/2013

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Central Highlands Women's Collective Inc. (the applicant). The application for exemption is to enable the applicant to advertise for and employ only women within its service (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Anita Koelle, the Tribunal is satisfied that it is appropriate to grant an interim exemption from sections 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct until the application is finally heard and determined. In granting this exemption, the Tribunal noted:

- The applicant wishes to continue to provide a service for women and children experiencing the impact of family violence and believes that female staff are best able to meet the needs of the users of the applicant's service.
- The applicant has previously been granted exemptions of the same kind by the Tribunal, being A6/1992, A43/1999, A385/2003, A13/2007 and A104/2010. The last exemption will expire on 26 May 2013. I am not currently satisfied that an exception applies to the exempt conduct. Accordingly, in the absence of an exemption the exempt conduct would amount to prohibited discrimination after that date.
- 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 men who wish to be employed by the applicant. I am satisfied that for the purposes of this interim exemption, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an interim exemption from the operation of sections 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from 27 May 2013 until 6 August 2013.

Dated 7 May 2013

A. DEA Member

Catchment and Land Protection Act 1994

NOTICE OF APPROVAL UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Hon. Ryan Smith, Minister for Environment and Climate Change, and the Hon. Peter Walsh, Minister for Water, have consulted with and considered the comments of the Minister for Agriculture and Food Security and the Minister for Planning. Approval of the Corangamite Regional Catchment Strategy was given on 8 May 2013.

Catchment and Land Protection Act 1994 PUBLIC INSPECTION OF THE

CORANGAMITE REGIONAL CATCHMENT STRATEGY UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Secretary DEPI requires the Corangamite Regional Catchment Strategy to be made available for public inspection. To inspect the Corangamite Regional Catchment Strategy, contact the Corangamite Catchment Management Authority during normal office hours, or online at www.ccma.vic.gov.au

Catchment and Land Protection Act 1994 NOTICE OF APPROVAL UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Hon. Ryan Smith, Minister for Environment and Climate Change, and the Hon. Peter Walsh, Minister for Water, have consulted with and considered the comments of the Minister for Agriculture and Food Security and the Minister for Planning. Approval of the East Gippsland Regional Catchment Strategy was given on 8 May 2013.

Catchment and Land Protection Act 1994 PUBLIC INSPECTION OF THE EAST GIPPSLAND REGIONAL CATCHMENT STRATEGY UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act** 1994, the Secretary DEPI requires the East Gippsland Regional Catchment Strategy to be made available for public inspection. To inspect the East Gippsland Regional Catchment Strategy, contact the East Gippsland Catchment Management Authority during normal office hours, or online at www.egcma.com.au

Catchment and Land Protection Act 1994 NOTICE OF APPROVAL UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Hon. Ryan Smith, Minister for Environment and Climate Change, and the Hon. Peter Walsh, Minister for Water, have consulted with and

considered the comments of the Minister for Agriculture and Food Security and the Minister for Planning. Approval of the Glenelg Hopkins Regional Catchment Strategy was given on 8 May 2013.

Catchment and Land Protection Act 1994 PUBLIC INSPECTION OF THE GLENELG HOPKINS REGIONAL CATCHMENT STRATEGY UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Secretary DEPI requires the Glenelg Hopkins Regional Catchment Strategy to be made available for public inspection. To inspect the Glenelg Hopkins Regional Catchment Strategy, contact the Glenelg Hopkins Catchment Management Authority during normal office hours, or online at www.ghcma.vic.gov.au

Catchment and Land Protection Act 1994

NOTICE OF APPROVAL UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Hon. Ryan Smith, Minister for Environment and Climate Change, and the Hon. Peter Walsh, Minister for Water, have consulted with and considered the comments of the Minister for Agriculture and Food Security and the Minister for Planning. Approval of the Goulburn Broken Regional Catchment Strategy was given on 8 May 2013.

Catchment and Land Protection Act 1994

PUBLIC INSPECTION OF THE GOULBURN BROKEN REGIONAL CATCHMENT STRATEGY UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Secretary DEPI requires the Goulburn Broken Regional Catchment Strategy to be made available for public inspection. To inspect the Goulburn Broken Regional Catchment Strategy, contact the Goulburn Broken Catchment Management Authority during normal office hours, or online at www.gbcma.vic.gov.au

Catchment and Land Protection Act 1994 NOTICE OF APPROVAL UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Hon. Ryan Smith, Minister for Environment and Climate Change, and the Hon. Peter Walsh, Minister for Water, have consulted with and considered the comments of the Minister for Agriculture and Food Security and the Minister for Planning. Approval of the Mallee Regional Catchment Strategy was given on 8 May 2013.

Catchment and Land Protection Act 1994

PUBLIC INSPECTION OF THE MALLEE REGIONAL CATCHMENT STRATEGY UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Secretary DEPI requires the Mallee Regional Catchment Strategy to be made available for public inspection. To inspect the Mallee Regional Catchment Strategy, contact the Mallee Catchment Management Authority during normal office hours, or online at www. malleecma.vic.gov.au

Catchment and Land Protection Act 1994 NOTICE OF APPROVAL UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Hon. Ryan Smith, Minister for Environment and Climate Change, and the Hon. Peter Walsh, Minister for Water, have consulted with and considered the comments of the Minister for Agriculture and Food Security and the Minister for Planning. Approval of the North Central Regional Catchment Strategy was given on 8 May 2013.

Catchment and Land Protection Act 1994 PUBLIC INSPECTION OF THE NORTH CENTRAL REGIONAL CATCHMENT STRATEGY UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Secretary DEPI requires the North Central Regional Catchment Strategy to be made available for public inspection. To

inspect the North Central Regional Catchment Strategy, contact the North Central Catchment Management Authority during normal office hours, or online at www.nccma.vic.gov.au

Catchment and Land Protection Act 1994 NOTICE OF APPROVAL UNDER

SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Hon. Ryan Smith, Minister for Environment and Climate Change, and the Hon. Peter Walsh, Minister for Water, have consulted with and considered the comments of the Minister for Agriculture and Food Security and the Minister for Planning. Approval of the North East Regional Catchment Strategy was given on 8 May 2013.

Catchment and Land Protection Act 1994 PUBLIC INSPECTION OF THE NORTH

EAST REGIONAL CATCHMENT STRATEGY UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Secretary DEPI requires the North East Regional Catchment Strategy to be made available for public inspection. To inspect the North East Regional Catchment Strategy, contact the North East Catchment Management Authority during normal office hours, or online at www.necma. vic.gov.au

Catchment and Land Protection Act 1994 NOTICE OF APPROVAL UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Hon. Ryan Smith, Minister for Environment and Climate Change, and the Hon. Peter Walsh, Minister for Water, have consulted with and considered the comments of the Minister for Agriculture and Food Security and the Minister for Planning. Approval of the West Gippsland Regional Catchment Strategy was given on 8 May 2013.

Catchment and Land Protection Act 1994

PUBLIC INSPECTION OF THE WEST GIPPSLAND REGIONAL CATCHMENT STRATEGY UNDER SCHEDULE 2

In accordance with Schedule 2 of the Catchment and Land Protection Act 1994, the Secretary DEPI requires the West

Gippsland Regional Catchment Strategy to be made available for public inspection. To inspect the West Gippsland Regional Catchment Strategy, contact the West Gippsland Catchment Management Authority during normal office hours, or online at www.wgcma.vic.gov.au

Catchment and Land Protection Act 1994 NOTICE OF APPROVAL UNDER

SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Hon. Ryan Smith, Minister for Environment and Climate Change, and the Hon. Peter Walsh, Minister for Water, have consulted with and considered the comments of the Minister for Agriculture and Food Security and the Minister for Planning. Approval of the Wimmera Regional Catchment Strategy was given on 8 May 2013.

Catchment and Land Protection Act 1994

PUBLIC INSPECTION OF THE WIMMERA REGIONAL CATCHMENT STRATEGY UNDER SCHEDULE 2

In accordance with Schedule 2 of the **Catchment and Land Protection Act 1994**, the Secretary DEPI requires the Wimmera Regional Catchment Strategy to be made available for public inspection. To inspect the Wimmera Regional Catchment Strategy, contact the Wimmera Catchment Management Authority during normal office hours, or online at www. wcma.vic.gov.au

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002**, I hereby give notice of the following change to the Register of Political Parties.

Name of registered political party: National Party of Australia – Victoria.

Name of new Registered Officer: Mr Peter Schwarz.

Dated 9 May 2013

WARWICK GATELY AM Victorian Electoral Commission

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 28 February 2013, Mr Milan Tomasevic, Registration No. 177106, was found guilty of serious misconduct and not fit to teach.

On 6 May 2013, Mr Milan Tomasevic's registration to teach was cancelled, effective from 6 May 2013.

ANNE SARROS Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Equal Opportunity Act 2010

NOTICE OF PUBLICATION OF PRACTICE GUIDELINES

As required by section 150 of the **Equal Opportunity Act 2010**, the Victorian Equal Opportunity and Human Rights Commission gives notice of its publication of Practice Guidelines: 'Transgender people at work > complying with the Equal Opportunity Act in employment'. This guideline is for employers in Victoria.

This guideline may be read on the Commission's internet site: www.humanrightscommission. vic.gov.au/guidelines

Dated 16 May 2013

KAREN TOOHEY Acting Commissioner

Magistrates' Court Act 1989

NOTICE SPECIFYING MAGISTRATE ASSIGNED TO THE FAMILY VIOLENCE COURT DIVISION

Pursuant to section 4H(3) of the **Magistrates' Court Act 1989**, I assign the following reserve magistrate to the Family Violence Court Division of the Magistrates' Court of Victoria: Ian von Einem Dated 14 May 2013

> PETER LAURITSEN Chief Magistrate

Major Transport Projects Facilitation Act 2009

EAST WEST LINK, EASTERN SECTION

Notice of Determination of Impact Assessment Process

I, Matthew Guy, Minister for Planning, give notice, pursuant to section 20(6) of the **Major Transport Projects Facilitation Act 2009**, that a comprehensive impact statement process must be complied with for the East West Link, Eastern Section project, being a project to which the **Major Transport Projects Facilitation Act 2009** applies.

> Responsible Minister MATTHEW GUY MLC Minister for Planning

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.

Road Naming:

Change Request Number	Road Name	Locality	Proposer and Location
54033	Laurie Collins Drive	Bundoora	Whittlesea City Council (Private Road) The road traverses south from McKimmies Road.
54634	Billy Button Close	Seddon	Maribyrnong City Council Formerly known as part Eastwood Street. From the north-western end of the existing Eastwood Street, Seddon, at the intersection with Bristow Street, Seddon, in a southerly direction to a point 71.5 meters from the intersection of Eastwood/ Bristow Streets where a wooden fence separates Eastwood Street.
54734	Mechanics Way	Footscray	Maribyrnong City Council Formerly known as part of Napier Street, between McNab Avenue and Nicholson Street.
54738	Sutton Way	Footscray	Maribyrnong City Council The road traverses east from Hocking Street.

Localities:

Naming Authority	Affected Localities	Location
Greater Geelong City Council		Section of North Geelong bounded by Swinburne Street to the north, Victoria Street to the south, Melbourne Road to the west and Corio Bay to the east to become Rippleside. 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

Housing Act 1983

LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN UNDER SECTION 107 OF THE **HOUSING ACT 1983**

UnitingCare Housing Victoria Limited

I, Arthur Rogers, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

The Director and UnitingCare Housing Victoria Limited have agreed in writing that the following land of which UnitingCare Housing Victoria Limited is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which the Director is deemed to have an interest under section 107.

Volume	Folio	Address
11386	420	Units 1 & 2 / 1B McCracken Avenue, Blackburn South

Dated 3 May 2013

Signed at Melbourne in the State of Victoria ARTHUR ROGERS Director of Housing

Occupational Health and Safety Act 2004

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007

Notice of Grant of Major Hazard Facility Licence

Pursuant to Part 6.1 of the Occupational Health and Safety Regulations 2007 (the Regulations), on 1 May 2013 the Victorian WorkCover Authority granted a major hazard facility licence to Dow Chemical (Australia) Ltd in respect of a major hazard facility registered under Part 6.2 of the Regulations at 541–583 Kororoit Creek Road, Altona, in the State of Victoria, which licence ends on 30 April 2018.

DENISE COSGROVE Chief Executive, Delegate of the Victorian WorkCover Authority

Occupational Health and Safety Act 2004

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007

Notice of Grant of Major Hazard Facility Licence

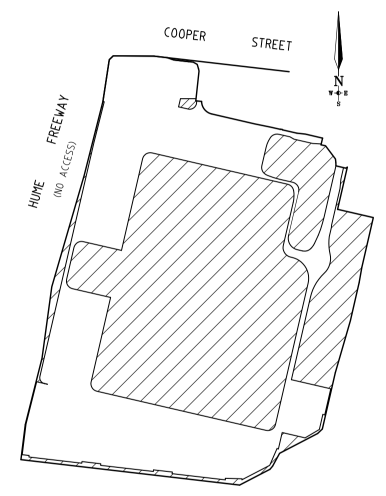
Pursuant to Part 6.1 of the Occupational Health and Safety Regulations 2007 (the Regulations), on 14 May 2013 the Victorian WorkCover Authority granted a major hazard facility licence to Shell Refining (Australia) Pty Ltd in respect of a major hazard facility registered under Part 6.2 of the Regulations at Shell Geelong Refinery – Refinery Road, Corio, in the State of Victoria, which licence ends on 13 May 2018.

DENISE COSGROVE Chief Executive, Delegate of the Victorian WorkCover Authority

Melbourne Market Authority Act 1977

NOTICE OF ENLARGEMENT OF MARKET LAND

In accordance with section 34 of the **Melbourne Market Authority Act 1977** (the Act), the Melbourne Market Authority declares that the land shown as hatched in the following plan, being on the corner of the Hume Freeway and Cooper Street in Epping, and part of the land in Certificates of Title Volume 10938 Folio 506, Volume 10962 Folio 345 and Volume 10992 Folio 493, be declared as Market Land in accordance with the Act.



MARK MASKIELL Chief Executive Officer Melbourne Market Authority Enquires: (03) 9258 6100

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from a Licence

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application 5478 from being subject to a licence application under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 9 May 2013

DAVID BOOTHROYD Manager Earth Resources Tenements Earth Resources Regulation Victoria

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF ANNUAL RYEGRASS TOXICITY HOST MATERIAL INTO VICTORIA

I, Russell McMurray as delegate of the Minister for Agriculture, make the following Order: Dated 9 May 2013

RUSSELL McMURRAY Director, Plant Biosecurity and Product Integrity

(1) **Objective**

The objective of this Order is to prevent the entry or importation of the exotic disease annual ryegrass toxicity into Victoria.

(2) Authorising provision

This Order is made under section 36 of the Plant Biosecurity Act 2010 ('the Act').

(3) Definitions

In this Order –

'accreditation program' means any program under which a person is permitted to issue an assurance certificate, including any procedures available under the Interstate Certification Assurance (ICA) Scheme;

'agricultural equipment' means any equipment used for the cultivation, harvesting, packing or processing of any annual ryegrass toxicity host material and includes any vehicle;

'annual ryegrass toxicity' means the disease of livestock caused by eating annual ryegrass infected jointly with the nematode (*Anguina funesta*) and the bacterium (*Rathayibacter toxicus*);

'annual ryegrass toxicity host material' means any cereal grain, lucerne (except second or subsequent cut for the season), pasture hay, stock feed or plant waste and agricultural equipment;

'authorised inspector' means a person authorised as an inspector under the Act;

'authorised person' means a person authorised under the Act to issue Plant Health Declarations;

(4) Controls applying to annual ryegrass toxicity host material

(1) The entry or importation into Victoria of any annual ryegrass toxicity host material is prohibited.

- (2) Sub-clause (1) does not apply if the annual ryegrass toxicity host material
 - (a) was grown on, sourced from or last used on a property that is located in a State or Territory where the disease annual ryegrass toxicity is not known to occur; or
 - (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program administered by the department responsible for agriculture in the affected State or Territory; or
 - (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Director, Plant Biosecurity and Product Integrity or Plant Biosecurity Manager; or
 - (d) is accompanied by a plant health certificate issued by an officer of a department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Director, Plant Biosecurity and Product Integrity or Plant Biosecurity Manager.

(5) Verification of Consignments

Where requested by an authorised inspector, annual ryegrass toxicity host material imported into Victoria which is required by clause 4(2) to be accompanied by a certificate or declaration must be:

- (1) presented to an authorised inspector for inspection; or
- (2) verified by a person accredited to do so by the Department of Primary Industries.

Note: Section 38 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and a penalty not exceeding 60 penalty units for a natural person, or 300 penalty units for a body corporate, for knowingly breaching an importation order.

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF QUEENSLAND FRUIT FLY HOST MATERIAL INTO VICTORIA

I, Russell McMurray as delegate of the Minister for Agriculture and Food Security, make the following Order:

Dated 9 May 2013

RUSSELL McMURRAY Director, Plant Biosecurity and Product Integrity

(1) **Objective**

The objective of this Order is to prevent the entry or importation of the exotic pest Queensland Fruit Fly into Victoria.

(2) Authorising provision

This Order is made under section 36 of the Plant Biosecurity Act 2010 ('the Act').

(3) Revocation

The Order made under section 24 the **Plant Health and Plant Products Act 1995** on 13 May 2011 and published in Government Gazette G20 on 19 May 2011 is revoked.

(4) Definitions

In this Order –

'accreditation program' means any program under which a person is permitted to issue an assurance certificate, including any procedures available under the Interstate Certification Assurance (ICA) Scheme;

'authorised inspector' means a person authorised as an inspector under the Act;

'authorised person' means a person authorised under the Act to issue Plant Health Declarations;

'Greater Sunraysia Pest Free Area' means that part of Victoria declared as a restricted area under section 20 of the Act for the control of Queensland Fruit Fly, and that part of NSW proclaimed under the **Plant Diseases Act 1924** (NSW);

'Queensland Fruit Fly' means the exotic pest, Bactrocera tryoni (Froggatt);

'Queensland Fruit Fly host produce' means any fruit or vegetable, or plant in fruit as listed in the Schedule 1;

'Queensland Fruit Fly host material' means any Queensland Fruit Fly host produce or used packaging;

'used packaging' means any packaging that has contained Queensland Fruit Fly host produce.

(5) Controls applying to Queensland Fruit Fly host material

- (1) The entry or importation into Victoria of any Queensland Fruit Fly host material is prohibited.
- (2) Sub-clause (1) does not apply if
 - (a) the Queensland Fruit Fly host produce was grown and packed in the NSW portion of the Greater Sunraysia Pest Free Area; or
 - (b) except in the case of material entering the Greater Sunraysia Pest Free Area, the produce was grown or packed, or the used package was last used on a property in a State or Territory, or part of a State or Territory, for which an area freedom certificate issued by an officer responsible for agriculture in the State or Territory where the Queensland Fruit Fly host produce was grown or packed, or package was last used, is currently in force certifying that the State or Territory or that part of the State or Territory is known to be free of Queensland Fruit Fly; or
 - (c) the produce is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program administered by the department responsible for agriculture in the affected State or Territory; or
 - (d) the produce is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Director, Plant Biosecurity and Product Integrity or Plant Biosecurity Manager; or
 - (e) the produce is accompanied by a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Director, Plant Biosecurity and Product Integrity or Plant Biosecurity Manager; or
 - (f) the produce is treated or consigned in any other manner approved by the Director, Plant Biosecurity and Product Integrity or Plant Biosecurity Manager.

(6) Verification of Consignments

- (1) Where Queensland Fruit Fly host material is required by clause 5(2) to be accompanied by an assurance certificate, plant health declaration or Plant Health Certificate, the host produce and the accompanying certificate or declaration, must be:
 - (a) presented to an authorised inspector for inspection; or
 - (b) verified by a person accredited to do so by the Department of Primary Industries.

Abiu	Eggplant	Orange
Acerola	Feijoa	Passionfruit
Achachairu	Fig	Pawpaw
Apple	Goji Berry	Peach
Apricot	Granadilla	Peacharine
Avocado	Grape	Pear
Babaco	Grapefruit	Pepino
Banana	Grumichama	Persimmon
Black Sapote	Guava	Plum
Blackberry	Hog Plum	Plumcot
Blueberry	Jaboticaba	Pomegranate
Boysenberry	Jackfruit	Prickly Pear
Brazil Cherry	Jew Plum	Pummelo
Breadfruit	Ju Jube	Quince
Caimito (Star Apple)	Kiwifruit	Rambutan
Cape Gooseberry	Lemon	Raspberry
Capsicum	Lime	Rollinia
Carambola (Starfruit)	Loganberry	Santol
Cashew Apple	Longan	Sapodilla
Casimiroa (White Sapote)	Loquat	Shaddock
Cherimoya	Lychee	Soursop
Cherry	Mandarin	Strawberry
Chilli	Mango	Sweetsop (Sugar Apple)
Citron	Mangosteen	Tamarillo
Cocoa Berry	Medlar	Tangelo
Cumquat	Miracle Fruit	Tomato
Custard Apple	Mulberry	Wax Jambu (Rose Apple)
Date	Nashi	
Durian	Nectarine	

Schedule 1

Note: Section 38 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and a penalty not exceeding 60 penalty units for a natural person, or 300 penalty units for a body corporate, for knowingly breaching an importation order.

Subordinate Legislation Act 1994

NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT

Proposed Retirement Villages Amendment (Records and Notices) Regulations and Retirement Villages Amendment (Contractual Arrangements) Regulations

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994** that a Regulatory Impact Statement (RIS) has been prepared for the proposed Retirement Villages Amendment (Records and Notices) Regulations and Retirement Villages Amendment (Contractual Arrangements) Regulations.

The proposed Regulations, to be made under the **Retirement Villages Act 1986**, would amend, respectively, the Retirement Villages (Records and Notices) Regulations 2005 and the Retirement Villages (Contractual Arrangements) Regulations 2006.

The amended Retirement Villages (Records and Notices) Regulations 2005 and Retirement Villages (Contractual Arrangements) Regulations 2006, together with amendments to the **Retirement Villages Act 1986** by the **Retirement Villages Amendment (Information Disclosure)** Act 2013, would, among other things, require retirement village operators to:

- provide a factsheet of information to retirees inquiring about their village ('the factsheet');
- allow inspection by such retirees of key documents held by the operator ('the key documents');
- provide an enlarged pre-contract disclosure statement to prospective residents setting out the costs of entering, living in and leaving the village, including estimates of exit entitlements after 1, 2, 5 and 10 years' residence ('the enlarged disclosure statement'); and
- conform their contracts to matters that must and must not be included and to a standard layout.

The objectives of the proposed Retirement Villages Amendment (Records and Notices) Regulations are to amend the Retirement Villages (Records and Notices) Regulations 2005 to:

- prescribe the information that must be contained in the factsheet;
- prescribe the key documents;
- prescribe the matters for the enlarged disclosure statement; and
- revoke the existing requirements in regulations 10 and 11 for retirement village operators to provide the described residence documents to prospective residents.

The objectives of the proposed Retirement Villages Amendment (Contractual Arrangements) Regulations are to amend the Retirement Villages (Contractual Arrangements) Regulations 2006 to:

- prescribe the matters that must and must not be included in retirement village contracts;
- prescribe certain terms for retirement village contracts; and;
- prescribe the layout of retirement village contracts.

The RIS examines the costs and benefits of the proposed Regulations and possible alternatives, and concludes that the proposed Regulations are the most efficient method of achieving the objectives of:

- assisting prospective and proposed residents to compare retirement villages and to choose a village that meets their personal and social needs; and
- promoting prospective and proposed residents' understanding of their rights and obligations and of their financial commitments before entering a retirement village.

Copies of the RIS and the proposed Regulations may be obtained by:

- visiting the internet at consumer.vic.gov.au; or
- telephoning Consumer Affairs Victoria on (03) 8684 6484; or
- collecting hard copies from the Victorian Consumer & Business Centre, 113 Exhibition Street, Melbourne, between 8.30 am and 5.00 pm weekdays, except public holidays.

The purpose of this notice is to invite public comments on the RIS and the proposed Regulations. All comments must be in writing, and should be marked 'Retirement Villages RIS', and received at the following addresses by no later than 5.00 pm on 19 July 2013.

By post to:

Retirement Villages Regulations Regulatory Impact Statement Submissions **Regulation & Policy Division** Consumer Affairs Victoria GPO Box 123 Melbourne, Victoria 3001 By e-mail to cav.consultations@justice.vic.gov.au

All comments and submissions will be treated as public documents. Dated 16 May 2013

> HON HEIDI VICTORIA MP Minister for Consumer Affairs

Supreme Court Act 1986

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE Common Law Division

No. S CI 6196 of 2012

Defendant

IN THE MATTER of an application pursuant to section 21 of the Supreme Court Act 1986 (Vic.) **BETWEEN:** Plaintiff

ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

PETER ALEXANDER GARGAN

ORDER

JUDGE OF THE COURT:	The Honourable Justice Pagone
DATE MADE:	7 May 2013
ORIGINATING PROCESS:	Originating Motion
HOW OBTAINED:	Trial without a jury commenced on 24 April 2013
ATTENDANCE:	Ms C. Harris for the Plaintiff No appearance for the Defendant
OTHER MATTERS:	None

THE COURT ORDERS THAT:

- Pursuant to section 21 of the Supreme Court Act 1986 (Vic.) the court makes orders: 1.
 - declaring the defendant, Peter Alexander Gargan, to be a vexatious litigant, and (a)
 - declaring that the defendant, Peter Alexander Gargan, must not without leave of the (b) Court, do the following:
 - (i) continue any legal proceedings (whether civil or criminal) in the Court, any inferior court or any tribunal constituted or presided over by a person who is an Australian lawyer, and
 - commence any legal proceedings (whether civil or criminal) in the Court, any (ii) inferior court or any tribunal constituted or presided over by a person who is an Australian lawyer.

DATE AUTHENTICATED:

7 May 2013

THE HON. JUSTICE PAGONE

Victorian Managed Insurance Authority Act 1996 PUBLIC HEALTHCARE PROGRAM

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I direct the Victorian Managed Insurance Authority (VMIA) to provide a full range of insurance to the following entities of the Public Healthcare Program:

- 1. Bush Nursing Hospitals;
- 2. Denominational Hospitals;
- 3. Privately Operated Public Hospitals;
- 4. Medical Research Agencies;
- 5. Mental Health Service Agencies;
- 6. Specialised Health Agencies;
- 7. Medical Practitioners covered by the Rural General Practitioner Program;
- 8. Community Health Service Agencies;
- 9. Community Emergency Response Teams;
- 10. Primary Care Partnership Agencies;
- 11. Post Acute Care Agencies;
- 12. Needle Syringe Exchange Agencies;
- 13. Miscellaneous Healthcare Risks;
- 14. Former Public Healthcare Agencies that no longer operate;
- 15. Community Service Organisations; and
- 16. Entities or persons engaged in the Direct Employment Project.

This direction is effective for one year from 1 July 2013 to 30 June 2014 (both dates inclusive), with the VMIA to determine the premium payable by the Public Healthcare Program. Dated 6 May 2013

ROBERT CLARK MP Minister for Finance

Victorian Managed Insurance AuthorityAct 1996

INSURANCE FOR THE MEMBERS OF THE VICTORIAN BUSHFIRE APPEAL FUND ADVISORY PANEL

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the following members of the Victorian Bushfire Appeal Fund Advisory Panel (the Panel members), and any additional members appointed during the period of this direction:

Patrick McNamara;

Robert Tickner;

Christine Nixon; and

Pam White.

This direction is effective from 1 July 2013 until 30 June 2014 (both dates inclusive), with the VMIA to determine the premiums payable by the Panel members, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 6 May 2013

ROBERT CLARK MP Minister for Finance

Victorian Managed Insurance Authority Act 1996

INSURANCE FOR THE MEMBERS OF

THE VICTORIAN FLOODS DISASTER RELIEF PANEL

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I, Robert Clark MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the following members of the Victorian Floods Disaster Relief Panel (the Panel members) and any additional members appointed during the period of this direction:

Ron Walker;

Toni Aslett;

Pam White; and

Alexandra Gartmann.

This direction is effective from 1 July 2013 until 30 June 2014 (both dates inclusive), with the VMIA to determine the premiums payable by the Panel members, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 6 May 2013

ROBERT CLARK MP Minister for Finance

Water Act 1989

EXTENSION OF YARRAWONGA SEWERAGE DISTRICT DECLARATION 2013

I, Jane Doolan, Deputy Secretary, Water Group, Department of Environment and Primary Industries, as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

1. Citation

This Declaration is called the Extension of the Yarrawonga Sewerage District Declaration 2013.

2. Authorising Provision

This Declaration is made under section 122T of the Water Act 1989.

3. Commencement

This Declaration of extension of the district will take effect from the date it is published in the Victoria Government Gazette.

4. Preliminary

North East Water Corporation submitted the proposal for the extension of the Yarrawonga Sewerage District to the Minister on 11 April 2013. This proposal was approved under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Water and Sewerage Districts

The Yarrawonga Sewerage District is extended to include an area of land bounded by a red border on the North East Water Corporation's Plan Number BUN0008. Copies of this plan may be inspected at the office of the North East Water Corporation, situated at Level 1, Hovell Street, Wodonga 3690.

Dated 8 May 2013

DR JANE DOOLAN Deputy Secretary Water Group Department of Environment and Primary Industries (as delegate of the Minister)

Water Act 1989

EXTENSION OF YARRAWONGA WATERWORKS DISTRICT DECLARATION 2013

I, Jane Doolan, Deputy Secretary, Water Group, Department of Environment and Primary Industries, as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

1. Citation

This Declaration is called the Extension of the Yarrawonga Waterworks District Declaration 2013.

2. Authorising Provision

This Declaration is made under section 122T of the Water Act 1989.

3. Commencement

This Declaration of extension of the district will take effect from the date it is published in the Victoria Government Gazette.

4. Preliminary

North East Water Corporation submitted the proposal for the extension of the Yarrawonga Waterworks District to the Minister on 11 April 2013. This proposal was approved under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Water and Sewerage Districts

The Yarrawonga Waterworks District is extended to include an area of land bounded by a red border on the North East Water Corporation's Plan Number BUN0007. Copies of this plan may be inspected at the office of the North East Water Corporation, situated at Level 1, Hovell Street, Wodonga 3690.

Dated 8 May 2013

DR JANE DOOLAN Deputy Secretary Water Group Department of Environment and Primary Industries (as delegate of the Minister)

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C254

The Minister for Planning has approved Amendment C254 to the Greater Geelong Planning Scheme.

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

The Amendment changes various planning scheme ordinance provisions and zone and overlay maps to facilitate the implementation of the Leopold Structure Plan 2011 and Leopold Urban Design Framework 2011.

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

> JOHN PHILLIPS Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C287

The Minister for Planning has approved Amendment C287 to the Greater Geelong Planning Scheme.

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

The Amendment facilitates the redevelopment of the Geelong Library and Heritage Centre at 49 Little Malop Street, Geelong, by amending the schedules to Clause 52.03 (Specific Sites and Exclusions) and Clause 81 (Incorporated Documents) to list the document titled 'Geelong Library and Heritage Centre Redevelopment, March 2013'.

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

> JOHN PHILLIPS Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C160

The Minister for Planning has approved Amendment C160 to the Greater Shepparton Planning Scheme.

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

The Amendment corrects a number of errors and anomalies within the zones and overlays within the Mooroopna West Growth Corridor, as well as the 'Mooroopna West Growth Corridor Structure Plan' and 'Mooroopna West Growth Corridor Development Contribution Plan' applying to the corridor.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Shepparton City Council, 90 Welsford Street, Shepparton.

JOHN PHILLIPS Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of Approval of Amendment

Amendment C117

The Minister for Planning has approved Amendment C117 to the Knox Planning Scheme.

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

The Amendment implements a number of the recommendations of the Knox City Heritage Advice Report by amending maps and the Schedule to the Heritage Overlay at Clause 43.01. The Amendment also updates Schedule 2 to the VPO.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development 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.

JOHN PHILLIPS Director Planning and Building Systems Department of Planning and Community Development

MILDURA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C67

The Minister for Planning has approved Amendment C67 to the Mildura Planning Scheme.

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

The Amendment:

- rezones land on the north-west side of San Mateo Avenue (south of The Boulevard) in Mildura from Industrial 1 Zone to Business 1 Zone;
- rezones land on the north-west corner of Fifteenth Street and San Mateo Avenue (the Gateway Tavern site) in Mildura from Business 4 Zone to Business 1 Zone;
- rezones land on the south-east side of San Mateo Avenue, Mildura, from Industrial 1 Zone to Business 4 Zone;
- rezones land north-west of the corner of Fifteenth Street and Karadoc Avenue, Irymple, from Business 1 Zone to Mixed Use Zone;
- rezones land on the south-west corner of Fifteenth Street and Koorlong Avenue, Irymple, from Industrial 1 Zone to Mixed Use Zone;
- rezones land bounded by Koorlong Avenue, north side of Aurora Avenue, west side of Waltham Avenue and the railway line at Irymple from Industrial 1 Zone to Mixed Use Zone;
- applies Schedule 12 to the Design and Development Overlay to land within the Fifteenth & Deakin Structure Plan Area;
- applies Schedule 13 to the Design and Development Overlay to land zoned for commercial and mixed use purposes within the Irymple Structure Plan Area;
- applies the Environmental Audit Overlay to former industrial land within the Fifteenth & Deakin Structure Plan and Irymple Structure Plan areas including:
 - land on the north-west side of San Mateo Avenue, Mildura (south of The Boulevard) to be rezoned from Industrial 1 Zone to Business 1 Zone;
 - land on the south-east side of San Mateo Avenue, Mildura (south of Batey Crescent) to be rezoned from Industrial 1 Zone to Business 4 Zone;
 - land on Koorlong Avenue and Waltham Avenue, Irymple (to the south-west of Fifteenth Street and the railway line) to be rezoned from Industrial 1 Zone to Mixed Use Zone;
- amends Clauses 21.01. 21.02, 21.03, 21.04 and 21.06 to implement the recommendations of the Mildura Retail Strategy 2010, the Irymple Structure Plan (July 2012) and the Fifteenth & Deakin Structure Plan (July 2012);
- introduces two new Schedules 12 and 13 to the Design and Development Overlay to guide design and built form within Irymple Structure Plan Area and the Fifteenth & Deakin Structure Plan Area;
- deletes Schedule 5 to the Design and Development Overlay from the Mildura Planning Scheme; and
- replaces the Schedule to Clause 61.03 to include three new maps to the Mildura Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Mildura Rural City Council,108–116 Madden Avenue, Mildura.

PORT PHILLIP PLANNING SCHEME

Notice of Approval of Amendment

Amendment C89

The Minister for Planning has approved Amendment C89 to the Port Phillip Planning Scheme.

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

The Amendment gives effect to the 'Review of Heritage Overlay 1 Port Melbourne – Outcome and Recommendations (Lovell Chen, 2011)' by extending Heritage Overlay 1 'Port Melbourne' to an additional 244 properties and introducing 2 new individual heritage overlays and by making a number of changes to update the planning controls that apply to specific properties within the existing Heritage Overlay 1 area.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development 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 St Kilda Town Hall, corner Carlisle Street and Brighton Road, St Kilda; South Melbourne Town Hall, 208–220 Bank Street, South Melbourne; Port Melbourne Town Hall, 333 Bay Street, Port Melbourne; and the Port Melbourne Library, 333 Bay Street, Port Melbourne. The Amendment may also be viewed online at the City of Port Phillip website, www.portphillip.vic.gov.au/planning_amendments

JOHN PHILLIPS Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

WEST WIMMERA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C29

The Minister for Planning has approved Amendment C29 to the West Wimmera Planning Scheme.

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

The Amendment rezones part of Lot 2 LP146368B, Moore Street, Kaniva, from Industrial 3 Zone to Township Zone.

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No.	Description of land
P1021	Lot 1 TP108338X, Lot 2 LP146368B, Moore Street, Kaniva

A copy of the Amendment and permit/s can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the West Wimmera Shire Council, 49 Elizabeth Street, Edenhope.

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C143

The Minister for Planning has approved Amendment C143 to the Whitehorse Planning Scheme.

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

The Amendment implements the 'Blackburn Neighbourhood Activity Centre and MegaMile (west) Major Activity Centre Urban Design Framework, July 2010' by rezoning selected parcels of land and applying the Design and Development Overlay to the Activity Centres.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

JOHN PHILLIPS Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C168

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

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

The Amendment extends the interim planning controls for the South Morang Activity Centre until 1 October 2014.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Whittlesea City Council, 25 Ferres Boulevard, South Morang.

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C167

The Minister for Planning has approved Amendment C167 to the Yarra Planning Scheme.

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

The Amendment applies a Heritage Overlay to 92 Victoria Street, Richmond, on an interim basis until 30 November 2013.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Yarra City Council, 333 Bridge Road, Richmond.

JOHN PHILLIPS Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C171

The Minister for Planning has approved Amendment C171 to the Yarra Planning Scheme.

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

The Amendment rezones land at 10 Bromham Place, Part 18 Bromham Place and 5A Belgium Avenue, Richmond, from a Business 3 Zone to a Residential 1 Zone, applies an Environmental Audit Overlay to the land and introduces an Incorporated Document to enable 10 Bromham Place to be redeveloped for 34 dwellings without the need for a planning permit.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Yarra City Council, 333 Bridge Road, Richmond.

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C97

The Minister for Planning has approved Amendment C97 to the Yarra Ranges Planning Scheme.

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

The Amendment implements the 'Yarra Ranges Housing Study, 2009' and the 'Yarra Ranges Neighbourhood Character Study, 2002'.

A copy of the Amendment can be inspected, free of charge, at the Department of Planning and Community Development website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Yarra Ranges Shire Council, 15 Anderson Street, Lilydale.

JOHN PHILLIPS Director Planning and Building Systems Department of Planning and Community Development

Planning and Environment Act 1987

SOUTH GIPPSLAND PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C54

The South Gippsland Shire Council has resolved to abandon Amendment C54 to the South Gippsland Planning Scheme.

The Amendment C54 proposed to introduce new Design and Development Overlays to protect the areas surrounding the Leongatha and Foster Hospital helipad sites.

The Amendment C54 lapsed on 23 April 2013.

ORDERS IN COUNCIL

Children, Youth and Families Act 2005 CHILDREN'S COURT OF VICTORIA VENUES

Order in Council

The Governor in Council under section 505(3) of the **Children, Youth and Families Act 2005** directs that the Children's Court of Victoria may be held at any time in the same building as that in which the Magistrates Court is at the time sitting at the following buildings known as:

- Bairnsdale Magistrates' Court, 155 Nicholson Street, Bairnsdale 3875
- Castlemaine Magistrates' Court, 29 Lyttleton Street, Castlemaine 3450
- Cobram Magistrates' Court, Cnr. Punt Road and High Street, Cobram 3644
- Colac Magistrates' Court, Queen Street, Colac 3250
- Corryong Magistrates' Court, 11 Jardine Street, Corryong 3707
- Dromana Magistrates' Court, Codrington Street, Dromana 3936
- Echuca Magistrates' Court, Heygarth Street, Echuca 3564
- Edenhope Magistrates' Court, 49 Elizabeth Street, Edenhope 3318
- Hamilton Magistrates' Court, Martin Street, Hamilton 3300
- Heidelberg Magistrates' Court, Jika Street, Heidelberg 3084
- Hopetoun Magistrates' Court, 75 Lascelles Street, Hopetoun 3396
- Horsham Magistrates' Court, 10 Roberts Avenue, Horsham 3400
- Kerang Magistrates' Court, 51 Victoria Street, Kerang 3579
- Korumburra Magistrates' Court, Bridge Street, Korumburra 3950
- Kyneton Magistrates' Court, 36 Hutton Street, Kyneton 3444
- Mansfield Magistrates' Court, 88 High Street, Mansfield 3722
- Maryborough Magistrates' Court, 67 Clarendon Street, Maryborough 3465
- Myrtleford Magistrates' Court, Myrtle Street, Myrtleford 3737
- Nhill Magistrates' Court, 110 MacPherson Street, Nhill 3418
- Omeo Magistrates' Court, Shire Office, Main Street, Omeo 3898
- Orbost Magistrates' Court, Wolsley Street, Orbost 3888
- Ouyen Magistrates' Court, Shire Offices, Oke Street, Ouyen 3490
- Portland Magistrates' Court, 67 Cliff Street, Portland 3305
- Robinvale Magistrates' Court, George Street, Robinvale 3549
- St Arnaud Magistrates' Court, Napier Street, St Arnaud 3478
- Stawell Magistrates' Court, Patrick Street, Stawell 3380
- Sunshine Magistrates' Court, 10 Foundry Road, Sunshine 3020
- Swan Hill Magistrates' Court, 121 Curlewis Street, Swan Hill 3585
- Werribee Magistrates' Court, 38A Duncans Road, Werribee 3030
- Wonthaggi Magistrates' Court, Watt Street, Wonthaggi 3995.

This Order comes into effect from the date it is published in the Government Gazette.

Dated 15 May 2013 Responsible Minister: ROBERT CLARK MP

Attorney-General

YVETTE CARISBROOKE Clerk of the Executive Council

Transport Accident Act 1986

TRANSPORT ACCIDENT CHARGES ORDER (NO. 1) 2013

Order in Council

The Governor in Council under section 110(8) of the **Transport Accident Act 1986** on the recommendation of the Transport Accident Commission makes the following Order:

This Order will come into effect from 1 July 2013.

1. Title

This Order is called the Transport Accident Charges Order (No. 1) 2013.

2. Commencement

This Order comes into operation on 1 July 2013.

3. Definitions

In this Order -

'exempt general-use motorcycle' means a general-use motorcycle which, -

- (a) at the time when application is made for registration or renewal of registration, application is made by a person who has another general-use motorcycle registered under the Road Safety Act 1986 that is classified under 3(a)(iii) or 3(a)(iv) of Schedule 1 to this Order, and
- (b) is fitted with an engine with a capacity greater than 125 cc, and
- (c) is the subject of an application for registration or renewal of registration by an individual;

'general-use motorcycle' means a motorcycle that is not classified, or to be classified, under 4(b), 4(c), 4(d), 5(b)(ii) or 5(d) of Schedule 1 to this Order;

'high risk zone' means the parts of the State in which addresses are allocated a postcode listed in Part A of Schedule 2 and, except if the Commission otherwise determines under 110(1A) of the Act, any place outside Victoria;

'low risk zone' means the parts of the State that are not located in the 'high risk zone' or the 'medium risk zone';

'medium risk zone' means the parts of the State in which addresses are allocated a postcode listed in Part B of Schedule 2 to this Order;

'nominated motor vehicle' means a motor vehicle in respect of which the applicant for registration or renewal of registration has nominated a period of six months as the registration period in accordance with regulation 219(5), or regulation 227(1A) of the Road Safety (Vehicles) Regulations 2009;

'nominated pensioner motor vehicle' means a 'pensioner motor vehicle' in respect of which the pensioner has nominated a period of six months as the registration period in accordance with regulation 219(5), or regulation 227(1A) of the Road Safety (Vehicles) Regulations 2009;

'pensioner motor vehicle' means a motor vehicle that -

- (a) is registered or to be registered in the name of an eligible pensioner within the meaning of the **State Concessions Act 2004**; and
- (b) is eligible to be registered under the **Road Safety Act 1986** in accordance with clause 4 or item 13, item 13A, item 13B or item 14 of the Table to Schedule 4 to the Road Safety (Vehicles) Regulations 2009; and
- (c) is registered or about to be registered under the **Road Safety Act 1986**;

'prescribed period' means the period prescribed for the purposes of section 109 of the Act in relation to a motor vehicle of a certain class specified in regulation 5 of the Transport Accident (Administration of Charges) Regulations 2001;

'the Act' means the Transport Accident Act 1986.

4. Transport accident charge

- 1. The amount of the transport accident charge applicable to a motor vehicle, other than a pensioner motor vehicle, for which the prescribed period is 12 months is the amount shown in Schedule 1 as applicable in respect of -
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept.
- 2. If the prescribed period in relation to a motor vehicle, other than a nominated motor vehicle or a nominated pensioner motor vehicle, is less than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

 $\frac{(A \times B)}{365} + 17

where -

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- B is the number of days in the prescribed period.
- 3. Despite sub-paragraph (2), if the prescribed period in relation to a motor vehicle, other than a nominated motor vehicle or a nominated pensioner motor vehicle, is less than 12 months, and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

$$\frac{(A \times C)}{12} + $17$$

where -

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- C is the number of months in the prescribed period.
- 4. If the prescribed period in relation to a motor vehicle is more than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

 $\frac{(A \times B)}{365}$ where –

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- B is the number of days in the prescribed period.
- 5. Despite sub-paragraph (4), if the prescribed period in relation to a motor vehicle is more than 12 months and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

$$(\underline{A \times C})$$

12

where -

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- C is the number of months in the prescribed period.

- 6. If the motor vehicle is a pensioner motor vehicle the transport accident charge applicable to the motor vehicle is one-half of the transport accident charge that would otherwise be payable.
- 7. If the motor vehicle is a nominated pensioner motor vehicle the transport accident charge applicable to the motor vehicle is one-quarter of the amount shown in Schedule 1 as applicable in respect of -
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept,

rounded down to the nearest fifty cents.

- 8. If the motor vehicle is a nominated motor vehicle, the transport accident charge applicable to the motor vehicle is one-half of the amount shown in Schedule 1 as applicable in respect of -
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept,

rounded down to the nearest fifty cents.

9. In the case of a motor vehicle referred to in item 1(c) in Schedule 1, the motor vehicle is deemed to be usually kept in the zone in which it is licensed to operate or, if it is licensed to operate in more than one zone, the zone in respect of which the greater transport accident charge applies.

SCHEDULES SCHEDULE 1

(Paragraph 4)

Item	Class	Amounts of Transport Accident Charge Payable			
		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)	
1.	 Passenger Vehicles a) Any motor vehicle with sedan, station wagon or related body-type (including 4WD passenger vehicle) not included in any other class; self-propelled caravan; ambulance; hearse; mourning coach; private hire car licensed under the 				
	 Transport Act 1983 b) Any motor vehicle with a bus or forward-control body-type constructed and primarily used for carrying passengers, but not for hire, fare or reward – i) Seating fewer than 10 people 	431	385	334	
	(including the driver)ii) Seating more than 9 people (including the driver)	431 609	384 384	317 317	
	c) Taxi – licensed under the Transport Act 1983	2182	1633	1088	
	d) Bus – any motor vehicle, other than a taxi cab or private hire car, licensed for or primarily used for carrying passengers for hire, fare or reward –				
	i) seating fewer than 10 people (including the driver)	1424	954	330	
	 ii) seating more than 9 but fewer than 31 people (including the driver), the relevant zone charge for a bus under (i), plus for each additional seat over 9 	36	16	4	
				-	
•	iii) seating 31 people or more	2182	1306	432	
2.	Goods Vehicles Any motor vehicle designed, constructed or primarily used for carrying goods –				
	a) up to and including two tonnes carrying capacity (including utility)	432	327	227	
	 b) over two tonnes carrying capacity, but excluding motor vehicles classified under 2(c) or 2(d) 	629	549	472	

Item			Class	Amounts of Tra	ansport Accident C	harge Payable
				High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
		exclu unde tare v	e mover type motor vehicle, but iding motor vehicles classified r 2(d) and motor vehicles having a weight of 5 tonnes or less	1744	1394	1050
	a)	prod class solel	notor vehicle owned by a primary ucer that would otherwise be ified under 2(b) or 2(c) that is used y in connection with the primary uction operations of the owner	191	160	130
3.	Mo	otorcy	cles			
	a)		general-use motorcycle, other than tempt general-use motorcycle with			
		i)	engine capacity less than 61 cc	72	72	72
		ii)	engine capacity greater than 60 cc but less than 126 cc	285	249	216
		iii)	engine capacity greater than 125 cc but less than 501 cc	378	339	300
		iv)	engine capacity greater than 500 cc	515	459	402
	b)	with	exempt general-use motorcycle			
		i)	engine capacity greater than 125 cc but less than 501 cc	317	278	239
		ii)	engine capacity greater than 500 cc	454	398	341
4.			neous motor vehicles			
	a)	class vehic	motor vehicle not otherwise ified: including road making motor ele, mobile crane, tractor (except e classified under 4(b))	326	258	82
	b)	mach prim conn	tractor, self-propelled farm nine or motor cycle owned by a ary producer and used solely in ection with the primary production ations of the owner	72	72	72
	c)	Any	recreation motor vehicle registered r the Road Safety Act 1986	60	60	60
	d)	Any moto	vintage, veteran, classic or historic r vehicle or motorcycle operating 45 day club permit	42	42	42
	e)	moto	vintage, veteran, classic or historic r vehicle or motorcycle operating 90 day club permit	84	84	84

Item		Class	Amounts of Transport Accident Charge Payable			
			High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)	
5.	Sp	ecial purpose motor vehicles				
	a)	Fire brigade –				
		i) Any motor vehicle owned by the Metropolitan Fire Brigades Board which is used to combat outbreaks of fire	1088	1088	1088	
		ii) Any motor vehicle owned by the Country Fire Authority or any brigade or group of brigades registered with the Country Fire Authority which is used to				
		combat outbreaks of fire	173	173	173	
	b)	Police				
		 Any motor vehicle (excluding a motorcycle) registered in the name of the Victoria Police 	1526	1526	1526	
		ii) Any motorcycle registered in the name of the Victoria Police	432	432	432	
	c)	Motor trades				
		i) Motor vehicle used by a manufacturer of vehicles, a dealer in vehicles, a fleet owner or a licensed tester of vehicles as defined in the vehicles regulations with general identification mark (trade plate) attached	282	212	139	
		ii) Tow truck licensed under the Accident Towing Services Act 2007	804	602	403	
	d)	Hire and drive yourself motor vehicle or motorcycle, but excluding a prime mover classified under item 2(c).	683	573	493	

SCHEDULE 2 PART A

Postcodes in the high risk zone

					0			
3000	3026	3050	3073	3106	3136	3163	3184	3206
3001	3027	3051	3074	3107	3137	3164	3185	3207
3002	3028	3052	3075	3108	3138	3165	3186	3428
3003	3031	3053	3076	3109	3141	3166	3187	3800
3004	3032	3054	3078	3110	3142	3167	3188	3802
3005	3033	3055	3079	3111	3143	3168	3189	3803
3006	3034	3056	3081	3121	3144	3169	3190	3975
3008	3036	3057	3082	3122	3145	3170	3191	3976
3010	3037	3058	3083	3123	3146	3171	3192	
3011	3038	3059	3084	3124	3147	3172	3193	
3012	3039	3060	3085	3125	3148	3173	3194	
3013	3040	3061	3086	3126	3149	3174	3195	
3015	3041	3062	3087	3127	3150	3175	3196	
3016	3042	3064	3088	3128	3151	3176	3197	
3018	3043	3065	3093	3129	3152	3177	3198	
3019	3044	3066	3094	3130	3153	3178	3199	
3020	3045	3067	3101	3131	3154	3179	3200	
3021	3046	3068	3102	3132	3155	3180	3201	
3022	3047	3070	3103	3133	3156	3181	3202	
3023	3048	3071	3104	3134	3161	3182	3204	
3025	3049	3072	3105	3135	3162	3183	3205	
				PART	В			
			Postcode	s in the me	dium risk	zone		
3024	3114	3215	3750	3766	3788	3808	3920	3938

3024	3114	3215	3750	3766	3788	3808	3920	3938
3029	3115	3216	3751	3767	3789	3809	3926	3939
3030	3116	3217	3752	3770	3791	3810	3927	3940
3089	3139	3218	3754	3775	3792	3910	3928	3941
3090	3140	3219	3755	3777	3793	3911	3929	3942
3091	3158	3220	3757	3781	3795	3912	3930	3943
3095	3159	3335	3759	3782	3796	3913	3931	3944
3096	3160	3337	3760	3783	3804	3915	3933	3977
3097	3211	3338	3761	3785	3805	3916	3934	3978
3099	3212	3427	3763	3786	3806	3918	3936	3980
3113	3214	3429	3765	3787	3807	3919	3937	

Dated 15 May 2013 Responsible Minister: GORDON RICH-PHILLIPS MLC Assistant Treasurer

YVETTE CARISBROOKE Clerk of the Executive Council

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:

52.	Statutory Rule:	Assisted
	·	Reproductive
		Treatment
		Amendment
		Regulations 2013
	Authorising Act:	Assisted
	U U	Reproductive
		Treatment Act 2008
	Date first obtainable:	13 May 2013
	Code A	

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