

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 52 Wednesday 24 December 2014

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As from 24 December 2014

The last Special Gazette was No. $458\ dated\ 23\ December\ 2014.$

The last Periodical Gazette was No. 1 dated 18 June 2014.

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)

PLEASE NOTE:

A General Gazette will NOT be published in the week starting 29 December 2014.

Where urgent gazettal is required from Monday 29 December 2014 through to Wednesday 31 December 2014, Special Gazettes for Government Departments can be published.

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) NEW YEAR WEEK 2015

Please Note:

The Victoria Government Gazette (General) for New Year week (G1/15) will be published on **Thursday 8 January 2015**.

Copy deadlines:

Private Advertisements

9.30 am on Monday 5 January 2015

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 6 January 2015

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

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Gippsland Veterinary Hospital

Gerard Michael Davis, Duncan James Runciman, Cindy Jane Hayes and Mark Alexander Humphris advise that, as from 30 June 2014, they have dissolved their partnership in the veterinary practice conducted at Sale and Maffra

The practice will continue to be conducted by Gerard Michael Davis, Duncan James Runciman and Cindy Jane Hayes in partnership.

RETIREMENT FROM PARTNERSHIP

Notice is hereby given pursuant to section 41 of the **Partnership Act 1958** that Talbot Solutions Pty Ltd, as trustee for the C. Duffy Investment Trust and Sixth Wisdom Enterprises Pty Ltd, as trustee for the Cairo Family Trust, have retired from the partnership known as Office Based Anaesthesia Solutions Partnership by mutual consent with effect from 30 June 2014.

Re: EVANGELOS PANAGOPOULOS, deceased, late of 178 Bignell Road, Bentleigh East, Victoria, gentleman.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 September 2014 at Cheltenham, Victoria, leaving property in Victoria and, in particular, at 178 Bignell Road, Bentleigh East, Victoria, are required by the trustee, Maria Phillips, to send particulars to the trustee, care of Antippa Lawyers of Room 3, Level 5, 2 Collins Street, Melbourne, Victoria, by 23 February 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

Re: Estate ELVA MAY MANN, deceased.

In the estate of ELVA MAY MANN, late of Alcheringa Nursing Home, 15 Durham Ox Road, Pyramid Hill, Victoria, home duties, deceased.

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

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

WILLIAM THOMAS FORDE, late of 273 Oriel Road, Heidelberg West, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 25 July 2014, are required by the trustees, Geoffrey William Forde, Helen Elizabeth Brooks and Leanne Jean Baker, to send particulars of their claims to the trustees, care of the undermentioned solicitors, by a date not later than 60 days from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of MAUREEN VERONICA BYRNE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MAUREEN VERONICA BYRNE, late of Boort Nursing Home, Boort, Victoria, widow, deceased, who died on 10 April 2014, are to send particulars of their claim to the executrices, care of the undermentioned legal practitioners, by 23 February 2015, after which the executrices will distribute the assets, having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill 3585.

Re: MARJORIE JEAN McARTHUR, late of 54 Eastern Beach Road, Geelong, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 January 2014, are required to send particulars of their claim to the executors, care of the undermentioned solicitors, by 31 March 2015, after which date the executors

will convey or distribute the assets, having regard only to the claims of which the executors then have notice.

E. P. JOHNSON & DAVIES, solicitors, Level 3, 52 Collins Street, Melbourne 3000.

RANDALL HENRY JACKSON, late of Unit 6, 181 Roslyn Road, Belmont, Victoria, airline captain, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 November 2014, are required by Helga Maria Jackson, the executor of the deceased's Will, to send particulars to her, care of the undermentioned lawyers, by 23 February 2015, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

HARWOOD ANDREWS, 70 Gheringhap Street, Geelong 3220.

Re: ERNST HARLACHER, late of Site 90, Mornington Gardens Holiday Village, 98 Bungower Road, Mornington, retired fitter, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 September 2013, are required by the trustee, Peter Lee Tong Ng, to send particulars to the undermentioned solicitors by 27 February 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

HUNT, McCULLOUGH, KOLLIAS & CO., solicitors,

210 Main Street, Mornington 3931.

Re: DORRIT VERA SIENKIEWICZ, late of 19 Canterbury Road, Camberwell, Victoria, retired nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 August 2013, are required by the executor, Jerzy Sienkiewicz, to send particulars to him at PL 10039 22277, 106 Whitehorse Road, Deepdene, Victoria 3103, within two months of the date of the publication of this notice, after which the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Re: FLORENCE MARIE RAULT (in the Will called Flo Marie Rault), late of 47 Rosanna Street, Carnegie, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 August 2014, are requested by the trustee to send particulars of their claim to the trustee at the office of the trustee's solicitors, John Burgess & Co., solicitors, 255 Springvale Road, Springvale, Victoria 3171, by 10 March 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

FREDERICK GERHARD FREY (also known as Fred Frey and Gerhard Friedrich Frey), late of 47 Sladen Street, Cranbourne, Victoria, machinist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 June 2014, are required by the executor, Kevin Grant Frey, to send particulars thereof to him, within two months from the date of publication of this notice, after which the executor will distribute the estate, having regard only to claims of which he has notice.

KEVIN GRANT FREY, executor, PO Box 1101, Robinson, Victoria 3019.

Re: DEALIA DULCIE BEEVERS, late of 22 Verona Lane, East Melbourne, Victoria 3002, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 November 2013, are required by the trustees, Nick Solomou, Alex Lewenberg and Roslyn Beevers, to send particulars to the trustees, care of their solicitors, Lewenberg & Lewenberg of Level 1, 340 Little Lonsdale Street, Melbourne 3000, by 24 February 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

LEWENBERG & LEWENBERG, solicitors, Level 1, 340 Little Lonsdale Street, Melbourne 3000.

Re: EDWIN JAMES WHITTINGHAM, late of 11 Bage Street, Diamond Creek, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 August 2014, are required by

the trustees, Janet Mary Halliday and Stuart James Whittingham, to send particulars to the trustees, care of the undermentioned solicitors, within two calendar months from the date of this advertisement, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

65 Main Street, Greensborough 3088.

AGNES ADAMS, late of 1100 Burke Road, North Balwyn, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 February 2014, are required by the executor, Ian James William Adams, to send particulars to him, care of the undermentioned solicitors, within two months of the date of publication, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

MADGWICKS LAWYERS, Level 33, 140 William Street, Melbourne, Victoria 3000.

Re: MARY MADELINE MAXWELL, late of 157 Wellington Parade South, East Melbourne, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 August 2014, are required by the executor, Lindy Maria Priest, to send particulars of such claims to the executor, care of the undermentioned solicitors, by 20 March 2015, after which date the executor will make a distribute of the assets, having regard only to the claims of which the executor has notice.

PALMER, STEVENS & RENNICK, solicitors, 8 Jennings Street, Kyneton, Victoria 3444.

Re: ELIZABETH JOY DAVIES, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 July 2014, are required by the trustees, Elaine Wilson and Marlene Lorraine

Male, to send particulars of such claims to them, in care of the below mentioned lawyers, by 26 February 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

ROBERTS BECKWITH PARTNERS, lawyers, 16 Blamey Place, Mornington, Victoria 3931.

Re: IAN DOUGLAS KELLY, late of Mirridong Nursing Home, 92–100 McIvor Road, Bendigo, retired administration officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 October 2014, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 23 February 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: RODNEY KEITH McMAHON, late of 75 McCormicks Road, Carrum Downs, Victoria, technician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 November 2008, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 25 February 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

ROBERT STANLEY CONWAY, late of 14 Richardson Drive, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2014, are required by the executors, Harold Duxbury of 90 Newhaven Road, Burwood East, Victoria, and Cherie

Duxbury of 90 Newhaven Road, Burwood East, Victoria, to send particulars to them, care of Stidston Warren Lawyers, by 22 February 2015, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

STIDSTON WARREN LAWYERS, Suite 1, 10 Blamey Place, Mornington 3931.

Re: HILDA ADA BLAKER, late of 53 Riverside Avenue, Balwyn North 3104.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 October 2014, are required by the executors, Alison Lorraine Blaker and Debra Susan Berner, to send particulars of their claim to them, care of the undermentioned solicitors, by 25 February 2015, after which date the said executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

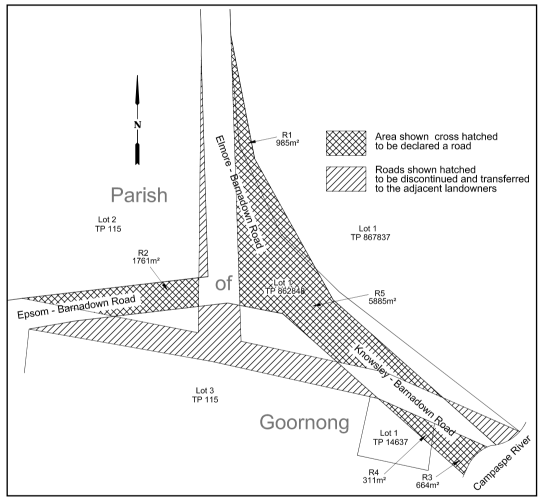
TUCKER PARTNERS, Level 34, 360 Collins Street, Melbourne 3000.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

CITY OF GREATER BENDIGO

Road Deviation – at the intersection of the Elmore–Barnadown, Knowsley–Barnadown and Epsom–Barnadown Roads at Barnadown

Under Instrument of Delegation and in accordance with section 206 and 207B and Schedule 10 Clause 2 of the **Local Government Act 1989**, the City of Greater Bendigo will deviate part of the above roads at Barnadown as shown on the plan below. The roads shown cross-hatched are to be declared as roads and the roads shown hatched are to be discontinued and transferred to the abutting landowner. No public submissions were received in relation to this road deviation.

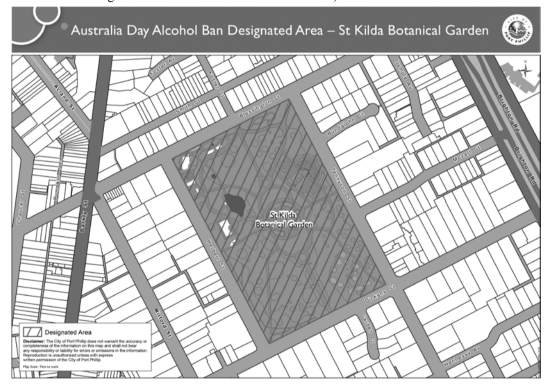


CRAIG NIEMANN Chief Executive Officer

CITY OF PORT PHILLIP

Notice of Amendment of an Incorporated Document

Notice is given pursuant to section 112(2) of the **Local Government Act 1989** that on 9 December 2014 the City of Port Phillip ('Council') made an amendment to its Procedures and Protocols Manual 1 September 2013 ('Manual'), to designate that Clause 54(1) of the City of Port Phillip Local Law (Community Amenity) 1 September 2013 ('Local Law') in respect to prohibiting the consumption and possession of liquor in certain circumstances, apply on Monday 26 January 2015, from 5 pm–8 pm within the part of the municipality shown hatched and within the bold lines on the attached map and known as the St Kilda Botanical Gardens. (Attachment 1 – Australia Day Alcohol Ban Designated Area – St Kilda Botanical Gardens)



Part 15.3, Alcohol Designated Areas, is amended to include new provision (1)(e)

'Australia Day 26 January 2015 within the whole of the St Kilda Botanical Gardens between the hours of 5 pm-8 pm.'

The 'Manual' is an incorporated document by reference in the 'Local Law'.

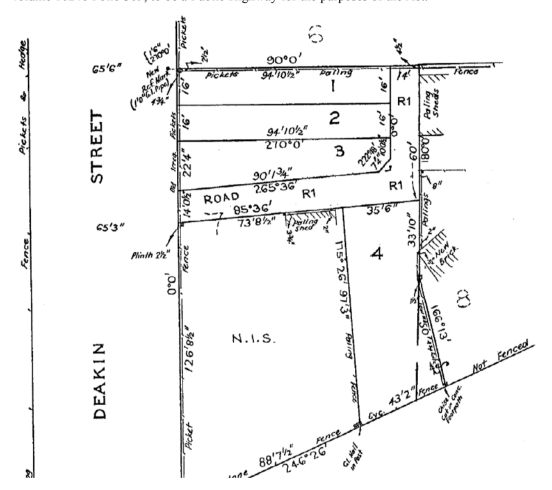
A copy of the Local Law and the incorporated documents is available from Council Offices, or from Council's website at www.portphillip.vic.gov.au

TRACEY SLATTER Chief Executive Officer

LATROBE CITY COUNCIL

Notice Pursuant to Section 204 of the **Local Government Act 1989**Declaration of a Road to be a Public Highway

Pursuant to section 204 of the **Local Government Act 1989** (Act) the Latrobe City Council, at its Special Meeting held on 18 December 2014, formed the opinion that Deakin Lane, Traralgon, is a road reasonably required for public traffic and resolved to declare the land described as Road R1 on LP 41285, as shown on the plan below, being all of the land contained in Certificate of Title Volume 10246 Folio 309, to be a Public Highway for the purposes of the Act.



JOHN MITCHELL Acting Chief Executive Officer



PROCEDURES FOR FORMAL COUNCIL MEETINGS LOCAL LAW NO. 1

PROCESSES OF MUNICIPAL GOVERNMENT (COMMON SEAL) LOCAL LAW NO. 2

On 16 December 2014, East Gippsland Shire Council made two new local laws titled: Local Law No. 1 – Procedures for Formal Council Meetings ('LL1') and Local Law No. 2 – Processes of Municipal Government (Common Seal) ('LL2').

The purpose and general purport of the new local law, LL1, is to:

- a) provide a mechanism to facilitate the good government of East Gippsland Shire Council through its formal meeting procedure to ensure effective and efficient Council decisions are made in a manner that acknowledges the role of local government within the Australian system of Government;
- b) promote and encourage community participation in the system of local government by providing mechanisms for the Council to ascertain the community's views and expectations;
- c) regulate and control the election of Mayor and Deputy Mayor;
- d) regulate and control the procedures governing the conduct of meetings including:
 - i) the notice required for meetings; and
 - ii) the keeping of minutes;
- e) provide for the administration of Council's powers and functions:
- f) provide generally for the peace, order and good government of the municipal district; and
- g) provide penalties for non-observance of the provisions of this local law.

The purpose and general purport of the new local law, LL2, is to:

- (a) revoke Local Law No. 2 of 2005;
- (b) regulate the use and control of Council's Common Seal;
- (c) prohibit unauthorised use of the Common Seal or any device resembling the Common Seal;
 and
- (d) provide penalties for non-observance of the provisions of this local law.

Copies of the new Local Laws may be inspected at Council's Corporate Centre, 273 Main Street, Bairnsdale; Council's Service Centres at Lakes Entrance, Paynesville, Orbost and Omeo; or may be accessed online at www.eastgippsland.vic.gov.au

BENALLA RURAL CITY COUNCIL

Local Government Act 1989

Authorisation of Victoria Police Officers

Pursuant to section 224A of the **Local Government Act 1989** the Council authorises any Police Officer of the Victoria Police Force to enforce the provisions of the Benalla Rural City Community Local Law 2009 clause 11 – Consumption and Possession of Liquor. For the purposes of this authorisation a police officer's certificate of identity is deemed to be an identity card issued under section 224(2) of the **Local Government Act 1989** and is deemed to comply with section 224(3).

TONY McILROY Chief Executive Officer

CITY OF GREATER GEELONG COUNCIL

Public Notice

Making of Neighbourhood Amenity Local Law 2014

Public Notice is hereby given that at a meeting of the City of Greater Geelong Council held on 9 December 2014, Council made a local law entitled Neighbourhood Amenity Local Law 2014. In accordance with the procedure set out in section 119(3) of the **Local Government Act 1989**:

Purpose of the local law

The purposes of the Neighbourhood Amenity Local Law 2014 are to:

- (1) secure community safety;
- (2) protect public assets;
- (3) enhance neighbourhood amenity;
- embrace best practice local law making principles of accessibility, accountability, compliance, consistency, currency, efficiency, enforceability, necessity and transparency;
- (5) be consistent with the Council's overall objectives and strategies, in particular:
 - (a) to enhance health, wellbeing and quality of life of Greater Geelong communities, through healthy lifestyles, healthy environments, and connected, creative and strong communities:
 - (b) securing Greater Geelong's economic future by supporting businesses, facilitating major infrastructure and investment and encouraging a vibrant leading city for tourism, arts, culture and events;
 - (c) partnering with our community to protect and enhance our natural ecosystems and to encourage sustainable design and reduced resource consumption by protecting natural areas, supporting our community to live sustainably; and
 - (d) cost effective services that meet the changing needs of the community through an efficient and customer focused organisation, sustainable financial management, an informed and engaged community and a safe work environment;
- (6) provide for the administration of the Council's powers and functions; and
- (7) revoke redundant General Local Law of 2005 No. 1 of 2005.

General Purport of the local law

The Neighbourhood Amenity Local Law 2014:

- provides for the administration of the Local Law;
- makes it an offence for an owner or occupier to cause or allow their land or any structure
 on the land to be kept in a manner which is unsightly or detrimental to the amenity of the
 neighbourhood;

- makes it an offence for an owner or occupier to allow their land through accumulation or hoarding of waste or other materials to give the appearance of neglect and be out of character with other allotments in the vicinity;
- makes it an offence for an owner or occupier to allow their land to be kept in a manner which
 is dangerous or likely to cause danger to a person, life or property;
- makes it an offence without a permit for a person to occupy any Council land or road for any
 use including excavation, landscaping, cultivation, planting, erection of structures, fencing,
 storage of any kind or any use normally associated with lawful occupation of land;
- makes it an offence to fail to remove or rectify any change which is a result of unauthorised occupation of Council land or any road within a reasonable time limit determined by Council;
- makes it an offence for the owner or occupier of land with a building or structure which is unoccupied, unfit for normal occupation, or not occupied most of the time to:
 - allow it to become dilapidated or further dilapidated;
 - fail to take all reasonable steps to prevent unauthorised access and to fail to prevent or remedy the site being a haven for anti-social or unlawful behaviour;
 - fail to maintain the structure in good repair and appearance, including undertaking temporary repairs or to fail to remove any graffiti on any building wall fence or structure; or
 - fail to undertake effective works within a month to remedy any breach of this Local Law;
- makes it an offence for an owner or occupier of land to allow the land to contain a fire hazard;
- makes it an offence for an owner or occupier of land between April and October of any year to fail to mow any vacant allotment within a built up area to a maximum height of 150 mm;
- makes it an offence for a person to burn or cause to be burnt in the open air any offensive materials;
- makes it an offence for a person to burn any materials that cause offensive emissions of smoke and odour to enter a neighbouring property;
- makes it an offence without a permit for a person to burn or cause to be burnt any materials
 outside, whether in the open air or in any incinerator, in any part of the Municipal District,
 unless subject to certain exemptions;
- makes it an offence for a person who has lit or allowed to remain alight any burning materials contrary to this Local Law, to fail to extinguish the burning materials when directed by Council to do so;
- makes it an offence for a person to allow, cause or permit offensive emissions of noise, smoke, dust, ashes, odour, waste or other thing to enter or continue to enter a neighbouring property and makes the penalty greater for a second or subsequent offence;
- makes it an offence without a permit to light or allow to be lit any fireworks on any part of the Municipal District;
- makes it an offence without a permit for a person to camp on any land other than Council land or a road unless certain circumstances exist;
- makes it an offence without a permit for a person to keep, store, repair or use any shipping container:
 - on any Council land or a road; or
 - on land other than Council land or a road where the shipping container adversely impacts the visual amenity of a neighbourhood;

- makes it an offence for an owner or occupier to install or allow to be installed, or retain active on any land or on any motor vehicle any form of intruder alarm which emits a noise audible beyond the boundary of the land unless certain circumstances exist;
- requires people who have been allocated property numbers to mark their property with that number;
- makes it an offence for an owner or occupier of land to allow vegetation, sign, structure or other thing located on the land to:
 - obstruct or interfere with any traffic, or a clear view, or street lighting or traffic sign upon any road;
 - constitute a danger to any traffic;
 - overhang a footpath or road lower than 2.4 metres; or
 - accumulate dropped leaves or berries to obstruct or endanger on any abutting footpath or road;
- makes it an offence without a permit for an owner or occupier of land of three size categories, being units and townhouses, less than 0.4 hectares in a built-up area, and any land 0.4 to 2 hectares, to keep certain types of animals, or keep certain types of animals in excess of specified numbers, unless certain circumstances exist;
- makes it an offence for the owner or occupier of any land where animals other than dogs and
 cats are kept to fail to provide secure shelter or enclosure, or to keep animals confined to the
 land or under effective control;
- makes it an offence for the owner or occupier of any land less than 0.4 hectares in a built-up area, or on any land between 0.4 to 2 hectares where animals are kept, to fail to ensure that animal shelters or enclosures are maintained to the satisfaction of Council;
- makes it an offence for an occupier of land on which any animal is kept, including all birds
 and reptiles, to allow offensive noise smell or discharge from the animals or their shelters to
 be offensive or interfere with the reasonable comfort or convenience of persons occupying
 adjacent or nearby land;
- makes it an offence for a person in charge of an animal not to carry a litter device, and not to remove and dispose of that animal's faeces once deposited, on Council Land or a road, except livestock in certain circumstances;
- makes it an offence for an owner or occupier of land where animals are kept to fail to have fencing adequate to prevent that kind of animal escaping, and makes it a greater penalty to re-offend on a subsequent occasion;
- makes it an offence for an owner or occupier of land where sheep, cattle, horses, or other large animals are kept, not to ensure by adequate fencing that no animal escapes onto, or remains unattended on a road, unless certain extreme circumstances exist:
- makes it an offence without a permit or an exemption to keep or allow to be kept any dog not a dangerous dog that has committed certain attack offences under the **Domestic Animal Act 1994**, and makes it a greater penalty to re-offend on a subsequent occasion;
- makes it an offence for an occupier of any dwelling to whom Council provides a waste collection service (including Recyclables and Green Waste collections) not to comply with certain listed requirements for domestic waste, recyclable and hard rubbish services;
- makes it an offence, after receiving a written warning, to place contaminated material in any Council-provided or approved bin and makes it a greater penalty to re-offend on a second, third and subsequent occasions;
- makes it an offence for the occupier of premises to which a hard waste collection is provided to place for collection hard waste in a manner other than that published or notified by Council;

- makes it an offence for a person to remove, add to or interfere with any waste, recyclables, green waste or hard waste or a mobile bin left by any another person on a road or at any other collection point;
- makes it an offence without a permit for a person to use or allow the use of a motor bike or other motorised recreational vehicle on any part of Council Land other than roads unless in an area designated for this use;
- makes it an offence without a permit for a person to use or allow the use of a motor bike or other motorised recreational vehicle on any land other than Council land or a road, unless specified circumstances exist;
- makes it an offence to cause the sound system of a vehicle to emit offensive noise, or to cause such offensive noise to interfere with the reasonable comfort of persons occupying premises abutting a road or other municipal place, or to drive a vehicle on a road if the sound system emits offensive noise;
- makes it an offence for a person to dismantle, paint, carry out maintenance on or repair a vehicle on a road unless it is for the purpose of removing it;
- makes it an offence to display a vehicle for sale on a road or Council land;
- makes it an offence for a person to leave any derelict, abandoned or unregistered vehicle on any Council land or a road unless they have Council consent;
- makes it an offence without a permit for a person to keep or store heavy vehicles or long vehicles on any road that Council is responsible for, or on any land less than 0.5 hectares in a built up area, or for three or more vehicles on any land less than 5 hectares;
- makes it an offence to transport animal or other offensive waste uncovered or to fail to remove any dropped offensive material from a road as soon as practical;
- makes it an offence for a person to place or allow another person to place on a road or Council land, any waste materials, any trade waste hopper, skip bin, builders refuse facility or other mobile waste bin other than in accordance with this local law or a permit;
- makes it an offence for the owner or occupier of premises to deposit any waste or other materials generated on those premises in any public waste bin or public recycling bin;
- makes it an offence for a person to deposit uncooked meat, fish heads, entrails or other prohibited material in a public waste bin unless designated for such waste;
- makes it an offence to deposit animal excreta in a public waste bin unless wrapped in impermeable material;
- makes it an offence for a person to leave a shopping trolley on a road, on vacant land or on Council land, unless in an area designated for the purpose;
- makes it an offence for the owner of any shopping trolley to fail to:
 - legibly identify a shopping trolley with his or her name and trading address; or
 - collect and return to the owners shopping trolley storage area any trolley left in any other place;
- makes it an offence without a permit for a person to hold a street party, festival, procession, event or activity on a road, unless special circumstances exist;
- makes it an offence without a permit, to use an audible public address system on a road or Council land;
- makes it an offence to undertake regular livestock movements on a road contrary to Guidelines incorporated in the Local Law Procedure Manual, incorporated by reference in this Local Law;
- makes it an offence without a permit to drove or graze livestock on any road or Council land;
- makes it an offence without a permit for a person to display goods for sale on a road or Council land;

- makes it an offence not to move or remove goods displayed for sale or any advertising sign placed on a road or Council land when directed by Council, whether or not a permit exists;
- makes it an offence without a permit to erect or place on any road or Council land any vehicle, caravan, trailer, table, stall, tent or other structure for the purposes of selling goods or services:
- makes it an offence for a person to trade from a site that is subject to an agreement with Council for trading by another person;
- makes it an offence without a permit for a person to spruik on a road or municipal place, or from private property use any sound amplification equipment to spruik onto a road or municipal place;
- makes it an offence without a permit for a person to busk or use sound amplification equipment for the purpose of public entertainment on any road or municipal place;
- makes it an offence without a permit for a person to paint or draw on any road or Council land for the purpose of public entertainment;
- makes it an offence for a person to erect or place an advertising sign on or over any part of a road or Council land other than in accordance with a permit;
- makes it an offence without a permit for a person to leave standing on any road or Council land any motor vehicle or trailer containing an advertising sign or to fail to move or remove the sign if directed by Council, excluding certain signs on the motor vehicle body;
- makes it an offence without a permit for a person to use Council land or any part of a road for the purposes of an outdoor eating facility (for commercial purposes);
- makes it an offence for a permit holder not to remove any outdoor eating facilities to which the permit relates if they are requested to do so by Council;
- makes it an offence without a permit (or licence) to use a footpath or any part of a road or any Council land adjoining licensed premises for the sale or consumption of liquor;
- makes it an offence for a person without Council's consent, from house to house to sell
 any goods or to solicit or collect any gifts of money, subscriptions or waste materials, or to
 distribute handbills, unless certain circumstances exist;
- makes it an offence for a person without Council's consent from a road or any Council Land to solicit or collect any gifts of money, subscriptions or waste materials, or to distribute handbills, unless certain circumstances exist;
- makes it an offence without a permit for a person to enter, destroy, tap into or interfere with any drain including opening any road or land under Council's control, which permission may be conditional upon certain requirements including the payment of a bond;
- makes it an offence to deposit or allow to be deposited into any drain vested in Council any waste material other than stormwater;
- makes it an offence without a permit for a person to occupy or open any road or Council land, including certain specified uses, which permission may be conditional upon certain requirements including the payment of a bond;
- makes it an offence for the owner of any land, the builder engaged to carry out building work on land, the appointed agent, or the demolition contractor to allow building work to commence or continue unless that person has first obtained and complied with an asset protection permit for the building work, which may be conditional upon certain requirements including the payment of a bond;
- makes it an offence for the person who lodged the securing bond for an asset protection permit to fail to make any additional payment required where the security bond is insufficient to meet the cost of repairing damage;

- makes it an offence for any other person to carry out building work or deliver materials to a building site prior to an asset protection permit for the building work being obtained;
- makes it an offence for the owner of the land, the builder engaged to carry out Building Work, the appointed agent or the demolition contractor to allow:
 - building work to commence without the site being securely fenced;
 - clean-up or wash-down or other waste or builder's refuse to be discharged from the site or to enter the stormwater system;
 - builder's refuse to be not contained within a refuse facility, or to escape the fenced site, or to remain on site after completion;
 - soil or clay from the site or site vehicles to be deposited on a road; or
 - excessive and offensive dust to be emitted;
- makes it an offence for the owner of the land, the builder engaged to carry out Building Work, the appointed agent, the driver of any vehicle involved in placing or removing a refuse facility on land or the demolition contractor to allow:
 - entry to the site across an unapproved vehicle crossing;
 - materials to be deposited on a road or Council land without approval; or
 - operation of the building site outside approved hours;
- makes it an offence without a permit to construct, install, remove, relocate, alter or reconstruct a vehicle crossing;
- makes it an offence for an owner and occupier of land without a permit to construct or use a second vehicle crossing to service the land;
- makes it an offence for an owner of land not to maintain a vehicle crossing in good condition;
- makes it an offence not to comply with a Council direction to construct, repair or remove a vehicle crossing by applying for a permit;
- makes it an offence for a person, without a permit, at any time on a road to consume any liquor or have in their possession or control any liquor unless the liquor is in a container with an unbroken seal;
- makes it an offence between sunset and sunrise for a person, without a permit, in any municipal place other than a road, or in a motor vehicle within a municipal place other than a road, to consume or have in their possession or control any liquor unless the liquor is in a container with an unbroken seal;
- makes it an offence between sunrise and sunset for any person in any municipal place other than a road, or in a motor vehicle in any municipal place other than a road, to consume or continue to consume, or possess in any container with an unbroken seal any liquor, when requested by a member of Victoria Police or Council;
- makes it an offence for a person to consume liquor or possess or control liquor in a container with an unbroken seal in any area declared and signed alcohol-free by Council;
- makes it an offence for a person to provide, bring or use glass containers in any part of a municipal place declared free of glass containers by Council;
- makes it an offence for a person to smoke in any municipal place that has been declared by Council and has signage erected to be a smoke free area;
- makes it an offence without Council authorisation to act contrary to Council restrictions applying to any municipal place including fees and conditions in a municipal place;
- makes it an offence to hire or use a municipal place without first paying the applicable fee;
- makes it an offence for a person, in a municipal place, to behave in a manner that endangers
 others or unreasonably interferes with the quiet enjoyment of the municipal place by any
 other person;

- makes it an offence unless authorised by Council for a person to destroy, damage, plant, remove, construct access or interfere with any municipal place or any thing located in a municipal place; or contrary to notice enter, climb upon or interfere with any structure, artwork or public decoration or display; or to cause hazards to escape onto a road by omission; or to damage Council assets by failing as owner or occupier to adequately maintain land:
- makes it an offence for a person to destroy, damage or interfere with a water course, wetland, ditch, creek, gutter, drain, tunnel, bridge, levee, culvert, or any directly adjoining fence, vested in or under the control of Council or on any Council land or road or foreshore reserve unless permitted by Council to do so;
- makes it an offence for a person unless authorised by Council to leave a bulk waste container
 or charity bin on a road or Council land or leave any other thing if that object causes an
 obstruction on a road or Council land, or leave any boat or watercraft moored to a jetty
 pontoon boat ramp or pier within a municipal reserve or foreshore reserve;
- makes it an offence for a person who has left an obstruction on a road or Council land including a moored watercraft, to fail to move or remove that obstruction when directed by Council, whether or not a permit or authorisation exists;
- makes it an offence for a person in a municipal reserve to behave in a manner that endangers other persons or unreasonably interferes with their quiet enjoyment of the municipal reserve;
- makes it an offence for a person to undertake certain specified behaviours in a municipal reserve, including matters relating to unauthorised entry to a sporting ground, damaging property or vegetation, misuse of children's playgrounds, fishing, swimming or diving contrary to any sign, feeding, abandoning or interfering with flora and fauna, carrying or using firearms, lighting fires other than a barbecue, walking on plant plots and beds, throwing any materials into water areas, playing golf not on a golf course and in signed areas of protected environment, interfere with landform, flora, fauna, ground cover, soil or waterways;
- makes it an offence to use a municipal reserve in a manner reasonably likely to increase
 risk to public safety or council assets or damage protected flora or fauna, or diminish the
 comport of others without applying for a permit and makes it a greater penalty to re-offend
 on a second or subsequent occasion;
- makes it an offence for a person to undertake any of certain specified activities within a municipal reserve, without first obtaining a permit, including matters relating to flying any aircraft excluding kites, competitive sports, events, weddings, consume or possess liquor between sunset and sunrise, hold a rally, collect money, use public address system, use unauthorised watercraft, commercial filming excluding news and weddings, pitching tents excluding shade structures, driving livestock, lighting fireworks, riding an animal or driving a vehicle causing grass damage, unauthorised horse riding, driving or parking a motor vehicle, launching watercraft unless in designated area, selling any goods, selling any liquor, operating any amusement, tour guiding, personal training business, camp on a boat, conduct watercraft repairs, or erecting unauthorised advertising signs;
- makes it an offence for a person to enter a municipal reserve and foreshore reserves other than via designated access points, during hours of operation and subject to conditions imposed by Council;
- makes it an offence without a permit to hold or organise any event on Council land or road or foreshore reserve unless certain circumstances exist;
- makes it an offence without a permit to hold or organise any event on land other than Council land or a road, which may have material impact on neighbouring community, or materially increase the risk to public safety or Council assets, unless certain circumstances exist;

- makes it an offence for a person to camp on any Council land or a road unless that person is within a licensed caravan park or area where camping is expressly permitted by Council;
- makes it an offence for the registered owner of a vehicle, without Council permission, to park or allow to be parked any motor car, motor cycle or other motor vehicle on any part of a municipal reserve or foreshore reserve other than in a parking area authorised by Council;
- makes it an offence for a person to use a wheeled non-motorised recreational device and/or wheeled child's toy in an area where such use is expressly prohibited, designated and signage erected by Council;
- makes it an offence for a person to use or authorise the use of a wheeled non-motorised recreational device and/or wheeled child's toy on Council land, or on bike path or on part of a road excluding the carriageway and fail to ensure free passage of pedestrians and other road users or fail to ensure no other road user is inconvenienced, obstructed, hindered, alarmed or endangered by such use;
- makes it an offence to ride or allow to be ridden a bicycle on a bike path contrary to signage limiting speed or requiring dismounting, or at speed which risks or endangers children, animals or other users:
- makes it an offence to use a municipal landfill, recycling and waste transfer facility or resource recovery centre contrary to the rules of operation or to the directions of the attendant, including statutory restrictions on types of deposit and hazardous dangerous or infectious waste;
- makes it an offence to deposit waste at a municipal landfill, recycling and waste transfer facility or resource recovery centre outside opening hours or deposit the incorrect category of waste;
- makes it an offence to remove any materials from a municipal landfill, recycling and waste transfer facility or resource recovery centre without Council consent;
- makes it an offence for a person, while in a municipal building, to behave in a manner that endangers others or unreasonably interferes with others' quiet enjoyment of that municipal building;
- makes it an offence in a municipal building to use indecent, insulting, offensive or abusive language or behave in an indecent, offensive, insulting or riotous manner;
- makes it an offence for a person to undertake certain specified behaviours within a municipal building, unless authorised by Council, including matters relating to damaging, defacing, removing, acting contrary to restrictive sign, littering, using opposite gender toilet facilities, excluding children under six and disabled with responsible adult, selling goods or services, affixing advertising, operating amusements, obstructing staff, acting contrary to direction, non-essential interference with emergency devices, organising events, bringing animals, excluding guide dogs, bringing vehicles, excluding prams and wheelchairs, and bringing injurious substances;
- makes it an offence in a municipal building unless otherwise directed by Council to enter
 other than through the entrance, to enter or remain when the building is not open to the
 public, to enter or remain without paying the admission fee, to remain when directed to
 leave, to re-enter without permission sooner than the next working day after being directed
 to leave, to re-enter after being directed to leave and having been served with a temporary
 suspension letter which has not expired;
- makes it an offence to enter a specified municipal building or service location during a current Notification of Prohibition from Entry, and to make it a greater penalty to re-offend on a second or subsequent occasion;
- makes it an offence to organise or undertake any event in or otherwise use a municipal building without Council consent;

- provides for the administration of the Local Law and empowers authorised officers and delegated officers to issue Notices to Comply, give directions in person, act in urgent circumstances and impound any animal, item or other thing;
- makes it an offence to falsify a permit application;
- makes it an offence if a person fails to comply with a Notice to Comply;
- makes it an offence to fail to comply with a direction to cease from an authorised officer or delegated officer when the Local Law is being contravened;
- regulates the process for dealing with impounded things;
- regulates Council delegations and records of determinations under the Local Law;
- regulates Council records of permits;
- regulates applications for, the granting of and exemptions from permits under the Local Law;
- regulates the appeals processes;
- regulates the setting of fees and charges and fee waivers under the Local Law;
- makes it an offence to fail to comply with the local law where no penalty is indicated, and makes it an offence to re-offend;
- makes it an offence for a person to engage in an activity without a permit where the Local Law expressly requires that person to obtain a permit prior to engaging in that activity;
- makes it an offence for a person to fail to comply with a permit condition; and
- empowers an authorised officer or delegated officer to issue an infringement notice for contravention of the Local Law, which may give rise to a penalty specified in the Local Law.

Copies of the Neighbourhood Amenity Local Law 2014 and the incorporated Local Law Procedure Manual may be inspected or obtained at the Council's Office at 100 Brougham Street, Geelong and Customer Service Centres during office hours, or viewed on Council's website: www.geelongcity.vic.gov.au

GILLIAN MILES Chief Executive Officer



NOTICE OF COMMUNITY LOCAL LAW 2014

At its Ordinary Meeting convened on 8 December 2014, Council resolved to adopt Community Local Law 2014.

The purposes and general purport of the Local Law are to –

- (a) provide for the peace, order and good government of the municipal district;
- (b) regulate activities related to, and ensure the protection of, Council assets;
- (c) protect the health and safety of persons who reside or work in, or visit, the municipal district;
- (d) regulate the management of animals on land and in municipal places;
- (e) protect, maintain and enhance the natural environment of the municipal district; and
- (g) provide uniform and fair administration of the Local Law.

The Local Law, together with Council's Local Law Community Impact Statement, can be viewed on Council's website at www.whitehorse.vic.gov.au

Copies of both documents are available for inspection at, and obtainable from, Council's Service Centres located at 379–397 Whitehorse Road, Nunawading; Shop 275, Forest Hill Chase Shopping Centre, Canterbury Road, Forest Hill; and Box Hill Town Hall, 1022 Whitehorse Road, Box Hill.

MITCHELL SHIRE COUNCIL

MEETING PROCEDURE LOCAL LAW 2014

Notice is hereby given in accordance with section 119(3) of the **Local Government Act** 1989 that, at its meeting on 10 November 2014, Mitchell Shire Council resolved to make the Meeting Procedure Local Law 2014 – Local Law No. 1 of 2014.

Purpose and general purport of Local Law

The purpose of the Local Law is to provide for the election of the Mayor; regulate the use of the common seal; prohibit the use of the common seal or any device resembling the common seal; provide for the procedures governing the conduct of Council meetings and Special and Advisory Committee meetings; and set the rules of behaviour for those participating in or present at Council meetings and Special Committee and Advisory Committee meetings.

The general purport of the Local Law is to update and improve Council's governance processes in relation to:

- election of the Mayor;
- notice of meetings and cancellation of meetings;
- business to be dealt with at meetings including general business, notices of motion, procedural motions and rescission motions:
- introduction of motions and amendments, voting procedures and minutes of meetings;
- public participation at meetings including submissions, public questions and presentations;
- rules of behaviour for those participating in or present at Council and Committee meetings; and
- application of relevant provisions of the Local Law to meetings of Special Committees and Advisory Committees.

The Local Law comes into operation the day following which notice of the making of the Local Law is published in the Victoria Government Gazette.

Copies of the new Meeting Procedure Local Law 2014 are available for inspection at Council Offices at 113 High Street, Broadford, and Customer Service and Library Centres at Seymour, Kilmore and Wallan.

Copies are also available on Council's website at www.mitchellshire.vic.gov.au

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 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 24 February 2015, 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.

- ALEXANDER, Nancy Sheila, late of Glen Waverley Private Nursing Home, 982 High Street Road, Glen Waverley, Victoria, gentlewoman, deceased, who died on 4 November 2014.
- HEITSCH, Elva, late of Domain Seahaven Aged Care Residence, 119 Cashin Street, Inverloch, Victoria, deceased, who died on 14 October 2014.
- HOGBEN, Lockwood Murray, late of TLC Homewood, 8 Young Road, Hallam, Victoria, retired, deceased, who died on 5 October 2014.
- KREIBIK, William, late of Gregory Lodge Nursing Home, 2–58 Newmarket Street, Flemington, Victoria, retired, deceased, who died on 1 September 2014.
- MITCHELL, Lorna, late of Maldon Hospital, Chapel Street, Maldon, Victoria, retired, deceased, who died on 20 October 2014.
- STEELE, Lionel Langford, late of Blue Cross Western Gardens, 40 Anderson Road, Sunshine, Victoria, deceased, who died on 18 September 2014.

Dated 16 December 2014

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 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 25 February 2015, 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.

- DUGGAN, Brenda, late of Sutton Park Aged Care, 126–134 Exford Road, Melton South, Victoria, deceased, who died on 8 July 2014.
- MUSICO, Rocco Ron, late of Unit 14, 5 Gnarwyn Road, Carnegie, Victoria, deceased, who died on 22 August 2014.
- SCHMIDT, Heinz Dieter, late of Unit 5, 7 McLeod Street, Yarrawonga, Victoria, retired, deceased, who died on 19 October 2014.
- SZCZYGIELSKI, Halina Antonina, late of Anzac Lodge, 2–12 Anzac Avenue, Coburg, Victoria, retired, deceased, who died on 30 September 2014, Grant of Probate dated 8 December 2014.
- TJIONG, Tjay Fung, late of J1 Batu Ajar No 29 B Jakarta Indonesia, deceased, who died on 10 March 2007, Grant of Probate dated 9 December 2014.

Dated 16 December 2014

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 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 26 February 2015, 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.

- HOLMES, Stewart George, late of Grace McKellar Centre, 45–95 Ballarat Road, North Geelong, Victoria, deceased, who died on 8 October 2014.
- KETTYLE, Richard James, late of Riverside House, 2 River Street, Richmond, Victoria, deceased, who died on 3 July 2014.
- POWELL, Rose Elizabeth, late of 3 Mercier Street, Coburg, Victoria, deceased, who died on 21 June 2014.
- STAN, Gheorghe, late of Unit 3, 2 Winston Court, Noble Park, Victoria, deceased, who died on 26 May 2014.
- WHITE, Jack Blenkin, late of Arcare Aged Care, 466 Burwood Highway, Wantirna South, Victoria, deceased, who died on 17 October 2014.

Dated 18 December 2014

STEWART MacLEOD Manager

Gambling Regulation Act 2003

Section 10.1.5A

VICTORIAN COMMISSION FOR GAMBLING AND LIQUOR REGULATION

Notice of the Making of a Standard for Technical Equipment and Systems for Victorian Pre-commitment Player Account Equipment

In accordance with section 10.1.5A(2)(b) of the **Gambling Regulation Act 2003**, the Victorian Commission for Gambling and Liquor Regulation gives notice that, with the approval of the Minister for Liquor and Gaming Regulation, the Victorian Commission for Gambling and Liquor Regulation has made a Standard in respect of Victorian Pre-commitment Player Account Equipment.

The Standard is the Victorian Pre-commitment Player Account Equipment Technical Requirements Document.

The Standard comes into force on the date of this notice.

The Standard is published on the Commission's website at www.vcglr.vic.gov.au Dated 9 December 2014

ROSS KENNEDY Commissioner

Marine Safety Act 2010

Section 208(2)

NOTICE OF ACTIVITY EXCLUSION ZONE

In accordance with section 208(2) of the **Marine Safety Act 2010**, Parks Victoria (the waterway manager for the Yarra River upstream of the port waters of the Port of Melbourne) gives notice that the waters of the Yarra River (Victoria Harbour), approximately 150 metres east of Bolte Bridge to a straight line, extending from the wharf at Waterfront City – adjacent to Pearl River Road to North Wharf, (the line is at a point approximately 200 metres from the end of Central Pier), are prohibited to all persons and vessels not registered to take part in the City of Melbourne New Year's Eve Fireworks Display. The exclusion zone takes effect between 11.30 pm on Wednesday 31 December 2014 and 1.00 am on Thursday 1 January 2015.

Dated 24 December 2014

CRAIG ALBISTON As delegate of Parks Victoria

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF STATE DEVELOPMENT, BUSINESS AND INNOVATION

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 5542 from being subject to a licence application under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 16 December 2014

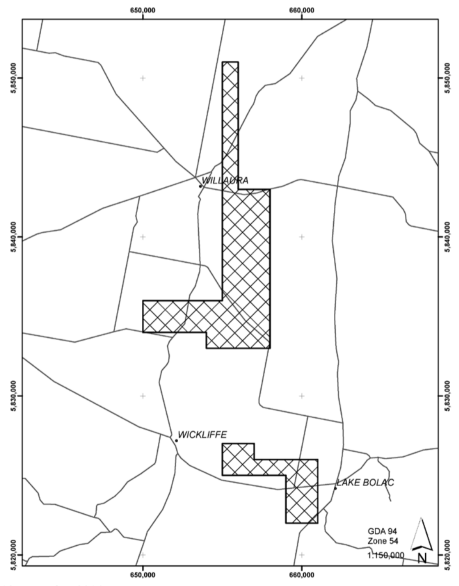
DAVID BOOTHROYD Manager Earth Resources Tenements Earth Resources Regulation Victoria

Mineral Resources (Sustainable Development) Act 1990

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

I, Kylie White, Executive Director, Earth Resources Regulation, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that land situated within the boundaries of hatched area on attached Schedule A, being former EL5423 from being subject to a licence.

Schedule A



Dated 18 December 2014

KYLIE WHITE Executive Director, Earth Resources Regulation

Plant Biosecurity Act 2010

DECLARATION OF AN EXOTIC PLANT PEST

I, Adam Fennessy, as delegate of the Minister for Agriculture and Food Security, under section 6(1) of the **Plant Biosecurity Act 2010** declare the scale insect listed below to be an exotic pest.

giant pine scale	Marchalina hellenica (Gennadius)	
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This Order takes effect from the date of making, and remains in force for 28 days. Dated 17 December 2014

ADAM FENNESSY Secretary Department of Environment and Primary Industries

Plant Biosecurity Act 2010

DECLARATION OF AN EXOTIC PLANT DISEASE

I, Adam Fennessy, as delegate of the Minister for Agriculture and Food Security, under section 6(1) of the **Plant Biosecurity Act 2010** declare the virus listed below to be an exotic disease.

cucumber green mottle mosaic virus (CGMMV)

This Order takes effect from the date of making, and remains in force for 28 days. Dated 17 December 2014

ADAM FENNESSY Secretary Department of Environment and Primary Industries

Royal Children's Hospital (Land) Act 2007

DECLARATION OF PROJECT COMPLETION UNDER SECTION 7(1)

1 Purpose

The purpose of this Declaration is to make a declaration of project completion under section 7(1) of the Royal Children's Hospital (Land) Act 2007.

2 Authorising provision

This declaration is made under section 7(1) of the **Royal Children's Hospital (Land) Act 2007**. Section 7(1) provides that the Minister administering the **Health Services Act 1988** must make a declaration of project completion on being satisfied that –

- the construction of the buildings comprising the new Royal Children's Hospital is complete; and
- the buildings comprising the former Royal Children's Hospital on the old Hospital site which are not part of the new Royal Children's Hospital are no longer needed and have been demolished.

3 Commencement

This notice takes effect on the date it is published in the Victoria Government Gazette.

4 Declaration

I, Jill Hennessy, Minister for Health declare, for the purpose of section 7(1) of the **Royal Children's Hospital (Land) Act 2007**, that the project is complete.

Dated 17 December 2014

HON. JILL HENNESSY MP Minister for Health

Water Act 1989

NOTICE OF DETERMINATION

In accordance with section 261 of the **Water Act 1989** and with section 139(3A)–(3C) of the **Water Industry Act 1994**, the Valuer-General has determined the following valuation equalisation factors. These are the factors by which, in the opinion of the Valuer-General, the net annual value of land within the specified area or postcode, determined as at 1 January 2014, ought to be multiplied if the net annual value of the land is to accord with levels of value generally prevailing in that area as at 30 June 1990.

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3000	Melbourne	0.45	0.65	0.65
3002	East Melbourne	0.24	0.63	0.62
3003	West Melbourne	0.22	0.64	0.60
3004	St Kilda Road (Melbourne)	0.32	0.51	0.63
3004	Melbourne (Port Phillip)	0.37	0.53	0.62
3005	World Trade Centre	0.49	0.56	0.52
3006	Southbank	0.45	0.62	0.53
3008	Docklands	0.51	0.59	0.57
3011	Footscray, Seddon (Maribyrnong)	0.14	0.61	0.59
3011	Coode Island (Melbourne)	na	na	0.68
3012	Brooklyn (Brimbank)	0.23	0.60	0.47
3012	Brooklyn (Hobsons Bay)	0.19	0.57	0.68
3012	Kingsville, Maidstone, Tottenham, West Footscray (Maribyrnong)	0.14	0.53	0.73
3013	Yarraville	0.13	0.43	0.67
3015	Newport, Spotswood	0.16	0.44	0.67
3016	Williamstown	0.17	0.49	0.48
3018	Altona	0.16	0.42	0.46
3019	Braybrook	0.23	0.68	0.65
3020	Sunshine	0.30	0.54	0.26
3021	St Albans, Albanvale, Kealba, Kings Park	0.35	0.59	0.53
3022	Ardeer	0.37	0.64	0.43
3023	Cairnlea, Deer Park (Brimbank)	0.38	0.66	0.42
3023	Burnside, Caroline Springs (Melton)	0.44	0.34	0.47
3024	Wyndham Vale	0.40	0.82	0.69
3024	Mt Cottrell (Melton)	0.52	0.42	0.37
3025	Altona North	0.19	0.60	0.59
3026	Laverton North	na	0.55	0.59
3027	Laverton RAAF	0.29	0.63	0.52

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3028	Altona Meadows, Seabrook (Hobsons Bay)	0.26	0.62	0.45
3028	Laverton (Wyndham)	0.15	0.43	0.38
3029	Hoppers Crossing, Tarneit (Wyndham)	0.31	0.41	0.36
3029	Truganina (Melton)	0.38	0.41	0.51
3030	Derrimut, Chartwell (Brimbank)	0.32	0.57	0.53
3030	Point Cook, Werribee (Wyndham)	0.35	0.52	0.40
3031	Flemington, Kensington (Melbourne)	0.22	0.55	0.55
3031	Flemington, Kensington (Moonee Valley)	0.18	0.41	0.46
3032	Highpoint City, Maribyrnong (Maribyrnong)	0.18	0.51	0.51
3032	Ascot Vale, Travancore (Moonee Valley)	0.20	0.40	0.48
3033	Keilor East (Brimbank)	0.30	0.61	0.65
3033	Keilor East (Moonee Valley)	0.23	0.53	0.58
3034	Avondale Heights	0.22	0.52	0.54
3036	Keilor, Keilor North	0.29	0.62	0.67
3037	Delahey, Sydenham (Brimbank)	0.32	0.55	0.78
3037	Hillside (Melton)	0.34	0.44	0.81
3038	Taylors Lakes, Keilor Downs, Bellevue Hill	0.35	0.55	0.74
3039	Moonee Ponds	0.18	0.52	0.48
3040	Aberfeldie, Essendon, Essendon West	0.20	0.41	0.44
3041	Essendon North, Strathmore, Strathmore Heights	0.18	0.45	0.52
3042	Keilor Park (Brimbank)	0.24	0.54	0.22
3042	Airport West, Niddrie (Moonee Valley)	0.21	0.50	0.52
3043	Tullamarine (Brimbank)	0.28	0.56	0.54
3043	Gladstone Park (Hume)	0.24	0.67	0.69
3043	Gowanbrae (Moreland)	0.23	0.58	0.60
3043	Tullamarine (Hume)	0.24	0.66	0.69
3044	Pascoe Vale, Pascoe Vale South	0.22	0.39	0.41
3045	Melbourne Airport	na	0.60	0.57
3046	Glenroy, Hadfield, Oak Park	0.19	0.44	0.53
3047	Broadmeadows, Dallas, Jacana	0.28	0.73	0.48
3048	Coolaroo, Meadow Heights	0.29	0.69	0.44
3049	Attwood, Westmeadows	0.30	0.70	0.65

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3050	Royal Melbourne Hospital	0.28	0.60	0.67
3051	North Melbourne (Melbourne)	0.21	0.57	0.51
3051	North Melbourne (Moonee Valley)	0.17	0.40	0.39
3052	Parkville	0.20	0.53	0.56
3053	Carlton	0.24	0.50	0.54
3054	Carlton North	0.19	0.37	0.46
3055	Brunswick West	0.18	0.37	0.41
3056	Brunswick	0.17	0.37	0.42
3057	Brunswick East	0.18	0.35	0.42
3058	Coburg	0.19	0.46	0.50
3059	Greenvale	0.30	0.66	0.44
3060	Fawkner	0.24	0.38	0.45
3061	Campbellfield	0.29	0.69	0.46
3062	Somerton	0.30	0.61	0.34
3063	Oaklands Junction, Yuroke	0.35	0.65	0.44
3064	Craigieburn, Roxburgh Park	0.31	0.57	0.30
3065	Fitzroy	0.16	0.40	0.33
3066	Collingwood	0.17	0.42	0.41
3067	Abbotsford	0.15	0.46	0.42
3068	Fitzroy North (Moreland)	0.12	0.41	0.39
3068	Clifton Hill, Fitzroy North (Yarra)	0.17	0.42	0.39
3070	Northcote	0.17	0.29	0.39
3071	Thornbury	0.21	0.29	0.39
3072	Preston	0.19	0.37	0.41
3073	Reservoir	0.22	0.42	0.49
3074	Thomastown	0.32	0.50	0.46
3075	Lalor	0.35	0.52	0.43
3076	Epping	0.34	0.50	0.41
3078	Alphington, Fairfield (Darebin)	0.17	0.33	0.46
3078	Alphington, Fairfield (Yarra)	0.18	0.41	0.51
3079	Ivanhoe	0.17	0.40	0.40
3081	Heidelberg Heights, Heidelberg West	0.21	0.47	0.49
3082	Mill Park	0.29	0.54	0.43
3083	Bundoora (Banyule)	0.28	0.41	0.50
3083	Bundoora, Kingsbury (Darebin)	0.25	0.46	0.48

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3083	Bundoora (Whittlesea)	0.27	0.58	0.60
3084	Eaglemont, Heidelberg, Rosanna, Viewbank	0.21	0.42	0.47
3085	Macleod, Yallambie	0.23	0.38	0.46
3087	Watsonia	0.26	0.47	0.48
3088	Briar Hill, Greensborough, Saint Helena (Banyule)	0.27	0.58	0.53
3088	Greensborough (Nillumbik)	0.28	0.70	0.54
3089	Diamond Creek	0.33	0.60	0.53
3090	Plenty	0.28	0.52	0.53
3091	Yarrambat	0.33	0.51	0.54
3093	Lower Plenty	0.25	0.47	0.50
3094	Montmorency	0.23	0.43	0.48
3095	Eltham, Research	0.23	0.50	0.64
3096	Wattle Glen	0.31	0.59	0.72
3097	Bend of Islands, Kangaroo Ground	0.33	0.52	0.68
3099	Arthurs Creek, Hurstbridge	0.32	0.48	0.68
3101	Kew	0.19	0.57	0.52
3102	Kew East	0.17	0.53	0.56
3103	Balwyn	0.18	0.51	0.50
3104	Balwyn North	0.16	0.56	0.51
3105	Bulleen	0.19	0.52	0.62
3106	Templestowe	0.28	0.50	0.62
3107	Templestowe Lower	0.22	0.56	0.62
3108	Doncaster	0.21	0.62	0.59
3109	Doncaster East	0.24	0.56	0.56
3111	Donvale	0.25	0.52	0.65
3113	Warrandyte (Manningham)	0.31	0.45	0.62
3113	North Warrandyte (Nillumbik)	0.27	0.50	0.58
3114	Park Orchards	0.28	0.57	0.62
3115	Wonga Park	0.28	0.50	0.60
3116	Chirnside Park	0.29	0.36	0.43
3121	Burnley, Cremorne, Richmond	0.16	0.45	0.37
3122	Hawthorn	0.19	0.52	0.54
3123	Hawthorn East	0.20	0.57	0.60

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3124	Camberwell	0.16	0.54	0.53
3125	Burwood (Monash)	0.15	0.53	0.43
3125	Burwood (Whitehorse)	0.15	0.50	0.43
3126	Canterbury	0.19	0.53	0.54
3127	Surrey Hills (Boroondara)	0.16	0.48	0.56
3127	Mont Albert (Whitehorse)	0.14	0.45	0.48
3128	Box Hill, Box Hill South	0.15	0.55	0.41
3129	Box Hill North, Mont Albert North	0.14	0.45	0.35
3130	Blackburn	0.18	0.47	0.42
3131	Forest Hill, Nunawading	0.19	0.50	0.41
3132	Mitcham (Whitehorse)	0.20	0.45	0.46
3133	Vermont, Vermont South	0.19	0.46	0.47
3134	Ringwood North (Manningham)	0.22	0.50	0.58
3134	Ringwood (Maroondah)	0.20	0.48	0.45
3135	Ringwood East, Heathmont	0.21	0.36	0.44
3136	Croydon	0.26	0.42	0.45
3137	Kilsyth South (Maroondah)	0.31	0.40	0.46
3137	Kilsyth (Yarra Ranges)	0.26	0.43	0.43
3138	Mooroolbark	0.32	0.43	0.61
3139	Hoddles Creek, Launching Place, Seville, Wandin	0.26	0.42	0.52
3140	Lilydale	0.30	0.38	0.39
3141	South Yarra (Melbourne)	0.23	0.51	0.44
3141	South Yarra (Stonnington)	0.24	0.57	0.37
3142	Toorak	0.21	0.50	0.58
3143	Armadale	0.20	0.53	0.54
3144	Malvern	0.19	0.51	0.42
3145	Caulfield East (Glen Eira)	0.20	0.55	0.53
3145	Malvern East (Stonnington)	0.19	0.52	0.47
3146	Glen Iris (Boroondara)	0.18	0.59	0.56
3146	Glen Iris (Stonnington)	0.19	0.51	0.56
3147	Ashburton (Boroondara)	0.16	0.48	0.45
3147	Ashburton, Ashwood (Monash)	0.17	0.50	0.45
3148	Chadstone (Monash)	0.18	0.59	0.54
3149	Mount Waverley	0.19	0.59	0.55

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3150	Glen Waverley, Wheelers Hill	0.17	0.54	0.49
3151	Burwood East	0.18	0.53	0.51
3152	Knox City Centre, Wantirna, Wantirna South	0.21	0.51	0.51
3153	Bayswater (Knox)	0.23	0.45	0.49
3153	Bayswater North (Maroondah)	0.27	0.42	0.52
3154	The Basin	0.23	0.49	0.56
3155	Boronia	0.25	0.54	0.44
3156	Lysterfield (Casey)	0.20	0.45	0.45
3156	Ferntree Gully, Lysterfield, Upper Ferntree Gully (Knox)	0.19	0.49	0.45
3156	Upper Ferntree Gully (Yarra Ranges)	0.21	0.35	0.47
3158	Upwey	0.24	0.30	0.47
3159	Menzies Creek (Cardinia)	0.26	0.50	0.49
3159	Menzies Creek, Selby (Yarra Ranges)	0.26	0.37	0.49
3160	Belgrave, Tecoma	0.25	0.35	0.42
3161	Caulfield North	0.21	0.41	0.62
3162	Caulfield, Caulfield South	0.19	0.45	0.54
3163	Carnegie, Glen Huntly, Murrumbeena	0.17	0.38	0.51
3165	Bentleigh East	0.16	0.46	0.62
3166	Oakleigh, Oakleigh East, Hughesdale, Huntingdale	0.20	0.55	0.45
3167	Oakleigh South	0.26	0.52	0.55
3168	Clayton	0.17	0.55	0.50
3169	Clarinda, Clayton South	0.18	0.52	0.63
3170	Mulgrave	0.20	0.66	0.52
3171	Springvale	0.21	0.51	0.50
3172	Springvale South (Gr Dandenong)	0.24	0.51	0.59
3172	Dingley Village (Kingston)	0.27	0.53	0.66
3173	Keysborough	0.21	0.49	0.57
3174	Noble Park, Noble Park North	0.24	0.52	0.56
3175	Dandenong, Dandenong South, Bangholme	0.24	0.52	0.56
3177	Doveton	0.30	0.37	0.50
3178	Rowville	0.23	0.45	0.56
3179	Scoresby	0.23	0.52	0.55

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3180	Knoxfield	0.20	0.47	0.48
3181	Prahran, Windsor (Port Phillip)	0.20	0.48	0.51
3181	Prahran, Windsor (Stonnington)	0.21	0.46	0.47
3182	St Kilda, St Kilda West	0.18	0.51	0.57
3183	St Kilda East (Glen Eira)	0.21	0.50	0.51
3183	Balaclava (Port Phillip)	0.16	0.37	0.56
3184	Elwood	0.16	0.36	0.54
3185	Elsternwick, Gardenvale (Glen Eira)	0.17	0.38	0.48
3185	Elsternwick, Gardenvale (Port Phillip)	0.13	0.40	0.54
3186	Brighton	0.18	0.29	0.41
3187	Brighton East (Bayside)	0.18	0.33	0.48
3187	Brighton East (Glen Eira)	0.17	0.41	0.51
3188	Hampton, Hampton East	0.16	0.33	0.48
3189	Moorabbin	0.17	0.47	0.47
3190	Highett (Bayside)	0.19	0.34	0.40
3190	Highett (Kingston)	0.17	0.40	0.49
3191	Sandringham	0.16	0.39	0.44
3192	Cheltenham (Bayside)	0.18	0.29	0.34
3192	Cheltenham, Southland Centre (Kingston)	0.18	0.36	0.49
3193	Beaumaris, Black Rock	0.21	0.33	0.55
3194	Mentone, Moorabbin Airport	0.20	0.37	0.61
3195	Aspendale, Aspendale Gardens, Braeside, Mordialloc, Parkdale	0.18	0.49	0.64
3196	Bonbeach, Chelsea, Chelsea Heights, Edithvale	0.18	0.46	0.49
3197	Carrum, Patterson Lakes	0.19	0.43	0.50
3198	Seaford	0.25	0.63	0.50
3199	Frankston	0.32	0.67	0.56
3200	Frankston North	0.32	0.48	0.52
3201	Carrum Downs	0.31	0.44	0.45
3202	Heatherton	0.22	0.50	0.56
3204	Bentleigh, Mckinnon, Ormond	0.16	0.37	0.65
3205	South Melbourne	0.17	0.46	0.51
3206	Albert Park, Middle Park	0.16	0.44	0.47
3207	Port Melbourne (Melbourne)	na	0.40	0.78

Postcode	e Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3207	Port Melbourne (Port Phillip)	0.24	0.66	0.76
3211	Little River	0.27	0.47	0.36
3335	Rockbank	0.26	0.50	0.57
3337	Kurunjang, Melton, Toolern Vale	0.46	0.64	0.50
3338	Brookfield, Exford, Melton South, Eynesbury	0.50	0.39	0.35
3340	Balliang East, Balliang, Maddingley, Bacchus Marsh	0.46	0.67	0.46
3427	Diggers Rest	0.46	0.62	0.50
3428	Bulla	0.42	0.63	0.63
3429	Sunbury	0.47	0.66	0.71
3430	Clarkefield (Hume)	0.36	0.64	0.43
3750	Wollert	0.26	0.52	0.57
3751	Woodstock	0.29	0.53	0.59
3752	South Morang	0.33	0.52	0.47
3753	Beveridge	0.32	0.50	0.58
3754	Doreen (Nillumbik)	0.36	0.60	0.67
3754	Doreen, Mernda (Whittlesea)	0.29	0.46	0.56
3755	Yan Yean	0.34	0.53	0.55
3756	Upper Plenty	0.35	0.53	0.55
3757	Whittlesea	0.37	0.45	0.45
3758	Heathcote Junction	0.32	0.48	0.58
3759	Panton Hill	0.31	0.54	0.57
3760	Smiths Gully (Nillumbik)	0.31	0.51	0.60
3761	St Andrews (Nillumbik)	0.35	0.51	0.67
3763	Kinglake	0.37	0.53	0.47
3765	Montrose	0.30	0.40	0.39
3766	Kalorama	0.28	0.37	0.46
3767	Mount Dandenong	0.30	0.36	0.46
3770	Coldstream	0.30	0.43	0.42
3775	Christmas Hills (Nillumbik)	0.32	0.52	0.60
3775	Dixons Creek, Yarra Glen (Yarra Ranges)	0.30	0.47	0.53
3777	Healesville, Toolangi	0.25	0.41	0.40
3781	Cockatoo	0.24	0.42	0.43
3782	Clematis, Emerald	0.23	0.47	0.43

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3783	Gembrook	0.27	0.45	0.39
3785	Tremont	0.22	0.37	0.44
3786	Ferny Creek	0.27	0.35	0.44
3787	Sassafras	0.30	0.32	0.40
3788	Olinda	0.28	0.34	0.42
3789	Sherbrooke	0.31	0.38	0.42
3791	Kallista	0.28	0.42	0.42
3792	The Patch	0.29	0.42	0.40
3793	Monbulk	0.28	0.40	0.41
3795	Silvan	0.23	0.35	0.39
3796	Mount Evelyn	0.31	0.40	0.35
3797	Yarra Junction	0.26	0.43	0.47
3799	Warburton, Millgrove, Wesburn	0.25	0.32	0.37
3802	Endeavour Hills	0.29	0.40	0.49
3803	Hallam	0.27	0.38	0.41
3804	Narre Warren North (Casey)	0.25	0.36	0.44
3804	Narre Warren East (Yarra Ranges)	0.31	0.42	0.44
3805	Narre Warren	0.28	0.36	0.33
3806	Berwick, Harkaway	0.29	0.39	0.30
3807	Beaconsfield, Guys Hill (Cardinia)	0.25	0.43	0.33
3807	Beaconsfield (Casey)	0.20	0.42	0.38
3808	Beaconsfield Upper	0.29	0.43	0.40
3809	Officer	0.27	0.16	0.17
3810	Pakenham	0.29	0.35	0.29
3812	Maryknoll, Nar Nar Goon	0.33	0.39	0.38
3813	Tynong	0.36	0.45	0.40
3814	Cora Lynn, Garfield, Vervale	0.34	0.49	0.37
3815	Bunyip, Iona, Tonimbuk	0.33	0.50	0.35
3816	Labertouche, Longwarry, Modella	0.32	0.17	0.43
3818	Athlone, Drouin, Ripplebrook	0.31	0.34	0.24
3820	Warragul	0.30	0.27	0.26
3821	Buln Buln, Nilma, Rokeby	0.27	0.52	0.41
3831	Neerim, Neerim South	0.26	0.24	0.36
3833	Noojee	0.21	0.51	0.47
3910	Langwarrin	0.29	0.39	0.30

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3911	Langwarrin South (Frankston)	0.29	0.42	0.42
3911	Baxter (Mornington Peninsula)	0.26	0.46	0.43
3912	Pearcedale (Casey)	0.26	0.58	0.39
3912	Pearcedale, Somerville (Mornington Peninsula)	0.25	0.56	0.42
3913	Tyabb	0.27	0.45	0.48
3915	Hastings, Tuerong	0.24	0.51	0.51
3916	Merricks, Point Leo, Shoreham	0.20	0.56	0.50
3918	Bittern	0.24	0.71	0.19
3919	Crib Point	0.26	0.64	0.40
3920	HMAS Cerberus	0.34	na	0.45
3926	Balnarring, Balnarring Beach, Merricks Beach, Merricks North	0.21	0.69	0.39
3927	Somers	0.20	0.59	0.41
3928	Main Ridge	0.19	0.74	0.45
3929	Flinders	0.13	0.42	0.44
3930	Mount Eliza	0.23	0.47	0.41
3931	Mornington	0.19	0.43	0.48
3933	Moorooduc	0.19	0.68	0.44
3934	Mount Martha	0.21	0.57	0.37
3936	Arthurs Seat, Dromana, Safety Beach	0.24	0.49	0.28
3937	Red Hill, Red Hill South	0.19	0.51	0.37
3938	McCrae	0.24	0.41	0.35
3939	Fingal, Rosebud	0.25	0.54	0.38
3941	Rye, St Andrews Beach, Tootgarook	0.21	0.43	0.58
3942	Blairgowrie	0.19	0.35	0.69
3943	Sorrento	0.15	0.35	0.61
3944	Portsea	0.17	0.54	0.52
3975	Lyndhurst, Lynbrook (Casey)	0.23	0.24	0.39
3975	Lyndhurst (Gr Dandenong)	0.22	0.51	0.34
3976	Hampton Park	0.29	0.40	0.40
3977	Cannons Creek, Cranbourne, Five Ways, Devon Meadows (Casey)	0.27	0.41	0.38
3977	Skye (Frankston)	0.30	0.53	0.35
3978	Cardinia, Clyde	0.22	0.44	0.43
3980	Blind Bight, Tooradin, Warneet	0.30	0.38	0.24

Postcode	Suburb or Area	Residential Equalisation Factor	Commercial Equalisation Factor	Industrial Equalisation Factor
3981	Bayles, Catani, Dalmore, Heath Hill, Koo Wee Rup, Yannathan	0.31	0.46	0.29
3984	Caldermeade, Corinella, Coronet Bay, Lang Lang	0.32	0.46	0.42
3987	Nyora	0.35	0.52	0.47
3988	Poowong	0.29	0.51	0.48

LATE NOTICES

Aerodrome Landing Fees Act 2003

Moorabbin Airport Corporation Pty Ltd gives notice that, under the **Aerodrome Landing Fees Act 2003**, the following fees have been fixed and operate at Moorabbin Airport from 1 January 2015.

These fees apply to aircraft or helicopters not engaged in Regular Public Transport operations. The charging unit is per 1,000 kg MTOW of the aircraft and includes GST unless otherwise stated.

The charge is:

Per Calendar Year \$2,503.70 or Per Calendar 6 months \$1,934.70 or Per month \$382.40 or

Per day \$15.55 (aircraft under 7,000 kg MTOW) Per day \$23.80 (aircraft over 7,000 kg MTOW)

Per day \$77.25 per landing (Balloons) MTOW calculations do not apply to

balloons

Moorabbin Airport Conditions of Use – Airport Access Charges 2015 contains full details along with additional charges and available discounts for certain categories of aircraft. This can be obtained from Moorabbin Airport Corporation Pty Ltd, 66 Bundora Parade, Moorabbin Airport, Victoria 3194, or from www.moorabbinairport.com.au

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