

Victoria Government Gazette

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No. G 15 Thursday 10 April 2014

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As from 10 April 2014

The last Special Gazette was No. 115 dated 9 April 2014.

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

How To Submit Copy

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

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

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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General) EASTER WEEK 2014

Please Note New Deadlines for General Gazette G17/14:

The Victoria Government Gazette (General) for Easter week (G17/14) will be published on **Thursday 24 April 2014**.

Copy deadlines:

Private Advertisements

9.30 am on Thursday 17 April 2014

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 22 April 2014

Office Hours:

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

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

JENNY NOAKES Government Gazette Officer

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General) ANZAC DAY WEEK 2014 (Friday 25 April 2014)

Please Note Deadlines for General Gazette G18/14:

The Victoria Government Gazette (General) for ANZAC week (G18/14) will be published on **Thursday 1 May 2014.**

Copy deadlines:

Private Advertisements

9.30 am on Monday 28 April 2014

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 29 April 2014

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

The farming partnership previously conducted by Denis William Ogden, Judith Ann Ogden and Anthony William Ogden, Wanalta Pastoral of Rushworth, Victoria, has been dissolved by Deed of Dissolution of Partnership dated 1 October 2013.

DAWES & VARY PTY LTD, PO Box 300, Kyabram, Victoria 3620. Reference: PHK:BLH:20130828

MARIA JOSE MOTA, late of 26 Davey Street, Parkdale, Victoria, dressmaker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 November 2013, are required by the executor, Antonio Martins Mota, care of Alphastream Lawyers, 1 Dunoon Court, Mulgrave, Victoria 3170, to send particulars thereof to him, care of the undermentioned solicitors, within sixty days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to the claims of which he has notice.

ALPHASTREAM LAWYERS, 1 Dunoon Court, Mulgrave, Victoria 3170.

HERMINA SOER (in the Will called Heremina Soer), late of TLC Homewood, 8 Young Road, Hallam, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 June 2013, are required by the executors, John Soer and Allan Soer, care of Alphastream Lawyers, 1 Dunoon Court, Mulgrave, Victoria 3170, to send particulars thereof to them, care of the undermentioned solicitors, within sixty days from the date of publication of this notice, after which the executors will distribute the estate, having regard only to the claims of which they have notice.

ALPHASTREAM LAWYERS, 1 Dunoon Court, Mulgrave, Victoria 3170.

Re: Estate ALAN GORDON BORNEMAN, deceased.

In the estate of ALAN GORDON BORNEMAN, late of 109 McDonalds Road, Leitchville, Victoria, farmer, deceased.

Creditors, next-of-kin and all others having claims against the estate of the said deceased, are required by Phyllis Lesley Borneman, 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.

Re: GREGORY IAN BINDER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2013, are required by the trustee, Nicholas Keith Binder, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustee by 27 June 2014, 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: Estate of SHIRLEY AGNES VAINS, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of SHIRLEY AGNES VAINS, late of Unit 1, 13 Naretha Street, Swan Hill, Victoria, widow, deceased, who died on 21 December 2013, are to send particulars of their claim to the executrices, care of the undermentioned legal practitioners, by 16 June 2014, after which date 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: JAMES CHARLES QUINT, late of 15 Brooklyn Avenue, Caulfield South, Victoria, maintenance engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 January 2014, are required by the legal personal representative, Peter Francis Ryan, care of Eales & Mackenzie Lawyers, Level 5, 53 Queen Street, Melbourne, Victoria, to send particulars of such claims to the legal personal representative by 10 June 2014, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims to which he then has notice.

EALES & MACKENZIE, lawyers, Level 5, 53 Queen Street, Melbourne 3000.

Re: Estate of FRANK D'ALTON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 September 2013, are required by the trustees, Neville Frank D'alton, Valma Murray and Vicki Lourene O'Bree, to send particulars to them, care of the undersigned, by 4 June 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

GARDEN & GREEN, lawyers, 4 McCallum Street, Swan Hill, Victoria 3585.

Re: MARGARET GAULT McLATCHIE, late of 298 Warrigal Road, Cheltenham, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of MARGARET GAULT McLATCHIE, deceased, who died on 14 October 2013, are required by the trustee to send particulars of their claim to the undermentioned firm by 14 June 2014, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

KINGSTON LAWYERS PTY LTD, barristers and solicitors, 8 Station Road, Cheltenham, Victoria 3192.

COLIN JAMES CAMPBELL, late of 13 Jenna Close, Greensborough, Victoria 3088, self-employed, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 12 October 2013, are required by the executor, Shirley Ann Campbell, to send particulars of such claims to the executor, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

KLIGER PARTNERS LAWYERS, Level 2, 280 Oueen Street, Melbourne 3000.

JOSEPHINE ANNE THERASA SALEEBA (also known as Josephine Anne Dodd), late of Carnsworth Aged Care, 10 A'Beckett Street, Kew, Victoria 3101, hairdresser, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 24 November 2011, are required by the administrator of the estate, Malchom Peter Dickson, to send particulars of such claims to the administrator, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the administrator will distribute the assets, having regard only to the claims of which the administrator has notice.

KLIGER PARTNERS LAWYERS, Level 2, 280 Queen Street, Melbourne 3000.

KENNETH GEORGE SALEEBA, late of 254 Balwyn Road, Balwyn, Victoria 3103, electrical technician, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 28 June 2013, are required by the executor, Malchom Peter Dickson, to send particulars of such claims to the executor, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

KLIGER PARTNERS LAWYERS, Level 2, 280 Queen Street, Melbourne 3000.

Re: OTTO KLEIN, late of 15 Hewitts Road, Carnegie, Victoria, self-employed businessman, deceased.

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Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 January 2013, are required by the executor, Stuart Turner, to send particulars to him, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley 3172.

FRANCIS PHILLIP DEAN, late of 203 Richardson Street, Middle Park, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 February 2014, are required by the executrix to send particulars of their claims to the undermentioned lawyers by 9 June 2014, after which date the executrix may convey or distribute the estate, having regard only to the claims of which she has notice.

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

Re: FLORENCE WINIFRED SOMERS, late of Noel Miller Centre, 9-15 Kent Street, Glen Iris, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased. who died on 17 January 2014, are required by the trustees, Equity Trustees Limited, care of Level 11, 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustees, care of the undermentioned solicitors, by 13 June 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

McKEAN PARK, lawyers, Level 11, 575 Bourke Street, Melbourne, Victoria 3000.

PAUL PHILIP GWINNETT, late of Warrina Retirement Village, 176 Station Road, New Gisborne, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Warrina Retirement Village, 176 Station Road, New Gisborne, on 9 January 2014, are required by Sandra Jean Gwinnett, the executrix and trustee of the estate of the said named deceased, to send particulars of their claims to her, care of McNab McNab & Starke, 81 O'Shanassy Street, Sunbury 3429, by Friday 4 July 2014, after which date she may convey or distribute the assets of the estate, having regard only to the claims of which she then has notice.

McNAB McNAB & STARKE. 81 O'Shanassy Street, Sunbury, Victoria 3429, Ph: 9744 2666, Fax: 9744 7914.

Re: Estate of DONALD GRANT GULLINE, late of 464 Longerenong Road, Longerenong, Victoria, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 November 2013, are required by the trustee, Robyn Elizabeth Gulline, to send particulars to the trustee, in care of the undersigned, by 11 June 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MARGARET L. WILLETT, lawyer, PO Box 2196, Spotswood, Victoria 3015.

LINDA BEATRICE McNEIL, late of 25 Smith Street, Maidstone, Victoria 3012, retired clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 December 2013, are required by the trustee, Lesley Roma Moore, care of the undermentioned solicitor, to send particulars of their claims to her by 13 September 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

MCL LEGAL, 78 Napier Street, St Arnaud, Victoria 3478.

DAVID RONALD SLOAN, late of 10 Greig Street, Albert Park, in the State of Victoria 3206, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased. who died on 12 December 2013, are required by the executors, David Ormond Owen and Brian Michael Harrison, care of Owenlaw Legal

Pty Ltd, legal practitioners, of 55–57 Cardigan Place, Albert Park 3206, in the said State, to send particulars to them by 13 June 2014, after which date the executors may convey or distribute the assets, having regards only to claims to which they have notice.

Dated 2 April 2014 OWENLAW LEGAL PTY LTD, legal practitioners, 55–57 Cardigan Place, Albert Park, Victoria 3206.

ARTHUR WILLIAM HAINES, late of Cottage 1, Eltham Lodge Nursing Home, 43 Diamond Street, Eltham, Victoria, design telecom engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 January 2014, are required by Richard John Haines, care of Phillips & Wilkins, solicitors, 823 High Street, Thornbury, Victoria, the executor, to send particulars to them by 19 June 2014, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PHILLIPS & WILKINS, solicitors, 823 High Street, Thornbury, Victoria 3071.

Estate of ANTOINETTE STEWART-STEELE (also known as Toni Stewart-Steele), deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ANTOINETTE STEWART-STEELE (also known as Toni Stewart-Steele), late of 4/182 McKean Street, Fitzroy North, Victoria, customer service consultant, who died between 12.00 am on 12 September 2013 and 13 September 2013, are required by the executor, Trish Bardwell Abbott (also known as Trish Bardwell), to send particulars to her, care of the undermentioned lawyers, within 60 days from the publication hereof, after which date the executor will distribute the assets of the deceased, having regard to the claims of which she then shall have notice.

RABOY & ASSOCIATES, lawyers, 6/414 Lonsdale Street, Melbourne 3000.

BETH ANNIE ALLAN, late of Belmont Lodge, 34 Church Street, Grovedale, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 31 December 2013, are required by the trustee, Regina Mary Fletcher, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, by 2 July 2014, after which date the trustee 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.

RETA LUCIA ROGERS, late of 28 Dillon Grove, Glen Iris, Victoria, retired secretary, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 January 2014, are required by the executors, Mark Charles Rogers of Unit 203, 187 Booran Road, Caulfield South, Victoria, estate agent, and David Ross Rogers of 43 Normanby Road, Kew, Victoria, manager, to send particulars of their claims to them by 10 June 2014, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: BEVERLEY DENISE TIERNAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 November 2013, are required by the trustees, Peter Denis Tiernan, Michael John Tiernan and Virginia Mary Beckwith, to send particulars of such claims to them, in care of the undermentioned lawyers, by 11 June 2014, 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.

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Re: Estate LAWRENCE GALLAGHER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 December 2012, are requested by the trustees, Rod Gallagher and Derrick Flannery, to send particulars to BCVWC, PO Box 22, Wonthaggi 3995, within 2 months of publication of this notice, after which the trustees may convey or distribute the assets, having regard only to the claims then on notice.

Re: AUDREY BAKER, late of Shanagolden Aged Care Facility, 153-177 Webster Way, Pakenham, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 January 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 10 June 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: PHILIP YORKE PERMEZEL, late of 2-28 Connor Street, Colac, general merchant, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 September 2013, are required by the deceased's personal representatives, Jeffrey Graeme Thornton and Meagan Jane Compton, to send particulars to them, care of the undermentioned lawyers, by 12 June 2014, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

SLM LAW, lawyers, 119 Murray Street, Colac 3250.

Creditors, next-of-kin and others having claims in respect of the estate of DOMENICO SERRANO, late of 21 Sandpiper Drive, Taylors Lakes, in the State of Victoria, deceased, who died on 30 April 2013, are requested to send particulars of their claims to the widow of the deceased, Filomena Serrano, care of the undermentioned legal practitioner, by 18 June 2014, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

SPENCER LAW PARTNERS. Level 1, 280 Spencer Street, Melbourne, Victoria 3000.

LAUREL GWEN BLACKWELL, late of Mayflower Aged Care, 7 Centre Road, Brighton East, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased. who died on 22 August 2013, are required by The Trust Company Limited, ACN 004 027 749, of 3/530 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 20 June 2014, 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.

Creditors, next-of-kin and others having claims against the estate of RUSSELL WILLIAM HUNTER, late of 7 Zeal Street, Brunswick West, Victoria, retired, who died on 15 December 2013, are required by Equity Trustees Limited, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars of their claims to the said Equity Trustees Limited by 16 June 2014, after which date it will convey or distribute the assets, having regard only to the claims of which it then has notice.

TOLHURST DRUCE & EMMERSON, solicitors, 520 Bourke Street, Melbourne 3000.

Creditors, next-of-kin and others having claims against the estate of EDNA RUTH JOHNSTON, also known as Ruth Johnston, late of Parkhill Gardens Aged Care, 160 Tyabb Road, Mornington, widow, deceased, who died on 8 November 2013, are required by Equity Trustees Limited, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars of their claims to the said Equity Trustees Limited by 16 June 2014, after which date it will convey or distribute the assets, having regard only to the claims of which it then has notice.

TOLHURST DRUCE & EMMERSON, solicitors, 520 Bourke Street. Melbourne 3000.

Re: GEORGE WILLIAM PARKER, late of corner Cobb Street and Nepean Highway, Mount Eliza, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 December 2013, are required by the trustee, Pamela Joan Thomas, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

WHITE CLELAND PTY LTD, solicitors, 3/454 Nepean Highway, Frankston 3199.

Re: REHLE ANNE RICHTER, late of 14 Short Street, Inverloch, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 September 2013, are required to send particulars of their claims to the executor, care of GPO Box 2307, Melbourne 3000, by 30 June 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which they may then have notice

WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne 3000.

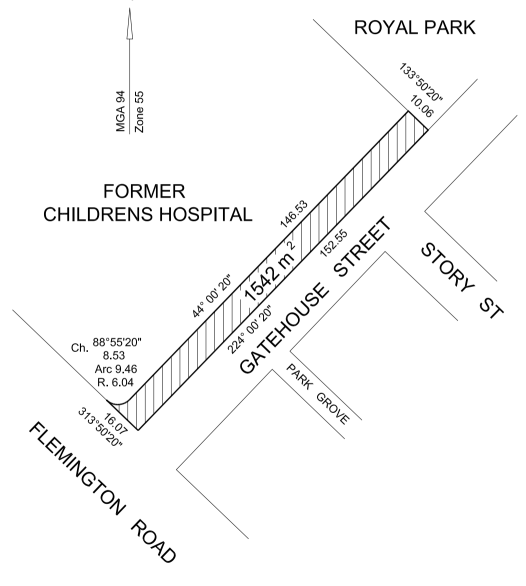
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

CITY OF MELBOURNE

Discontinuance of Portion of Road Reserve

Pursuant to section 206(1) and Clause 3(a) of Schedule 10 of the **Local Government Act 1989**, Melbourne City Council ('Council') declares discontinued the following portion of road on Crown land as shown hatched on the plan below, to enable the area to be reserved under the **Crown Land (Reserves) Act 1978** and the Council appointed Committee of Management.

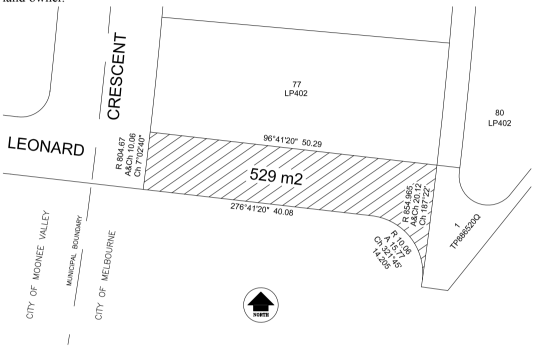
Part of Gatehouse Street, Parkville.



MELBOURNE CITY COUNCIL

Road Discontinuance

Pursuant to section 206(1) and Clause 3 of Schedule 10 of the **Local Government Act 1989**, the Melbourne City Council (Council) declares the portion of road in Flemington, shown hatched on the plan hereunder, discontinued. The Council intends to sell the resulting land to the adjoining land owner.



CASEY CITY COUNCIL

Enforcement of the City of Casey Community Local Law 2/2010 by Sworn Police Members stationed within the City of Casey, and identified sections of Victoria Police that are required to undertake duties within the City of Casey

The Casey City Council, in accordance with clause 224 of the Local Government Act 1989 does by publishing this notice, state that any sworn police officer stationed at the following locations:—

- Narre Warren Police Station
- Cranbourne Police Station
- Endeavour Hills Police Station
- Casey Highway Patrol
- Dandenong Highway Patrol
- Safer Suburbs Unit, Dandenong Police Station

may, from 1 May 2014 until this law becomes invalid, or if the member ceases to be stationed at any of the above listed locations, or ceases to be employed by Victoria Police, enforce the provisions of the City of Casey Community Local Law 2/2010 in its entirety.

MIKE TYLER Chief Executive Officer

INDIGO SHIRE COUNCIL

Road Management Plan

Indigo Shire Council, in accordance with sections 53, 54 and 55 of the **Road Management Act 2004**, gives notice that:

- Indigo Shire adopted an amended Road Management Plan on 25 February 2014
- The Indigo Shire Council Road Management Plan including any Code of Practice, any incorporated document or any amendment to an incorporated document, as the case may be, may be inspected at the Shire Offices in Beechworth and Yackandandah or at the Customer Service Centres in Rutherglen and Chiltern, or downloaded from the Shire's website at www.indigoshire.vic.gov.au/roads

ROBERT UEBERGANG
Acting General Manager
Infrastructure Services
Indigo Shire Council
PO Box 28, Beechworth 3747.





NOTICE OF MAKING LOCAL LAW General Purposes (Amendment) Local Law – Use of Recreational Vehicles

Notice is hereby given pursuant to section 119(3) of the Local Government Act 1989 that at a meeting of the Mornington Peninsula Shire Council held on 24 March 2014, Council resolved to make the General Purposes (Amendment) Local Law.

Purpose of the Local Law

The purpose of the Local Law is to:

- amend Council's General Purposes Local Law;
- provide for the peace, order and good government of the Municipal District of the Mornington Peninsula Shire Council;
- promote a physical and social environment in which residents and visitors to the Municipal District can enjoy a quality of life that meets the general expectations of the community;
- prevent and suppress nuisances which may adversely affect the enjoyment of life within the Municipal District or the health, safety and welfare of persons within the Municipal District; and

 prohibit, regulate and control activities which may be dangerous or unsafe or detrimental to a person's health, amenity or the environment.

General Purport of the Local Law

The general purport of the Local Law is to:

- regulate the use of recreational vehicles on land; and
- provide for an Authorised Officer to impound any unregistered recreational vehicle being used on public land in contravention of the Local Law.

A copy of the Local Law may be inspected at any of the Shire's Customer Service Offices, during office hours, or the Shire's website at www.mornpen.vic.gov.au

> DR MICHAEL KENNEDY Chief Executive Officer

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C102

The Glen Eira City Council has prepared Amendment C102 to the Glen Eira Planning Scheme.

The land affected by the Amendment is all land within the Residential Growth Zone, General Residential Zone, Neighbourhood Residential Zone and Mixed Use Zone in the City of Glen Eira.

The Amendment proposes to replace the Non Residential Uses in Residential Zones Policy with a revised policy and makes minor changes to Clause 21.08 (Institutional and Non Residential Uses in Residential Areas).

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, Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield South; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

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

writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

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

The closing date for submissions is 12 May 2014. A submission must be sent to the Strategic Planning Department, Glen Eira City Council, PO Box 42, Caulfield South, Victoria 3162.

RON TORRES Manager Planning and Transport

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit Given Under Section 96C of the

Planning and Environment Act 1987

Amendment C266 Authorisation N/A

Planning Permit Application 780/2013

The land affected by the Amendment/application is 26–68 Canterbury Road West, Lara.

The Amendment proposes to:

- rezone 50–68 Canterbury Road West from Farming Zone to General Residential Zone;
 and
- apply the Special Building Overlay (SBO) and a schedule under the provisions of the Overlay to 26–68 Canterbury Road West.

The permit application is for a permit for Multi Lot Subdivision of the land at 50–68 Canterbury Road West.

The person who requested the Amendment and permit is TGM Group Pty Ltd.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the

Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Greater Geelong City Council, 100 Brougham Street, Geelong, 8.00–5.00 weekdays; 'Have Your Say' section of the City's website: www.geelongaustralia.com.au/council/yoursay; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

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

The closing date for submissions is 12 May 2014.

A submission must be sent to: The Coordinator, Strategic Implementation Unit, City of Greater Geelong, PO Box 104, Geelong, Victoria 3220; or via email to: strategicplanning@geelongcity.vic.gov.au

PETER SMITH

Coordinator Strategic Implementation

Please be aware that all submissions received will be made publicly available as part of the planning process. Submissions can be viewed at the City of Greater Geelong until the end of two months after the Amendment comes into operation or lapses. Anonymous submissions will not be considered.

Planning and Environment Act 1987

WANGARATTA PLANNING SCHEME Notice of the Preparation of Amendment Amendment C56

The Rural City of Wangaratta Council has prepared Amendment C56 to the Wangaratta Planning Scheme.

The land affected by the Amendment is Lot 2 PS704122M, Reith Road, Wangaratta.

The Amendment proposes to rezone the land from Farming Zone to Special Use Zone (Schedule 7 – Reith Road Equine Precinct) and apply a Development Plan Overlay (Schedule 5) to facilitate equine related development.

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, Rural City of Wangaratta, Wangaratta State Government Centre, at 62–68 Ovens Street,

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

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

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

The closing date for submissions is Monday 12 May 2014. A submission must be sent to the Chief Executive Officer, Rural City of Wangaratta, PO Box 238, Wangaratta 3676.

BRENDAN McGRATH Chief Executive Officer Rural City of Wangaratta

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 June 2014, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

- AALTONEN, Onni, late of Ferndale Gardens, 229–239 Bayswater Road, Bayswater North, Victoria 3153, retired, deceased, who died on 6 November 2013.
- BINGHAM, Joycelyn Eva, formerly of 40 Rose Street, Highett, Victoria 3190, deceased, who died on 31 January 2014.
- BRODIE, Marion Rose, late of 24 Grafton Street, Elsternwick, Victoria 3185, deceased, who died on 1 February 2014.
- EVANS, Christel Agnes, late of 18 Bonita Court, Dandenong North, Victoria 3175, deceased, who died on 16 January 2014.

- EVANS, Frank Thurwell, late of Ti Tree Gardens, 34A Balaka Street, Rosebud, Victoria 3939, deceased, who died on 25 December 2013.
- FURCI, Santo Spedito, late of 18 Showers Avenue, Chelsea, Victoria 3196, retired, deceased, who died on 13 December 2013.
- GRACE, Harold James, late of 108 Flinders Street, Thornbury, Victoria 3071, deceased, who died on 23 December 2013.
- ROWE, Myrtle May, late of Western Port Nursing Home, Rossiter Road, Koo Wee Rup, Victoria 3981, home duties, deceased, who died on 30 December 2013, Grant of Probate 27 March 2014.

Dated 7 March 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 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 10 June 2014, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

- BROWN, Lynn June, late of Flat 4, 9 Argyle Street, Bentleigh East, Victoria 3165, pensioner, deceased, who died on 30 December 2013.
- BURMEISTER, Kevin Desmond, late of 36 Service Street, Hampton, Victoria 3188, deceased, who died on 6 December 2013.
- COOK, Leighton Nelson, late of Room 27, Strathdon Community Hostel, 9 Jolimont Road, Forest Hill, Victoria 3131, pensioner, deceased, who died on 5 February 2014.
- FARMER, Philip Malcolm, late of Unit 1, 15 Macpherson Street, Dandenong, Victoria 3175, deceased, who died on 22 November 2013.
- FINDENIG, Hubert, late of Woornack Aged Care, 6–8 Killara Street, Sunshine, Victoria 3020, deceased, who died on 22 December 2013.

IRVINE, Margaret Bessie, late of Unit 10, 9–11 Pine Street, Cheltenham, Victoria 3192, retired, deceased, who died on 25 November 2013.

PETERSONS, Imants Eric, late of Flat 25, 31 Smith Street, St Kilda, Victoria 3182, deceased, who died on 1 October 2013.

ROBINSON, Valerie Geraldine, late of Lorikeet Lodge, 24–28 Moorooduc Highway, Frankston South, Victoria 3199, retired, deceased, who died on 15 February 2012.

YOUNG, Gweneth Marie, late of Room 40, Avonlea Hostel, 3–7 Patty Street, Mentone, Victoria 3194, pensioner, deceased, who died on 12 January 2014.

Dated 1 April 2014

STEWART MacLEOD Manager

Country Fire Authority Act 1958

VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the Country Fire Authority Act 1958, I, Euan Ferguson, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment and Primary Industries, hereby vary the declaration of the Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned Municipal Districts of Municipalities or parts of Municipalities specified.

To terminate from 0100 hours on 14 April 2014:

- Mount Alexander Shire Council
- Greater Bendigo City Council
- Macedon Ranges Shire Council
- Mornington Peninsula Shire Council
- Bass Coast Shire Council
- French Island
- Baw Baw Shire Council
- South Gippsland Shire Council
- Wellington Shire Council
- Latrobe City Council
- East Gippsland Shire Council
- Mitchell Shire Council

- Horsham Rural City Council (Northern Part), that part north of the line described by the following: Harrow–Clear Lake Road, Jallumba–Douglas Road, Jallumba–Mockinya Road, Wonwondah–Toolondo Road, North East Wonwondah Road, Grampians Road, Wonwondah–Dadswells Bridge Road, Fulbrooks Road thence easterly to the Wimmera River
- West Wimmera Shire (Central East Part), that part north of the line described by the following: Natimuk–Frances Road, Lake Charliegrark Road, Kaniva–Edenhope Road, Sims Road, Charam–Wombelano Road, Wombelano Road and Harrow–Clear Lake Road
- Yarriambiack Shire Council (Remainder).

EUAN FERGUSON AFSM Chief Officer

Forests Act 1958, No. 6254

VARIATION OF THE PROHIBITED PERIOD

In pursuance of the powers conferred by section 3 sub-section (2) of the **Forests Act 1958**, I, Alan Goodwin, delegated officer for the Minister for Environment and Climate Change in the State of Victoria, hereby declare the variation of the Prohibited Period for all land within the Fire Protected Area (other than State forest, National Park and protected public land) within the municipalities and/or alpine resorts nominated for the period specified in Schedule 1 (below):

SCHEDULE 1

A Prohibited Period shall terminate at 0100 hours on Monday 14 April 2014 in the following municipalities and/or alpine resorts:

Baw Baw Shire

East Gippsland Shire

Latrobe City

Mitchell Shire

Wellington Shire

ALAN GOODWIN
Chief Fire Officer
Department of Environment and
Primary Industries
Delegated Officer, pursuant to section 11,
Conservation, Forests and Lands Act 1987

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Scott Falconer Land and Fire Regional Manager, Loddon Mallee, Department of Environment and Primary Industries, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

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In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DEPI region	DEPI district	Name of firewood collection area	Opening date	Closing date
1	LEGL.\14-109	Loddon Mallee	Murray Goldfields	Argyle Tailsman	10/04/2014	30/06/2014
2	LEGL.\14-119	Loddon Mallee	Murray Goldfields	Threader Complex	10/04/2014	30/06/2014

Table - Firewood collection areas

Notes

- 1. The information in columns 2, 3 and 4 of the table is for information only.
- 2. **DEPI** means Department of Environment and Primary Industries.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Transport, Planning, and Local Infrastructure.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 7 April 2014

SCOTT FALCONER

Land and Fire Regional Manager, Loddon Mallee Department of Environment and Primary Industries as delegate of the Secretary to the Department of Environment and Primary Industries

Food Act 1984

REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

- I, Milena Canil, as delegate of the Secretary to the Department of Health, under section 19DB of the **Food Act 1984** (the Act) –
- 1. state that the template entitled **Domino's Pizza Enterprises Limited Food Safety Program template Version 5** (the template) is registered for use; and

2. specify that this template is suitable for use by food businesses trading as **Domino's Pizza Enterprises Limited** carried out at, on or from class 2 food premises.

In this instrument -

'class 2 food premises' means food premises declared to be class 2 food premises under section 19C of the Act.

This instrument takes effect on the date it is published in the Government Gazette. Dated 27 March 2014

MILENA CANIL Acting Assistant Director Food Safety and Regulation

Food Act 1984

REVOCATION OF REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

- I, Milena Canil, as delegate of the Secretary to the Department of Health
- (a) noting that the **Domino's Pizza Food Safety Program template Version 4** was registered under section 19DB of the **Food Act 1984** (the Act) in a notice published in the Government Gazette on 12 May 2011;
- (b) revoke the registration of that food safety program template under section 19DB of the Act. This revocation takes effect on the date this notice is published in the Government Gazette. Dated 27 March 2014

MILENA CANIL Acting Assistant Director Food Safety and Regulation

Dangerous Goods Act 1985

TRANSPORT EXEMPTION – V-EXEM 2014-00

To allow Ford Motor Company Australia Limited (Consignor), Ai Automotive Pty Ltd (Consignor, Packer) and Toll Transport Pty Ltd (Prime Contractor) and drivers employed by Toll Transport Pty Ltd to transport motor vehicle fuel tanks (Cylinders partially filled with LP Gas, Class 2.1, UN 1075) which are not in full compliance with Regulation 53(1)(a), 53(1)(b), 53(1)(c), 54 and 80 of the Dangerous Goods (Transported by Road or Rail) Regulations 2008.

Exemption issued to:

Ford Motor Company Australia Limited (Consignor) of 1735 Sydney Road, Campellfield, Victoria 3061, Ai Automotive Pty Ltd (Consignor, Packer) of 383 Bayswater Road, Bayswater, Victoria 3153, Australia, and Toll Transport Pty Ltd (Prime Contractor) of and drivers employed by Toll Transport Pty Ltd.

Provisions of the Regulations subject to exemption:

Victorian Dangerous Goods (Transport by Road or Rail) Regulations 2008.

Part 5 – Consignment Procedures Division 1 Marking and Labelling.

Regulations 53(1)(a), 53(1)(b) and 53(1)(c), relating to the suitability of the packaging, performance testing, relevant standards or requirements (such as inspection, maintenance and repair) and the use or reuse of packaging for the transport of LP Gas cylinders that are not fully compliant with Part 6 of the Australian Code for the Transport of Dangerous Goods by Road & Rail 7th Edition (ADG Code);

Ordinarily pressure receptacles used and transported in Australia must comply with Australian Standard 2030 Gas cylinders and its relevant subordinate standards (unless they are approved UN Pressure Receptacles);

Regulation 54, relating to the marking of packaging that is not fully compliant with Part 6 of the ADG Code;

Regulation 60, relating to the sale or supply of unapproved packaging (including marking) that is not fully compliant with Part 4 and 6 of the ADG Code;

Regulation 80, relating to the requirements of appropriately marked and labelled packages or unpackaged articles;

Ordinarily each individual pressure receptacle must have its own markings and labelling (in the case of LP Gas a Class 2.1 label applied to the receptacle).

Dangerous goods to which the exemption applies:

Class 2.1, LP Gas UN 1075.

Period of time the exemption remains in force:

This exemption has effect on and from 2 April 2014 and shall remain valid up to and until such times as ADG Code, seventh edition is no longer in force or the exemption is varied or revoked by the Victorian WorkCover Authority.

Conditions:

- 1. This exemption applies in Victoria only, for consigning and transporting partially filled LP Gas automotive fuel cylinders in stillages between the Ai Automotive Pty Ltd premises to the South Australia border.
- 2. The routes for the vehicle transporting dangerous goods must be pre-planned, taking into account the following factors:
 - a. Routes should be selected to minimise the risk of personal injury or harm to the environment or property during the journey.
 - b. Routes should wherever practicable avoid heavily populated or environmentally sensitive areas, congested crossings, tunnels*, narrow streets, alleys, or sites where there may be a concentration of people.
 - * Note: Dangerous Goods Placard loads are prohibited from entering all tunnels.
- 3. All conditions, requirements, limitations and undertakings outlined in the submission dated 16 August 2008 (submitted by AITAC) on behalf of Ford Motor Company Australia Limited must be complied with at all times otherwise this exemption has no effect.
- 4. Faulty or leaking cylinders must not be offered or loaded into or on a vehicle. Testing for gas leaks must be performed on all cylinders prior to loading for transport.
- 5. Each automotive fuel cylinder in a stillage shall not exceed 25 litres of LP Gas content.
- 6. For the purpose of calculating the transport load quantity, each automotive fuel cylinder shall be treated as full with LP Gas (ie. Total water capacity of the cylinder).
- 7. Transport shall comply with the Dangerous Goods (Transport by Road and Rail) Regulations 2008 and the ADG Code, 7th Edition in all other regards.
- 8. A copy of this exemption shall be carried by the driver and produced upon request by an Inspector of WorkSafe or an officer of the emergency services.
- 9. A copy of this exemption shall be provided without delay to any Competent Authority who may request it.
- 10. This exemption shall be rendered invalid by any alteration of consequence to the packaged article, or by a change in the activities that is at a variance to the information outlined in the submission to WorkSafe Victoria.
- 11. This exemption only has effect only when all of the conditions are complied with in full.
- 12. This exemption is subject to further review and satisfactory inspection by WorkSafe Victoria.

Geographical area for which the exemption is valid:

State of Victoria.

ADRIAN SIMONETTA
Manager, Dangerous Goods
for and on behalf of the Victorian WorkCover Authority

Gambling Regulation Act 2003

DIRECTION OF THE MINISTER FOR LIQUOR AND GAMING REGULATION UNDER SECTION 3.8A.2 OF THE GAMBLING REGULATION ACT 2003

To:

Intralot Gaming Services Pty Ltd 299 Williamstown Road Port Melbourne Victoria

Under section 3.8A.2 of the **Gambling Regulation Act 2003** (Act) I direct the Monitoring Licensee, Intralot Gaming Services Pty Ltd, to:

- (a) on and after 1 December 2015, provide, operate and maintain a pre-commitment system and provide any services that are associated with the pre-commitment system; and
- (b) before 1 December 2015 do anything necessary or convenient to be done for the purpose of preparing to do the things referred to in (a).
 - The rights and obligations of the Monitoring Licensee arising from this direction are subject to:
- (c) the requirements of the Act, the Monitoring Licence issued to it under section 3.4.46 of the Act and any related agreement referred to in section 3.4.48 or 3.4.48A of the Act; and
- (d) (subject to my further direction) the execution by the Monitoring Licensee of a related agreement under section 3.4.48A of the Act relating to the provision of a pre-commitment system and precommitment services.

Dated 28 March 2014

EDWARD O'DONOHUE MLC Minister for Liquor and Gaming Regulation

Geographic Place Names Act 1998

CORRIGENDUM

In the Victoria Government Gazette No. G13, 27 March 2014, page 586 under **Geographic Place Names Act 1998**, Notice of Registration of Geographic Names, Road Naming, the road named Abor Way should read Arbor Way, Wangaratta.

Office of Geographic Names Land Victoria 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Subordinate Legislation Act 1994

NOTICE OF MAKING OF LEGISLATIVE INSTRUMENT

Notice is hereby given under section 16A(2) of the **Subordinate Legislation Act 1994** of the making of the Greyhound Racing Victoria Rules (the Rules) incorporating amendments to the Greyhound Racing Victoria Local Racing Rules and the Plumpton Coursing Rules.

These rules come into effect on 1 May 2014 and are available for perusal at: www.grv.org.au A hard copy of these rules can also be obtained by contacting:

Greyhound Racing Victoria Integrity Department 46–50 Chetwynd Street West Melbourne, Victoria 3003.

> ADAM WALLISH Chief Executive Officer Greyhound Racing Victoria



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by amending Heritage Register Number H0373 in the category described as Heritage Place.

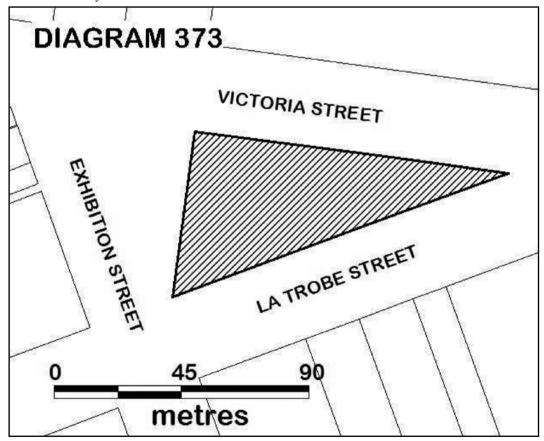
Royal Society of Victoria

2-8 La Trobe Street and 1-9 Victoria Street

Melbourne

City of Melbourne

All of the place shown hatched on Diagram 373 encompassing all of Crown Allotment 1 Section 25A City of Melbourne Parish of Melbourne North.



Dated 10 April 2014

Major Transport Projects Facilitation Act 2009

DETERMINATION IN ACCORDANCE WITH SECTION 180

The Honourable Terry Mulder MP, Minister for Roads, in accordance with section 180 of the **Major Transport Projects Facilitation Act 2009**, has determined that the land described in the schedule below is not required for the purposes of the Peninsula Link Project and is surplus land as defined by the Act.

SURVEY PLAN NUMBER	PARCEL NUNMBER	AREA (m²)	AREA (Hectares)
22580A	591	384	
22580A	592		1.462
22580A	593		1.287
21769	64		3.102
22584	53	693	
22584	54		2.89
22584	56	1,097	
22584	57	1,061	
22586B	83		1.553
22588	106	5,348	
22588	107	4,288	
22588	108	1,707	
22588	110	5,356	
22588	111		1.443
22588	112	1,273	
22588	113	6,122	
22589	123	4,556	
22589	124	1,504	
22589	125	8,798	
22589	126		1.25
22589	127	3,033	
22589	128	6,691	
22589	129		1.656
22590A	142		2.767
22590A	143a	2,366	
22590A	144	695	
22590A	145	474	
22590A	146	5,566	
22590A	147	3,515	
22590A	148	1,060	
22590A	149	5,252	

SURVEY PLAN NUMBER	PARCEL NUNMBER	AREA (m²)	AREA (Hectares)
22591	155	1,053	
22592A	175	2,642	
22592A	176	9,413	
22594	194	3,703	
22594	195		1.067
22601	295	1,030	
22603	327		1.655
22610	443		9.892
22610	444		18.6
22611	460	233	
22611	462	1,643	
22878	1	5,666	
22612	472		1.8
22612	473		10.62
22614C	498	1,192	
22614C	499	3,170	
22614C	500	156	
22956	2		11.212
22614C	502		13.539

Dated 5 February 2014

Responsible Minister TERRY MULDER, MP Minister for Roads

Pharmacy Regulation Act 2010 VICTORIAN PHARMACY AUTHORITY

Fixing of Fees

Pursuant to section 104 of the **Pharmacy Regulation Act 2010**, the Victorian Pharmacy Authority has fixed the following fees for a period of 12 months commencing 1 May 2014.

PROVISION	FEE (\$)
Licences	
Annual licence – individual	\$204.55
Annual licence – corporate	\$457.65
Annual licence – hospital	\$269.20
Registration	
Annual registration – pharmacy business	\$204.50
Annual registration – pharmacy department	\$204.50
Annual registration – pharmacy depot	\$53.80

Applications	
Application for registration of pharmacy business	\$306.85
Application for registration of pharmacy department	\$376.85
Application for registration of pharmacy depot	\$53.80
Application for approval of alterations to a registered pharmacy business	\$306.85
Application for licence to carry on a pharmacy business	\$242.25
Application for approval to practise in special circumstances section 29(1)(b)	\$107.65
Other fees	
Site re-inspection	\$306.85
The above fees are exempt from GST (Division 81).	

Dated 1 April 2014

STEPHEN MARTY Registrar Victorian Pharmacy Authority

VICTORIA RACING CLUB REGULATIONS 2006

Schedule of Proposed Admission Charges

The Board of Victoria Racing Club Limited has resolved that the following Schedule of Admission Charges applies for the 2014/2015 racing season.

General Admission Fees 2014/2015

Non-Feature Days		13/14	14/15
Standard Saturdays	Full	\$12.00	\$12.00
	Concession	\$7.00	\$7.00
	Student	\$10.00	\$10.00
Feature Days			
Girls Day Out	Full	\$25.00	\$20.00
	Concession	\$12.00	\$10.00
	Student	\$20.00	\$16.00
Turnbull Stakes	Full	\$25.00	\$25.00
	Concession	\$12.00	\$12.00
	Student	\$20.00	\$20.00
Victoria Derby Day	Full	\$74.00	\$74.00
	Concession	\$40.00	\$40.00
	Children	FREE	FREE
	Student	\$60.00	\$60.00
Melbourne Cup Day	Full	\$74.00	\$74.00
	Concession	\$40.00	\$40.00
	Children	FREE	FREE
	Student	\$60.00	\$60.00

Non-Feature Days		13/14	14/15
VRC Oaks Day	Full	\$55.00	\$55.00
	Concession	\$28.00	\$28.00
	Children	FREE	FREE
	Student	\$48.00	\$48.00
Stakes Day	Full	\$55.00	\$55.00
	Concession	\$28.00	\$28.00
	Family	\$110.00	\$110.00
	Children	FREE	FREE
	Student	\$48.00	\$48.00
New Year's Day	Full	\$15.00	\$15.00
	Concession	\$8.00	\$8.00
	Student	\$12.00	\$12.00
Black Caviar Lightning	Full	\$25.00	\$25.00
	Concession	\$12.00	\$12.00
	Student	\$20.00	\$20.00
Super Saturday	Full	\$25.00	\$25.00
	Concession	\$12.00	\$12.00
	Student	\$20.00	\$20.00
Australian Guineas Day	Full	\$20.00	\$20.00
	Concession	\$10.00	\$10.00
	Student	\$16.00	\$16.00
ANZAC Day	Full	\$12.00	\$15.00
	Concession	\$7.00	\$8.00
	Student	\$10.00	\$12.00

The above Schedule was sent to the Minister for Racing on 14 March 2014 pursuant to Regulation 7(5) of the Victoria Racing Club Regulations 2006, has now been reviewed and has not been disallowed.

The above Schedule will come into operation on 1 August 2014.

DAVID COURTNEY Chief Executive



Water Act 1989

GOULBURN MURRAY RURAL WATER CORPORATION

Extension of Goulburn-Murray Irrigation District

Notice is hereby given that Goulburn Murray Rural Water Corporation intends to extend the boundaries of its Goulburn–Murray Irrigation District by incorporating the lands described as:

LAND DESCRIPTION OF PROPERTIES TO BE INCLUDED INTO THE GOULBURN MURRAY IRRIGATION DISTRICT

Volume	Folio	Lot No. / Crown Allotment	Plan No. / Section	Parish	Area
8847	697	CA2		Corop	54.39
8847	695	1	TP420708X	Corop	54.30
8112	453	1	TP248854U	Murchison	53.72
9707	777	1	LP205450R	Kialla	0.60
6746	160	139B	TP265707M	Dingee	31.52
11375	275	1	PS706150V	Ulupna	10.49
10655	62	1	PS448842A	Yarrawonga	0.40
10514	848	1	LP129889	Barwo	0.09
10514	847	1	LP123428	Barwo	0.09
8925	425	1	LP094508	Toolamba West	0.43
8954	576	3	LP96148	Kialla	1.76
8925	201	1	LP96148	Kialla	3.97
8954	575	2	LP96148	Kialla	1.61
8954	579	6	LP96148	Kialla	1.78
8160	396	1	TP222024K	Kyabram	0.40
9560	052	В	LP145764	Dingee	60.74
4390	867	CA 94		Dingee	64.75
2991	043	CA 139A		Dingee	32.37
6665	823	CA 35	Section 1	Marmal	364:1
10945	367	CA 33	Section 1	Marmal	281.32
9442	186	CA 60B		Jeruk	129.41
9442	186	CA 60C		Jeruk	6.29
10945	348	CA 8	Section 1	Marmal	48.56
10945	350	CAB	Section 1	Marmal	32.38
10945	353	CA 7	Section 1	Marmal	129.41
10945	371	CA 32	Section 1	Marmal	100.29
8289	808	CA 6	Section 1	Marmal	129.50

Volume	Folio	Lot No. / Crown Allotment	Plan No. / Section	Parish	Area
2886	065	CA 18	Section 1	Marmal	129.50
6658	573	CA 34	Section 1	Marmal	113.40

and shown on Plan Numbers GMW297, GMW298, GMW299, GMW300, GMW301, GMW302, GMW303, GMW304, GMW305, GMW306, GMW307, GMW308, GMW309, GMW310, GMW311, GMW312, GMW313 and GMW314.

The Corporation invites submissions in respect to the proposal. Any submissions should set out the grounds on which the submission is made and may be received by the Corporation within one month of publication of this notice in the Victoria Government Gazette. A copy of the proposal may be inspected, free of charge, at the office of Goulburn Murray Rural Water Corporation, 40 Casey Street, Tatura, during business hours.

GAVIN HANLON Managing Director



Water Act 1989

GOULBURN MURRAY RURAL WATER CORPORATION

Extension of the Tresco Irrigation District

Notice is hereby given that Goulburn Murray Rural Water Corporation intends to extend the boundaries of the Tresco Irrigation District by incorporating the lands described as:

LAND DESCRIPTION OF PROPERTIES TO BE INCLUDED INTO THE TRESCO IRRIGATION DISTRICT

Volume	Folio	Lot No. / Crown Allotment	Plan No. / Section	Parish	Area
7243	585	1	TP538574K	Boga	17.88
8609	35	2	LP071116	Boga	22.15
6434	797	20	4	Boga	42.01
8072	913	1	TP220306K	Boga	2.01
7507	146	3, 4 and 5	LP007121	Boga	129.2
9899	995	1, 2 and 3	TP582300A	Boga	154.7

and shown on Plan Number GMW280.

The Corporation invites submissions in respect to the proposal. Any submissions should set out the grounds on which the submission is made and may be received by the Corporation within one month of publication of this notice in the Victoria Government Gazette. A copy of the proposal may be inspected, free of charge, at the office of Goulburn Murray Rural Water Corporation, 40 Casey Street, Tatura, during business hours.

GAVIN HANLON Managing Director

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Water Act 1989

CENTRAL GIPPSLAND REGION WATER CORPORATION SEWERAGE DISTRICT **DETERMINATION 2014**

I, Peter Walsh, Minister for Water, Minister administering the Water Act 1989, make the following determination:

1. Citation

This determination may be cited as the Central Gippsland Region Water Corporation Sewerage District Determination 2014.

2.

The purpose of this determination is to establish the extent of Central Gippsland Region Water Corporation's Sewerage District.

3. **Authorising Provision**

This determination is made in accordance with section 122GAA of the Water Act 1989.

4. Commencement

This determination comes into effect on the day it is published in the Victoria Government Gazette.

5. District Area

Pursuant to section 122GAA of the Water Act 1989 the Central Gippsland Region Water Corporation Sewerage District is the land delineated on the plans numbered:

LEGL/13-333, LEGL/13-405, LEGL/13-410, LEGL/13-415, LEGL/13-420, LEGL/13-335, LEGL/13-406, LEGL/13-411, LEGL/13-416, LEGL/13-421, LEGL/13-334, LEGL/13-407, LEGL./13-412, LEGL./13-417, LEGL./13-422, LEGL./13-403, LEGL./13-408, LEGL./13-413, LEGL./13-418, LEGL./13-423, LEGL./13-404, LEGL./13-409, LEGL./13-414, LEGL./13-419, LEGL./13-424

lodged in the Central Plan Office.

Dated 27 March 2014

PETER WALSH Minister for Water

Water Act 1989

BULK ENTITLEMENT (LODDON SYSTEM – GOULBURN–MURRAY WATER) AMENDMENT ORDER 2014

I, Peter Walsh, Minister for Water, under the provisions of the Water Act 1989, make the following Order –

1. Title

This Order is called the Bulk Entitlement (Loddon System – Goulburn–Murray Water) Amendment Order 2014.

2. Preliminary

The Bulk Entitlement (Loddon system – Goulburn–Murray Water) Conversion Order 2005 (the Bulk Entitlement) was made by the Minister on 4 November 2005 and published in the Government Gazette on 17 November 2005. This entitlement was subsequently amended in June 2007 and June 2011.

3. Purpose

The purpose of this Order is to amend the bulk entitlement to:

- (a) specify dead storage volumes for Tullaroop Reservoir, Cairn Curran Reservoir and Laanecoorie Reservoir;
- (b) specify the manner in which seasonal determinations are made;
- (c) clarify spill rules for water in the Loddon system which is subject to spill; and
- (d) make other minor amendments to update terminology and definitions based on changes to the Act since the bulk entitlement was created.

4. Authorising provisions

This Order is made in accordance with section 44 of the Water Act 1989.

5. Commencement

This Order comes into effect on the day it is published in the Government Gazette.

6. Amendment of Clause 4 – Definitions

In Clause 4 of the Bulk Entitlement –

- (a) For the definition of 'Agreement', substitute
 - "Agreement" means the Murray-Darling Basin Agreement as contained in Schedule 1 of the Water Act 2007 (Commonwealth);";
- (b) in the definition of 'Authority', for the words 'Goulburn–Murray Rural Water Authority', **substitute** the words 'Goulburn–Murray Water Rural Corporation';
- (c) **insert** the following definition
 - "dead storage" means water held in the bottom of a storage that is below the elevation of the invert of the lowest constructed outlet;";
- (d) for the definition of 'entitlement holder', **substitute**
 - **"entitlement holder"** means a person holding a bulk entitlement or environmental entitlement under the Act, in the Loddon Basin; ;
- (e) for the definition of 'high-reliability entitlements', **substitute**
 - "high-reliability entitlement" means the high-reliability water shares set out in Table 1 of Schedule 1 and the high-reliability components of the bulk entitlements set out in Table 2 of Schedule 1 to this Order;";
- (f) the definition of 'Loddon Basin Water Accounts' is **revoked**;
- (g) for the definition of 'low-reliability entitlements', **substitute**
 - **"low-reliability entitlement"** means the low-reliability water shares set out in Table 1 of Schedule 1 and the low-reliability entitlement of the Water Holder's bulk entitlement in Table 2 of Schedule 1 to this Order;";

- (h) for the definition of "other Authority", **substitute**
 - "other Authority" means a Water Corporation other than the Authority, or any other person holding a bulk entitlement granted under Division 1 of Part 4 of the Act or an environmental entitlement granted under Division 1A of Part 4 of the Act;";
- (i) for the definition of 'primary entitlement', **substitute**
 - ""rprimary entitlement" means an entitlement or commitment referred to in Schedule 1 or Schedule 2 of this Order;
- (i) for the definition of 'seasonal determination', substitute
 - "seasonal determination" means a determination made under section 64GB of the Act for the Loddon System, in accordance with the methodology detailed in Schedule 4 of this Order:
- (k) for the definition of 'Storage Operator', **substitute**
 - "Storage Manager" means any person appointed by the Minister under section 122ZK of the Act to control and manage the Headworks System, or to do all or any of the functions specified under Part 6C of the Act, in the Loddon System;";
- (l) the definition of 'Victorian River Health Strategy' is **revoked**.

7. Revocation of clause 5 – Water for the Environment

Clause 5 of the Bulk Entitlement is revoked.

8. Change of reference

Wherever the term 'Storage Operator' appears in the Bulk Entitlement, except in the definition in clause 4 of the Bulk Entitlement, **substitute** the term 'Storage Manager'.

9. Amendment of Clause 8 – Limitation on Bulk Entitlement

- (1) In paragraphs (a) and (b) of sub-clause 8.1 of the Bulk Entitlement, **omit** the words 'specified in clause 1 of Schedule 2 to this Order'.
- (2) In sub-clause 8.2 of the Bulk Entitlement, for paragraphs (i) and (ii) substitute
 - "(i) not more than the volume of the water required for a seasonal determination of 50 per cent of the low-reliability entitlements in the Loddon System, or such other percentage as may be specified by the Minister; and
 - (ii) not less than the volume of the water required for a seasonal determination of 100 per cent of the high-reliability entitlements in the Loddon System.".

10. Amendment of Clause 9 – Share of Storage Capacity

- (1) For sub-clause 9.1 of the Bulk Entitlement, **substitute**
 - '9.1 The Authority is entitled to all of:
 - (a) the storage capacity of Cairn Curran Reservoir where the total capacity is 147 130 ML at full supply level of 208.46 metres AHD; and
 - (b) the storage capacity of Tullaroop Reservoir where the total capacity is 72 950 ML at a full supply level of 222.80 metres AHD; and
 - (c) the storage capacity of Laanecoorie Reservoir where the total capacity is 7 940 ML at a full supply level of 160.20 metres AHD: and
 - (d) the water temporarily stored above the full supply level, in each of the headworks storages as part of its bulk entitlement under Clause 7.'.
- (2) After sub-clause 9.2 of the Bulk Entitlement, insert
 - 69.3 For the purpose of making seasonal determinations in accordance with clause 4A and Schedule 4, the minimum operating level and approximate dead storage volume for each storage is:
 - (a) Cairn Curran, 300 ML at 184.23 metres AHD; and

- (b) Tullaroop Reservoir, 6,950 ML at 208.17 metres AHD; and
- (c) Laanecoorie Reservoir, 500 ML at 156.54 metres AHD.'.

11. Amendment of Clause 10 – Share of Flow

In clause 10 of the Bulk Entitlement, for sub-clause 10.1, **substitute** –

- '10.1 In order to supply the primary entitlements set out in Schedule 1 and Schedule 2, subject to the limits specified under clause 8, the Authority may take:
 - (a) all the inflows into Cairn Curran Reservoir; and
 - (b) all the inflows into Tullaroop Reservoir; and
 - (c) all the inflows into Laanecoorie Reservoir; and
 - (d) all the inflows and regulated flows in the system waterways.'.

12. Amendment to clause 11 – Obligations to Supply Primary Entitlements

In clause 11 of the Bulk Entitlement, for sub-clause 11.1, substitute –

- '11.1 Water taken from the system waterway under this bulk entitlement must be used to supply the following primary entitlements
 - (a) water shares, as shown in Table 1 of Schedule 1; and,
 - (b) bulk entitlements as shown in Table 2 of Schedule 1; and
 - (c) licences; and
 - (d) environmental entitlements granted to the Water Holder under Division 1A of Part 4 of the Act; and
 - (e) other commitments, shown in Schedule 2 –

subject to the restriction policy specified in clause 2 of Schedule 3 and the seasonal determination method specified in Schedule 4 to this Order.'.

13. Revocation of clause 12 – Transfer of Entitlement and Adjustment of Schedules

Clause 12 of the Bulk Entitlement is revoked.

14. Amendment to Clause 13 – Operating Arrangements

- (1) In sub-clauses 13.1, 13.3, 13.4, and 13.5 **omit** the words 'specified in Schedule 2 to this Order'.
- (2) After sub-clause 13.6(c) of the Bulk Entitlement, **insert**
 - '(d) to comply with any target filling arrangements for the headworks storages.'.

15. Revocation of Clause 14 – Calculating the flow

Clause 14 of the Bulk Entitlement is revoked.

16. Amendment of Clause 18 – Environmental Obligations

Sub-clause 18.6 is revoked.

17. Amendment of Clause 21 – Reporting Requirements

In sub-clause 21.1 of the Bulk Entitlement, paragraph (k) is revoked.

18. Amendment of Clause 23 – Water Resource Management Costs

For sub-clause 23.2 of the Bulk Entitlement, substitute –

'23.2 Goulburn–Murray Water Rural Water Corporation must pay to the Authority appointed under section 64GA of the Act to be responsible for making seasonal determinations in respect of the Loddon System, a proportion of the costs incurred by that Authority in carrying out its functions.'

19. Amendment of Schedule 1 – Primary Entitlements

For Schedule 1 of the Bulk Entitlement substitute –

SCHEDULE 1: PRIMARY ENTITLEMENTS IN THE LODDON WATER SYSTEMTable 1: High- and low-reliability water shares (trading zone 5A)

	Nominal Volume (ML)		
Description	High-Reliability Water Shares	Low-Reliability Water Shares	
Cairn Curran reservoir	279	82.2	
Loddon River (Cairn Curran to Laanecoorie Weir)	1224	480.2	
Laanecoorie Weir	1253.5	503.6	
Loddon River (Laanecoorie Weir to Bridgewater)	5162.9	2042.2	
Loddon River (Bridgewater to Loddon Weir Pool)	5142.7	2198.8	
Serpentine Creek upstream of Bears Lagoon	1160.8	454.8	
Loddon Weir Pool	1059	598.7	
Torrumbarry Irrigation Area	74		
Tullaroop Reservoir	125.5	44.3	
Tullaroop Creek	2581.5	1095.9	
Non Water User	3330.5	594.9	
Total	21,393.4	8,095.6	

Note: Details of the water share holdings in Table 1 are sourced from the Victorian Water Register on 3 April 2012 and do not take into account any trade of water shares that may have occurred after this date.

Table 2: Bulk entitlements

Entitlement holder	Order
Coliban Water	Bulk Entitlement (Loddon System – Coliban Water) Conversion Order 2005.
Central Highlands Water	Bulk Entitlement (Loddon System – Central Highlands Water – Part Maryborough) Conversion Order 2005.
Water Holder	Bulk Entitlement (Loddon River - Environmental Reserve) Order 2005.

20. Amendment of Schedule 2 – Primary entitlements – other commitments

- (1) For the heading of Schedule 2 of the Bulk Entitlement **substitute SCHEDULE 2: PRIMARY ENTITLEMENTS OTHER COMMITMENTS**.
- (2) Clause 1 of Schedule 2 is **revoked.**
- (3) In clause 2 of Schedule 2 of the Bulk Entitlement, after the final paragraph at the bottom of the table, **insert** –

'Until a review of the supplement supply arrangements is completed, if the Storage Manager determines that the monthly reserve volumes will not satisfy high-reliability entitlement commitments in the following year, the Storage Manager may determine an appropriate reserve volume to ensure in-valley needs are satisfied based on best available data.'.

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21. Amendment of Schedule 3 – Supply of Primary Entitlements

- (1) In the heading of clause 2 of Schedule 3 of the Bulk Entitlement, **omit** the words 'for Urban Supplies'.
- (2) For clause 2, paragraph (a) of the Bulk Entitlement, **substitute**
 - '(a) The East Loddon Waterworks District Modernisation Savings entitlement in Schedule 6 of the Bulk Entitlement (Loddon River Environmental Reserve) Order 2005: and'.
- (3) In clause 2, paragraph (b) of the Bulk Entitlement for the definition of 'S', **substitute** 'S = seasonal determination for the Loddon System high-reliability water shares, expressed as a decimal fraction,'.
- (4) For clause 3 of Schedule 3 of the Bulk Entitlement **substitute**
 - '(a) Subject to sufficient water being available in the Loddon water system, the seasonal determination for low-reliability entitlements will be made by the Authority on the basis of the seasonal determination for the Goulburn water system as provided for in the following table:

Goulburn seasonal determination (% low-reliability entitlement)	0	10	50	70	100
Loddon seasonal determination (% low-reliability entitlement)	0	10	50	70	100

- (b) If there is insufficient water available in the Loddon system to sustain a seasonal determination under paragraph (a), then the Authority may determine an allocation for the Loddon low-reliability entitlements that is lower than the Goulburn seasonal determination, on the basis of the water available in the Loddon system.'
- (5) Clause 4 of Schedule 3 of the Bulk Entitlement is **revoked.**

22. Addition of Schedule 4 – Seasonal Determinations

After Schedule 3 of the Bulk Entitlement, insert –

SCHEDULE 4: SEASONAL DETERMINATIONS IN THE LODDON SYSTEM

- A. Volume stored in Cairn Curran Reservoir, Tullaroop Reservoir and Laanecoorie Reservoir.
- B. Plus the volume of useful inflow to Cairn Curran Reservoir, Tullaroop Reservoir and Laanecoorie Reservoir for period of 6 weeks following the allocation assessment date if less than 100% of high-reliability entitlements.
- C. Minus the dead storage of Cairn Curran Reservoir, Tullaroop Reservoir and Laanecoorie Reservoir.
- D. Minus the evaporation and headworks losses from Cairn Curran Reservoir, Tullaroop Reservoir and Laanecoorie Reservoir to the end of May.
- E. Minus the estimated river loss between Cairn Curran Reservoir and Laanecoorie Reservoir, Tullaroop Reservoir and Laanecoorie Reservoir, and Laanecoorie Reservoir and Loddon Weir.
- F. Minus the remaining passing flow requirement downstream of Loddon Weir.
- G. Minus the river freshening flows requirements from Tullaroop Reservoir and Cairn Curran Reservoir.
- H. Minus the remaining trade commitment to the Goulburn system.
- I. Minus the volume in the Deficit and reimbursement account when the storage volume in Tullaroop Reservoir and Cairn Curran Reservoir is above 80,000 ML.

- J. Minus the volume allocated to the entitlements specified in Table 2 of Schedule 1, under the restriction policy defined in clause 2 of Schedule 3.
- K. Minus the remaining volume of allocations carried over from previous years.
- L. To give the resource available for allocation to high-reliability entitlements in the first year, subject to Schedule 3, Clause 1.
- M. Minus the volume required to meet Schedule 1 high-reliability entitlements in the first year, including the additional losses required to deliver the maximum delivery volume to the end of the season.
- N. To give the volume in reserve at the end of the first year if at 100% HRWS.
- O. Plus the extra resource provided by 99% probability of exceedance inflows to Cairn Curran Reservoir, Tullaroop Reservoir and Laanecoorie Reservoir to the end of April in the second year.
- P. Minus the modelled losses and operating commitments during the second year.
- Q. Minus the commitment to high-reliability entitlements in the second year.
- R. To give the resource available for the supplement to the Goulburn system, subject to the rules in Schedule 2, Clause 2, and for allocation to low-reliability entitlements in the first year, subject to Schedule 3, Clause 3.'.

23. Addition of Schedule 5 – SPILL ACCOUNTING

After Schedule 4 of the Bulk Entitlement, insert –

'SCHEDULE 5: SPILL ACCOUNTING

Whenever Tullaroop Reservoir and/or Cairn Curran Reservoir spills, including physical spill or pre-release, the volume of the spill shall be deducted from the following accounts pro rata, up to the total volume of water held in these accounts:

- (a) water held in the Passing Flow Account;
- (b) water held in the Deficit and Reimbursement Account;
- (c) water held in the Extended Use Account:
- (d) water carried over in the Wetland Entitlement;
- (e) water carried over in the Loddon Inter Valley Trade Account.'.

Dated 2 April 2014

PETER WALSH MLA Minister for Water

Water Act 1989

BULK ENTITLEMENT (LODDON RIVER – ENVIRONMENTAL RESERVE) AMENDMENT ORDER 2014

I, Peter Walsh, as Minister administering the **Water Act 1989** (the Act), make the following Order –

1 Title

This Order is called the Bulk Entitlement (Loddon River – Environmental Reserve) Amendment Order 2014.

2 Purpose

The purpose of this Amendment Order is to amend the Bulk Entitlement (Loddon River – Environmental Reserve) Order 2005 (the Bulk Entitlement) to incorporate water savings from the modernisation of the East Loddon Waterworks District, and to reduce complexity of the Bulk Entitlement where possible without affecting the reliability or rights of the Water Holder or other entitlement holders in the Loddon system.

3 Authorising provision

This Order is made in accordance with section 44 of the Water Act 1989.

4 Commencement

This Order comes into effect on the day it is published in the Government Gazette.

5 Amendment of clause 4 – Definitions

In clause 4 of the Bulk Entitlement –

(1) **insert** the following definitions –

"Boort District Wetlands" means Lake Meran, Little Lake Meran, Lake Boort, Lake Yando, Lake Leaghur or other priority wetlands in this region as determined by the Water Holder;

"channel system" means the irrigation channels, pipelines and associated structures managed by Goulburn–Murray Water to distribute water from the system waterway to customers;

"East Loddon Waterworks District Modernisation Savings entitlement" means the entitlement specified in Schedule 6 to this Order;

"Goulburn-Murray Water" means Goulburn-Murray Rural Water Corporation;

"HRWS" means high-reliability water share;

"natural flow" means the natural flow emanating from all of the catchment upstream of the relevant monitoring point, calculated using the procedure specified in clause 1 of Schedule 7 to this Order;

"operating arrangements" means operating arrangements for the supply of water from the Loddon system that the Water Holder is entitled to under this Order;

"passing flow" means the minimum flows for maintaining the in-stream environmental values in the Loddon River system waterway as prescribed in clause 1 of Schedule 1;

"Passing Flow Account" means the account kept by the Storage Manager in accordance with clause 5 of Schedule 7 of this Order;

"pre-release" means additional regulated releases from Tullaroop Reservoir or Cairn Curran Reservoir by the Storage Manager on the expectation that forecast inflows will replenish the volume released;

"river freshening flow" means flows provided from water set aside under clause 3 of Schedule 1:

"Water Holder" means the Victorian Environmental Water Holder as provided for under section 34(1A) of the Act;";

- **(2) revoke** the definitions for: 'Authority', 'environmental water', 'environmental flow', 'licensed diverters', 'Loddon entitlement holder', 'Loddon River Basin Water Accounts', 'Victorian tributaries', 'water allocation', 'water available under the low-reliability entitlement' and 'Water Holder commencement'.
- (3) for the definition of 'headworks system' **substitute**
 - "headworks system" means Cairn Curran Reservoir, Tullaroop Reservoir, Laanecoorie Reservoir and the associated water supply works and other assets, as shown from time to time in the Asset Register of Goulburn–Murray Water as owner of the storage, and the system waterway;":
- (4) for the definition of 'Loddon System' **substitute**
 - "Loddon System" means the water supply systems supplied from
 - (a) Cairn Curran Reservoir,
 - (b) Tullaroop Reservoir,
 - (c) Laanecoorie Reservoir,
 - (d) the inflows to these storages, and
 - (e) the flows harvested by the Loddon River and tributaries downstream of the storages;';
- (5) for the definition of 'Seasonal determination' substitute
 - **"seasonal determination"** means a determination made under section 64GB of the Act for the Loddon system;';
- (6) for the definition of 'Storage Manager' substitute
 - "Storage Manager" means any person appointed by the Minister under section 122ZK of the Act to control or manage the Headworks System, or to do all or any of the functions specified under Part 6C of the Act for the Loddon System;";
- in the definition of 'system waterway', for the words 'diversion weir' **substitute** 'Reservoir', and after the words 'including all the weir pools' **insert** the words 'and Serpentine Creek'.

6 Change of reference

Wherever the bulk entitlement refers to 'the Authority', meaning the holder of the bulk entitlement, **substitute** 'the Water Holder'.

7 Amendment of Part 2 – Entitlement

For clause 6 of the bulk entitlement, substitute -

'6. BULK ENTITLEMENT

The Water Holder is entitled to:

- (a) the passing flows and river freshening flows in the system waterway specified in Schedule 1 to this Order;
- (b) the water available under the Low-Reliability Entitlement specified in Schedule 2 to this Order;
- (c) the water available under the Wetland Entitlement specified in Schedule 3 to this Order;
- (d) the water available under the Wimmera–Mallee Pipeline Savings Entitlement specified in Schedule 5 to this Order;
- (e) the water available under the East Loddon Waterworks District Modernisation Savings Entitlement specified in Schedule 6 to this Order; and
- (f) all other surface water resources in the system waterway except for:
 - (i) the water that has been allocated under the bulk entitlements listed in Schedule 4 to this Order;

- (ii) any water taken by authorised diverters; and
- (iii) any water taken by persons under section 8(1) of the Act,

for the purpose of maintaining the wetlands, instream environmental values in the Loddon River Basin and other water services dependent on the environmental condition of the Loddon River and its tributaries.'

8 Revocation of Part 2A – Low-reliability entitlement

Part 2A of the bulk entitlement is **revoked**.

9 Amendment of Part 3 – General Conditions and Provisions

- (1) Clause 7 is **revoked**.
- (2) For clause 8, substitute –

'8. OPERATING ARRANGEMENTS

- 8.1 The Water Holder must jointly with the Storage Manager and other entitlement holders specified in Schedule 4 to this Order, by 1 July 2014
 - (a) review any agreed operating arrangements; or
 - (b) in the absence of agreed operating arrangements, develop new operating arrangements.
- 8.2 Operating arrangements prepared under this Part must include
 - (a) arrangements for water delivery
 - (i) during the irrigation season;
 - (ii) outside the irrigation season;
 - (iii) during periods of rationing caused by channel capacity constraints;
 - (b) arrangements for accounting for water held in the Extended Use Account;
 - (c) arrangements for the delivery of water under the Wimmera–Mallee Pipeline Savings entitlement that ensure no adverse impacts on other entitlement holders:
 - (d) arrangements for reporting under clause 15; and
 - (e) a method for calculating loss resulting from delivery of above bank flows.
- 8.3 If the Water Holder, Storage Manager and other entitlement holders specified in Schedule 4 to this Order have not reached agreement under clause 8.2 by 1 July 2014, either party may give written notice to the other party requiring the matter to be determined in accordance with clause 10.
- 8.4 Operating arrangements under this Part must endeavour to ensure complementarity of water use and meet the requirements specified in Schedule 7 to this Order.'
- (3) Clause 9 is **revoked**.
- (4) For clause 11 substitute –

'11. HEADWORKS COSTS

The Water Holder is required to pay the Storage Manager applicable headworks costs incurred in relation to –

- (a) the Low-Reliability Entitlement; and
- (b) the Wetland Entitlement; and
- (c) the Wimmera-Mallee Pipeline Savings Entitlement; and
- (d) the East Loddon Waterworks District Modernisation Savings Entitlement.'

For clause 12 substitute –

'12. DELIVERY COSTS

The Water Holder is required to pay applicable costs associated with delivering water held under –

- (a) the Low-Reliability Entitlement; and
- (b) the Wetland Entitlement; and
- (c) the Wimmera–Mallee Pipeline Savings Entitlement; and
- (d) the East Loddon Waterworks District Modernisation Savings Entitlement.'
- (5) In clause 13, paragraph (a) is **revoked**.

10 Amendment to Part 4 – Demonstrating Compliance

(1) For clause 14 substitute –

'14. METERING AND MONITORING ARRANGEMENTS

- 14.1 The Water Holder must ensure it can demonstrate its compliance with respect to water used under this Order by
 - (a) ensuring there is appropriate metering arrangements in place to determine the amount of water used by the Water Holder under this Order; and,
 - (b) developing and implementing a metering program to be submitted to the Minister for approval within 12 months of 1 July 2014.
- 14.2 Where data from metering undertaken by another entity can be used to determine the Water Holder's compliance with this entitlement, the Water Holder must endeavour to agree with that entity how the Water Holder will access all relevant data required to demonstrate its compliance with this entitlement.
- 14.3 Where any metering equipment is owned or managed by the Water Holder it must at its cost
 - (a) maintain metering equipment and associated measurement structures in good condition; and
 - (b) ensure that metering equipment is periodically re-calibrated; and
 - (c) if rating curves are used to calculate flows, ensure that the curves are regularly checked and, if necessary, revised; and
 - (d) keep a record of all work undertaken under paragraphs (a), (b) and (c).
- 14.4 The Water Holder's metering program must
 - (a) describe any arrangements under sub-clause 14.2; and
 - (b) document meter accuracy, maintenance and calibration frequency, or provide reference to existing documentation of this information, for any metering sites used to determine compliance with this entitlement; and
 - (c) identify any sites with insufficient metering to adequately determine compliance and propose a program for their improvement; and
 - (d) have regard to any guidelines issued by the Minister from time to time.
- 14.5 The Minister may at any time require the Water Holder to
 - (a) review an approved metering program if, in the Minister's opinion, it is no longer appropriate; and
 - (b) propose an amended metering program to the Minister.
- 14.6 Any application by the Water Holder to the Minister for amendment to this Order must address any implications of the proposed amendment for a metering program under clause 14'.

(2) In paragraph (d) of sub-clause 15.1, for the words 'or water right' **substitute** 'or water share'.

11 Revocation of Part 5

Part 5 of the bulk entitlement is **revoked**.

12 Amendments to Schedules

(1) For Schedule 1 substitute –

'SCHEDULE 1: PASSING FLOWS AND RIVER FRESHENING FLOWS

The Water Holder, subject to clauses 6, 8 and 14 of this Order and the operational requirements specified in Schedule 7 to this Order, is entitled to the following passing flows and river freshening flows:

1. PASSING FLOWS

- 1.1 For the purposes of this Schedule, a reference to natural flow means the flow calculated in accordance with the method provided in clause 1 of Schedule 7 for each specified reach.
- 1.2 When the combined volume in Cairn Curran Reservoir and Tullaroop Reservoir is greater than 60,000 ML
 - (a) if the natural flow is higher than the passing flow requirement stipulated in Table 1, then the passing flow in Table 1 of this Schedule must be provided for each specified reach;

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(b) if the natural flow is lower than the passing flow requirement stipulated in Table 1, then only a flow equal to the natural flow must be provided for each specified reach except Reach 4, where the flow must be provided as shown in Table 1.

Table 1 – Passing flows (ML/day) when combined storage volume is > 60,000 ML

MONTH	*REACH 1: Cairn Curran Reservoir to Laanecoorie Reservoir	*REACH 2: Tullaroop Reservoir to Laanecoorie Reservoir	*REACH 3a: Laanecoorie Reservoir to Serpentine Weir	*REACH 3b: Serpentine Weir to Loddon Weir	REACH 4: Loddon Weir to Kerang Weir
January	20	10	15	19	14
February	20	10	15	19	14
March	20	10	15	19	14
April	20	10	15	19	14
May	35	10	15	61	77
June	35	10	15	61	77
July	35	10	15	61	77
August	35	10	52	61	77
September	35	10	52	61	77
October	35	10	52	61	77
November	20	10	15	19	14
December	20	10	15	19	14

^{*}Or natural flow – see clause 1.2 of this Schedule.

- 1.3 When the combined volume in Cairn Curran Reservoir and Tullaroop Reservoir is equal to or less than 60,000 ML
 - (a) if the natural flow is higher than the passing flow requirement stipulated in Table 2, then the passing flow specified in Table 2 of this Schedule applies for each specified reach;

or

- (b) if the natural flow is lower than the passing flow requirement stipulated in Table 2, then only a flow equal to the natural flow must be provided for each reach except Reach 4, where the flow must be provided as specified in Table 2 –
- subject to sub-clause 1.4.
- 1.4 Between October and May, the difference between the passing flow released under sub-clause 1.2 and the flow that would have been released under sub-clause 1.1, must be credited to the Deficit and Reimbursement Account provided for in clause 3 of Schedule 7.

Table 2 – Passing Flows (ML/day) when combined storage volume ≤ 60,000 ML#

MONTH	*REACH 1: Cairn Curran Reservoir to Laanecoorie Reservoir			*REACH 3b: Serpentine Weir to Loddon Weir	REACH 4: Loddon Weir to Kerang Weir
Any time of year	20	10	15	19	14

[#] Or natural flow, see clause 1.3 of this Schedule.

2. FLEXIBLE PASSING FLOW PROVISION

- 2.1 The Water Holder may request the Storage Manager to release a specified daily volume of water which is less than the volumes specified in clauses 1.1 or 1.2 of this Schedule.
- 2.2 The Storage Manager may agree to a request under sub-clause 2.1 of this Schedule, subject to the following conditions:
 - (a) the flow may not be reduced below the rate required to meet downstream commitments during that period; and
 - (b) the volume of any agreed reduction in releases must be recorded by the Storage Manager in the Passing Flow Account.
- 2.3 If the Storage Manager must temporarily reduce passing flows for dam safety or operational purposes, the Storage Manager must
 - (a) prior to any reduction in passing flows, consider the impacts and timing of the reduction in consultation with the Water Holder and, if relevant, any other entitlement holder; and
 - (b) if passing flows are reduced, record the volume of any reduction in the Passing Flow Account.
- 2.4 Any water stored in the Passing Flow Account may be released in accordance with the rules specified in clause 4 of Schedule 7 to this Order.

3. RIVER FRESHENING FLOWS

3.1 A volume of 730 ML will be credited to the Water Holder in Cairn Curran Reservoir on 1 July each year for the purposes of providing river freshening flows in the Loddon River. The Water Holder may request the Storage Manager to release this water from Cairn Curran Reservoir.

- 3.2 A volume of 98 ML will be credited to the Water Holder in Tullaroop Reservoir on 1 July each year for the puposes of providing river freshening flows in the Loddon River. The Water Holder may request the Storage Manager to release this water from Tullaroop Reservoir.
- 3.3 The Storage Manager must not harvest the river freshening flows, and must pass a volume equal to the volume requested by the Water Holder for river freshening past Loddon Weir with timing variations as agreed with the Water Holder.
- 3.4 The volume of any unused water credited to the Water Holder under sub-clauses 3.1 and 3.2 of cannot be carried over at the end of the year.".
- (2) For Schedule 2 substitute –

SCHEDULE 2 - LOW RELIABILITY ENTITLEMENT

Table 1 - Volume of low-reliability entitlement

Source	Volume available (ML)	Comment
Water recovered as a consequence of the unbundling of prior water	2024	Low-reliability entitlement <i>Valley Cap applies</i>
rights		

Table 2 - Volumes allocated to the low-reliability entitlement under different allocation scenarios

Allocation to low- reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume allocated to low- reliability entitlement (ML)	202	405	607	810	1012	1214	1417	1619	1822	2024

Table 3 – Volumes available under the Valley Cap under different allocation scenarios

Allocation to low- reliability water shares	10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Volume available under Valley Cap (ML)	164	329	494	659	823	987	1152	1317	1481	1646

1 RULES FOR THE OPERATION OF THE VALLEY CAP

- 1.1 The Valley Cap is a maximum limit on the amount of water that is available under the low-reliability entitlement in any one year.
- 1.2 The volume of water available under the low-reliability entitlement in any one year will be the lesser of:
 - (a) the amount of water allocated under the low-reliability entitlement in that year (including water in the Extended Use Account); and

G 15

- (b) the amount determined by applying the Valley Cap (including any amounts carried over from the previous years).
- 1.3 The Valley Cap is climatically variable, so that the amount of the Valley Cap in any one year will vary according to the amount of water available to be allocated to low-reliability water shares as specified in Table 3 in that year.
- 1.4 Where the water used in any one year is less than the amount of the Valley Cap in that year, the Valley Cap is increased by the amount of the unused portion in the subsequent year.
- 1.5 The total amount of the Valley Cap in any one year may be more than the amount specified in Table 3, because amounts accumulated in previous years can be added to the amount available in that one year.

2. EXTENDED USE ACCOUNT

- 2.1 The Water Holder may set aside in an Extended Use Account, that portion of the available water under this low-reliability entitlement that has not been used in that year, for use in the first six months of the following year, provided that
 - (a) using the volume between 1 July and 31 December of the following year (the year after the year in which the water was allocated) would contribute to maintaining environmental values in the Loddon River Basin; and
 - (b) use of water under the Extended Use Account will be consistent with the Goulburn–Broken–Loddon Cap and the Valley Cap rules.
- 2.2 The Extended Use Account will operate in accordance with the following conditions:
 - (a) any water available under this low-reliability entitlement and unused on 30 June of any given year will be set aside in the Extended Use Account for that year; and
 - (b) the volume available in the Extended Use Account will be held in storage until 31 December of the following year (the year after the year in which the water was allocated), after which the balance of the Extended Use Account will be set to zero; and
 - (c) the volume in the Extended Use Account will not be subject to losses while being held in storage.

3. ACCOUNTING FOR WATER DELIVERY

- 3.1 The amount of water delivered under the low-reliability entitlement must be calculated as the amount of water flowing past the flow monitoring points listed in clause 2 of Schedule 7, in excess of the flow that would have occurred had this supply not been ordered, subject to sub-clauses 3.2 and 3.3.
- 3.2 Any additional losses incurred as a result of delivery of above bank flows must be calculated in accordance with the method agreed in operating arrangements under clause 8 of this Order, and are to be debited from the low-reliability entitlement.

3.3 Unless an alternative method is agreed between the Water Holder and the Storage Manager under clause 8 of this bulk entitlement, the following method must be used to estimate the loss for delivery of the low-reliability entitlement downstream of Loddon Weir:

$$Q_{loss} = Q_{Lod Weir} * (loss_{lod \cdot ker weir}/100)$$

 $loss_{\tiny lod-ker\ weir}$ = the lower of [{0.75525 - 0.065666*ln(Q $_{\tiny Lod\ Weir}$ *30.4)} expressed as a percentage or 40%].'.

- (3) Schedule 2A is revoked.
- (4) For Schedule 3 substitute –

'SCHEDULE 3: WETLAND ENTITLEMENT

1. WETLAND ENTITLEMENT ANNUAL VOLUME

The Wetland Entitlement as specified in the following table shall be used to maximise the environmental values within the Boort District Wetlands:

SOURCE	SUPPLIES	WETLAND ENTITLEMENT VOLUME (ML/year)	FLOW MONITORING POINTS	ALLOCATION
Loddon River	Boort District Wetlands	2000	At respective offtake regulators to receiving wetlands.	The same seasonal determination as applicable to HRWS in the Loddon system

2. WETLAND ENTITLEMENT SUPPLY RULES

- 2.1 The annual supplies to meet the wetland entitlement will be deemed to be a diversion under the Goulburn–Broken–Loddon cap.
- 2.2 The Water Holder may request the Storage Manager to release water allocated to the Wetland Entitlement to benefit environmental values in the system waterway if the Water Holder determines that the water available under the Wetland Entitlement is not required to maximise the environmental values within the Boort District Wetlands.

3. WETLAND ENTITLEMENT CARRYOVER

Any water allocated to the Wetland Entitlement in a given year and not used in that year, may be carried over for use in subsequent years, up to 100% of the Wetland Entitlement volume specified in clause 1 of this Schedule.'.

(5) For clause 3 of Schedule 5 substitute –

'3. CONDITIONS OF USE

- 3.1 The entitlement is available at Loddon Weir for downstream use in accordance with operating arrangements prepared under clause 8.
- 3.2 The entitlement cannot be transferred in whole or in part, and the Water Holder may not assign allocation available under this entitlement to another entitlement.".
- (6) After Schedule 5 insert –

'SCHEDULE 6: EAST LODDON WATERWORKS DISTRICT MODERNISATION SAVINGS ENTITLEMENT

1. ENTITLEMENT VOLUME

The volume available under this entitlement at 1 July each year is 1,480 ML, subject to the supply restrictions in clause 2 of this Schedule.

2. SUPPLY RESTRICTIONS

Where Goulburn–Murray Water is unable to supply the full HRWS entitlement in the Loddon System, the East Loddon Waterworks District Modernisation Savings entitlement will be restricted in accordance with the following restriction formula:

$$\begin{array}{lll} R & = & 0.5*A & \text{if } S \leq 0.5 \\ & = & S*A & \text{if } 0.5 < S < 1.0 \\ & = & A & \text{if } S = 1.0 \end{array}$$

where -

R = restricted seasonal determination (ML) for the East Loddon Waterworks District Modernisation Savings entitlement

A = 1,480 ML

S = seasonal determination for the Loddon System HRWS, expressed as a decimal fraction.'.

(7) After Schedule 6 insert –

'SCHEDULE 7: OPERATIONAL REQUIREMENTS

1. NATURAL FLOW CALCULATION PROCEDURE

The following method must be adopted to calculate the natural flow as specified in Schedule 1:

1.1 Reach 1 – Loddon River between Cairn Curran Reservoir and Laanecoorie Weir at the monitoring point specified in sub-clause 2.1 of this Schedule:

$$Q_{\text{\tiny nat CC}} = 1.156*(Q_{\text{\tiny 407215}} + Q_{\text{\tiny 407230}} + Q_{\text{\tiny 407239}})$$

where Q___ is the gauged flow at Station Index Number xxxxxx.

1.2 Reach 2 – Tullaroop Creek between Tullaroop Reservoir and Laanecoorie Weir at the monitoring point specified in sub-clause 2.2 of this Schedule:

$$Q_{\text{\tiny nat Tul}} = 1.155*(Q_{_{407222}})$$

1.3 Reach 3a – Loddon River between Laanecoorie Weir and Serpentine Weir at the monitoring point specified in sub-clause 2.3 of this Schedule:

$$\begin{aligned} Q_{_{\text{nat Laan}}} &= \{1.1*Q_{_{\text{nat CC}}} + 1.2*(1.1*Q_{_{\text{nat Tul}}} + Q_{_{407213}}) + 1.1*Q_{_{407211}}\}* \\ &\qquad (100\text{--} \log_{_{_{\text{NuNLaan}}}})/100 \end{aligned}$$

where

$$\begin{aligned} &loss_{s_{out}i,l.aan} = 13.25*((1.1*Q_{nat CC} + 1.2*(1.1*Q_{nat Tul} + Q_{407213}) + \\ &1.1*Q_{40721})*30.4)_{0.61541} \ expressed \ as \ a \ percentage. \end{aligned}$$

1.4 Reach 3b – Loddon River between Serpentine Weir and Loddon Weir at the monitoring point specified in sub-clause 2.4 of this Schedule:

$$Q_{\text{\tiny nat Serp}} = Q_{\text{\tiny nat Laan}} * (100 - loss_{\text{\tiny %u/sSerp}}) / 100$$

where

 $loss_{s_{surSerp}}$ = the lower of [{0.75525 - 0.065666*ln(Q_nut Laan *30.4)} expressed as a percentage or 40%].

2. MONITORING POINTS FOR CALCULATING FLOWS

The passing flows, river freshening flows and any water ordered under this Order for the various reaches of the Loddon River and Tullaroop Creek must be measured at the stream gauging stations specified below:

- 2.1 Reach 1 Loddon River between Cairn Curran Reservoir and Laanecoorie Reservoir: downstream Cairn Curran Reservoir SI 407210
- 2.2 Reach 3 Tullaroop Creek between Tullaroop Reservoir and Laanecoorie Reservoir: downstream Tullaroop Reservoir – SI 407248 (outlet measuring weir if Tullaroop Reservoir not spilling) and SI 407244 (head gauge if Tullaroop Reservoir is spilling)

- 2.3 Reach 3a Loddon River between Laanecoorie Weir and Serpentine Weir: downstream Laanecoorie Weir – SI 407203
- 2.4 Reach 3b Loddon River between Serpentine Weir and Loddon Weir: downstream Serpentine Weir SI 407229
- 2.5 Reach 4 Loddon River between Loddon Weir and Kerang Weir: downstream Loddon Weir SI 407224.

3. DEFICIT AND REIMBURSEMENT ACCOUNT

A water account will be held in Cairn Curran Reservoir to reimburse the accrued deficits of passing flows in the Loddon River in accordance with sub-clause 1.3 of Schedule 1, and will be operated generally as follows:

- (a) The maximum volume which may be accrued in this account is limited to 20,000 ML;
- (b) Water in this account is only available to the Water Holder for release when the combined storage volume in Cairn Curran and Tullaroop reservoirs is greater than 80,000 ML.
- (c) The rate and timing of releases from this account shall be determined by the Water Holder with agreement from the Storage Manager.

4. PASSING FLOW ACCOUNT

The volume of water recorded in the Passing Flow Account must be made available to the Water Holder on request for release from either Tullaroop Reservoir or Cairn Curran Reservoir, for delivery to the Loddon system waterway or the Boort District Wetlands, subject to the following conditions:

- (a) the volume in the Passing Flow Account that was withheld from Reach 2 must be available for release from Tullaroop Reservoir, but may be released from Cairn Curran Reservoir if the Water Holder requests it and the Storage Manager agrees.
- (b) the Water Holder may request the volume in the Passing Flow Account that was withheld from Reach 1, 3a, 3b, or 4, to be released from either Cairn Curran Reservoir or Tullaroop Reservoir, but the Storage Manager reserves the right to decide which of these storages to release it from.
- (c) At the end of each year, the volume in the Passing Flow Account must be carried over, minus 5% for losses.

5. SPILL ACCOUNTING

Whenever Tullaroop Reservoir and/or Cairn Curran Reservoir spills, including physical spill or pre-release, the volume of the spill shall be deducted from the following accounts pro rata, up to the total volume of water held in these accounts:

- (a) water held in the Passing Flow Account;
- (b) water held in the Deficit and Reimbursement account;
- (c) water held in the Extended Use Account;
- (d) water carried over in the Wetland Entitlement; and
- (e) water carried over in the Loddon Inter-Valley Trade Account.'.

Dated 2 April 2014

PETER WALSH MLA Minister for Water

ALPINE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C23

The Minister for Planning has approved Amendment C23 to the Alpine Planning Scheme.

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

The Amendment corrects mapping errors by rezoning land parcels throughout the shire to various zones and applying the Heritage Overlay and Significant Landscape Overlay.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Alpine Shire Council, corner Great Alpine Road and Churchill Avenue, Bright.

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

Planning and Environment Act 1987

ALPINE RESORTS PLANNING SCHEME

Notice of Approval of Amendment

Amendment C22

The Minister for Planning has approved Amendment C22 to the Alpine Resorts Planning Scheme.

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

The Amendment introduces a Schedule to the Bushfire Management Overlay (BMO) to modify most of the standards in Clause 52.47 Bushfire Protection: Planning Requirements subject to the implementation of emergency management arrangements to prioritise the protection of human life at each Alpine Resort. The Schedule also includes a number of exemptions from the permit requirements of the BMO for minor buildings and works.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Department of Transport, Planning and Local Infrastructure, 1 Spring Street, Melbourne.

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Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C101

The Minister for Planning has approved Amendment C101 to the East Gippsland Planning Scheme.

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

The Amendment zones 50 Main Road, Lindenow, from Farming Zone to Township Zone.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the East Gippsland Shire Council, 273 Main Street, Bairnsdale.

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

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C116

The Minister for Planning has approved Amendment C116 to the Glen Eira Planning Scheme.

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

The Amendment corrects mapping errors associated with the translation of car parking provisions from Clause 22.02 Student Housing Policy to Parking Overlay Schedule 2 in Amendment C99.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield.

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C119

The Minister for Planning has approved Amendment C119 to the Glen Eira Planning Scheme.

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

The Amendment corrects the 'Smith Street Precinct – Preferred Maximum Height and Setback Diagram' in the Caulfield Mixed Use Area Incorporated Plan to reflect what was approved by Amendment C60 and inadvertently changed by Amendment C111.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield.

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

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C289

The Minister for Planning has approved Amendment C289 to the Greater Geelong Planning Scheme.

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

The Amendment rezones 2,413 square metres of an un-named drainage reserve and part of De Stefano Drive adjoining the south boundary of 100 Weddell Road, North Geelong, from Public Park and Recreation Zone to Residential 1 Zone.

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

Permit No.	Description of land
PP 29/2013	100 Weddell Road, North Geelong

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

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C295

The Minister for Planning has approved Amendment C295 to the Greater Geelong Planning Scheme.

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

The Amendment rezones 162–180 Hood Road, Portarlington (Portarlington Golf Course Driving Range), from Farming Zone to Schedule 3 to the Special Use Zone to apply the same zone as applies to the existing Portarlington Golf Course.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the City of Greater Geelong Council, 100 Brougham Street, Geelong, Victoria 3220.

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

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment Amendment C117

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

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

The Amendment inserts the Design and Development Overlay – Schedule 7 (DDO7) and Design and Development Overlay – Schedule 10 (DDO10) in to the Moonee Valley Planning Scheme to implement the adopted Keilor Road and North Essendon Activity Centre Structure Plans (respectively).

The Amendment also modifies the existing Municipal Strategic Statement at Clause 21.05 (Built Form) and Clause 21.06 (Activity Centres) and:

- rezones land within the activity centres from Industrial 3 Zone to Commercial 2 Zone
- rezones land within the activity centres from Residential 2 Zone to Commercial 1 Zone
- rezones land within the activity centres from Residential 1 Zone to Commercial 1 Zone.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Moonee Valley Council, Civic Centre, 9 Kellaway Avenue, Moonee Ponds.

SOUTH GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C52 (Part 1)

The Minister for Planning has approved Amendment C52 (Part 1) to the South Gippsland Planning Scheme.

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

The Amendment applies a Development Plan Overlay, removes an Environmental Significance Overlay (Schedule 5) and rezones to Residential 1 Zone, land east of Sommers Crescent, Korumburra.

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

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

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C168

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

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

The Amendment introduces Neighbourhood Character Overlay Schedules 2 and 3 and Design and Development Overlay Schedules 12 and 13 to the Baldwin Street Precinct and Clarence Street Precincts, makes associated changes to clauses 21.05, 21.06 and 61.03 of the Stonnington Planning Scheme; and amends clause 21.09 to include the 'Stonnington Neighbourhood Character Review 2013' as a reference document in the Scheme.

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

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C74

The Minister for Planning has approved Amendment C74 to the Wellington Planning Scheme.

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

The Amendment implements the 'Industrial Land Strategy: Yarram Maffra and Stratford' by updating the Wellington Planning Scheme Municipal Strategic Statement and rezoning land in Yarram and Maffra.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Wellington Shire Council, 70 Foster Street, Sale.

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

Planning and Environment Act 1987

COLAC OTWAY PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C70

The Colac Otway Shire Council has resolved to abandon Amendment C70 to the Colac Otway Planning Scheme.

- 1. The Amendment C70 proposed to update the mapping for biodiversity assets across the Shire and amend the provisions of the Colac Otway Planning Scheme relating to biodiversity protection and enhancement.
- 2. Specifically, the Amendment proposed to amend:
 - Clauses 21.02, 21.04, 21.06, 21.07;
 - Environmental Significance Overlay Schedule 1, Environmental Significance Overlay Schedule 2, Environmental Significance Overlay Schedule 4;
 - Vegetation Protection Overlay Schedule 1, Vegetation Protection Overlay Schedule 2;
 - the Schedule to Clause 66.04, the Schedule to Clause 66.06;
 - the following overlay maps:
 - ESO2 Maps: 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30;
 - ESO4 Maps: 1, 2, 3, 4, 5, 6, 8, 9, 12, 14, 15, 16, 17, 19, 20, 21, 22, 24, 25, 26, 27, 28, 29, 30;
 - VPO1 Maps: 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30;
 - VPO2 Maps: 1, 2, 4, 5, 9, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 25, 26, 27, 28, 30.

The Amendment C70 lapsed on 13 March 2014.

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ORDERS IN COUNCIL

Corrections Act 1986

APPOINTMENT OF POLICE GAOL AT RINGWOOD

Order in Council

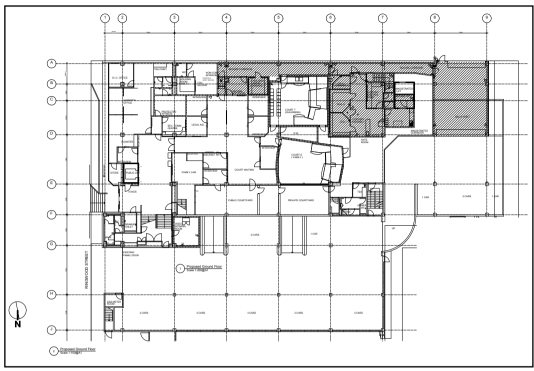
The Governor in Council under section 11 of the **Corrections Act 1986** appoints the place shown as hatched on the attached plan, being part of the premises at 39 Ringwood Street, Ringwood, Victoria as a police gaol.

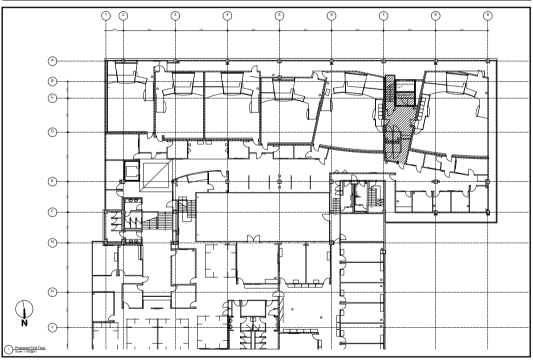
The maximum period for which a person may be held in the police gaol appointed by this Order is 1 day. This Order is made effective from the date it is published in the Government Gazette.

Dated 8 April 2014

Responsible Minister: EDWARD O'DONOHUE MLC Minister for Corrections

> CHIARA EDWARDS Acting Clerk of the Executive Council





Magistrates' Court Act 1989

REVOCATION OF JUSTICE OF THE PEACE APPOINTMENT

Order in Council

The Governor in Council, under section 116 of the **Magistrates' Court Act 1989**, revokes the appointment of Paul John Vincent Richardson as a Justice of the Peace, made on 24 June 2008.

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

Dated 8 April 2014

Responsible Minister: ROBERT CLARK MP Attorney-General

> CHIARA EDWARDS Acting 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 Rules were first obtainable from the Victorian Government Bookshop, Level 20, 80 Collins Street, Melbourne on the date specified:

10. Statutory Rule: Supreme Court

(Administration and Probate) Rules 2014

Authorising Act: Supreme Court

Act 1986

Administration and Probate Act 1958

Date first obtainable: 4 April 2014

Code D

11. Statutory Rule: Magistrates' Court

General Civil Procedure and Miscellaneous Civil Proceedings (Trans-Tasman Proceedings Amendment) Rules 2014

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 8 April 2014

Code B

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#ZH	1927–1990	\$161.50
#ZI	1991–2056	\$166.60

^{*} All prices include GST

[#] Printed as two volumes

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