

Victoria Government Gazette

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GENERAL

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As from 1 May 2014

The last Special Gazette was No. 139 dated 30 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)

PRIVATE ADVERTISEMENTS

Aerodrome Landing Fees Act 2003

AERODROME FEES NOTICE

Avalon Airport Australia Pty Ltd gives notice that the following fees have, under the **Aerodrome** Landing Fees Act 2003 ('Act'), been fixed and operate at Avalon Airport on and from 1 May 2014.

A fee per use of services and facilities associated with Avalon Airport, including (but not limited to) airport infrastructure, Instrument Landing Systems and Navigational Aids will be charged:

MTOW < 3,000 kg	Fee (excl. GST)
Landing Fee (per arrival):	\$19.70 per 1,000 kg MTOW (pro-rata)
	Minimum Charge: \$30.00
Training Flight Fee (for Aircraft that do not touch the	\$15.00
Runway) per approach:	
Training Flight Fee (for Aircraft that touch the Runway) per touch and go:	\$15.00 per 1,000 kg MTOW (pro-rata)
Parking Fee per day:	\$50 per day or part thereof.
MTOW > 3,000 kg but less than 45,000 kg	Fee (excl. GST)
Landing Fee (per arrival):	\$16.20 per 1,000 kg MTOW (pro-rata)
	Minimum Charge: \$60.00
Training Flight Fee (for Aircraft that do not touch the Runway) per approach:	\$20.00
Training Flight Fee (for Aircraft that touch the Runway) per touch and go:	\$18.40 per 1,000kg MTOW (pro-rata)
Parking Fee per day:	\$60 per day or part thereof.
MTOW > 45,000 kg	Fee (excl. GST)
Landing Fee (per arrival):	\$8.50 per 1,000 kg MTOW (pro-rata)
Training Flight Fee (for Aircraft that do not touch the Runway) per approach:	\$40.00
Training Flight Fee (for Aircraft that touch the Runway) per touch and go:	\$18.40 per 1,000 kg MTOW (pro-rata)
Parking Fee per day:	\$50 per hour or part thereof after the first three (3) hours

DISSOLUTION OF PARTNERSHIP

The partnership previously conducted by D.F. Prestige Products Pty Ltd (ACN 129 288 580) of 149 Martin Street, Brighton, as trustee for the partnership of the ADF Family Trust and the GDF Family Trust, has been dissolved by Deed of Dissolution of Partnership dated 30 March 2014.

BALFE & WEBB, solicitors, PO Box 1429, Moorabbin, Victoria 3189. Ref: T. Balfe.

DISSOLUTION OF PARTNERSHIP

The partnership previously conducted by Shane Grigoriadis, Patrick Chew and Kimberley Pike, under the registered business name Folie A Trois has been dissolved by agreement on 12 November 2013.

HORSLEY RYAN & ASSOCIATES, 933 Heidelberg–Kinglake Road, Hurstbridge, Victoria 3099. Reference: BH: 14/034H.

DISSOLUTION OF PARTNERSHIP BY WAY OF RETIREMENT OF PARTNERS

Take notice that the partnership between Ms Julie Maree Colsell, Mr Ronald Gavan Lane, Ms Suzanne Louise Manson, Mr John Norman Price, ALBC Pty Ltd, St Crispian No. 2 Pty Ltd, Thoman Pty Ltd and Jetketsjac Pty Ltd carried on by them under the name Garland Hawthorn Brahe Lawyers at Level 20, 31 Queen Street, Melbourne 3000 in the State of Victoria was dissolved on 31 January 2014 by the retirement from the partnership of Ms Julie Maree Colsell, Ms Suzanne Louise Manson, ALBC Pty Ltd and Thoman Pty Ltd, the partnership from that date being carried on by the continuing partners, namely Mr Ronald Gavan Lane, Mr John Norman Price, St Crispian No. 2 Ptv Ltd and Jetketsjac Pty Ltd.

NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958 (SECTION 33 NOTICE)

Notice to Claimants

AILSA MARY McCRACKEN, late of Rosebank Hostel, 45 Station Street, Yea, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 December 2013, are required by the trustee, ANZ Trustees Limited, of 42/55 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 1 July 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

ANZ TRUSTEES LIMITED,

42/55 Collins Street, Melbourne, Victoria 3000.

Re: MARGARET MARY DALY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of MARGARET MARY DALY, late of The Gables, 629 Riversdale Road, Camberwell, Victoria, who died on 27 October 2013, are to send particulars of their claims to the personal representative/s, care of the undermentioned solicitors, by 2 July 2014, after which date the personal representative/s may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRUCE M. COOK & ASSOCIATES, solicitors,

Level 4, 114 William Street, Melbourne 3000.

Re: JOHN WILLIAM HYDE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN WILLIAM HYDE, late of 3 St Johns Court, Narre Warren, Victoria, who died on 18 September 2013, are to send particulars of their claims to the personal representative/s, care of the undermentioned solicitors, by 2 July 2014, after which date the personal representative/s may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRUCE M. COOK & ASSOCIATES, solicitors,

Level 4, 114 William Street, Melbourne 3000.

Re: FRANCES SHILLABEER, late of Goonawarra Care Services, 19–25 Anderson Road, Sunbury, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 December 2013, are required by the trustee, Robert George Shillabeer, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: Estate of FRANK JAMES LOWDON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of FRANK JAMES LOWDON, late of 7 Lake Street, Reservoir, Victoria, retired, deceased, who died on 22 February 2014, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 30 June 2014, after which the executors 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: Estate of BETTY CHAMPION NOLEN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of BETTY CHAMPION NOLEN, late of 37 Victoria Street, Boort, Victoria, widow, deceased, who died on 27 February 2014, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 30 June 2014, after which the executors 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.

JOHN CHARLES EGGLESTONE, late of 129 Cowin Street, Diamond Creek, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovementioned deceased, who died on 10 October 2013, are required to send particulars of their claims to the executors, Jacke Mary Trim G 18 1 May 2014

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and Francis Charles Egglestone, care of PO Box 34, Bundoora, Victoria 3083, by 2 July 2014, after which date the said executors may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted on 9 April 2014.

Re: KENNETH JAMES BLAKELEY, late of 22 Cole Court, Toorak, Victoria, industrialist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 November 2013, are required by the executor, Antony John Blakeley, care of James Higgins & Co., 443 Little Collins Street, Melbourne, to send particulars of their claims by 1 July 2014, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

JAMES HIGGINS & CO., solicitors, 443 Little Collins Street, Melbourne 3000.

Re: VINCENT NICHOLAS CHIODO, late of 22 Martin Street, Brighton, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 February 2013, are required by the trustees, Peter Augustine Chiodo, Darren Mark Munro and Paul Kirton, all care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustees by 30 June 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MACPHERSON + KELLEY, lawyers, 40–42 Scott Street, Dandenong, 3175.

Creditors, next-of-kin and others having claims in respect of the estate of STEFANIA RADYWYL (also known as STEFANIE RADYWYL), late of St Catherine's Aged Care Facility, 1 Clayton Road, Balwyn, Victoria, pensioner, deceased, who died on 9 April 2014, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 1 July 2014, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS, 222 LaTrobe Street, Melbourne 3000.

Re: The estate of GLORIA FAY MULLIN, late of 7 Gardenia Crescent, Cheltenham, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 October 2013, are required by the executors, Stephen Bruce Edmunds and Raymond John Willis, to send particulars to them, care of the undersigned solicitors, by 6 July 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

EDNA EDITH BROPHY, late of Vasey RSL Park, 85 Overport Road, Frankston, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 3 February 2014, are required by the executor, Thomas Patrick Dominic Conway, care of Wollerman Shacklock Lawyers of Suite 2, 8 Gloucester Avenue, Berwick, Victoria 3806, to send particulars of their claims to him by 17 June 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 1 April 2014.

WOLLERMAN SHACKLOCK LAWYERS, 8 Gloucester Avenue, Berwick 3806.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

MOUNT ALEXANDER SHIRE COUNCIL

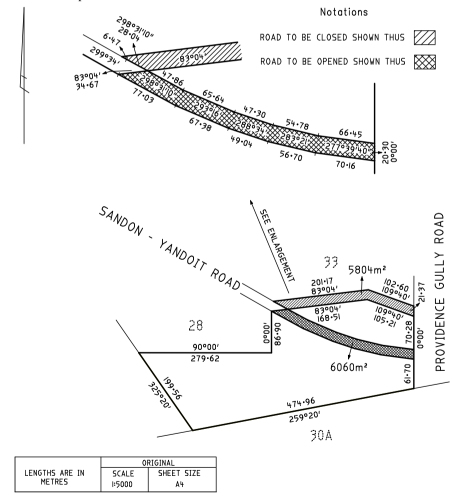
Road Deviation and Land Exchange

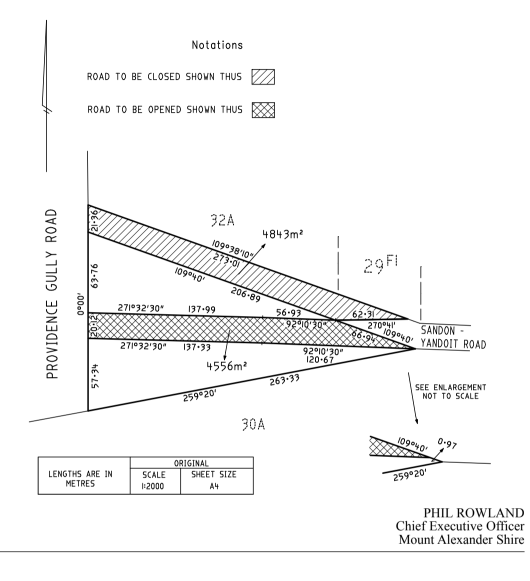
Acting pursuant to section 207B(2A) Clause 2 of Schedule 10 of the Local Government Act 1989 (the Act), the Mount Alexander Shire Council hereby gives notice that, as from the date of publication in the Government Gazette, Council shall deviate a section of the Sandon–Yandoit Road, at Sandon to the east and west of Providence Gully Road, which is hatched on the two plans below.

Under clause 2(2) of Schedule 10 of the Act, consent was obtained on 23 October 2013 from the Minister for Environment and Climate Change, as the Responsible Minister administering the Land Act 1958 (under delegated authority), to the proposed deviation and land exchange as shown on the plan below.

The road reserve is to be altered on title to accord with the physical occupation and location of the existing constructed road. The land in the existing road reserve (hatched) is proposed to be transferred to the adjoining owners in exchange for the land upon which the road is actually constructed (cross hatched).

Council now gives effect under Schedule 10, Clause 2(3) of the Act to the road deviation in accordance with the plans below.





BASS COAST SHIRE COUNCIL

Control of Dogs in the Shire

On 19 March 2014, the Bass Coast Shire Council (Council) made an Order which revokes all previous Orders made under section 26(2) of the **Domestic Animals Act 1994** (Act) in relation to the control of dogs on beaches, including the orders published in the Government Gazette on 31 October 2013 and 19 December 2013, which revocation will take effect on 30 April 2014.

Council also ordered, pursuant to section 26(2) of the Act, that:

- 1. From 1 May 2014, dogs must be restrained by a chain, cord or leash in all public places (other than those in private ownership) in Council's municipal district with the exception of Designated Off Leash Areas.
- 2. The following areas are Designated Off Leash Areas:
 - Ventnor, beach area between Graydens Road West and access point at Ventnor Beach Road;
 - Cowes, Blue Gum Reserve in Dunsmore Road;
 - Wonthaggi, Strickland Street Reserve;
 - Inverloch, beach and car park area east of Grandview Grove to Cuttriss Street;
 - Inverloch, beach area between Abbott Street and Ramsey Boulevard carpark adjacent to Holt Court;
 - Inverloch, inland reserve at the end of Inlet Court, Queenscliff Drive, Headland Way and Somerset Place; and
 - Inverloch, inland reserve at the end of Endeavour Place between Mariner Place, Regatta Place and Artisan Way.

A dog may be exercised off a chain, cord or leash in a Designated Off Leash Area during the times allowed in that area if the owner of the dog:

- carries a chain, cord or leash;
- has at all times effective voice control of the dog and is able to place the dog under effective control by means of chain, cord or leash immediately if necessary;
- does not allow the dog to attack a person or animal or rush at a person; and
- always keeps the dog in sight.

If a dog is off a chain, cord or leash in a Designated Off Leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within twenty metres of:

- the arena or ground of an organised sporting or practice event;
- a children's play equipment area; or
- a permanent barbeque or picnic area.

For the purposes of this paragraph:

'owner' has the same meaning as in the Act

'rush at' has the same meaning as in the Act

3. From 30 April 2014, in each of the following areas the restrictions below apply:

No dogs between 10.00 am and 5.00 pm on any day and between 8.00 pm on one day and 7.00 am on the following day from 1 December in each year to 30 April in the following year.

- Cape Woolamai Safety Beach (southern end of The Esplanade to Cleeland Road);
- All Phillip Island northern beaches from Ventnor to the eastern most part of Silverleaves, with the exception of Cowes Main Beach (Mussel Rocks to Erehwon Point) where dogs are prohibited at all times (see paragraph 4);

- Rhyll Beach (McIlwraith Road to Hastings Street);
- Newhaven Beach (Boys Home Road to Cleeland Street); and
- Cape Paterson Beaches (from Cape Paterson Caravan Park to and including Cape Paterson Life Saving Club beach).
- 4. The following restrictions apply at all times:
 - No dogs permitted at any time on Cowes Main Beach, Phillip Island (between Mussel Rocks and Erehwon Point).

These provisions are now in force and will assist in improving the amenity of Council's municipal district, particularly over the holiday season, when dogs on beaches, in public reserves and shopping areas can create a nuisance or danger to the public and wildlife.

PAUL BUCKLEY PSM Chief Executive Officer



PROPOSAL TO MAKE GOVERNANCE (MAJOR POLICY CONSULTATION) LOCAL LAW NO. 3

Notice is hereby given that Brimbank City Council intends to make the proposed Governance (Major Policy Consultation) Local Law No. 3 (proposed Local Law) in accordance with sections 111(1) and 119 of the Local Government Act 1989 (the Act).

Purpose of the proposed Local Law

The proposed Local Law will enable Council to determine a policy is, or is not, a 'major policy' and will prescribe a public consultation process to be followed when the Council proposes to make, amend, modify or revoke a 'major policy'.

The proposed Local Law is being made under section 111(1) of the Act and will operate throughout the municipal district of Brimbank City Council.

The purpose of the proposed Local Law is to:

- Provide for some policies of Council to be designated as major policies
- Prescribe the procedure to be followed before making, amending, modifying or revoking a major policy
- Promote transparency of decision-making
- Promote best practice in governance processes, and
- Provide for the peace, order and good government of the municipal district.

A Community Impact Statement has been prepared to inform the community about the proposed Local Law and to assist any member of the public who may wish to make a submission to Council.

A copy of the proposed Local Law and Community Impact Statement can be obtained from the Sunshine Council Offices (Alexandra Avenue, Sunshine), the Keilor Council Offices (Old Calder Highway, Keilor), and on Council's website at www.brimbank.vic.gov.au

Any person affected by the proposed Local Law may make a written submission relating to the proposed Local Law under section 223 of the Act. Written submissions must be received by 5 pm on Thursday 29 May 2014, and addressed to: Bill Jaboor, CEO, Brimbank City Council, PO Box 70, Sunshine, Victoria 3020.

In their written submission, a person may also request to be heard by a Committee of Council in support of their submission, prior to Council considering the proposal.

The Hearing of Submissions Committee for the proposed Local Law will be held on Thursday 5 June 2014 at 6 pm at the Keilor Council Offices, Old Calder Highway, Keilor. Any person who lodges a written submission and requests to be heard in support of their submission, is requested to attend this meeting.

For more information on the proposed Local Law, please contact Melanie Fleer, Manager Governance, on 9249 4053.

Please note: Council is required to maintain a public register of written submissions made under section 223 of the Act. Submissions may be viewed by any member of the public for a period of 12 months after the submission period closes. Details of submissions (excluding names and addresses) may also be included within official Council Meeting Agendas and Minutes, which remain permanent public documents.

HINDMARSH SHIRE COUNCIL

Notice of Intention to Make New Local Laws

Notice is hereby given in accordance with section 119 of the **Local Government Act 1989** that Council proposes to make two new Local Laws – the Meeting Procedure and Common Seal Local Law No. 1 (2014) and the Hindmarsh Municipal Local Law No. 2 (2014).

The purpose and general purport of the proposed Meeting Procedure and Common Seal Local Law No. 1 is to:

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

The purpose and general purport of the proposed Municipal Local Law No. 2 is to:

- (a) to regulate and control uses and activities of Council buildings, land and reserves, allowing for public enjoyment of Council places and protecting Council assets by providing minimum standards of behaviour and managing risks;
- (b) to promote the health and wellbeing of the people living in the municipal district and to provide a safe and healthy environment that gives the residents of the Council's municipal district the opportunity to enjoy a quality of life that meets the general expectations of the community;
- (c) to prohibit, regulate and control activities that may be dangerous, unsafe, detrimental or undesirable to the quality of life in Council's municipal district;
- (d) to control nuisance caused by noise, odour and smoke emissions, and other discharges to the environment which may adversely affect enjoyment of life, health, safety and welfare of persons within Council's municipal district;
- (e) to regulate the keeping of animals within the municipal area and protect their welfare, including providing for the movement of livestock being driven, grazed or kept within the municipal area;
- (f) to provide a system for applying for Permits where a Permit is required;

- (g) to provide for the administration of the Council's powers and functions; and
- (h) to provide generally for the peace, order and good government of the municipal district in a way which enhances the environment and quality of life.

Copies of the proposed Local Laws can be obtained from the Council Offices, 92 Nelson Street, Nhill, or the Customer Service Centres in Dimboola, Jeparit or Rainbow. Copies are also available online at www.hindmarsh.vic.gov.au or can be obtained by emailing info@hindmarsh. vic.gov.au. Any person affected by the proposed Local Laws may make a submission relating to the proposed Local Law under section 223 of the **Local Government Act 1989**. The closing date for submissions is Friday 6 June 2014.

Submissions should be addressed to the Chief Executive Officer, Hindmarsh Shire Council, PO Box 250, Nhill 3418.

TONY DOYLE Chief Executive Officer



South Gippsland Shire Council NOTICE OF MAKING OF LOCAL LAW

General Local Law 2014

On 16 April 2014 South Gippsland Shire Council adopted and made General Local Law 2014 and also adopted the Waste Management Services Procedures 2014 which are incorporated by reference under General Local Law 2014.

The purpose and general purport of the proposed local law is to –

- (a) provide a safe and healthy environment in which the residents of the municipal district enjoy a quality of life that meets the general expectations of the community;
- (b) regulate and control activities which may be dangerous or unsafe or detrimental to the quality of life in the environment of the municipal district;
- (c) facilitate the provision of general public services, health and other community services, property services, recreational and cultural services, and other services in a way which enhances the environment and quality of life in the municipal district;

- (d) provide for the peace, order and good government of the municipal district;
- (e) provide for the administration of the Council's powers and functions; and
- (f) prescribe penalties for contravention of any provisions of this Local Law.

General Local Law 2014 and Waste Management Services Procedures 2014 can be viewed on Council's website at www. southgippsland.vic.gov.au. Alternatively, both documents are available during office hours for inspection at, and obtainable from, Council's Customer Service Centre located at 9 Smith Street, Leongatha.

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C165

Brimbank City Council has prepared Amendment C165 to the Brimbank Planning Scheme.

The land affected by the Amendment is 161, 163–165 and 169 Main Road West, St Albans.

The Amendment proposes to rezone land at 161, 163–165 and 169 Main Road West, St Albans, from the Residential 1 Zone to the Commercial 1 Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the offices of the planning authority, Brimbank City Council: Keilor Office, 704B Old Calder Highway, Keilor; Sunshine Office, Harvester Customer Service Centre, 310 Hampshire Road, Sunshine; or 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, Brimbank City Council. 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 3 June 2014. A submission must be sent to: Attention: Catherine Hunichen, City Strategy, Brimbank City Council, PO Box 70, Sunshine 3020.

BILL JABOOR Chief Executive Officer

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C193

The Metropolitan Planning Authority (MPA) has prepared Amendment C193 to the Casey Planning Scheme. The Amendment has been made at the request of Melbourne Water and the Metropolitan Planning Authority.

The land affected by the Amendment is south of Ballarto Road, Clyde, and is generally bound by Muddy Gates Lane to the east and the Dandenong–Leongatha Railway Reserve to the south.

The Amendment proposes to apply the Public Acquisition Overlay – Schedule 4 (PAO4) to the land to be acquired for the future construction of the Clyde Creek Retarding Basin.

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, the Metropolitan Planning Authority (MPA), Level 29, 35 Collins Street, Melbourne; during office hours, at the office of the City of Casey, Magid Drive, Narre Warren; or 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. G 18 1 May 2014

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

The closing date for submissions is Thursday 29 May 2014. A submission must be sent to: Metropolitan Planning Authority, Amendment C193, Level 29, 35 Collins Street, Melbourne, Victoria 3000; or via email to amendments@mpa.vic.gov.au

PETER SEAMER Chief Executive Officer Metropolitan Planning Authority

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C135

The Knox City Council has prepared Amendment C135 to the Knox Planning Scheme.

The land affected by the Amendment is 7 Church Street, Bayswater. The Amendment proposes to rezone the land from a Public Use Zone 6 to a Residential Growth Zone 2.

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: Council's Customer Service Building and Planning counter at Knox Council Civic Centre, 511 Burwood Highway, Wantirna South, weekdays 8.30 am - 5 pm (Tuesdays: 8.30 am - 8 pm); or 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 5 pm, Friday 2 June 2014. A submission must be sent to the Knox City Council by email: psamendments@knox.vic.gov.au; or post (no stamp required): Attention: Submission to Amendment C135, City Futures, Knox City Council, Reply Paid 70243, Wantirna South, Victoria 3152.

> PAUL DICKIE Acting Director – City Development

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C174

The Mornington Peninsula Shire Council has prepared Amendment C174 to the Mornington Peninsula Planning Scheme.

The Amendment applies to the following land:

- the whole of the Ranelagh Estate, Mount Eliza;
- 36 properties with identified individual heritage significance in Mount Eliza, Mount Martha and Mornington;
- 30 properties (comprising 36 lots) with identified group heritage significance in the Ranelagh Estate Mount Eliza; and
- all land within or abutting a Heritage Overlay.

The Amendment:

- amends the Municipal Strategic Statement by introducing a new Clause 21.15 Local Area Plan for Ranelagh Estate, Mount Eliza;
- amends the Local Policy at Clause 22.04 Cultural Heritage Areas;
- amends Schedule to Clause 43.01 (Heritage Overlay) and makes associated changes to the Heritage Overlay map to apply the

Heritage Overlay to new individual places and groups;

- deletes the Heritage Overlay (HO248) from6 Waveney Road, Mount Eliza; and
- amends Clause 21.12 Reference Documents to include reference to various heritage documents.

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, Mornington Peninsula Shire Council offices – 90 Besgrove Street, Rosebud, 2 Queen Street, Mornington, 21 Marine Parade, Hastings, and on the Shire's website: www.mornpen.vic.gov.au; or 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 2 June 2014. A submission must be sent to the Manager Strategic Planning, Mornington Peninsula Shire, Private Bag 1000, Rosebud 3939.

ALLAN COWLEY Manager – Strategic Planning Mornington Peninsula Shire Council

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C176

The Mornington Peninsula Shire Council has prepared Amendment C176 to the Mornington Peninsula Planning Scheme. The land affected by the Amendment is described below.

The Amendment proposes to:

- rezone 300 Main Street, Mornington (Lot 1, PS 715119) from Public Park and Recreation Zone to Commercial 1 Zone;
- rezone 70 Mountain View Road, Mt Eliza (Lot 315, LP 12850, Volume 8651, Folio 953) from Residential 1 Zone to Commercial 1 Zone and including the land as a 'convenience centre' in Table 1 to Clause 21.07-3;
- rezone 7A Dellwood Court, 192A High Street (Lot 2, PS 336086) and part of the High Street road reserve, Hastings from Public Park and Recreation Zone to Residential 1 Zone;
- rezone part 520 Arthurs Seat Road, Red Hill (Crown Allotment 2025 Parish of Kangerong, TP 949185E) from Public Conservation and Resource Zone to Green Wedge Zone and 520A Arthurs Seat Road, Red Hill (Reserve No. 1, Parish of Kangerong on PS 711847Y) from Green Wedge Zone to Public Park and Resource Zone;
- remove part of the Heritage Overlay from 2A Erlandsen Avenue, Sorrento (Lot 1, SP 25647);
- remove the Heritage Overlay from 2 Parklands Avenue, Somers (Lot 1, LP 39258); and
- apply the Environmental Significance Overlay, Schedule 25 to part of 161 Boundary Road, Dromana (Reserve No. 1);

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 offices of the planning authority, Mornington Peninsula Shire Council: 21 Marine Parade, Hastings; 2 Queen Street, Mornington; and 90 Besgrove Street, Rosebud, and on the Shire's website: www.mornpen.vic.gov.au; or 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 2 June 2014. A submission must be sent to the Mornington Peninsula Shire Council, Private Bag 1000, Rosebud, Victoria 3939.

ALLAN COWLEY Manager Strategic Planning Mornington Peninsula Shire

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, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 2 July 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.

- BACHE, Phyllis Hazel, late of Regis Inala Village, 220 Middleborough Road, Blackburn South, Victoria 3130, deceased, who died on 22 November 2013.
- BAKER, Philomena Teresa, late of Kiverton Park Nursing Home, 15 Webster Street, Malvern East, Victoria 3145, deceased, who died on 5 February 2014.
- BOYD, Brenda Clare, late of H&Cs C.R.U. 26 Alameda Avenue, Mornington, Victoria 3931, deceased, who died on 21 February 2014.
- ENSOR, Catherine, late of Bupa Edithvale, 256 Station Street, Edithvale, Victoria 3196, deceased, who died on 19 November 2013.
- GOULDING, Anita, late of Wild Wood, 672 Nagambie Road, Heathcote, Victoria 3523, deceased, who died on 19 December 2013.
- MCDONALD, Phyllis Margaret, late of Grant Lodge, 6 Clarinda Street, Bacchus Marsh, Victoria 3340, deceased, who died on 7 November 2013.

- MCKENZIE, Donald Bruce, late of 15 Ainsley Avenue, Noble Park, Victoria 3174, pensioner, deceased, who died on 14 December 2013.
- PATERSON, Kenneth, late of Western Gardens Hostel, 40 Anderson Road, Sunshine, Victoria 3020, deceased, who died on 31 January 2014.
- PEARDON, Arthur Ormond, late of Bupa Bonbeach, 53–59 Broadway, Bonbeach, Victoria 3196, deceased, who died on 20 February 2014.
- ROWNEY, William Charles, late of 41 Manchester Drive, Sydenham, Victoria 3037, deceased, who died on 2 October 2011.
- SMITH, Kenneth Vincent, late of Unit 108, Cherry Tree Grove Retirement Village, 67–81 Maroondah Highway, Croydon, Victoria 3136, deceased, who died on 24 November 2012.
- SMITH, Maurice Arthur, late of 9 Newman Street, Niddrie, Victoria 3042, deceased, who died on 19 February 2014.
- TAMME, Ernest, late of Strathdon Aged Care, 17 Jolimont Road, Forest Hill, Victoria 3131, retired, deceased, who died on 17 February 2014.
- TAN, Bock Eng, late of Unit 3, 417 Dryburgh Street, North Melbourne, Victoria 3051, nurse, deceased, who died on 18 January 2014.
- TRAVIATO, Guiseppe Vincenzo, late of Unit 5, 76 Henry Street, Greensborough, Victoria 3088, retired, deceased, who died on 24 January 2014.
- TURNBULL, Arthur, late of Tlc Homewood Residential Aged Care, 8 Young Road, Hallam, Victoria 3803, deceased, who died on 5 February 2014.
- WILLMOTT, Craig Donald Garth, late of 6 Tarata Drive, Doveton, Victoria 3177, deceased, who died on 8 November 2013.
- WOOLLEY, James Frederick, late of Unit 4, 14 Fairy Dell Court, Heathcote, Victoria 3523, retired, deceased, who died on 17 December 2013.
- ZIMMERMAN, Sydney Lionel, late of Villa Maria Society – O'Neill Aged Care, 101 Lewisham Road, Prahran, Victoria 3181, deceased, who died on 10 October 2013.
- Dated 23 April 2014

STEWART MacLEOD Manager

EXEMPTION

Application No. H41/2014

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Cato and Hall Pty Ltd t/as Executive Women Shortlists (the applicant). The application for exemption is to enable the applicant to provide services to women only by including only women in shortlists prepared by the applicant for presentation to employers who seek to employ a person in an executive level role and to advertise that conduct (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavits of Amy Cato, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant is a recruitment company which is engaged by potential employers who seek candidates for executive roles. The applicant does not engage the candidates, but rather presents to employers shortlists of experienced and qualified candidates who may be suitable for the particular role. The applicant's business is to include only women in shortlists for executive roles. The applicant will not seek applications from men, approach men for vacancies or include men in shortlists. The rationale for the applicant's business is to address the shortfall in women in executive roles in companies and other organisations. Australian Stock Exchange (ASX) statistics show that almost two-thirds of ASX 500 companies have no female executives and only 12 have female chief executive officers. Many companies and government organisations wish to increase the number of women within their senior ranks and the applicant intends to present women only shortlists to assist in meeting the identified shortfalls.
- I am not satisfied that the evidence before me is sufficient to show that the exempt conduct is a special measure under section 12 of the Act. No exception or current exemption already applies to the exempt

conduct. To the extent that the applicant provides services to the women candidates it includes on shortlists and the companies it works for, in the absence of an exemption, the exempt conduct would amount to prohibited discrimination.

- The applicant has informed the Tribunal that there are some 3,300 company and individual recruiting services in Australia and New Zealand. The Association of Executive Search Consultants has 53 members which operate across Australia. The applicant is the only Australian based recruitment agency which will only offer women as candidates for executive roles.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights** and **Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality, and in particular the right to equal and effective protection against discrimination, of men who would wish to be included in the applicant's shortlists. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 23 April 2019.

Dated 17 April 2014

A. DEA Member

EXEMPTION

Application No. H59/2014

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Inner Northern Group Training Ltd (the applicant). The application for exemption is to enable the applicant to advertise for and employ only women as female apprentices within the applicant's 'Why Should Boys Have All The Fun Jobs?' project (the exempt conduct). Upon reading the material filed in support of this application, including the affidavits of Ali Akkus, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant has been awarded funding from the Victorian Department of Education and Early Childhood Development to run a 12-month project called 'Why Should Boys Have All The Fun Jobs?' The project is designed to work with female students from years 10–12 to promote and create awareness of the career opportunities that are available for them within non-traditional trades. Part of the project involves a purposebuilt 'tradie trailer' which will be fitted with trade tools and supplies for the purpose of engaging young women in the hands-on skills required for non-traditional trades.
- As part of the above project, the applicant wishes to employ up to 40 women as female apprentices to assist in increasing the number of women in non-traditional trades. The applicant has provided statistics which show that in 2013, only 9.37% of all Victorian apprentices were women. If hairdressing and commercial cookery apprentices are set to one side, women make up only 2.44% of all other Victorian apprentices.
- I am not satisfied that the material before me establishes that the exempt conduct is a special measure under section 12 of the Act. No exception or current exemption applies to the exempt conduct and in the absence of an exemption the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of men who would wish to be employed in one of the designated apprenticeship roles. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 30 April 2019.

Dated 17 April 2014

A. DEA Member

Associations Incorporation Reform Act 2012 SECTION 138

I, Steven Scodella, Operations Manager, under delegation provided by the Registrar, hereby give notice that an application for the voluntary cancellation of incorporation, pursuant to section 136 of the Act, has been received by the Registrar from each of the associations mentioned below:

Japan Earthquake Fund Inc.; Sr Rita Douglas Kindergarten Inc.; Filtration and Separation Association of Australasia Inc.; Kerang Dairy Target Group Inc.; Circolo Pensionati Italiani Doutta Galla Essendon Incorporated.; German Club Ringwood Inc.; Darlingford Waters Boat Club Inc.; Freefall United Inc.; Makedonsko Patriotsko Drustvo Brat - "Lube Boskoski" -Makedonski Vojvoda; Overton Lea Preschool Incorporated: The Monash University Club Inc.; Romsey Riding Club Inc.; Global Peace Initiative of Women - Australia Inc.; Tatura Business and Development Group Inc.; The St Leonard's Association Inc.; Gilead Counselling Centre Inc.: Rushworth Lawn Tennis Club Inc.: Australian Institute for Rational Emotive Therapy Inc.; Australian Four Wheel Drive Mud Racing Association Inc.; Dorothy Carlton Pre-School Inc.; Cavanagh St & Neighbourhood Alliance Inc.; Westside Computer Club Incorporated.; Mind Conduit Media Inc.; Red Cliffs Machine Embroidery Group Inc.; Pilkington Trout Angling Club Inc.; Camberwell Women's Hockey Club Inc.; Kerang Lapidary Club Inc.; Mama Lumka Charity Inc.; Melbourne Business Precincts Inc.; The Sunny Club Social Club Inc.: Scottish Clans and Associations Council Inc.; Yarra Rangers Business and Tourism Inc.; Northerners Inc.; Upwey and District Garden Club Inc; Wimmera Sport Aircraft Association

Inc.; Castlemaine Monday Creative Living Support Group Inc.: Ballarat Lodge No. 114 Inc.; Tiszavirag Hungarian Senior Citizens Club Inc.; The Pacifica Theological Studies Association Inc.; Ilma Lever Garden Centre Inc.; Hold My Hand 'The Chrisoula Gomatos' Dementia Foundation Inc.; The Newstead Short Story Tattoo Inc.; Port Phillip Line Dancing Association Inc.; Grace Ministry Church Inc.; Glenrov North Kindergarten Inc.; MFB General Office Social Club Inc.; The Cast Metals Foundation of Australia Inc.; Auto Social Club Inc.; Daylesford Homing Club Inc.; Orbost and District Community Forum Inc.; Volcanoes Discovery Centre Inc.; Berwick & District Garden Club Inc.; Dundas Tennis Club Inc.; School of Hard Knocks Institute Inc.; Ming De Chinese Saturday School Association Inc.; Pedal Round Oz 4 Youth Inc.; Lithuanian Community School Inc.; Kankama Association Inc.; The Yellow Brick Road Inc.; Bridgewater Kindergarten Inc.; Maskerade Productions Inc.; AFL Victoria Development Foundation Inc.; Soulfood Inc.; Stab Community Day Inc.

I further advise that unless a person makes a written objection to cancellation to the Registrar within 28 days of the date of this notice, I intend to cancel the incorporation of the incorporated associations mentioned above.

Dated 1 May 2014

STEVEN SCODELLA Operations Manager PO Box 4567 Melbourne Victoria 3001

Associations Incorporation Reform Act 2012 SECTION 134

I, Steven Scodella, Operations Manager under the **Associations Incorporation Reform Act 2012** (the Act), under delegation provided by the Registrar; hereby give notice that, pursuant to section 134(1) of the Act, the registration of the incorporated association mentioned below will be cancelled on 1 May 2014:

Yea Preschool Inc.

Dated 1 May 2014

STEVEN SCODELLA Operations Manager PO Box 4567 Melbourne Victoria 3001

Co-operatives National Law (Victoria) CAMP JUNGAI CO-OPERATIVE LTD

On application under section 601AB of the **Corporations Act 2001** (the Act), notice is hereby given under section 601AB(3) of the Act, as applied by section 453(a) of the **Co-operatives National Law (Victoria)**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and the registration will be dissolved.

Dated at Melbourne 1 May 2014

CLAIRE NOONE Director, Consumer Affairs

Co-operatives National Law (Victoria)

CHELSEA HEIGHTS PRIMARY SCHOOL CO-OPERATIVE LIMITED

On application under section 601AB of the **Corporations Act 2001** (the Act), notice is hereby given under section 601AB(3) of the Act, as applied by section 453(a) of the **Co-operatives National Law (Victoria)**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and the registration will be dissolved.

Dated at Melbourne 1 May 2014

CLAIRE NOONE Director, Consumer Affairs

Co-operatives National Law (Victoria) BENDIGO, EAGLEHAWK & KANGAROO FLAT R.S.L. CO-OPERATIVE SOCIETY LIMITED

On application under section 601AB of the **Corporations Act 2001** (the Act), notice is hereby given under section 601AB(3) of the Act, as applied by section 453(a) of the **Co-operatives National Law (Victoria)**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and the registration will be dissolved.

Dated at Melbourne 1 May 2014

CLAIRE NOONE Director, Consumer Affairs

Cemeteries and Crematoria Act 2003 SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Bryan Crampton, as Delegate of the Secretary to the Department of Health for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scales of fees and charges fixed by the following cemetery trusts. The approved scales of fees and charges will take effect from the date of publication of this notice in the Government Gazette and will be published on the internet.

The Crib Point Cemetery Trust

Dated 24 April 2014

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

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 5 May 2014:

• Southern Grampians Shire Council

EUAN FERGUSON AFSM Chief Officer

Crown Land (Reserves) Act 1978

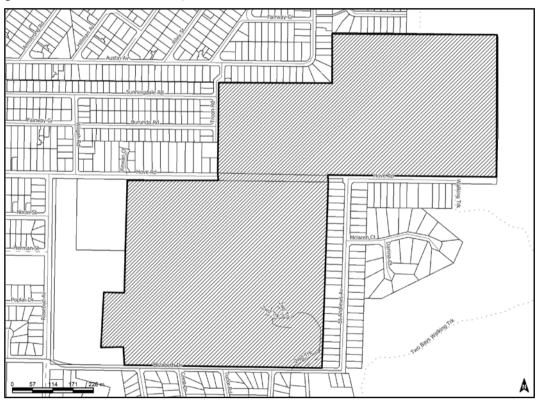
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

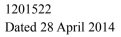
Under section 17D(1) of the **Crown Land (Reserves) Act 1978** I, the Hon. Ryan Smith MP, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Rosebud Park and Recreation Reserve Committee Incorporated over part of Rosebud Park and Recreation Reserve described in the schedule below for the purposes of the operation of the golf course including grounds maintenance and the pro-shop and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

Schedule

The land shown hatched black on attached plan, being part of the land permanently reserved for public park and recreation purposes by Order in Council of 13 December 1927 (vide government gazette 21 December 1927, 4001).





THE HON RYAN SMITH MP Minister for Environment and Climate Change

Electricity Industry Act 2000

NOTIFICATION OF TRANSFER OF LICENCE TO GENERATE ELECTRICITY

The Essential Services Commission (Commission) gives notice under section 31(11) of the **Electricity Industry Act 2000** (Vic) (EIA) that, pursuant to section 31(5) of the EIA, the Commission has approved the transfer of the licence to generate electricity at Hazelwood Power Station.

The transfer of the licence is from the current Hazelwood Power Partnership (HPP) to a newly constituted HPP, comprising:

- National Power Australia Investments Limited (ABN 51 075 257 537)
- Hazelwood Pacific Pty Ltd (ABN 19 074 351 376)
- Australian Power Partners B.V. (ARBN 075 477 208)
- Hazelwood Churchill Pty Limited (ABN 164 079 403)

The licence continues on an ongoing basis. A copy of the licence is available at www.esc.vic. gov.au, or can be obtained by calling the Commission on (03) 9032 1300.

Dated 22 April 2014

DR RON BEN-DAVID Chairperson

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 food safety program template described and identified as 'Crust Franchisee Food Handling and Safety Version 2' (the template) is registered for use; and
- 2. specify that the template is suitable for use by food businesses trading as Crust that are 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 23 April 2014

> MILENA CANIL Acting Assistant Director Food Safety and Regulation

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 food safety program template described and identified as Crust Food Handling and Safety Version 1 (the template) is registered for use; and
- 2. specify that the template is suitable for use by food businesses trading as Crust that opened on or before 11 March 2014 that are carried out at, on or from class 2 food premises, including those Crust food businesses operating from the following premises:

Armadale	Glen Waverley 700 Llich Street Bood, Clen Waverley 2150
1162–1164 High Street, Armadale 3143	700 High Street Road, Glen Waverley 3150
Ashburton	Ivanhoe
293 High Street, Ashburton 3147	219 Upper Heidelberg Road, Ivanhoe 3079
Balaclava	Kensington
257 Carlisle Street, Balaclava 3183	534 Macaulay Road, Kensington 3031
Ballarat	Kew
Shop 2, 701 Sturt Street, Ballarat 3350	327 High Street, Kew 3101
Balwyn North 276 Doncaster Road, Balwyn North 3104	Knox 446 Burwood Highway (Opposite Knox City Shopping Centre), Knox 3152
Beaconsfield Shop 6, 2 Beaconsfield Emerald Road, Beaconsfield 3807	Melbourne Cricket Ground Yarra Park, Jolimont, 3002
Belmont	Mildura
3/108 High Street, Belmont 3216	Shop 3, 832 Fifteenth Street, Mildura 3500
Bendigo	Mitcham
99 Mitchell Street, Bendigo 3550	537B Whitehorse Road, Mitcham 3132
Bentleigh	Mordialloc
320 Centre Road, Bentleigh 3204	550 Main Street, Mordialloc 3195
Box Hill	Mornington
967 Whitehorse Road, Box Hill 3128	1/211 Main Street, Mornington 3931
Brighton VIC 145 Church Street, Brighton 3186	Patterson Lakes Shop 26 Harbour Plaza, 21 Thompson Road, Patterson Lakes 3197
Brunswick 455–457 Sydney Road, Brunswick 3056	Point Cook Shop 127, 5 Main Street, Point Cook Town Centre, Point Cook 3030
Camberwell	Port Melbourne
792 Burke Road, Camberwell 3124	85 Bay Street, Port Melbourne 3207
Carnegie	Reservoir
152 Koornang Road, Carnegie 3163	Shop B/289–291 Broadway, Reservoir 3073
Cheltenham	Richmond
1/288 Charman Road, Cheltenham 3192	Shop 6, 456 Church Street, Richmond 3121
Deer Park 823 Ballarat Road, Deer Park 3023	Rosanna Rosanna Village Shopping Strip, 113 Lower Plenty Road, Rosanna 3084
Doncaster	Roxburgh Park
7 Macedon Road (Macedon Square), Lower	Shop G-045, 250 Somerton Road, Roxburgh
Templestowe 3107	Park Shopping Centre, Roxburgh Park 3064
Eltham	Springvale
1034 Main Road, Eltham 3095	4/27–31 Springvale Road, Springvale 3171
Essendon 4–6 Napier Street, Essendon 3040	Taylors Hill3/2–14 Calder Park Drive, Watervale ShoppingCentre, Taylors Hill 3037

Fitzroy	Werribee
350 Smith Street, Fitzroy 3066	Shop 1/1–13 Watton Street, Werribee 3030
Frankston	Williamstown
Shop 7a, Thompson Street, Frankston 3199	71 Douglas Parade, Williamstown 3016
Geelong Shop 15 & 16, Pakington Strand Shopping Centre, Pakington Street, Geelong West 3218	

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 23 April 2014

> MILENA CANIL Acting Assistant Director Food Safety and Regulation

Occupational Health and Safety Act 2004

SECTION 7(3)

Notice of Public Review and Comment - Proposed Compliance Code for Manual Handling

Pursuant to section 7(3) of the **Occupational Health and Safety Act 2004** (OHS Act), before the Victorian WorkCover Authority (VWA) makes a recommendation concerning a proposed Compliance Code, it must issue the proposed Compliance Code for public review and comment. The VWA intends to recommend the making of the proposed Compliance Code for Manual Handling.

Notice is hereby given of a period of public review and comment regarding the proposed Compliance Code for Manual Handling, commencing this day, Thursday, 1 May 2014.

Compliance Codes are made for the purpose of providing practical guidance to persons who have duties or obligations under the OHS Act or Occupational Health and Safety Regulations 2007 (OHS Regulations). A failure to comply with a Compliance Code does not give rise to any criminal or civil liability. If a Compliance Code makes provision for or with respect to a duty or obligation imposed by the OHS Act or OHS Regulations and a person complies with that provision, the person is taken to have complied with the OHS Act and OHS Regulations in relation to that duty or obligation.

Public comment submissions

Public comments are invited on the proposed Compliance Code for Manual Handling. Copies can be obtained by contacting the VWA's Advisory Service on 1800 136 089, visiting the VWA website (worksafe.vic.gov.au) or emailing manualhandling@worksafe.vic.gov.au.

Written submissions or comments on the proposed Compliance Code for Manual Handling may be made to the VWA up to close of business Thursday, 29 May 2014. Submissions forwarded or postmarked beyond that date may not be considered.

All submissions and comments will be treated as public documents unless specifically and clearly identified as being confidential.

Submissions can be emailed to manualhandling@worksafe.vic.gov.au, or addressed to: Manual Handling Code Public Comment, Manager, Information and Guidance Branch, The Victorian WorkCover Authority, GPO Box 4306, Melbourne, Victoria 3001.

Enquiries about the proposed Compliance Code for Manual Handling should be directed to the VWA's Advisory Service on 1800 136 089 during office hours (8.30 am to 5.00 pm weekdays).

Land Acquisition and Compensation Act 1986 FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

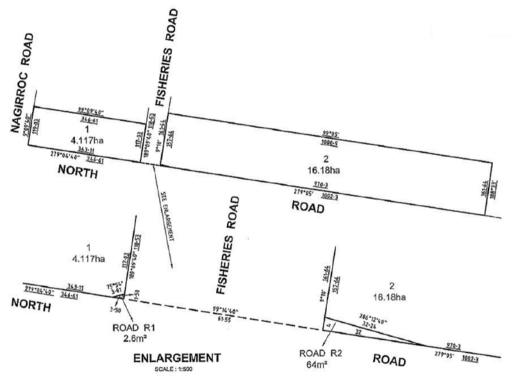
Compulsory Acquisition of Interest in Land

The Casey City Council declares that by this notice it acquires an interest in fee simple over the 64m² square metre parcel of land marked 'Road R2' on the plan below (Land), being part of the land contained in Certificate of Title Volume 8114 Folio 507.

Interests Acquired:

1. BPL Nominees Pty Ltd ACN 051 119 549

2. All or any other interest in the Land.



Published with the authority of the Casey City Council For and on behalf of the Casey City Council.

Signed MIKE TYLER

Name Mike Tyler Chief Executive Officer

Date 1 May 2014

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

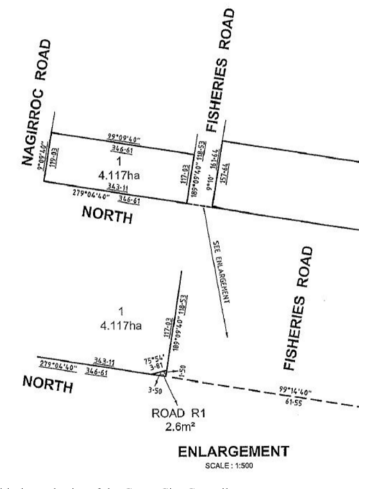
Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Casey City Council declares that by this notice it acquires an interest in fee simple over the 2.625m² square metre parcel of land marked 'Road R1' on the plan below (Land), being part of the land contained in Certificate of Title Volume 9895 Folio 692.

Interests Acquired:

- 1. Dimitry Kirpichnikov and Julie Anne Kirpichnikov
- 2. All or any other interest in the Land.



Published with the authority of the Casey City Council For and on behalf of the Casey City Council. Signed MIKE TYLER Name Mike Tyler Chief Executive Officer Date 1 May 2014

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF STATE DEVELOPMENT, BUSINESS AND INNOVATION

Exemption of Land from a Licence

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence applications 5508 and 5509 from being subject to a licence application under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 28 April 2014

DAVID BOOTHROYD Manager Earth Resources Tenements Earth Resources Regulation Victoria

Pipelines Act 2005

SECTION 67

Minor Alteration to Authorised Route

PIPELINE LICENCE NUMBER:	PL135
NAME(S) OF LICENSEE(S):	APA GasNet Australia (Operations) Pty Ltd
ADDRESS(ES) OF LICENSEE(S):	180 Greens Road Dandenong South, Victoria 3175
DESCRIPTION OF EXISTING AUTHORISED ROUTE:	The transmission pipeline commences from a branch valve assembly on Pipeline Licence 75 located within Allotment 1, P.S. 13349, Parish of Bunyip, and terminates at a branch valve assembly on Pipeline Licence 75 situated within Part Allotment 20, Parish of Nar Nar Goon.
ALTERATION:	As from today:
	1. The pipeline is altered to add a reverse flow run within the Pakenham (Line Valve 9) compound.
	2. The authorised route of the pipeline is delineated by the red line on the drawing titled A6-135-1

CONDITIONS:

As from today the conditions of Pipeline Licence PL135 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
 - a. Maximum Allowable Operating Pressure: 7390 kPa
 - b. Contents: Gaseous Hydrocarbons
 - c. Length: 17.8 km
 - d. Nominal diameter: 750 mm

Dated 16 April 2014

KYLIE WHITE Executive Director, Earth Resources Regulation Delegate of the Minister for Energy and Resources

Rev B and replaces all existing drawings.

Pipelines Act 2005

SECTION 67

Minor Alteration to Authorised Route

PIPELINE LICENCE NUMBER:	PL19	
NAME(S) OF LICENSEE(S):	SPI Networks (Gas) Pty Ltd	
ADDRESS(ES) OF LICENSEE(S):	Level 31, 2 Southbank Boulevard Southbank, Victoria 3006	
DESCRIPTION OF EXISTING AUTHORISED ROUTE:	Pipeline Licence 19 commences at the junction of Somerville and Paramount Roads, West Footscray, then continues east along Somerville Road and turning south along Cromwell Parade and Richards Street before turning east into Francis Street, then turning southwardly to Wembley Avenue before dividing into two branches, one continuing east and ending at a regulating station near Williamstown Road, Yarraville, the other continuing in a southerly direction along Wembley Avenue, Ferguson Street, Vernon Street, Moresby Street, Stephenson Street, Blackshaws Road, Johnston Street, Mason Street and Challis Street to Champion Road, then in a south-easterly direction along Champion Road, Freyer Street, Melbourne Road and Stevedore Street before ending near the junction of Stevedore Street and Macquarie Street in Williamstown.	
ALTERATION:	As from today:	
	1. The pipeline is altered to decommission and abandon the P2-068 regulator station along with the 200 mm TP service pipeline supplying the regulator station.	
	2. The authorised route of the pipeline is delineated by the red line on the drawing titled T339-1-1 Rev C1 and replaces all existing drawings. The blue line	

CONDITIONS:

As from today the conditions of Pipeline Licence PL19 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
 - a. Maximum Allowable Operating Pressure: 2756 kPa
 - b. Contents: Gaseous Hydrocarbons
 - c. Length: 8.80 km
 - d. Internal diameter: 200 mm, 300 mm & 400 mm

Dated 16 April 2014

KYLIE WHITE Executive Director, Earth Resources Regulation Delegate of the Minister for Energy and Resources

shows the decommissioned pipe that is no longer

part of the authorised route.

Pipelines Act 2005

SECTION 67

Minor Alteration to Authorised Route

PIPELINE LICENCE NUMBER:	PL219
NAME(S) OF LICENSEE(S):	Vic Gas Distribution Pty Ltd
ADDRESS(ES) OF LICENSEE(S):	1 Wood Street Thomastown Victoria 3074
DESCRIPTION OF EXISTING AUTHORISED ROUTE:	The route of the pipeline is a steel pipeline with a nominal length of 8.3 km and a nominal bore of 200 mm and 300 mm commencing at the outlet flange of the Pipeline Licence 101 custody transfer meter in the Wodonga City Gate, Wodonga, and finishes at the Victorian border on the south side of the Murray River.
ALTERATION:	As from today:
	The authorised route of the pipeline is altered by installing a new water bath heater and connecting pipework within the Wodonga City Gate.
	The authorised route of the pipeline is delineated by the red line on the drawing T74-1-500 and replaces all existing drawings.

CONDITIONS:

As from today the conditions of Pipeline Licence PL219 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
 - a. Maximum Allowable Operating Pressure: 2760 kPa
 - b. Contents: Gaseous Hydrocarbons
 - c. Length: 8.30 km
 - d. Nominal diameter: 200 mm & 300 mm

Dated 16 April 2014

KYLIE WHITE Executive Director, Earth Resources Regulation Delegate of the Minister for Energy and Resources

Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4) IN RELATION TO THE BRIGHT AUTUMN FESTIVAL GALA DAY PARADE, BRIGHT, ON 3 MAY 2014

1 Purpose

The purpose of this Declaration is to exempt participants in the Bright Autumn Festival Gala Day Parade from specified provisions of the Road Safety Road Rules 2009 with respect to the Event, which is a non-road activity to be conducted on Great Alpine Road (Gavan Street), Bright, on 3 May 2014.

2 Authorising provision

This notice is made under section 99B(4) of the **Road Safety Act 1986**. Section 99B(4) provides that the Minister may, on the application of a person proposing to conduct a non-road activity on a highway, by notice published in the Government Gazette, declare that specified provisions of the **Road Safety Act 1986** and of the regulations made under that Act do not apply with respect to the non-road activity specified in the notice during the period specified in the notice.

3 Commencement

This notice takes effect on 3 May 2014 at 1.00 pm.

4 Expiry

This notice expires on 3 May 2014 at 3.30 pm.

5 Definitions

In this notice, unless the context or subject matter otherwise requires -

- a) 'Event' means the Bright Autumn Festival Gala Day Parade, to be held on 3 May 2014; and
- b) 'Participants' means participants in the Event, including officers, members and authorised agents of the Bright Autumn Festival Committee, whose presence is reasonably required to ensure the safe conduct of the Event.

6 Declaration

I, William Tieppo, Acting Executive Director Regional Operations, as delegate of the Minister for Roads, under section 99B(4) of the **Road Safety Act 1986**, declare that the provisions of the Road Safety Road Rules 2009 specified in Table 1 do not apply to Participants engaged in activities forming part of the Event on the highway specified in column 1 of Table 2, on the date and during the period specified in column 2 of Table 2.

Provisions of the Road Safety Road Rules 2009 that do not apply to participants in the EventRoad Safety Road Rules 2009Part 9RoundaboutsPart 11Keeping Left, Overtaking and Other Driving RulesPart 12Restrictions on Stopping and ParkingPart 14Rules for PedestriansPart 16Rules for Persons Travelling on or in VehiclesRule 298Driving with a person in a trailer

Table 1



Column 1 Highway	Column 2 Date and time
Park Street between Deacon Avenue and Bakers Gully Road	3 May 2014, between 1.00 pm and 3.30 pm
Bakers Gully Road between Park Street and Anderson Street	3 May 2014, between 1.00 pm and 3.30 pm
Anderson Street between Bakers Gully Road and Great Alpine Road (Gavan Street)	3 May 2014, between 1.00 pm and 3.30 pm
Great Alpine Road (Gavan Street) between Anderson Street Mountbatten Avenue	3 May 2014, between 1.00 pm and 3.30 pm

Dated 28 April 2014

WILLIAM TIEPPO Acting Executive Director Regional Operations Roads Corporation



GWMWater

Water Act 1989

PROPOSED RUPANYUP SEWERAGE DISTRICT

Grampians Wimmera Mallee Water Corporation (GWMWater) advises, under section 122P of the Water Act 1989, that it proposes the creation of a Sewerage District for the township of Rupanyup.

Plans of the extent of the proposed Rupanyup Sewerage District are publicly available via the GWMWater website, www.gwmwater.org.au or may be inspected, free of charge, from any GWMWater office.

Any person who is affected by the proposed creation of the Rupanyup Sewerage District may make a submission, in writing, to the Manager Legal and Corporate Resources, GWMWater, PO Box 481, Horsham 3402, or via email to info@gwmwater.org.au prior to 5 pm on or before Monday, 2 June 2014.

General enquiries relating to the proposed creation of this district may be directed to Ross Higgins on 1300 659 961.

MARK WILLIAMS Managing Director

Water Act 1989

ORDER FOR AMENDMENT OF TRADING RULES FOR DECLARED WATER SYSTEMS (TRADE OUT OF THE BROKEN)

1. I, Peter Walsh, Minister for Water, make the following Order to amend the Trading Rules for Declared Water Systems.

Title

2. This Order is called the Order for Amendment of Trading Rules for Declared Water Systems (Trade out of the Broken).

Purpose

3. The purpose of this amendment is to allow trade of allocation out of the Broken system, subject to conditions.

Authorising Provision

4. This Order is made in accordance with sections 33AZ(2) and 64AZ(2) of the Water Act 1989.

Amendment

5

- The amendment is as follows:
 - a) In Rule 6, after the definition of 'back trade reserve', insert –

"Broken Inter-Valley Trade account" means an account kept in the Victorian Water Register recording transfers of entitlements and allocations from the Broken River to downstream;".

- b) In Rule 7, after '12F2', insert ', 12G'.
- c) After Rule 12F2, insert –

'Limit on Allocation Trade from the Broken (zone 2)

12G. An application for a trade of allocation from trading zone 2 to any other trading zone must not be approved if the application is received after 31 March and before 1 July in any year, or if after approval of the proposed trade, the Broken Inter-Valley Trade account would exceed 1,500 ML.'

- d) In Rule 14, after '17C', insert ', 17D'.
- e) After Rule 17C, insert
 - 'Broken (zone 2)
 - 17D. An application for a trade of entitlement from trading zone 2 to any other trading zone must not be approved.'.
- f) In Table 1A of Schedule 1,
 - (i) replace the row for trading zone 2A with the following:

2	Broken
	Lake Nillahcootie;
	Broken River from Lake Nillahcootie to top of Casey's
	Weir pool;
	Casey's Weir pool;
	Broken River from Casey's Weir pool to the Goulburn
	River;
	Upper Broken Creek from Broken River to Waggarandall
	Weir, including Major Creek.

and

- (ii) delete the row for trading zone 2B.
- g) In Table 2A of Schedule 2:
 - (i) delete the column for trading zone 2B;
 - (ii) delete the row for trading zone 2B;
 - (iii) in the column for trading zone 2A
 - A. in the header, replace '2A' with '2';
 - B. insert 'b' in rows 1A, 1B, 1L, 4A, 4C, 5A, 13 and 14; and
 - C. insert 'a' in rows 3, 6, 6B, 7, 10A, 10B, 11, and 12; and
 - (iv) in the row for trading zone 2A
 - A. in the first cell, replace '2A' with '2';
 - B. insert 'b' in columns 1A, 1B, 1L, 3, 4A, 4C, 5A, 6, 6B, 7, 10A, 10B, 11, 12, 13 and 14.
- h) In Schedule 3, in the row labelled '120', replace '2A &2B' with '2'.
- i) In Schedule 4, in the first column of the sixth row, replace '2A &2B' with '2'.

Commencement

6. This Order comes into effect on 1 July 2014, or the date it is published in the Government Gazette, whichever is the later.

Dated 17 April 2014

PETER WALSH MLA Minister for Water

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Ratification of Amendment

Amendment C72

Amendment C72 to the Cardinia Planning Scheme has been ratified by Parliament under sections 46AG and 46AH of the **Planning and Environment Act 1987** (the Act).

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

The Amendment:

- rezones part of the land inside the Urban Growth Boundary (UGB) from Farming Zone Schedule 1 to a Low Density Residential Zone (LDRZ);
- removes the Environmental Significance Overlay applying to the part of land rezoned to LDRZ;
- applies the Design and Development Overlay Schedule 1 (Low Density Residential) and Vegetation Protection Overlay Schedule 1 (Low Density Residential) to the land rezoned to LDRZ; and
- introduces a site specific control under Clause 52.03 to allow the creation of a lot less than 40 hectares in the Green Wedge Zone Schedule 1 and associated Incorporated Document (Site specific control CA85, 8 Drake Court, Bunyip September 2013) at Clause 81.01.

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

Permit No.	Description of land
T090192	CA85, 8 Drake Court, Bunyip

A copy of the Amendment and the 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 Cardinia Shire Council, Henty Way, Pakenham.

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

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Ratification of Amendment

Amendment C183

Amendment C183 to the Cardinia Planning Scheme has been ratified by Parliament under sections 46AG and 46AH of the **Planning and Environment Act 1987**.

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

The Amendment rezones part of Lot 1 Monomeith Road, Monomeith and part of Lot 1 Peers Road, Dalmore, from Green Wedge Zone – Schedule 1 to Public Use Zone 4 and Lot 1 Dalmore Road, Dalmore, from Special Use Zone – Schedule 1 to Public Use Zone 4.

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 Cardinia Shire Council, Henty Way, Pakenham.

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

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment

Amendment C159 (Part 2)

The Minister for Planning has approved Amendment C159 (Part 2) to the Greater Bendigo Planning Scheme.

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

The Amendment rezones land at 21–25 Curtin Street, Flora Hill, from Public Use Zone 7 – Other Public Use to General Residential Zone and amends the Schedule to the Low Density Residential Zone at Clause 42.03 to make a correction and replace 259 Tannery Lane, Strathfieldsaye, with 359 Tannery Lane, Strathfieldsaye, as having a 2.0 hectare minimum subdivision lot size.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Bendigo City Council, Planning Department, Hopetoun Mill, 15 Hopetoun Street, Bendigo.

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

Planning and Environment Act 1987

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C55 (Part 1)

The Minister for Planning has approved Amendment C55 (Part 1) 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 2009 Rural Zones Review by modifying the local planning policy framework to recognise local landscape character units and rezones 72 parcels of land north of Dargo to Farming Zone and Public Conservation and Resource Zone – reflecting land use and tenure.

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

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEES OF MANAGEMENT

Order in Council

The Governor in Council, under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 2 hereunder:

(a) declares that the committees of management shall be corporations;

(b) assigns the names shown in Column 1 to the corporations.

Schedule G2/2014

Column 1 Corporate name	Column 2 Crown Reserves currently managed by Committee
Woodvale Recreation Reserve Committee of Management Incorporated	The Crown land in the Parish of Nerring (Sydney Flat) temporarily reserved as a Site for Cricket and Public Recreation by Order in Council of 26 May, 1902 (vide Government Gazette of 4 June, 1902 – page 1991) and Crown Allotment 20P, Section E, Parish of Nerring temporarily reserved for Public Recreation by Order in Council of 3 March, 1992 (vide Government Gazette of 4 March, 1992 – page 547). File Ref: Rs 4813, 06COM6675.
Frankston Nature Conservation Reserve Committee of Management Incorporated	Crown Allotments 2023, 2024, 2025, 2026 and 2027, Parish of Frankston deemed permanently reserved for Public purposes (nature conservation) under Section 44, Division 27, Part 1 Schedule 5 of the Crown Land (reserves) Act 1978 . File Ref: 2017090.

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

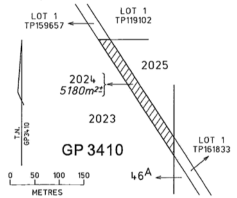
Dated 29 April 2014 Responsible Minister RYAN SMITH Minister for Environment and Climate Change

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

BURRAMBOOT EAST – Crown Allotment 47D, Parish of Burramboot East, area 4.6 hectares, deemed to be temporarily reserved as a site for the Preservation of wildlife habitat pursuant to section 5(7) of the **Crown Land (Reserves) Act 1978** so far only as the portion containing 5180 square metres, more or less, being Crown Allotment 2024, Parish of Burramboot East as indicated by hatching on plan GP3410 hereunder. – (GP3410) – (0607427)



BURRAMBOOT EAST – The temporary reservation by Order in Council of 13 August, 1883 of an area of 46.54 hectares, more or less, of land in the Parish of Burramboot East [formerly Parish of Burramboot] as a site for Water Supply purposes. – (0607427)

CURYO – The temporary reservation by Order in Council of 4 April, 2006 of an area of 2414 square metres of land being Crown Allotment 2002, Township of Curyo, Parish of Curyo as a site for a Public Hall. – (Rs 6109)

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

Dated 29 April 2014

Responsible Minister

RYAN SMITH

Minister for Environment and Climate Change

> YVETTE CARISBROOKE Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

YEA – The temporary reservation by Order in Council of 20 June, 1979 of an area of 12.03 hectares of land being Crown Allotment 5, Section 29, Township of Yea, Parish of Yea as a site for State School Forest Plantation. – (Rs 10828)

GUNBOWER – The temporary reservation by Order in Council of 7 January, 1930 of an area of 6.475 hectares, more or less, of land in Section 5, Parish of Gunbower as a site for Public Recreation, revoked as to part by Order in Council of 2 May, 2000 so far as the balance remaining containing 6.125 hectares, more or less. – (Rs 3937)

MIRBOO – The temporary reservation by Order in Council of 9 October, 1973 of an area of 4800 square metres of land in the Parish of Mirboo as a site for Water Supply purposes. – (Rs 9794)

WARRNAMBOOL – The temporary reservation by Order in Council of 22 May, 1979 of an area of 2.943 hectares of land being Crown Allotment 43B, Section 70, Township of Warrnambool, Parish of Wangoom as a site for a Municipal Store-yard, so far only as the portion containing 1.097 hectares being Crown Allotment 2002, Township of Warrnambool, Parish of Wangoom as indicated by hatching on plan GP1393A published in the Government Gazette on 20 March, 2014 – page 558. – (Rs 10476)

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

Dated 29 April 2014

Responsible Minister

RYAN SMITH Minister for Environment and Climate Change

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS Order in Council

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

MUNICIPAL DISTRICT OF THE CAMPASPE SHIRE COUNCIL

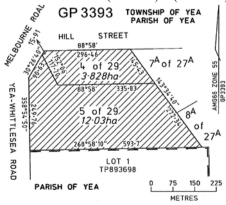
MILLOO – Preservation of an area of ecological significance; being Crown Allotments 2007, 2009 and 2022, Parish of Milloo [total area 48.7 hectares, more or less] as shown hatched on Plan No. LEGL./13-234 lodged in the Central Plan Office and Crown Allotments 20B, 20C, 2001, 2002 and 2003, Parish of Milloo [total area 10.8 hectares, more or less] as shown hatched on Plan No. LEGL./06-440 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (0613774)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

TIEGA and TIMBEROO – Conservation of an area of natural interest; total area 72.4 hectares, more or less, being Crown Allotments 2005, 2007 & 2009, Parish of Tiega and Crown Allotments 2002, 2004 & 2005, Parish of Timberoo as shown hatched on Plan No. LEGL./11-083 lodged in the Central Plan Office of the Department of Transport, Planning and Local infrastructure. – (012020246)

MUNICIPAL DISTRICT OF THE MURINDINDI SHIRE COUNCIL

YEA – Conservation of an area of natural interest; being Crown Allotments 4 & 5, Section 29, Township of Yea, Parish of Yea [total area 15.86 hectares] as indicated by hatching on plan GP3393 hereunder. – (GP3393) – (0902246)



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

Dated 29 April 2014

Responsible Minister RYAN SMITH Minister for Environment and Climate Change

> YVETTE CARISBROOKE Clerk of the Executive Council

Land Act 1958

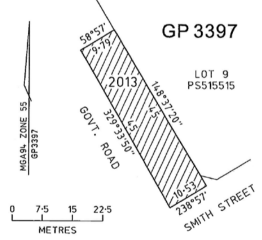
CLOSURE OF UNUSED ROAD

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owners of land adjoining the road closes the following unused road:

MUNICIPAL DISTRICT OF THE MURRINDINDI SHIRE COUNCIL

YEA – The portion of road in the Township of Yea, Parish of Yea being Crown Allotment 2013 as indicated by hatching on plan GP3397 hereunder. – (GP3397) – (09L7-5041)



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

Dated 29 April 2014

Responsible Minister

RYAN SMITH Minister for Environment and Climate Change

and Climate Change

Forests Act 1958

DEDICATION OF CROWN LANDS AS RESERVED FOREST

Order in Council

The Governor in Council under section 45(1) of the Forests Act 1958 dedicates as reserved forest the Crown land specified hereunder.

MUNICIPAL DISTRICT OF THE LATROBE CITY COUNCIL

MIRBOO – being Crown Allotment 9H, Parish of Mirboo [area 4800 square metres] as shown by hatching on plan GP3389 hereunder. – (GP3389) – (1510374)



This Legislative Instrument is effective from the date on which it is published in the Government Gazette. Dated 29 April 2014 Responsible Minister RYAN SMITH Minister for Environment

Education and Training Reform Act 2006

APPOINTMENT OF CHAIRPERSON TO THE VICTORIAN CURRICULUM AND ASSESSMENT AUTHORITY

Order in Council

The Governor in Council under section 2.5.6(2) of the **Education and Training Reform Act 2006** appoints Mr Christopher Wardlaw as Chairperson of the Victorian Curriculum and Assessment Authority from the date of the Order for a period of three years (both dates inclusive).

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

Dated 29 April 2014 Responsible Minister: THE HON. MARTIN DIXON, MP Minister for Education

> YVETTE CARISBROOKE Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF CHAIRPERSON TO THE VICTORIAN CURRICULUM AND ASSESSMENT AUTHORITY SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

Under section 2.5.6(4) of the Education and Training Reform Act 2006 (the Act), members are appointed on a part-time basis.

2. Period of Appointment

The appointment is from the date of this Order for a period of three years (both dates inclusive).

3. Duties and responsibilities of the position

The functions of the Victorian Curriculum and Assessment Authority are contained in section 2.5.3 of the Act and are, in summary, to develop policies, criteria and standards for curriculum, assessments and courses for school students, including courses leading to recognised qualifications.

4. Termination Arrangements

Section 2.5.6(5) of the Act states that a member may resign from office by delivering to the Governor in Council a signed letter of resignation.

Section 2.5.6(6) of the Act states that the Governor in Council may at any time remove a member from office.

5. Payment Provisions

Schedule 2, clause 3(1) of the Act states that a member or acting member of an authority, other than a member who holds a full-time government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university) is entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member. Mr Wardlaw will be remunerated at the rate of \$36,531 per year.

6. Superannuation Obligations

Not applicable.

7.

Travel and Personal Expenses arrangements

Schedule 2, clause 3(2) of the Act states that each member or acting member of an authority is entitled to receive the personal and travelling expenses that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council. Expenses will be paid in accordance with public service guidelines.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

- 9. **Prior Service**
- Not applicable.

Education and Training Reform Act 2006

Constitution of Federation Training Order 2014

APPOINTMENT OF CHAIRPERSON TO THE BOARD OF FEDERATION TRAINING

Order in Council

The Governor in Council under section 3.1.16(1)(a) of the **Education and Training Reform Act 2006** and clauses 13 and 14 of the Constitution of Federation Training Order 2014 appoints Mike Smith as the chairperson of the board of Federation Training from 1 May 2014 to 30 April 2016 (inclusive).

The terms and conditions of this appointment are set out in the attached Schedule.

Dated 29 April 2014

Responsible Minister:

1.

THE HON. NICK WAKELING MP Minister for Higher Education and Skills

YVETTE CARISBROOKE Clerk of the Executive Council

Education and Training Reform Act 2006

Constitution of Federation Training Order 2014

APPOINTMENT OF CHAIRPERSON TO THE BOARD OF FEDERATION TRAINING

SCHEDULE TO THE ORDER IN COUNCIL

Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

Mike Smith's period of appointment is from 1 May 2014 to 30 April 2016 (inclusive).

3. Duties and responsibilities of the position

The function of the chairperson is to chair the board of Federation Training.

4. Termination Arrangements

This appointment will cease on 30 April 2016. However, under section 3.1.18 of the **Education and Training Reform Act 2006**, a chairperson appointed by the Governor in Council may be removed from office by the Governor in Council at any time.

5. Payment Provisions

The remuneration, fees and allowances will be fixed from time to time by the Minister under clause 3(3) of Schedule 2 of the Education and Training Reform Act 2006.

6. Superannuation Obligations

If a director is remunerated, the board must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992 (Cth)** if required by that Act.

7. Travel and Personal Expenses arrangements

Travel and personal expenses of the chairperson proposed by the board will only be approved if consistent with current Victorian Government policy. The current policy is set out in the *Appointment and Remuneration Guidelines for Victorian Government Boards, Statutory Bodies and Advisory Committees* issued by the Department of Premier and Cabinet in January 2010 and updated in July 2012.

8. Leave Arrangements

Not applicable.

9. Prior Service

The board of Federation Training was constituted on 15 April 2014. As such, Mike Smith is a new appointment to this board.

Education and Training Reform Act 2006

Constitution of the Wodonga Institute of Technical and Further Education Order 2013 APPOINTMENT OF CHAIRPERSON TO THE BOARD OF THE WODONGA INSTITUTE OF TECHNICAL AND FURTHER EDUCATION

Order in Council

The Governor in Council under section 3.1.16(1)(a) of the Education and Training Reform Act 2006 and clause 12 of the Constitution of the Wodonga Institute of Technical and Further Education Order 2013 appoints Ulf Ericson as the chairperson of the board of the Wodonga Institute of Technical and Further Education from 1 June 2014 to 31 May 2017 (inclusive).

The terms and conditions of this appointment are set out in the attached Schedule.

Dated 29 April 2014

Responsible Minister:

THE HON. NICK WAKELING, MP Minister for Higher Education and Skills

> YVETTE CARISBROOKE Clerk of the Executive Council

Education and Training Reform Act 2006

Constitution of the Wodonga Institute of Technical and Further Education Order 2013 APPOINTMENT OF CHAIRPERSON TO THE BOARD OF THE WODONGA INSTITUTE OF TECHNICAL AND FURTHER EDUCATION

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

Ulf Ericson's period of appointment is from 1 June 2014 to 31 May 2017 (inclusive).

3. Duties and responsibilities of the position

The function of the chairperson is to chair the board of the Wodonga Institute of Technical and Further Education.

4. Termination Arrangements

This appointment will cease on 31 May 2017. However, under section 3.1.18 of the **Education** and **Training Reform Act 2006**, a chairperson appointed by the Governor in Council may be removed from office by the Governor in Council at any time.

5. Payment Provisions

The remuneration, fees and allowances will be fixed from time to time by the Minister under clause 3(3) of Schedule 2 of the Education and Training Reform Act 2006.

6. Superannuation Obligations

If a director is remunerated, the board must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992 (Cth)** if required by that Act.

7. Travel and Personal Expenses arrangements

Travel and personal expenses of the chairperson proposed by the board will only be approved if consistent with current Victorian Government policy. The current policy is set out in the *Appointment and Remuneration Guidelines for Victorian Government Boards, Statutory Bodies and Advisory Committees* issued by the Department of Premier and Cabinet in January 2010 and updated in July 2012.

8. Leave Arrangements

Not applicable

9. Prior Service

Ulf Ericson previously served on the board of the Wodonga Institute of Technical and Further Education, having been appointed as a Ministerial nominee director in February 2010. However, he resigned from this position in early 2011 due to concerns with the financial reports provided to the board at that time.

The board of the Wodonga Institute of Technical and Further Education was reconstituted in April 2013. As such, Ulf Ericson is a new appointment to this board.

Flora and Fauna Guarantee Act 1988

ADDING OF ITEMS TO THE THREATENED LIST

Order in Council

The Governor in Council, under section 10(1) of the Flora and Fauna Guarantee Act 1988, adds the items described in the Schedule below to the Threatened List.

Schedule

ITEMS TO BE ADDED TO THE THREATENED LIST

Masters' Snake (*Drysdalia mastersii*) Martin's Toadlet (*Uperoleia martini*) Grampians Globe-pea (*Sphaerolobium acanthos*)

Dated 29 April 2014 Responsible Ministers: RYAN SMITH Minister for Environment and Climate Change PETER WALSH Minister for Agriculture and Food Security

> YVETTE CARISBROOKE Clerk of the Executive Council

Gambling Regulation Act 2003

Order in Council

The Governor in Council under sections 5.7.2(2)(a) and 5.7.5(2)(a) of the **Gambling Regulation** Act 2003 determines that the amount for the purpose of these sections is 70 cents.

This Order comes into effect from the date it is published in the Government Gazette. Dated 29 April 2014

Responsible Minister: EDWARD O'DONOHUE MLC Minister for Liquor and Gaming Regulation

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