

Victoria Government Gazette

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No. G 39 Thursday 25 September 2014

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Advertisers Please Note

As from 25 September 2014

The last Special Gazette was No. 334 dated 24 September 2014.

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

How To Submit Copy

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

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

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

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that AirServices Australia has applied for a lease pursuant to section 134 of the **Land Act 1958** for a term of twenty-one (21) years in respect of Allotment 12A of Section 6, Parish of Cudgewa, containing 1.690 hectares as a site for an aircraft navigational aid facility and associated purposes. Ref No: 1104950: Wodonga.

Re: NORMA MANN, late of 2/111 Kooyongkoot Road, Hawthorn, Victoria, gentlelady, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2013, are required by the trustee, John Raymond Cockle, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice.

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

Re: CONSTANCE AMY GRAHAM, late of 15 Fortuna Avenue, North Balwyn, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 April 2014, are required by the executor, Alexander Thomas Wilde, of 76 McKenzie Street, Bendigo, Victoria, to send particulars to the executor by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor has notice.

ALEXANDER THOMAS WILDE, 76 McKenzie Street, Bendigo 3550.

VASIL STOITIS (also known as Victor Stoitis), late of 7 Childs Road, Lalor, in the State of Victoria, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 March 2014, are required by the executrix, Freda Stoitis, care of Arthur J. Dines

& Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 25 November 2014, after which date the executrix may convey or distribute the assets, having regard only to claims to which she has notice.

Dated 16 September 2014 ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

Re: Estate JOYCE GATEHOUSE, deceased. In the estate of JOYCE GATEHOUSE, late of Glenarm Nursing Home, Burgoyne Street, Kerang, Victoria, widowed, deceased.

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

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

Re: BARBARA LORRAINE LEE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 May 2014, are required by the trustee, Gregory Ian Lee, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustee by 12 December 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: Estate of ALWYN MEREDITH WILKINSON, late 113 Harold Road, Noble Park, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 19 July 2014, are required by the trustee, Michael Anthony Cahir, to send

particulars of their claims to the trustee, care of the undermentioned legal practitioners, by 5 December 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

BRENDAN HOLLAND & MICHAEL CAHIR, legal practitioners,

130 Balcombe Road, Mentone 3194.

Re: IRENA SNIEG, late of 3/78 Isla Avenue, Glenroy, Victoria, factory hand, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 May 2011, are required by the trustee, John James Piwarski, 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: ROBERT STOKES, late of 1/1A Rose Street, Pascoe Vale, Victoria, retired moulder, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 July 2014, are required by the trustee, Maree Maugeri, 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.

JOYCE ANNIE WELLER, late of Unit 2, 16 Gresford Road, Wantirna, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 June 2014, are required by the executors, Kaye Diane Jackson and Graeme Keith Weller, to send particulars of their claims to the undermentioned solicitors within sixty days from the date of publication of this notice,

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

DEVENISH, lawyers,

Level 1, 23 Ringwood Street, Ringwood, Victoria 3134.

Re: KENNETH ROBERT McKENZIE DON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of KENNETH ROBERT McKENZIE DON, late of 2 Rockingham Close, Kew, Victoria, retired, deceased, who died on 9 March 2014, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 12 March 2015, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

DONALD & RYAN LAWYERS, solicitors, 304 High Street, Kew 3101.

Re: Estate of ROBERT PRATT.

Creditors, next-of-kin or others having claims in respect of the estate of ROBERT PRATT, late of 405 Bellevue Road, Willangie, in the State of Victoria, farmer, deceased, who died on 6 July 2014, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 30 November 2014, after which the executor will distribute the assets, having regard only to the claims of which she then has notice.

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

Creditors, next-of-kin and others who have claims in respect of the estate of MERVYN JOHN POWELL, late of 5 Fort King Road, Paynesville, in the State of Victoria, deceased, who died on 25 May 2014, are to send particulars of their claims to the administrators, care of Engel & Partners Pty, of 109 Main Street, Bairnsdale, by 25 November 2014, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

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

Re: The estate of GWENDA MAY BENT, late of 25 Primula Street, Blackburn, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 August 2013, are required by the executors, Graeme John Bent and Darren Frederick Bent, to send particulars to them, care of the undersigned solicitors, by 27 November 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

GOZ CHAMBERS LAWYERS, legal practitioners, 2/124 Exhibition Street, Melbourne 3000.

Re: WILLIAM RICHARD FARRAR, late of 16 Kinsdale Street, Reservoir, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of WILLIAM RICHARD FARRAR, deceased, who died on 15 July 2014, are required by the trustee to send particulars of their claim to the undermentioned firm by 1 December 2014, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

NOEL FRANCIS GREY IRWIN, late of Regis Lakeside Park, 40 Central Road Blackburn, Victoria 3130, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 December 2013, are required by the legal personal representative, Perpetual Trustee Company Limited, of Level 35, Rialto South Tower, 525 Collins Street, Melbourne, Victoria 3000, to send particulars to it by Friday 28 November 2014, after which date the legal personal representative may convey or distribute the assets of the estate, having regard only to the claims of which it then has notice.

LINTON R. LETHLEAN, solicitor, 7 Timmins Street, Westgarth 3070.

Re: HELEN GWYNEDD SCOTT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 July 2014, are required by the trustee, Philip Ross Bennett, to send particulars to their solicitors at the address below by 25 November 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MST LAWYERS,

315 Ferntree Gully Road, Mount Waverley 3149.

Creditors, next-of-kin or others having claims in respect of the estate of WILLIAM THOMAS GREEN, the deceased, of Apartment 503, 469 St Kilda Road, Melbourne, Victoria, who died on 6 July 2014, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 1 December 2014, after which date the executors will distribute the assets, having regard only to the claims of which the executors then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of AUDREY MERYLE HAMPSON, the deceased, of Uniting AgeWell, 319 Geelong Road, Kingsville, Victoria, who died on 30 June 2014, are to send particulars of their claims to the executor, care of the undermentioned solicitors, by 1 December 2014, after which date the executor will distribute the assets, having regard only to the claims of which the executor then has notice.

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

Re: MARY MARGARET LUCAS, late of 14 Talofa Avenue, Ringwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 March 2014, are required by the trustee, Phillip Mark Lucas, to send particulars to the trustee, care of the undermentioned solicitors, by 28 November 2014, after which

date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors, Suite 101/177 Surrey Road, Blackburn 3130. CD:JM:2140789

Re: Estate of SHIRLEY BARCLAY STEWART, late of Uniting AgeWell, 8 Joffre Street, Camberwell, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 2014, are required by the trustees, to send particulars to the trustees, care of the undermentioned solicitors, by 26 December 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with YUNCKEN & YUNCKEN, solicitors,

177 Surrey Road, Blackburn 3130. SM:CH2140914

GAIL MARGARET PENSINI, late of 1/6 Ironbark Road, Diamond Creek, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 December 2013, are required by the executor, Catherine Mary Judd, to send particulars of their claims to her, care of the undermentioned solicitors, by 25 November 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

MELLING LEGAL, solicitors, 1/486 Lower Heidelberg Road, Heidelberg, Victoria 3084.

BRIDGET MAREE ROONEY, 1320 Calder Highway, Marong, Victoria, customer service adviser, deceased.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 16 September 2013, are required by the executors, Gabrielle Frances Rooney and Danielle Ann Terese Shannon, to send particulars of such claims to the said executors by 30 November 2014, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

O'FARRELL ROBERTSON McMAHON, lawyers,

Level 1, 35 Queen Street, Bendigo, Victoria 3550.

SEAN GERARD WALSH, 1320 Calder Highway, Marong, Victoria, photographer, deceased.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 16 September 2013, are required by the executors, Gabrielle Frances Rooney and Danielle Ann Terese Shannon, to send particulars of such claims to the said executors by 30 November 2014, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

O'FARRELL ROBERTSON McMAHON, lawyers,

Level 1, 35 Queen Street, Bendigo, Victoria 3550.

Re: ARTHUR HENRY BOLTON, late of Regis the Grange, 1 Wyuna Street, Rosebud West, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 January 2014, are required by the trustee, Frederick Arthur Bolton, to send particulars to the trustee, care of the undermentioned solicitor, by 27 January 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice.

PETER G. HABERLE, solicitor, 5/411 McClelland Drive, Langwarrin 3910.

Re: BRUCE EDWARD MOLYNEUX, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 June 2014, are required by the trustee, Wendy Jeanne Worthington, to send particulars of such claims to her, in care of the belowmentioned lawyers, by 26 November 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: WENDY JOY CLARIDGE, late of 14 Alma Terrace, Williamstown, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 June 2014, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 25 November 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

HANS GEORG HAGEMANN, late of 5 Neal Street, Gisborne, Victoria, retail salesman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 November 2013, are required by the executor, Gilbert Charles Cunningham, care of 19 Tunstall Square, Doncaster East, Victoria 3109, to send particulars of their claims to The Probate Professionals of 19 Tunstall Square, Doncaster East, Victoria 3109, by 25 November 2014, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which Gilbert Charles Cunningham then has notice. Probate was granted in Victoria on 1 April 2014.

Dated 18 September 2014 Contact 03 98 577 522.

JOHN HUGH CAMPBELL, late of Ferndale Gardens Aged Care Services, 229–239 Bayswater Road, Bayswater North, Victoria, retired public servant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 April 2014, are required to send particulars of their claims to the executors, care of The Trust Company (Australia) Limited, GPO Box 5035, Melbourne, Victoria 3001, by 5 December 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

THE TRUST COMPANY (LEGAL SERVICES) PTY LTD,

35/525 Collins Street, Melbourne, Victoria 3000.

ISABEL VERA CLEMENTS (also known as Isobel Vera Clements), deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 March 2014, are required to send particulars of their claims to the executors, care of The Trust Company (Australia) Limited, ACN 000 000 993, of GPO Box 5035, Melbourne, Victoria, 3000, by 5 December 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

PTY LTD.

35/525 Collins Street, Melbourne, Victoria 3000.

KEITH ALBERT STOREY, late of 854 Centre Road, Bentleigh East, Victoria, retired motor mechanic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 January 2014, are required to send particulars of their claims to Perpetual Trustee Company Limited, of GPO Box 5035, Melbourne, Victoria 3001, the executor, by 5 December 2014, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

THE TRUST COMPANY (LEGAL SERVICES) PTY LTD,

35/525 Collins Street, Melbourne, Victoria 3000.

Re: DOROTHY STEPHENS HERMANN, late of Baptcare Peninsula Way Community, 24–28 Moorooduc Highway, Frankston South, Victoria 3199, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 24 August 2014, are required by the executors, Coral Marie Crisp Clements, Elizabeth May Hall and Keith Edmund Hermann, to send particulars to them, care of the undermentioned solicitors, by 28 November 2014, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

Re: WILLIAM GERARD CULLEN, late of 114 Bredt Street, Bairnsdale, Victoria, wood machinist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 January 2014, are required by the trustee, Tanya Jean Ingram, to send particulars to Warren Graham & Murphy of 119 Main Street, Bairnsdale, Victoria, by 22 November 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

WARREN GRAHAM & MURPHY, solicitors, 119 Main Street, Bairnsdale, Victoria 3875.

BRYAN ARTHUR SHARPE, late of 28 Piper Street, Yarrawonga, Victoria 3730, retired manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 25 October 2013, are required by the trustee, Craig Andrew Sharpe, to send particulars of their claims to him by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 17 September 2014 WESTMINSTER LAWYERS, Level 9, 91 William Street, Melbourne, Victoria 3000.

Re: MARION JOSEPHINE THORNE, late of 17 Egginton Street, West Brunswick, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 December 2011, are required to send particulars of their claims to the executors, care of GPO Box 1946, Melbourne, Victoria 3001, by 20 December 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

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

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 6 November 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be staved or satisfied).

All the estate and interest (if any) of Peter Vlahopoulos of 14 Church Avenue, Taylors Hill, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10591 Folio 481, upon which is erected a house and known as 14 Church Avenue, Taylors Hill, will be auctioned by the Sheriff.

Registered Mortgage (Dealing No. AJ696036S) and Covenant AB532091W affect the said estate and interest. The Sheriff is unable to provide access to this property.

Terms: 10% deposit on the fall of the hammer. Balance within 14 days unless as stated in particulars of sale in contract of sale. Payment is by cheque only.

Please contact Sheriff's Asset Administration Services by email at realestatesection@justice. vic.gov.au for an information sheet on Sheriff's auctions, a contract of sale and any other enquiries.

SHERIFF

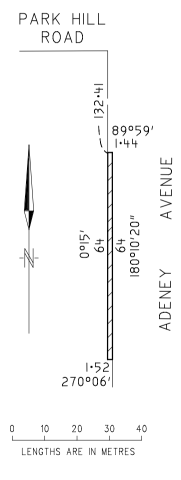
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BOROONDARA CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Boroondara City Council has formed the opinion that part of the road reserve in Adeney Avenue, Kew, adjoining 15 Adeney Avenue, Kew, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the hatched section of road and to sell the land from the road by private treaty to the owner of 15 Adeney Avenue, Kew.

PARISH OF BOROONDARA
PART OF CROWN PORTION 85



PHILLIP STORER Chief Executive Officer

MORELAND CITY COUNCIL

Declaration of Public Highway

Pursuant to section 204 of the **Local Government Act 1989** (Act), the Moreland City Council, at its Ordinary Meeting on 13 August 2014, resolved to declare the road shown hatched on the attached plan below being all the land contained in Certificate of Title Volume 03263 Folio 476 abutting the rear of 13 and 15 Barningham Street, Brunswick, to be a public highway for the purposes of the Act.

No. 15 Barningham St No. 15 Barningham St No. 13 Barningham St No. 13 Barningham St No. 13 Barningham St No. 253 Victoria Street VICTORIA STREET

PETER BROWN Chief Executive Officer

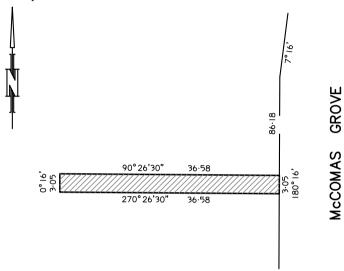
WHITEHORSE CITY COUNCIL

Road Discontinuances

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Whitehorse City Council, at its meeting held on 15 September 2014, formed the opinion that the following roads are not reasonably required as roads for public use and resolved to discontinue the roads and to transfer the land from the roads to itself:

Sinnott Street Reserve, Burwood

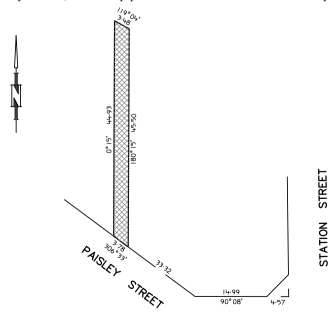
Shown hatched on the plan below.



Memorial Park, Box Hill North

Shown cross-hatched on the plan below.

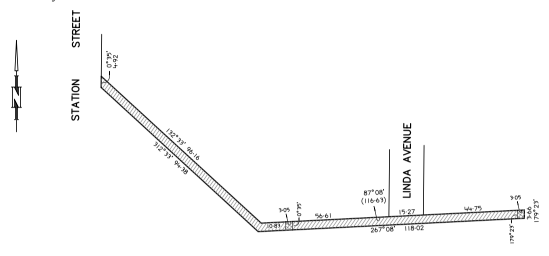
All of the land is to be subject to the right, power or interest of Yarra Valley Water Corporation in connection with any sewers, drains or pipes under the control of that authority in or near the road.



Bushy Creek Parklands (East), Box Hill North

Shown hatched and cross-hatched on the plan below.

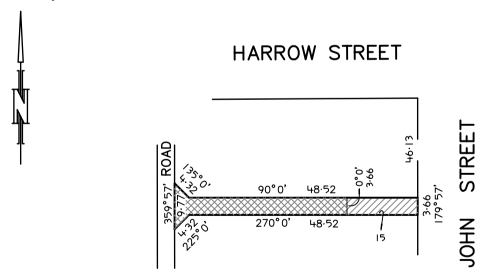
The section of land shown cross-hatched is to be subject to the right, power or interest of Yarra Valley Water Corporation in connection with any sewers, drains or pipes under the control of that authority in or near the road.



Harrow Street Car Park, Box Hill

Shown hatched and cross-hatched on the plan below.

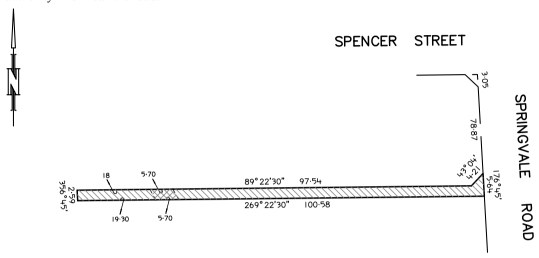
The section of land shown cross-hatched is to be subject to the right, power or interest of Yarra Valley Water Corporation in connection with any sewers, drains or pipes under the control of that authority in or near the road.



Yarrandoo Park, Nunawading

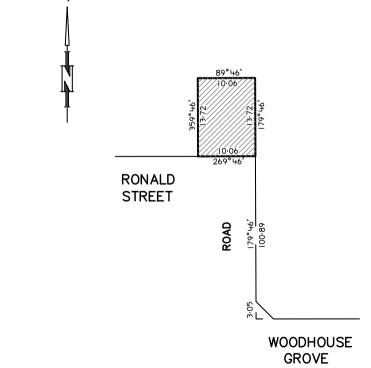
Shown hatched and cross-hatched on the plan below.

The section of land shown cross-hatched is to be subject to the right, power or interest of Melbourne Water Corporation in connection with any drains or pipes under the control of that authority in or near the road.



Tassels Park, Box Hill North

Shown hatched on the plan below.



NOELENE DUFF Chief Executive Officer

BAYSIDE CITY COUNCIL

Neighbourhood Amenity (Amendment) Local Law 2014

Notice is given that at a meeting of Bayside City Council (Council) held on 16 September 2014, Council made a local law titled 'Neighbourhood Amenity (Amendment) Local Law 2014 (Feeding of Birds on Private and Public Land)'.

The following information about the Local Law is provided in accordance with section 119(3) of the **Local Government Act 1989**:

Purpose of the Local Law

The purposes of the Local Law are to:

- secure community safety;
- protect public assets;
- enhance neighbourhood amenity;
- amend Local Law No. 2; and
- provide for the peace, order and good government of the municipal district.

General purport of the Local Law

The Local Law:

- amends Local Law No. 2 made by Council, being the Neighbourhood Amenity Local Law;
- makes it an offence for an occupier of land to feed, or continue to feed or allow or cause to be fed, any bird on that land if the bird is not ordinarily kept on the land and if the circumstances of the feeding interfere or are likely to interfere with another's material comfort or enjoyment of their own land;
- makes it an offence not to observe an Authorised Officer's direction about the feeding of birds on Council Land; and
- empowers an Authorised Officer to issue infringement notices in respect of these matters.

Copies of the Local Law may be inspected or obtained at Bayside City Council's Customer Services at the Corporate Centre, 76 Royal Avenue, Sandringham, during office hours and may be viewed on Council's website.

> ADRIAN ROBB Chief Executive Officer



Road Management Act 2004

REVIEW OF ROAD MANAGEMENT PLAN

In accordance with section 54(5) of the **Road Management Act 2004** (Act), Mount Alexander Shire Council gives notice that it intends to conduct a review of its Road Management Plan (2008 Revision 1A) (RMP).

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

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

A copy of the current Council Road Management Plan may be inspected at the Civic Centre, located on the corner of Lyttleton and Lloyd Streets, Castlemaine, between 8.15 am and 5.00 pm Monday to Friday, or accessed from Council's website, www.mountalexander. vic.gov.au under Your Input.

Submissions on the Road Management Plan can be sent to Mount Alexander Shire Council, PO Box 185, Castlemaine 3450, or info@mountalexander.vic.gov.au. Submissions are due by Friday 24 October 2014.

Please indicate in your submission if you wish to be heard in support of your submission. Persons who have requested to be heard are entitled to appear in person or by a person acting on their behalf before a meeting of Council to be held on Tuesday 11 November, at 7.30 pm. The meeting will be held at Council's Civic Centre located on the corner of Lyttleton and Lloyd Streets, Castlemaine.

For enquiries please call (03) 5471 1700 or email at info@mountalexander.vic.gov.au

PHIL ROWLAND Chief Executive Officer

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Preparation of Amendment Amendment C308

The Minister for Planning has prepared Amendment C308 to the Greater Geelong Planning Scheme.

The Amendment proposes to:

- amend the Municipal Framework Plan at Clause 21.04 to recognise the Avalon Airport Rail Link;
- amend the Municipal Strategic Statement at Clause 21.08 to include recognition of the Avalon Airport Rail Link corridor and require its protection from incompatible use and development;
- amend Schedule 11 to the Special Use Zone (Clause 37.01) applying to Avalon Airport to protect the Avalon Airport Rail Link alignment from incompatible use and development;
- apply the Public Acquisition Overlay 14 to all private land in the Avalon Airport Rail Link corridor to reserve the land for a public purpose; and
- make other consequential changes to the planning scheme.

The land affected is:

- part of 65 Beach Road, Lara (Lot 2 on LP213752);
- part of 640 Old Melbourne Road, Little River (Lot 12 on LP7173);
- part of 375 Plains Road, Lara (Lot 7 on LP7173);
- part of 465 Plains Road, Lara (Lot 8A on LP7173);
- part of 245 Cherry Swamp Road, Little River (Crown Allotment B, Section 5, Parish of Wurdi-Youang); and
- part of Avalon Airport, 250 Beach Road Avalon (Lot 9 TP842691J).

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 following: at the office of the planning authority, Regional Development Victoria (Barwon South West Region), Level 2,

Harrison Place, 237 Ryrie Street, Geelong; at the offices of City of Greater Geelong, 100 Brougham Street, Geelong; at the Geelong Regional Library, 5 Walkers Road, Lara; and at the Avalon Airport terminal building, Beach Road, Lara.

Submissions about the Amendment must be sent to: Minister for Planning, care of Regional Manager, Planning and Development, Barwon South West Region, Regional Development Victoria, Level 2 Harrison Place, 237 Ryrie Street, Geelong, Victoria 3220 by 27 October 2014.

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

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME Notice of Preparation of Amendment Amendment C143

The Kingston City Council has prepared Amendment C143 to the Kingston Planning Scheme.

The land affected by the Amendment is outside the Urban Growth Boundary, north of Kingston and Heatherton Roads, zoned Special Use Zone Schedule 2 (Earth and Energy Resources Industry).

The Amendment proposes to:

- rezone the land to a Green Wedge A Zone and introduce a Schedule with a minimum subdivision area of 40 hectares;
- introduce an Environmental Audit Overlay and an Environmental Significance Overlay over the area to ensure that land will be suitable for appropriate alternative uses and development in the future; and
- amend Clause 21.03 (Land Use Challenges for the New Millennium), Clause 21.10 (Non Urban Areas), Clause 22.04 (South East Non Urban Area Policy), Clause 22.07 (Enterprise Sites Policy) and Clause 22.18 (Materials Recycling in the Green Wedge) of the Local Planning Policy Framework to ensure consistency with the Green Wedge A Zone and removing outdated terminology and references.

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, City of Kingston, Level 1, 1230 Nepean Highway, Cheltenham, or by visiting our website at www.kingston.vic.gov.au; at Clarinda Library, 58 Viney Street, Clarinda; and at the Department of Transport, Planning and Local Infrastructure website, www.dtpli.vic.gov. au/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 27 October 2014. A submission must be sent to the Strategic Planning Team, City Strategy, City of Kingston, PO BOX 1000, Mentone 3194.

JONATHAN GUTTMANN Manager, City Strategy

Planning and Environment Act 1987 STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C206

The Stonnington City Council has prepared Amendment C206 to the Stonnington Planning Scheme.

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

The land affected by the Amendment is the land at 420–424 Punt Road, South Yarra.

Amendment C206 proposes to introduce permanent heritage protection to 420–424 Punt Road, South Yarra. Specifically, the Amendment:

- varies the Schedule to Clause 43.01 Heritage Overlay to apply HO463 to 420–424 Punt Road, South Yarra, on a permanent basis; and
- amends Planning Scheme Map No. 1HO to show HO463, with permanent heritage controls.

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, City of Stonnington, Prahran Town Hall, Planning Counter, corner of Greville and Chapel Streets, Prahran 3181; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

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

Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make. Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is 27 October 2014. A submission must be sent to the City of Stonnington, PO Box 21, Prahran 3181.

SUSAN PRICE Manager City Strategy

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME Notice of Preparation of Amendment

Amendment C179

The Whittlesea City Council has prepared Amendment C179 to the Whittlesea Planning Scheme.

The land affected by the Amendment is 135–161 Barry Road, and adjoining Downs Road Reserve in Thomastown.

The Amendment proposes to rezone the land from Farming Zone to the Neighbourhood Residential Zone. It also seeks to apply Schedule 35 of the Development Plan Overlay and apply the Road Closure Overlay to parts of the Downs Road Reserve which are proposed to be closed.

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: Whittlesea City Council, Civic Centre, 25 Ferres Boulevard, South Morang; and at the Department of Transport, Planning and Local Infrastructure website, www.dtpli.vic. gov.au/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 10 November 2014. A submission must be sent to the Chief Executive Officer, Whittlesea City Council, Locked Bag 1, Bundoora MDC, Victoria 3083.

DAVID TURNBULL Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 27 November 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.

- LEWIS, Alan James, late of Unit 107, 495 Cardigan Street, Carlton, Victoria 3053, pensioner, deceased, who died on 14 June 2014.
- MAILING, Sheila Margaret, late of Unit 4, 49a Dunblane Road, Noble Park, Victoria 3174, retired, deceased, who died 18 July 2014.
- MOLNAR, Prudence Rhoda, late of 26 Coleridge Street, Kew, Victoria 3101, retired, deceased, who died on 5 November 2013, Grant Date 15 August 2014.
- ODDY, Soledad, late of 7 Mena Street, Moe, Victoria 3825, deceased, who died on 28 January 2014.
- POWER, John Kevin, late of 103 Mackie Road, Bentleigh East, Victoria 3165, retired, deceased, who died on 25 February 2014.
- RAMADANI, Jashar, late of Unit 5, 90 Roberts Street, Footscray West, Victoria 3012, deceased, who died on 9 July 2014.

Dated 18 September 2014

STEWART MacLEOD Manager

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 27 November 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.

- AGERAS, Despina, late of 79 Telopea Crescent, Mill Park, Victoria 3082, deceased, who died on 20 July 2014.
- DAVIDSON, Lorraine, late of Carinya Nursing Home (Mount Eliza Cent), 125 Golf Links Road, Frankston, Victoria 3199, deceased, who died on 23 June 2014.
- EBELL, Neliya Christobel, late of Westwood Nursing Home, 2 Nichol Avenue, Burnside, Victoria 3023, deceased, who died on 2 August 2014.
- FINLAYSON, John, late of Napier Street Aged Care Services, 179 Napier Street, South Melbourne, Victoria 3205, woolclasser, deceased, who died on 14 June 2014, date of Grant 8 September 2014.

FRAZZICA, Giovanni, late of Regis Ontario – Mildura, 382–404 Ontario Avenue, Mildura, Victoria 3500, deceased, who died on 28 November 2013.

HOWIE, Alexander Edmonson, late of Southern Cross Care, 16 Herlihys Road, Templestowe, Victoria 3106, deceased, who died on 20 May 2014.

Dated 18 September 2014

STEWART MacLEOD Manager

Associations Incorporation Reform Act 2012

SECTION 135

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 135(3) of the Act, I intend to cancel the incorporation of the incorporated associations mentioned below:

Broadmeadows Further Education Community Development Association Inc.; Somerville and District Chamber of Commerce Inc.; East Gippsland S.R.B. Inc.; Royale Delta Rose Organization Union Inc.; Bent Ballarat Inc.; Bryngala Educational Enrichment Centre 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 25 September 2014

STEVEN SCODELLA Operations Manager PO Box 4567 Melbourne, Victoria 3001

Associations Incorporation Reform Act 2012

SUB-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: Melanoma Awareness Foundation Inc.; Simpson Tennis Club Inc.; The Victorian Medical Students' Anatomical Society Inc.; Bayswater Plaza Merchants Association Inc.; East Timor Chinese School Fellowship Association Inc.; Friends of the Duke of Edinburgh's Scheme Association Inc.; Croydon North Playgroup Inc.; Victorian Urological Nurses Society Inc.; New Life Christian Centre.Aog. Inc.; Bendigo Ice Skating Association Inc.; Accordion Orchestra of Melbourne Inc.; Melbourne Islamic & Multicultural Association Inc.; Western Hotel Social Club Inc.; Mansfield Environment and Climate Action Inc.; St Arnaud Pistol Club Inc.; The Chrisfern Foundation for Youth Education Inc.; Hyms & Hyrs Singers Inc.; Coola Ministries Inc.; Sunraysia Vietnam Veterans Association Inc.; Melbourne Community Land Inc.; The Nhill Traders Association Incorporated; Parkview F.C. Inc.; The Brighton Sporting Shooters Club Inc.; Cmc Tai Chi Association of Australia Inc.; Echuca-Moama Restaurant and Hospitality Association Inc.; The Country Club Social Darts Inc.; Portarlington Playgroup Association Inc.; Algharev Islamic Association Inc.; Mildura Community Garden Inc.; Eastern Ranges Endurance Rider Inc.; Northern Ranges Wildlife Care Network Inc.; Central Wimmera District Ladies Bowling Association Inc.; Wycheproof Wanderers Bicycle Club Inc.; Kiewa Valley Experience Inc.; Tourism Sales & Marketing Network Inc.; Gippsland Angus Breeders Association Inc.; Sun Country Doll Bear & Collectables Show Inc.; Apsley Beneyeo Langkoop Garden Discovery Tour of West Wimmera Inc.; Cohuna Junior Netball Club Inc.;

Casey Rangers Cricket Club Inc.; Australian-Tamil Rights Advocacy Council Inc.; Community Arts Pakenham Inc.; Common Bike Inc.; Australia Lian Gong Shi Ba Fa Therapeutic Exercise Association Inc.; Noble Park Basketball Club Inc.; Goulburn Valley Archers Inc.; South East Vietnamese Association Inc.; Primal Network Inc.; Aikidojo Inc.; Melton Centrals Womens Football Club Inc.; Mens Health and Wellbeing Association (Victoria) Inc.; Nf Pony Supporters Group Inc.; 'Frances Sullivan Pre-School Centre' Inc.; Longford Cricket Club Inc.; The 'Whats Up' Association Inc.; Japanese Association in Wyndham Sakura Inc.; Algethour Cultural Association Inc.; The Lions Club of Altona Meadows Inc.; Salam Cafe' Productions Inc.; Rushworth Traders Inc.; Darebin Appropriate Development Association (Dada) Inc.; Blossom Park Tennis Club Inc.; Haileybury College Four Wheel Drive Club Inc.; Bendigo Horsemanship Club Inc.; Kangaroo Flat Bg04 Neighbourhood Watch Inc.: Italian Australians Social Club Inc.: Everyday People Improving Everyday Lives Inc.; Ulunja Inc.; Morrison Football Club Inc.; Golden Plains Food & Wine Festival Inc.; Monash Caulfield Indonesian Campus Ministries Inc.; Pascoe Vale Falcons Soccer Club Inc.; Australia Silver River Latin Association Inc.; Australian Friends of Gush Katif and Shomron Inc.; Owl and Pussy Cat Playgroup Inc.; Wyndham Street Surfer Inc.; Melbourne International Football Club Inc.; Sebastopol T.O.W.N Club Inc.; Fairer Landtax Association Inc.; The Rotaract Club of Waverley Inc.; Peninsula Squash Club Inc.; Warracknabeal and District Old Time Dance Club Inc.; The Pomeranian Club of Victoria Inc.; Lakes Entrance Music & Drama Group Inc.; The Australian Health and Welfare Chaplains Association Inc.; Small Business It Professionals Association Inc.; Association of Turkish Cypriots Abroad Inc.; Chaldean and Assryian Youth Club Melbourne Inc.; Winterfests in Warburton Inc.; Creswick Netball Association Inc.; Australian Community Writers Inc.; Democrats Abroad Australia Victoria Chapter Inc.; South West Sea Swimming Dragons Inc.; Heart and Soul Singers Inc.; Fragile X Association Victoria Inc.; Heart and Soul Inc.; The Underbool Cricket Club Inc.; Rafedain Glory Inc.; Label and Tag Manufacturers Association of Victoria Inc.; Portland Progress Association Inc.; Whittlesea Sri Lankan Friendship Association Inc.; Love Inc.; Play Up Contemporary Youth Arts Inc.; Australian Council for Children and Youth Organisation Inc.; Nustep for Life Foundation Inc.; Rokfrok Inc.; Arokin Sports Club Inc.; Wimmera Sriver Keepers Inc.; Shelbourne East Tennis Club Inc.; Pakenham Indoor Sports Complex Association Inc.; The Ladies Probus Club of Elsternwick Inc.; Manangatang Cricket Club Inc.; Victorian Dodgeball Association 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 25 September 2014

STEVEN SCODELLA Operations Manager PO Box 4567 Melbourne, Victoria 3001

Agriculture Industry Development Act 1990

PROPOSED GREATER SUNRAYSIA PEST FREE AREA INDUSTRY DEVELOPMENT ORDER 2014

Citation

This Order may be cited as the Greater Sunraysia Pest Free Area Industry Development Order 2014.

Extra-territorial application of the Order

Once adopted under the NSW Act, this Order applies extra-territorially in New South Wales. **Purpose of Order**

The purpose of this Order is to establish a Committee, to be known as the Greater Sunraysia Pest Free Area Industry Development Committee, to collect and administer charges applied to citrus fruit, stone fruit and table grape producers in the Greater Sunraysia production area in return for the provision of specified services relating to the establishment and maintenance of the Greater Sunraysia Pest Free Area.

Definitions

- 4 In this Order:
 - 'Act' means the Agricultural Industry Development Act 1990 (Vic.);
 - 'Charges' has the meaning given in Clause 14;
 - 'citrus fruit' means any variety of citrus fruit, including (but not limited to) oranges, grapefruit, mandarins, lemons, tangelos and all hybrids of those fruit;
 - **'Code of Practice**' means the Code of Practice for the Management of Queensland Fruit Fly as modified, supplemented or replaced from time to time;
 - 'Commencement Date' means the day on which the Order becomes a recognised foundation instrument under the NSW Act;
 - 'Committee' means the Committee established under Clause 5 known as the Greater Sunraysia Pest Free Area Industry Development Committee;
 - 'End Date' means the day that is four years from the Commencement Date;
 - 'Exemption' has the meaning given in Clause 18:
 - 'Financial Year' means:
 - (a) for the first year during the Term, the period from the Commencement Date to 30 June 2015;
 - (b) subject to paragraph (c), for each subsequent year during the Term, the period from 1 July to 30 June; and
 - (c) for the final year during the Term, the period from 1 July to the End Date.
 - 'Minister' means the Minister administering the Act;
 - 'NSW Act' means the Agricultural Industry Services Act 1998 (NSW);
 - '**Producer**' means a person who grows, or on whose behalf is grown, in the Sunraysia Production Area in a Financial Year:
 - (a) citrus fruit from at least 150 citrus fruit bearing trees; or
 - (b) at least 1,000 kg of stone fruit; or
 - (c) at least 1,000 kg of table grapes,

whether by a sole proprietor, partnership, trust, corporation, under a share-farming agreement or any other legal structure;

- 'Services' has the meaning given in Clause 12;
- 'stone fruit' means any variety of stone fruit, including (but not limited to) nectarines, apricots, peaches, plums and all hybrids of those fruit;
- 'Sunraysia Production Area' means the area defined in Schedule 1 of this Order;
- 'table grapes' means any variety of grapes unless they are used or intended to be used for processing into wine, must, juice or wine spirit; and
- 'Term' means the period from the Commencement Date to the End Date.

Establishment of the Committee

There is hereby established a Committee to be known as the Greater Sunraysia Pest Free Area Industry Development Committee.

Members

- 6 The Committee will consist of 7 members appointed by the Minister, comprising:
 - (a) two persons nominated by the Sunraysia Citrus Growers Inc. or any other body that, in the opinion of the Minister, has replaced that body;
 - (b) two persons nominated by the Swan Hill Summer Fruits Development Association or any other body that, in the opinion of the Minister, has replaced that body;

- (c) two persons nominated by the Sunraysia and District sub-group of the Australian Table Grape Association or any other body that, in the opinion of the Minister, has replaced that body; and
- (d) a Chairperson appointed in accordance with Clause 9.
- In nominating persons for the purposes of Clauses 6(a), (b) or (c), the nominating organisations must provide written confirmation that each of their nominated persons is an authorised delegate of that organisation.
- 8 Subject to the Act, the members of the Committee will be appointed on such terms and conditions as the Minister determines.

Chairperson of the Committee

9 The Minister will appoint an independent person as Chairperson of the Committee, being a person who is not a member of any of the organisations described in Clauses 6(a), (b) or (c), and who is not a public servant within the meaning of the **Public Sector Management Act** 1990 (Vic.).

Observers

The Minister may seek one nomination from each of the Secretary to the Department of Environment and Primary Industries and the Director General of New South Wales Trade and Investment, as Departmental Officers to attend meetings of the Committee as observers and act as the first point of contact between the Committee and the Victorian and New South Wales Governments, respectively.

Committee's operations

The Committee may conduct its operations in the way it sees fit, including by appointing an executive officer.

Services

- The functions of the Committee are to oversee the collection and judicious management of the Charges, and to provide services necessary or desirable for obtaining or maintaining certification as to Queensland Fruit Fly in respect of the Sunraysia Production Area under the Code of Practice (Services).
- The Committee may enter into a contract or other arrangement for the delivery of any part of the Services, with any other person or entity which the Committee has determined is fit and proper to deliver the relevant Services in an efficient and effective manner.

Imposition of Charges

The Committee may impose charges as set out in this Order on Producers for the provision of the Services (Charges).

Amount of Charges

- 15 The amount of the Charges will be:
 - (a) the amount specified in Schedule 2 of this Order for the first Financial Year during the Term; or
 - (b) for each subsequent Financial Year during the Term, an amount that is:
 - i. no more than the maximum amount specified in Schedule 2 of this Order; and
 - ii. contained in the Committee's recommended action plan and agreed to by the Producers at a general meeting in accordance with Division 3 of Part 3 of the Act

Payment of Charges

- Subject to Clauses 18 to 23, the Charges are payable by Producers:
 - (a) at the points of collection specified in Schedule 2 of this Order; or
 - (b) directly to the Committee on terms agreed to by the Committee.

- 17 A receiver who collects Charges on behalf of a Producer in accordance with Clause 16(a) must:
 - (a) pay such Charges to the Committee within a reasonable period determined by the Committee;
 - (b) keep proper records of all transactions relating to the collection of the Charges; and
 - (c) accompany payment of those Charges to the Committee with a statement setting out the Producer on whose behalf Charges are being paid and the quantity of citrus fruit or number of boxes for packing stone fruit or table grapes (as the case may be) for which the Charges are being paid on behalf of that Producer.

Exemption of Charges

- The Committee may exempt a Producer from liability to pay the Charge in a particular Financial Year, if the Committee is satisfied that the Producer will not (or did not) benefit from the Services provided in that Financial Year (Exemption).
- 19 (1) A producer may apply for an Exemption by notice in writing to the Committee (Application).
 - (2) Subject to Clause 19(3), an Application must be made at least four weeks before the start of each Financial Year during the Term.
 - (3) The Committee may extend the time for the making of an Application if, before the end of the Financial Year, a Producer advises the Committee that the Producer wishes to make an Application in respect of that Financial Year.
- An Application must set out information in support of the Producer's claim that the Producer will not (or did not) benefit from the Services provided in the relevant Financial Year. The Committee may at any time before determining the Application request further information or evidence from the Producer.
- The Committee must notify the Producer in writing of the Committee's decision whether or not to grant the Exemption for that Financial Year.
- Prior to the determination of an Application, the Producer must pay the Charges for the Financial Year to which the Application relates from time to time as they become payable under Clause 16.
- If an exemption is granted under Clause 18 after any or all of the Charges for the Financial Year have been paid by or on behalf of the Producer, then unless otherwise agreed to by the Producer the Committee must refund such Charges within ten business days of receiving written notice from the Producer enclosing evidence of the amount of the refund claimed.

Voting

In a future poll on the question of the continuation of the Order, and at general meetings in accordance with section 39A and Division 3 of Part 3 of the Act, Producers will be entitled to the number of votes specified in Schedule 2 of this Order.

Annual General Meeting

25 The Committee must hold at least one general meeting of Producers each Financial Year.

Register of Producers

The Committee must compile and maintain a register of all Producers and their voting entitlements.

Penalties

A person who fails to comply with any provision of this Order is liable to a penalty not exceeding 20 penalty units.

Plan of operations

- The Committee must, within 12 months of the Commencement Date, submit to the Minister a plan of its intended operations during the Term and update that plan with each annual report it submits to the Minister to cover the remainder of the Term.
- 29 The plan of operations must be developed in consultation with all Producers, and copies made available to all Producers.

Dated 18 September 2014

PETER WALSH Minister for Agriculture & Food Security

Schedule 1 - Definition of Sunraysia Production Area

Victoria:

Means the part of Victoria described in Schedule 2 of the Order declaring Restricted Areas in Northern Victoria for the Control of Queensland Fruit Fly made on 3 September 2007.

New South Wales:

Means the portion of New South Wales described in Schedule 1 of the Plant Diseases (NSW Greater Sunraysia Pest Free Area and Fruit Fly Outbreak and Suspension Areas) Order 2014.

Schedule 2 – Charges and voting rights

Commodity	Charge for the first Financial Year	Maximum Charge	Point of collection of Charges
Citrus fruit	\$3 per tonne	\$3.50 per tonne	When citrus fruit is: (a) sold by a Producer to a packing facility; or (b) packed by a Producer in its own packing facility.
Stone fruit	\$3 per tonne (\$0.03 per 10 kg box)	\$3.50 per tonne (\$0.035 per 10 kg box)	When a Producer acquires boxes from a box supplier for packing stone fruit.
Table grapes	\$3 per tonne (\$0.03 per 10 kg box)	\$3.50 per tonne (\$0.035 per 10 kg box)	When a Producer acquires boxes from a box supplier for packing table grapes.

Based on hectares of land in which citrus fruit, stone fruit, table grapes or a combination of these are grown by the producer within the GSPFA:	Number of votes per producer
Less than 10 hectares	1
10 to less than 20 hectares	2
20 to less than 30 hectares	3
30 to less than 40 hectares	4
40 or more hectares	5

Casino Control Act 1991

REPEAL OF MINISTERIAL ORDER

I, Matthew Guy, Minister for Planning and Minister responsible for administering the **Building Act 1993**, make the following Order:

1. Purpose and effect of this Order

- 1.1 This Order repeals the Order made pursuant to section 128E of the **Casino Control Act 1991** (the Act) by the Minister for Planning and published in the Victoria Government Gazette S178 on 10 December 1999 (the Repealed Order).
- 1.2 Any act performed, policy issued or anything done pursuant to the Repealed Order shall not be invalidated or otherwise rendered unenforceable by reason of its repeal.
- 1.3 The administration and enforcement of the provisions of the **Building Act 1993** and the regulations made under that Act (the Regulations), in respect of any application for an occupancy or building permit made before 1 October 2014 that relates to any part of the Melbourne Casino area as defined in the Act (an Application), is to be carried out by the Chief Executive Officer of the Victorian Building Authority or any person authorised by her/him to carry out this function on her/his behalf.
- 1.4 The Chief Executive Officer of the Victorian Building Authority will cease to administer and enforce the provisions of the **Building Act 1993** and the Regulations in relation to each Application upon the issue of an occupancy permit and / or certificate of final inspection for the works the subject of that Application.

2. Authorising provisions

This Order is made pursuant to:

- 2.1 section 128E of the Casino Control Act 1991; and
- 2.2 section 27 of the **Interpretation of Legislation Act 1984**.

3. Commencement

This Order takes effect on 1 October 2014.

4. Repeal

This Order is repealed on 31 December 2016.

Dated 18 September 2014

MATTHEW GUY MLC Minister for Planning

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 scale of fees and charges fixed by the following cemetery trust.

The approved scale of fees and charges will take effect from the date of publication of this notice in the Government Gazette. The fees will be published on the internet at – http://www.health.vic.gov.au/cemeteries – and will also be published on the cemetery trust website at – http://www.gmct.com.au

The Greater Metropolitan Cemeteries Trust

Dated 17 September 2014

BRYAN CRAMPTON
Manager
Cemeteries and Crematoria Regulation Unit

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 Bruthen Cemetery Trust

The Guildford Cemetery Trust

The Horsham Cemetery Trust

The Nelson Cemetery Trust

The Smythesdale Cemetery Trust

The West Wimmera Cemetery Trust

The Woodend Cemetery Trust

Dated 15 September 2014

BRYAN CRAMPTON

Manager
Cemeteries and Crematoria Regulation Unit

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development hereby declares that Laharum Preschool, licence ID 14269, is exempt from the payment of the prescribed fee to accompany an application for an approval of premises and application for a licence to operate a children's service in sections 9(2)(c) and 18(1)(b)(i) of the Act. Dated 14 September 2014

WENDY LOVELL MLC Minister for Children and Early Childhood Development

Education and Training Reform Act 2006

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 2.6.29 of the **Education and Training Reform Act 2006**, the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel his/her registration where that person has been convicted or found guilty at any time in Victoria or elsewhere of a sexual offence.

On 5 September 2014, Alan Vere Page was found guilty without conviction of the sexual offences of 1 count of indecently assaulting a child under the age of 16 and 1 count of gross indecency in the presence of a child under the age of 16.

On 5 September 2014, Alan Vere Page was disqualified from teaching and his registration as a teacher in Victoria was cancelled.

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 755 – EXEMPTIONS FROM ATTENDANCE OR ENROLMENT AT SCHOOL (AMENDMENT) ORDER – 2014

The Minister for Education makes the following Order –

1. Title

This Order may be cited as Ministerial Order No. 755.

2. Purpose

The purpose of this Order is to amend Ministerial Orders No. 713, 714 and 715 to –

- (a) not allow an exemption from enrolment at school where the child is employed or seeking employment in the entertainment industry;
- (b) allow an exemption from attendance at school where it is in the best interests of the child; and
- (c) change the name of the School Exit Form to the Transition from School Form.

3. Authorising provisions and commencement

This Order is made under sections 2.1.5 and 5.10.4 of the **Education and Training Reform Act 2006** and comes into operation on the day it is signed.

4. Amendments to Ministerial Order No. 714

- (1) In Ministerial Order No. 714
 - (a) In clause 2, after 'attendance at school' (where first occurring) **omit** 'or both enrolment and attendance at school';
 - (b) In clause 5, **omit** the definition of **School Exit Form**;
 - (c) In clause 7(1), after 'attendance at school' (where first occurring) **omit** 'or both enrolment and attendance at school';
 - (d) At the end of clause 7(3)(b)(iii), insert 'and';
 - (e) At the end of clause 7(3)(c) for '; and' **substitute** '.';
 - (f) **Omit** clause 7.3(d):
 - (g) For clause 7(4) **substitute**
 - '(4) In granting an exemption, the Principal
 - (a) must make the exemption limited to specified dates or a specified time period of no more than 12 months; and
 - (b) may make the exemption subject to compliance with any educational requirements (such as tutoring) or other conditions that the Principal deems necessary.';
 - (h) In clause 8(1), after 'provided in writing' **omit** '(or a copy of the School Exit Form, if relevant)'.

5. Amendments to Ministerial Order No. 715

- (1) In Ministerial Order No. 715
 - (a) In clause 4, for 'School Exit Form' substitute 'Transition from School Form':
 - (b) In clause 6
 - (i) for 'exempted from enrolment' substitute 'exempted from attendance at school or enrolment';
 - (ii) for 'leaving school' **substitute** 'an exemption';
 - (c) At the end of clause 7(2)(b) **insert** 'and';
 - (d) For clause 7(2)(c) substitute
 - '(c) in the case of an exemption from enrolment and attendance at school, complete the Transition from School Form and forward to the Regional Director for decision; or
 - (d) in the case of an exemption from attendance at school, forward a written recommendation, including relevant information, to the Regional Director for decision.';
 - (e) For clause 8(1) **substitute**
 - An exemption under this Order may only be granted following receipt of a completed Transition from School Form or written recommendation (as relevant) from the Principal.';
 - (f) In clause 8(2)(b)(i) for 'to leave school' **substitute** 'the exemption'.

6. Amendments to Ministerial Order No. 713

In Ministerial Order No. 713, for 'School Exit Form' (wherever occurring) substitute 'Transition from School Form'.

Dated 9 September 2014

THE HON. MARTIN DIXON MP
Minister for Education

Drugs, Poisons and Controlled Substances Act 1981

APPROVAL UNDER SECTION 14A

- 1. Under section 14A(1) of the **Drugs, Poisons and Controlled Substances Act 1981** ('the Act'), I, David Davis, Minister for Health, approve the Schedule 2, 3 and 4 poisons listed in column 1 of the tables at clause 3 for this approval for the purposes of the following authorisation under section 13(1)(bb):
 - a) in relation to any registered nurse whose registration is endorsed under section 94 of the Health Practitioner Regulation National Law as qualified to obtain, sell, supply and use Schedule 2, 3, 4 and 8 medicines, in the lawful practice of his or her profession as a registered nurse, for nursing practice in a rural and isolated practice area, subject to the restrictions in columns 4 and 5 of the tables in clause 3 of this approval, and provided that the relevant poisons are obtained, sold, used and supplied in accordance with columns 2 and 3 of the tables at clause 3 of this approval;

Note: this authorisation and approval includes use of the relevant Schedule 2, 3 or 4 poisons for the purposes of administering the relevant poison in accordance with columns 2 and 3, 4 and 5 of the tables at clause 3 of this approval.

- 2. Under section 14A(1A) of the Act, for the purposes of the above authorisation under section 13(1)(bb), I approve:
 - (a) the health services listed in clause 4 of this approval as the health services in which the Schedule 2, 3 and 4 poisons listed in the tables below can be used, sold or supplied; and
 - (b) that the clinical circumstances and the route of administration in which the listed Schedule 2, 3 and 4 poisons are to be used, sold or supplied are as set out in the tables at clause 3 of this approval

Note: in the tables at clause 3 of this approval, 'PCCM' refers to the Primary Clinical Care Manual 8th Edition 2013 written by Queensland Health and the Royal Flying Doctor Service (Queensland Section) at http://www.health.qld.gov.au/pccm/ and as amended from time to time and published by the Queensland Government.

Note: a later edition of the PCCM is not to be taken as an amendment of the PCCM 8th edition. This approval takes effect from the date of publication in the Victoria Government Gazette.

3. Tables of poisons

Schedule 2 poisons

Column 1 Poisons	Column 2 Clinical circumstance/ condition	Column 3 Route of administration	Column 4 Administer (conditions/ restrictions)	Column 5 Supply
Aspirin	As per PCCM	Oral	Yes	No
Clotrimazole 1%	As per PCCM	Topical	No	Yes
Ibuprofen	As per PCCM	Oral	For adults only	No
Loratadine	Mild to moderate allergic reaction	Oral	Yes	No
Mebendazole	Intestinal worms	Oral	Yes	Yes
Miconazole	As per PCCM	Topical	No	Yes
Paracetamol	Simple analgesia	Oral	Yes	Yes
Pyrantel	Intestinal worms	Oral	Yes	Yes

Schedule 3 poisons

Column 1 Poisons	Column 2 Clinical circumstance	Column 3 Route of administration	Column 4 Administer	Column 5 Supply
Adrenaline	Anaphylaxis	IM	Yes	No
Chloramphenicol	As per PCCM	Topical	Yes	Yes
Clotrimazole pessary	Candidiasis	Vaginal	No	Yes
Clotrimazole 1%	Candidiasis	Vaginal	No	Yes
Glucagon	Hypoglycaemia	IM	Yes	No
Glyceryl trinitrate (GTN)	As per PCCM	Sublingual	Up to a maximum of 14 hours daily. Consult with Medical Officer or Nurse Practitioner if more than recommended dose required.	No
Nystatin	As per PCCM	Topical	No	Yes
Paracetamol 500 mg/ codeine phosphate 15 mg	As per PCCM	Oral	For adults and children >12 years	Yes
Promethazine	Mild to moderate allergic reaction	Oral	Yes	No
Salbutamol	Acute asthma	Inhalation with spacing device	Yes	No

Schedule 4 poisons

Column 1 Poisons	Column 2 Clinical circumstance	Column 3 Route of administration	Column 4 Administer	Column 5 Supply
Albendazole	Intestinal worms	Oral	Administer one dose and supply one full course as necessary	Yes
Amoxycillin	As per PCCM			Yes
Amoxycillin /Clavulanic acid	As per PCCM	Oral		Yes
Azithromycin	As per PCCM	Oral		No
Benzathine penicillin	As per PCCM except do not use for Acute post streptococcal glomerulonephritis	IM	Administer one dose	No

Column 1 Poisons	Column 2 Clinical circumstance	Column 3 Route of administration	Column 4 Administer	Column 5 Supply
Cefaclor	As per PCCM	Oral	Child only – Administer one dose and supply one full course as necessary	Yes
Cephalexin	As per PCCM	Oral	Administer one dose and supply one full course as necessary	Yes
Ciprofloxacin	As per PCCM	Oral	Single dose only	No
Clindamycin 2%	As per PCCM	Topical	Administer first dose and supply remainder pack	Yes
Clindamycin	As per PCCM	Oral	Administer one dose and supply one full course as necessary	Yes
Dexamethasone 0.5 mg/Framycetin Sulphate 5 mg/ Gramicidin 0.05 mg/mL (Sofradex R)	As per PCCM	Topical – ear drops	Administer first dose and supply remainder pack	Yes
Diazepam	Petrol/glue/aerosol sniffing	Oral	Adults: 10 mg Children:	No
Diazepam	Alcohol withdrawal	Oral/IV	Dose adjusted on weight per Health Management Protocol. Consult the Medical Officer or Nurse Practitioner if more than recommended dose required	No

Column 1 Poisons	Column 2 Clinical circumstance	Column 3 Route of administration	Column 4 Administer	Column 5 Supply
Dicloxacillin	As per PCCM	Oral	Administer one dose and supply one full course as necessary	Yes
Diphtheria, tetanus, acellular pertussis – containing vaccine (child formulation) (DTPa)	Tetanus immunisation (management of tetanus prone wound)	IM	Yes	No
Diphtheria, tetanus, acellular pertussis – containing vaccine (adult/adolescent formulation) (dTpa)	Tetanus immunisation (management of tetanus prone wound)	IM	Yes	No
Diphtheria, tetanus – containing vaccine (adult formulation) (dT or ADT)	Tetanus immunisation (management of tetanus prone wound)	IM	Yes	No
Doxycycline	As per PCCM	Oral	Administer one dose and supply one full course as necessary	Yes
Flucloxacillin	As per PCCM	Oral		Yes
Ipratropium bromide	As per PCCM	Nebuliser/ Inhalation	Yes	No
Ketorolac	Renal colic	IM	Adults only – single dose up to 30 mg	No
Levonorgestrel	Emergency contraception	Oral	Yes	No
Lignocaine 1%	As per PCCM – Acute wounds – lacerations, local anaesthesia only	Subcutaneous	Local infiltration or mixed with Ceftriaxone IM injection	No
Lignocaine 1% with adrenaline solution	Post dental extraction haemorrhage	Topical	Yes	No
Metronidazole	As per PCCM	Oral	Administer one dose and supply one full course as necessary	Yes

Column 1 Poisons	Column 2 Clinical circumstance	Column 3 Route of administration	Column 4 Administer	Column 5 Supply
Midazolam	Fits/convulsions	IM/IV, Buccal IN	Consult the Medical Officer or Nurse Practitioner if more than recommended dose required	No
Mupirocin 2%	Impetigo	Topical	Administer first dose and supply remainder pack	Yes
Naloxone hydrochloride	As per PCCM – Opioid overdose	IV/IM	Maximum 0.4 mg Consult the Medical Officer or Nurse Practitioner if more than recommended dose required	No
Nitrofurantoin	Urinary tract infection in pregnancy	Oral	Administer one dose and supply one full course as necessary	Yes
Olanzapine	Mental health behavioural emergency	Oral	Adults only – Must consult Medical Officer unless circumstances do not allow in which case notify as soon as circumstances allow	No
Oxybuprocaine 0.4%	As per PCCM except for Corneal ulceration	Topical to eye	Single dose minimum – never to be given to take home	No

Column 1 Poisons	Column 2 Clinical circumstance	Column 3 Route of administration	Column 4 Administer	Column 5 Supply
Phenoxymethylpenicillin	As per PCCM	Oral	Administer one dose and supply one full course as necessary	Yes
Podophyllotoxin (Condyline) or (Wartec) paint 0.5%	Genital warts	Topical	Treat with local application twice daily to a maximum of 6 weeks	Yes
Procaine penicillin	As per PCCM except for Acute otitis media	Intramuscular	Administer one dose Adult/Child	No
Promethazine	Mild to moderate allergic reaction	IM	Maximum 25 mg	No
Roxithromycin	As per PCCM except for Acute post streptococcal glomerulonephritis	Oral	Administer one dose and supply one full course as necessary	Yes
Salbutamol	Acute asthma	Nebulised with oxygen	Yes	No
Silver sulfadiazine	Minor burns	Topical	Administer first dose and supply remainder pack	Yes
Tinidazole	As per PCCM	Oral	Administer one dose and supply one full course as necessary	No
Triamcinolone compound (Kenacomb)	Otitis externa	Topical – ear ointment	Administer first dose and supply remainder pack	No

Column 1 Poisons	Column 2 Clinical circumstance	Column 3 Route of administration	Column 4 Administer	Column 5 Supply
Trimethoprim	Urinary tract infection (non- pregnant females only)	Oral	Administer one dose and supply one full course as	Yes
Trimethoprim/ Sulfamethoxazole	Impetigo – non immediate penicillin allergy	Oral	necessary	Yes
Valaciclovir	Genital sores/ulcers (Herpes)	Oral		Yes

4. Health Services

Health Service	Campus
Alexandra District Hospital	Alexandra
Alpine Health	Myrtleford
Alpine Health	Bright
Alpine Health	Mt Beauty
Bairnsdale Regional Health Service	Bairnsdale
Bass Coast Regional Health	Wonthaggi
Beaufort and Skipton Health Service	Beaufort
Beaufort and Skipton Health Service	Skipton
Beechworth Health Service	Beechworth
Benalla Health	Benalla
Boort District Health	Boort
Casterton Memorial Hospital	Casterton
Castlemaine Health	Castlemaine
Central Gippsland Health Service	Maffra
Cobram District Health	Cobram
Cohuna District Hospital	Cohuna
Colac Area Health	Colac
Djerriwarrh Health Services	Bacchus Marsh
Dunmunkle Health Services	Rupanyup
East Grampians Health Service	Ararat
East Grampians Health Service	Willaura
East Wimmera Health Service	St Arnaud
East Wimmera Health Service	Birchip
East Wimmera Health Service	Charlton
East Wimmera Health Service	Donald

Health Service	Campus
East Wimmera Health Service	Wycheproof
Edenhope and District Memorial Hospital	Edenhope
Gippsland Southern Health Service	Leongatha
Gippsland Southern Health Service	Korumburra
Heathcote Health	Heathcote
Hepburn Health Service	Daylesford
Hepburn Health Service	Creswick
Hesse Rural Health Service	Winchelsea
Heywood Rural Health	Heywood
Inglewood and Districts Health Service	Inglewood
Kerang District Health	Kerang
Kilmore and District Hospital	Kilmore
Kooweerup Regional Health Service	Kooweerup
Kyabram and District Health Services	Kyabram
Kyneton District Health Service	Kyneton
Lorne Community Hospital	Lorne
Maldon Hospital	Maldon
Mallee Track Health and Community Service	Ouyen
Mallee Track Health and Community Service	Sea Lake
Mansfield District Hospital	Mansfield
Maryborough District Health Service	Maryborough
Maryborough District Health Service	Dunolly
Moyne Health Services	Port Fairy
Nathalia District Hospital	Nathalia
Numurkah and District Health Service	Numurkah
Omeo District Health	Omeo
Orbost Regional Health	Orbost
Otway Health and Community Services	Apollo Bay
Portland District Health	Portland
Robinvale District Health Services	Robinvale
Robinvale District Health Services	Manangatang
Rochester and Elmore District Health Service	Rochester
Rural Northwest Health	Warracknabeal
Rural Northwest Health	Hopetoun
Seymour Health	Seymour
South Gippsland Hospital	Foster

Health Service	Campus
South West Healthcare	Camperdown
Stawell Regional Health	Stawell
Tallangatta Health Service	Tallangatta
Terang and Mortlake Health Service	Mortlake
Terang and Mortlake Health Service	Terang
Timboon and District Health Care Service	Timboon
Upper Murray Health and Community Services	Corryong
Western District Health Service	Penshurst
Western District Health Service	Coleraine
West Wimmera Health Service	Nhill
West Wimmera Health Service	Jeparit
West Wimmera Health Service	Kaniva
West Wimmera Health Service	Rainbow
Wimmera Health Care Group	Dimboola
Yarram and District Health Service	Yarram
Yarrawonga Health	Yarrawonga
Yea and District Memorial Hospital	Yea

Dated 10 September 2014

HON. DAVID DAVIS MP Minister for Health

Electoral Act 2002

CHANGES TO REGISTER OF POLITICAL PARTIES

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

Name of registered political party: Family First Party Victoria Inc.

Name of new Registered Officer: Mr Ashley Fenn.

New address: Suite 1, Level 1, 441 Canterbury Road, Surrey Hills, Victoria 3127.

Dated 22 September 2014

WARWICK GATELY, AM Victorian Electoral Commission

Fisheries Act 1995

GUIDELINES FOR THE PREPARATION OF THE VICTORIAN ROCK LOBSTER FISHERY MANAGEMENT PLAN

- I, Peter Walsh, Minister for Agriculture and Food Security, pursuant to section 28(2) of the **Fisheries Act 1995** (the Act), issue the following guidelines with respect to the preparation of a Victorian Rock Lobster Fishery Management Plan.
- 1. The Department of Environment and Primary Industries (DEPI) is responsible for preparing the 'Victorian Rock Lobster Fishery Management Plan' (the Fishery Management Plan). The Fishery Management Plan will be consistent with the Act and its objectives.
- 2. The Rock Lobster Fishery Management Plan Steering Committee will advise the Executive Director Fisheries, DEPI, in preparing the Fishery Management Plan.
- 3. The Fishery Management Plan will recognise the ongoing economic and social importance of all sectors including commercial, recreational, traditional owner and conservation interests.
- 4. DEPI will invite input from all major stakeholder groups; the draft management plan will be released for a statutory public consultation period of at least 60 days.
- 5. The Fishery Management Plan should ensure that
 - a. The fishery continues to be biologically sustainable and there is a low probability of recruitment or growth overfishing;
 - b. Rock lobster stocks continue to rebuild to support an efficient and productive industry that returns high economic yields.
- The Fishery Management Plan will outline environmental, economic and social objectives, the actions that will be taken to achieve these objectives, and how progress in achieving these objectives will be measured.
- 7. The Fishery Management Plan will set out strategies and management arrangements to achieve the objectives and could include revisions to current management arrangements and the regulatory regime.
- 8. The Fishery Management Plan will include a harvest strategy, resource allocation strategy, compliance strategy, research and development strategy, implementation strategy and an evaluation and review process.
- 9. The harvest strategy will be guided by the 'National Guidelines to Develop Fishery Harvest Strategies'.
- 10. The harvest strategy will specify decision rules to determine the total allowable commercial catch.
- 11. The Fishery Management Plan will take account of the Australian Government's 'Guidelines for Assessing the Ecologically Sustainable Management of Fisheries'.
- 12. The existing Fishery Management Plan will remain in place until a new Fishery Management Plan is declared.

Dated 10 September 2014

THE HON. PETER WALSH Minister for Agriculture and Food Security

Liquor Control Reform Act 1998

LIQUOR LICENSING POLLS

In the matter of the application by Augello's Balwyn, 200–202 Whitehorse Road, Balwyn, under the **Liquor Control Reform Act 1998** for a Restaurant and Cafe Licence, the resolution submitted to a poll on Monday 15 September 2014 was:

'That a Restaurant and Cafe Licence will be granted in the neighbourhood of the premises situated at 200–202 Whitehorse Road, Balwyn.'

The result of the Augello's Balwyn poll was:

Votes polled for the resolution	820
Votes polled against the resolution	358
Informal votes polled	15
Total votes polled	1,193
	W. GATELY, AM
	Victorian Electoral Commission

Melbourne Cricket Ground Act 2009

MELBOURNE CRICKET GROUND FLOODLIGHTS DETERMINATION NO. 3/2014

I, Damian Drum, Minister for Sport and Recreation, make the following determination:

1. Title

This determination may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Determination No. 3/2014.

2. Objectives

The objectives of the determination are to:

- (a) Specify the date and times during which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground (MCG) may be used; and
- (b) Specify the purposes for which the floodlights may be used on those days.

3. Authorising provision

This determination is made under section 30 of the Melbourne Cricket Ground Act 2009.

4. Floodlights may be used on certain days at certain times and for certain purposes.

The floodlights affixed to the floodlight towers at the MCG may be used:

- (a) between 8.00 am and 8.00 pm on each day from 5 October 2014 to 31 March 2015 for the purposes of aligning, testing, repairing and training;
- (b) between 7.30 pm and 11.30 pm on 24 December 2014 for the Network Nine telecast of Carols by Candlelight;
- (c) Between 10.00 am and 11.30 pm on the following days for the purpose of staging cricket matches at the MCG
 - 31 October 2014
 - 1 November 2014
 - 2 November 2014
 - 3 November 2014
 - 7 November 2014
 - 21 November 2014
 - 25 November 2014

- 26 November 2014
- 27 November 2014
- 28 November 2014
- 20 December 2014
- 26 December 2014
- 27 December 2014
- 28 December 2014
- 29 December 2014
- 30 December 2014
- 5 January 2015
- 10 January 2015
- 16 January 2015
- 21 January 2015
- 24 January 2015
- 25 January 2015
- 28 January 2015
- 11 February 2015
- 14 February 2015
- 22 February 2015
- 26 February 2015
- 19 March 2015
- 29 March 2015
- 30 March 2015
- 31 March 2015; and
- (d) Between 10.00 am and 11.30 pm on 12 February 2015 for the opening event of the International Cricket Council (ICC) Cricket World Cup 2015.

Dated 15 September 2014

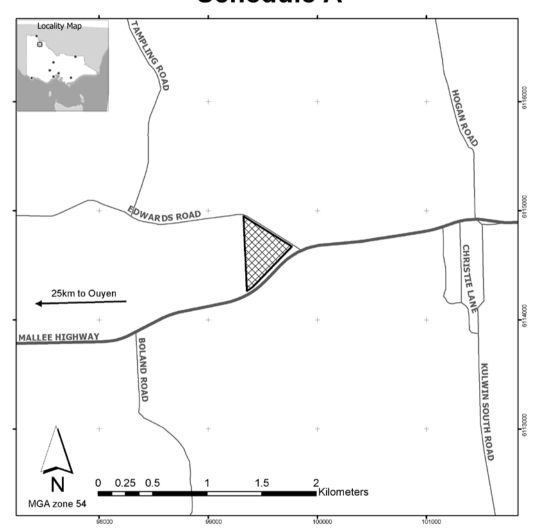
DAMIAN DRUM MLC Minister for Sport and Recreation

Mineral Resources (Sustainable Development) Act 1990

EXEMPTION OF LAND FROM A LICENCE

I, Kylie White, Executive Director, Earth Resources Regulation acting 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 land situated within the boundaries of the hatched area on the attached plan Schedule A from being subject to all licences.

Schedule A



Dated 18 September 2014

KYLIE WHITE Executive Director, Earth Resources Regulation

Occupational Health and Safety Act 2004

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007

Notice of Amendment of Major Hazard Facility Licence

On 13 August 2014, the Major Hazard Facility Licence MHL 032/05 that was granted to Shell Refining (Australia) Pty Ltd (ACN 004 303 842) for the facility located at Geelong Refinery – Refinery Road, Corio, Victoria 3214, for the period expiring on 13 May 2018, was amended to MHL 032/06 in the licensee's new name Viva Energy Refining Pty Ltd (ACN 004 303 842) in accordance with regulation 6.1.34 of the Occupational Health and Safety Regulations 2007.

DENISE COSGROVE
Chief Executive
Delegate of the
Victorian WorkCover Authority

Occupational Health and Safety Act 2004

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007

Notice of Amendment of Major Hazard Facility Licence

On 13 August 2014, the Major Hazard Facility Licence MHL 028/04 that was granted to Shell Refining (Australia) Pty Ltd (ACN 004 303 842) for the facility located at Lara LPG Terminal – 137–207 McManus Road, Lara, Victoria 3212, for the period expiring on 8 April 2018, was amended to MHL 028/05 in the licensee's new name Viva Energy Refining Pty Ltd (ACN 004 303 842) in accordance with regulation 6.1.34 of the Occupational Health and Safety Regulations 2007.

DENISE COSGROVE
Chief Executive
Delegate of the
Victorian WorkCover Authority

Occupational Health and Safety Act 2004

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007

Notice of Amendment of Major Hazard Facility Licence

On 13 August 2014, the Major Hazard Facility Licence MHL 019/05 that was granted to The Shell Company of Australia Limited (ACN 004 610 459) for the facility located at Shell Newport Terminal – Burleigh Street, Spotswood, Victoria 3015, for the period expiring on 6 November 2017, was amended to MHL 019/06 in the licensee's new name Viva Energy Australia Ltd (ACN 004 610 459) in accordance with regulation 6.1.34 of the Occupational Health and Safety Regulations 2007.

DENISE COSGROVE Chief Executive Delegate of the Victorian WorkCover Authority

Pipelines Act 2005

SECTION 70

Significant Alteration to Authorised Route

PIPELINE LICENCE NUMBER	PL101
NAME(S) OF LICENSEE(S)	APA GasNet Australia (Operations) Pty Ltd
ADDRESS(ES) OF LICENSEE(S)	180 Greens Road Dandenong, Victoria 3175
DESCRIPTION OF EXISTING AUTHORISED ROUTE	1. The pipeline commences at the Keon Park offtake with a 600 mm nominal bore and heads north for 14.1 km to the Wollert Compressor Station. It then continues north for 269.4 km with a 300 mm nominal bore terminating at the Wodonga City Gate. The pipeline also includes a 34.5 km lateral with a 200 mm nominal bore from the Euroa City Gate to the Shepparton City Gate, a 27.8 km looping with a 400 mm nominal bore between Wollert and Wandong, a 33.6 km (400 mm diameter) looping of the existing 300 mm diameter pipeline between Longwood and Violet Town and a 33 km (400 mm diameter) looping of the existing 300 mm diameter pipeline between Mangalore and Longwood. 2. The overall length of the pipeline is approximately 412.4 km.
ALTERATION	 As from today: The authorised route of the pipeline is altered to construct a 50.8 km (400 mm diameter) looping of the existing 300 mm diameter pipeline between Violet Town and Glenrowan. The authorised route of the pipeline is delineated by the red and green lines depicted on Drawing Numbers: A6-101-1 Rev N, A6-101-2 Rev H, A6-101-3 Rev H, A6-101-4 Rev E, A6-101-5 Rev E, A6-101-6 Rev K, A6-101-7 Rev E, A6-101-8 Rev E, A6-101-9 Rev E, A6-101-10 Rev E, A6-101-11 Rev H, A6-101-12 Rev J, A6-101-13 Rev E and A6-101-14 Rev G and replace all existing drawings.

CONDITIONS:

As from today the conditions of Pipeline Licence 101 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
 - a. Maximum Allowable Operating Pressure:

Line 1 - 2,760 kPa

Line 2 – 8,800 kPa (KP 00 to KP 123.6)

Line 3 – 7,400 kPa (KP 123.6 to KP 269.4)

Line 4 - 7,400 kPa

Line 5 – 15,300 kPa

b. Contents: Gaseous hydrocarbons

c. Internal diameter: 200 mm for a length of 34.5 km Internal diameter: 300 mm for a length of 269.4 km Internal diameter: 400 mm for a length of 145.2 km Internal diameter: 600 mm for a length of 14.1 km

d. Overall length – 463.2 km

Dated 16 September 2014

KYLIE WHITE

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

Pipelines Act 2005

SECTION 67

Minor Alteration to Authorised Route

PIPELINE LICENCE NUMBER	PL57	
NAME(S) OF LICENSEE(S)	Ausnet Gas Services Pty Ltd	
ADDRESS(ES) OF LICENSEE(S)	Level 31 2 Southbank Boulevard Southbank, Victoria 3006	
DESCRIPTION OF EXISTING AUTHORISED ROUTE	The route of the pipeline commences at the Corio City Gate and transverses in a southerly direction and terminates at the Alcoa Plant in Point Henry. The pipeline also branches out at the corner of Matlop Street and Swanston Street, Geelong, and traverses in a southerly direction to South Geelong and terminates at the corner of Little Fyans Street and Swanston Street, South Geelong, in the field regulator (P4-144).	
ALTERATION	 The authorised route of the pipeline is altered for the installation of a gas heater and for the realignment of pipework in the Corio City Gate. The authorised route of the pipeline is delineated by the red line on Drawing Numbers: T315-1-1 Rev E and T315-1-2 Rev A and replace all existing drawings. 	

CONDITIONS:

As from today the conditions of Pipeline Licence 57 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
 - a. Maximum Allowable Operating Pressure: 2,760 kPa
 - b. Contents: Gaseous hydrocarbons
 - c. Nominal diameter: 50 mm, 80 mm, 100 mm, 200 mm, 250 mm & 300 mm
 - d. Overall length 24.5 km

Dated 16 September 2014

KYLIE WHITE

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

Plant Biosecurity Act 2010

DECLARATION OF AN EXOTIC PLANT DISEASE

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

This Order takes effect from the date of making, and remains in force for 28 days. Dated 22 September 2014

ADAM FENNESSY Secretary Department of Environment and Primary Industries

Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4) IN RELATION TO NON-ROAD ACTIVITIES ON ROADS WITHIN THE SHIRE OF SOUTHERN GRAMPIANS 2014 AUSTRALIAN PEDAL CAR GRAND PRIX HELD ON SATURDAY 4 OCTOBER 2014

1 Purpose

The purpose of this Declaration is to exempt participants in the 2014 Australian Pedal Car Grand Prix from specified provisions of the **Road Safety Act 1986** and regulations under that Act with respect to the Event, which is a non-road activity to be conducted in Coleraine.

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 Saturday 4 October 2014 at 10.00 am once the road is declared closed by the Event Organiser.

4 Expiry

This notice expires on Saturday 4 October 2014 at 6.00 pm.

5 Definitions

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

- a) 'Event' means the 2014 Australian Pedal Car Grand Prix, to be held on Saturday 4 October 2014; and
- b) 'Participants' means participants in the Event, including officers, members and authorised agents of the 2014 Australian Pedal Car Grand Prix, whose presence is reasonably required to ensure the safe conduct of the Event.

6 Declaration

I, Steve Brown, 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 Act 1986** and regulations 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.

Table 1

Provisions of the Road Safety Act 1986 and regulations under that Act that do not apply to participants in the Event

Road Safety Act 1986

ALL

Road Safety Road Rules 2009

ALL

Road Safety (Vehicles) Regulations 2009

ALL

Table 2

Column 1 Highway	Column 2 Date and time
Glenelg Highway (Whyte Street), Coleraine between Gage Street and Henty Street	Saturday 4 October 2014 between the hours of 10.00 am to 6.00 pm
Winter Street, Coleraine between Whyte Street and Silvester Oval	Saturday 4 October 2014 between the hours of 10.00 am to 6.00 pm
Turnbull Street, Coleraine between Winter Street and Henty Street	Saturday 4 October 2014 between the hours of 10.00 am to 6.00 pm
Henty Street, Coleraine between Turnbull Street and Whyte Street	Saturday 4 October 2014 between the hours of 10.00 am to 6.00 pm

Dated 18 September 2014

STEVE BROWN Executive Director Roads Corporation

Veterinary Practice Act 1997

ENDORSEMENT OF REGISTRATION AS A SPECIALIST PRACTITIONER

Under section 8 of the **Veterinary Practice Act 1997**, the following veterinary practitioner has been granted endorsement of registration as a specialist practitioner by the Veterinary Practitioners Registration Board of Victoria.

SPEC NO.	NAME	SPECIALISATION
157	Bauquier, Jennifer	Equine Medicine
Dated 9 September 2014		

MS LOUISA KING
Registrar
Veterinary Practitioners Registration Board of Victoria

Veterinary Practice Act 1997

ENDORSEMENT OF REGISTRATION AS A SPECIALIST PRACTITIONER

Under section 8 of the **Veterinary Practice Act 1997**, the following veterinary practitioner has been granted endorsement of registration as a specialist practitioner by the Veterinary Practitioners Registration Board of Victoria.

SPEC NO.	NAME	SPECIALISATION
156	Courtman, Natalie	Veterinary Clinical Pathology
Dated 9 Septem	mber 2014	
		MS LOUISA KING
		Registrar
		Veterinary Practitioners Registration Board of Victoria

Victorian Environmental Assessment Council Act 2001

STATEWIDE ASSESSMENT OF PUBLIC LAND

Pursuant to section 15 of the Victorian Environmental Assessment Council Act 2001, the Minister for Environment and Climate Change requests the Victorian Environmental Assessment Council to carry out an investigation into public land in Victoria.

It is more than 25 years since the Land Conservation Council's 'Statewide Assessment of Public Land Use' was published and it is timely to consider revisiting aspects of that assessment in order to provide updated information for public land management.

The purpose of the investigation is to carry out a statewide assessment of public land in Victoria which considers the recommendations of the council and its predecessors (as accepted by government) and the system of public land use categories established as a result. The focus of the investigation is to provide information to assist management effectiveness and is not intended to change the current levels of protection underpinning Victoria's protected area system.

In particular, the council is requested to investigate and provide:

- an assessment of the current system of public land use categories, including identification
 and evaluation of approaches adopted in other jurisdictions nationally and internationally, and
 consideration of options for changing or consolidating the existing categories to result in a
 system of categories that is simple and clear and that supports effective and efficient public land
 management;
- 2. an assessment of the current reservation status of public land, including areas where land use has changed since government accepted a recommendation; and
- 3. an inventory of the types of values on public land.

The council is requested to provide an interim report on the first term of reference that includes options for the consolidation of the existing public land categories by April 2015. To ensure there is an opportunity for public comment, the council is requested to publish information to assist in the making of submissions on this term of reference in the notice of investigation.

The council must prepare a discussion paper. A draft proposals paper is not required.

The council must report on the completed investigation by September 2016.

Water Act 1989

BULK ENTITLEMENT (ANGLESEA GROUNDWATER) AMENDMENT ORDER 2014

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

1 Title

This Order is called the Bulk Entitlement (Anglesea Groundwater) Amendment Order 2014.

2 Purpose

The purpose of this Bulk Entitlement (Anglesea Groundwater) Amendment Order 2014 (Amendment Order) is to amend the Bulk Entitlement (Anglesea Groundwater) Order 2009 (the Order) to reflect the findings of the 2013 Bulk Entitlement Review.

3 Authorising Provision

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

4 Commencement

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

5 Amendment of clause 9 – Trigger Levels

For clause 9 of the Order, substitute –

'9 TRIGGER LEVEL

- 9.1 Immediately upon identifying that the trigger level is exceeded Barwon Water must:
 - (a) notify the Minister and the Resource Manager; and
 - (b) take such action as required, including reducing the amount of groundwater taken under this Order or ceasing to take any groundwater under this Order, to restore the groundwater level to above the trigger level within a further 30 day period.
- 9.2 If the groundwater level has not been restored at the end of the 30 day period specified in clause 9.1(b) Barwon Water must take any further action directed by the Minister by notice in writing and in the time and manner specified in the notice.'

6 Amendment of clause 12 – Reviews

For sub-clause 12.5 of the Order, **substitute** –

- '12.5 Barwon Water must provide a report to the Minister on the results of a review:
 - (a) at five yearly intervals from the date that groundwater extraction recommences; or
 - (b) by the date specified where the review has been requested by the Minister or Resource Manager.'.

7 Amendment of clause 13 – Monitoring and Assessment Program

For sub-clause 13.4 of the Order, **substitute** –

- '13.4 If a review completed in accordance with clause 12 identifies any deficiencies in the monitoring and assessment program in relation to:
 - (a) any material and adverse impacts on existing users or the environmental values or health of groundwater dependent ecosystems; or
 - (b) any decline in the long term sustainability of groundwater resource in the Area; as a result of taking groundwater under this Order, Barwon Water must propose a revised monitoring and assessment program to the Minister to address those impacts or to maintain the long-term sustainability of the resource.'

8 Amendment of Schedule 1

For Table B in Schedule 1 to the Order, **substitute** –

TABLE B Groundwater Observation Bores for measuring groundwater levels for the purposes of clause 9

Identification Number	Easting	Northing
P8	253020	5750213
P17	245564	5746833
P19	253035	5750242

9 Amendment of Schedule 2 – Trigger Levels

For Schedule 2 to the Order, substitute –

10 'SCHEDULE 2 – TRIGGER LEVEL

General

1. In this Schedule:

'A' is the monthly average groundwater level in observation bore (Identification Number) P8;

'B' is the monthly average groundwater level in observation bore (Identification Number) P17 multiplied by 0.3131, plus 9.4666m minus two standard deviations of error:

'C' is the monthly average groundwater level in observation bore (Identification Number) P19;

'D' is the monthly average groundwater level in observation bore (Identification Number) P17 multiplied by 0.2391, minus 16.8m minus two standard deviations of error:

'groundwater level' is the potentiometric level as measured in the observation bore expressed in metres Australian Height Datum to an accuracy of 0.01 metres.

Trigger Level Calculations

- 2. For the purposes of clause 9 of this Order,
 - (a) groundwater level data for the particular observation bores is analysed each month when Barwon Water is taking groundwater to determine conformance with trigger level;
 - (b) the trigger level is exceeded if 'A' is less than 'B' and 'C' is less than 'D';
 - (c) the trigger level is not exceeded if:
 - (i) 'A' is greater than 'B' and 'C' is less than 'D'; or
 - (ii) 'A' is less than 'B' and 'C' is greater than 'D'; or
 - (iii) 'A' is greater than 'B' and 'C' is greater than 'D'.'.

Dated 12 September 201

PETER WALSH MLA
Minister for Water

Water Act 1989

BULK ENTITLEMENT (ANGLESEA GROUNDWATER) AMENDMENT ORDER 2014 Explanatory Note

Overview of the 2013 Bulk Entitlement Review

Barwon Water (BW) completed a review of the Bulk Entitlement (Anglesea Groundwater) Order 2009 (the Order) in 2013. The review included the following tasks:

- Updating the hydrogeological conceptualisation;
- Recalibrating the numerical model and running predictive scenarios;
- Based on the predicted hydrologic impacts, completing an impact assessment including an
 ecological risk assessment.

The review was a requirement of the Order which allows BW to extract groundwater from the Anglesea Borefield. The Order also required BW to implement a Monitoring and Assessment Program (MAP) which includes on-going groundwater, surface water, subsidence and ecological monitoring. The MAP was established in 2009 to address data gaps identified in the 2008 initial project impact assessment and has continued throughout the review period.

The review was informed by extensive data collected under the MAP. The review identified new areas that are most at risk of impact associated with groundwater extraction:

- Anglesea Swamp: The potential for drawdown, flow impacts and acid generation resulted in potential ecological impacts being identified in this area.
- Saline Intrusion: Impact on groundwater quality due to additional groundwater movement from off-shore.
- Inter-aquifer Flow: Impacts on groundwater quality for Barwon Water and to the Alcoa Production Bores due to drawdown predicted in the Upper Eastern View Formation Aquifer.

The review also highlighted the following data gaps:

- Acid Generation: Risks associated with acid generation require further assessment, particularly by addressing the data gaps regarding the presence and distribution of acid sources and their relative contributions into the catchment.
- Groundwater Dependent Ecosystems: Continue to gather baseline data for potentially groundwater dependent ecosystems i.e. the Breakfast Creek tributary or Anglesea Swamplands. Although these areas may not have been identified as being most at risk of impact from groundwater extraction, baseline data is still important to establish baseline conditions because ecological values are high in these areas i.e. Pygmy Perch in the Breakfast Creek Tributary.

The review recommended reducing the monitoring focus in areas that are not groundwater dependent and are therefore ranked as having a low risk of impact from groundwater extraction. This includes the upper Anglesea pools and the Salt Creek pools, which were originally identified in the 2008 project impact assessment as being potentially groundwater dependent. The data collected since monitoring began under the MAP indicates that these pools are actually losing features and are not groundwater dependent. The numerical modelling completed during the review predicted negligible drawdowns in these areas.

In response to the recommendations of the review, BW applied to the Minister to amend the Order and the Monitoring and Assessment program.

Amendments to the Order

Amendment of clause 9 – Trigger levels

The review found the Upper Anglesea River pools and Salt Creek pools were not groundwater dependent and not at risk of impact. The existing triggers, which were originally designed to protect the Upper Anglesea River pool and Salt Creek pools, were recommended to be replaced with a new trigger to protect the groundwater dependent ecosystems in the Anglesea Swampland. Therefore

BW applied to amend the existing triggers in clause 9 and replace them with a trigger level in the Anglesea Swampland area as detailed in Schedule 2.

The new trigger level has been established with the objective of maintaining groundwater levels in the perched water table (PWT) to within the likely range of natural variation. Doing so ensures that there is no significant drawdown recorded in the Anglesea Swamp PWT associated with pumping of the Anglesea Borefield. If the groundwater levels in the PWT are maintained within the likely range of natural variations, then groundwater extraction would not be causing adverse impacts to surface water flow, acid generation processes and the ecology.

The new trigger utilises groundwater levels recorded from the nested bores located in the upper Anglesea Swamp. The bores monitor the following aquifers:

- P8: Swamp PWT aquifer.
- P19: UEVF aquifer.
- P12: LEVF aguifer.

The basic trigger level approach is to:

- 1. Identify definitive drawdown in the UEVF associated with pumping from the LEVF; and,
- 2. Identify drawdown in the swamp PWT aquifer associated with pumping from the LEVF;
- 3. If drawdown occurs in the swamp PWT aquifer and it is associated with LEVF pumping rather than climate influences, then pumping from the borefield shall be reduced or ceased.

To account for climatic influences on the groundwater levels in the trigger bores, a relationship was established with groundwater levels in a background bore (P17) which is located in the Salt Creek Swampland outside of the predicted influence of pumping.

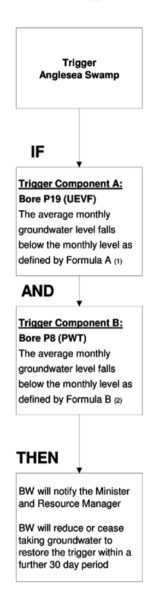
Amendment of clause 12 - Reviews

A review would have limited value if there was not additional drawdown information to recalibrate the numerical model. Drawdown information can only be obtained while the borefield is operating. Therefore the amendment requires BW to provide a report to the Minister on the results of a review at five yearly intervals from the date that groundwater extraction recommences or by the date specified where the review has been requested by the Minister or Resource Manager.

Amendment of clause 13 – Monitoring and Assessment Programs

The original 3-month time limit to revise the MAP following a review is removed, reflecting the integral link between amendments to the BE and MAP as a result of a review.

Figure 1: Summarised Trigger Level Diagram



Notes:

- 1) Formula A: P19 trigger component (mRL) = 0.2391 x P17(Monthly average mRL) 16.8 2 SDs of error
- 2) Formula B: P8 tigger component (mRL) = $0.3131 \times P17$ (Monthly average mRL) + 9.4666 2 SDs of error
- 3) The standard deviations (SD) of error are calculated monthly until BW recommences pumping
- 4) The trigger is restored when either trigger component is restored

Planning and Environment Act 1987

BAYSIDE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C121

The Minister for Planning has approved Amendment C121 to Bayside Planning Scheme.

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

The Amendment gives the 'Water Sensitive Urban Design (Stormwater Management)' policy at Clause 22.08 of the Bayside Planning Scheme ongoing effect by amending the expiry condition at Clause 22.08-6. The policy will have ongoing effect until a state-wide provision is implemented.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Bayside City Council, 76 Royal Avenue, Sandringham.

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

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C150

The Minister for Planning has approved Amendment C150 to the Boroondara Planning Scheme.

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

The Amendment introduces three (3) new precincts into the Heritage Overlay at Clause 43.01, by way of Heritage Overlays, HO534, HO535 and HO536 and makes consequential changes to Map Nos. 10HO, 13HO and 14HO; and Clause 22.05.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of Boroondara City Council, 8 Inglesby Road, Camberwell.

JOHN PHILLIPS

Director

Planning Systems

Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C76

The Minister for Planning has approved Amendment C76 to the Colac Otway Planning Scheme.

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

The Amendment implements the recommendations of the Birregurra Neighbourhood Character Study 2012 and the Birregurra Structure Plan 2013 by changing Clauses 21.03, 21.06 and 21.07 of

the Municipal Strategic Statement, rezoning land within the Birregurra township, inserting a new Schedule 3 to Clause 42.02 (Vegetation Protection Overlay), inserting new Schedules 11, 12, 13, 14, 15 and 16 to Clause 43.02 (Design and Development Overlay), and amending the Schedule to Clause 61.03.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Colac Otway Shire Council, 2–6 Rae Street, Colac.

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

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME Notice of Approval of Amendment Amendment C140

The Minister for Planning has approved Amendment C140 to the Darebin Planning Scheme.

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

The Amendment inserts Council-owned land at 23 Edwardes Street, Reservoir (Lot 14 on PS 20219), into the Schedule to Clause 52.02 of the Darebin Planning Scheme in order to remove two restrictive covenants. The two restrictive covenants are contained in registered transfer of land No. 2201788 and in registered transfer of land No. A326370.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Darebin City Council, 274 Gower Street, Preston.

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 C190

The Minister for Planning has approved Amendment C190 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 approximately 125 hectares of land at Crown Allotment 43C, Parish of Marong, known as 244 Edwards Road, Maiden Gully, and part of Crown Allotment 43H, Parish of Marong, from Farming Zone to General Residential Zone;
- applies a new Schedule 28 to the Development Plan Overlay;
- amends Planning Scheme Map Nos. 17WMO and 31WMO to include land adjoining the southern boundary of 244 Edwards Road, Maiden Gully, in the Bushfire Management Overlay and widens the Bushfire Management Overlay on the northern and western boundaries;

- amends Clauses 21.04, 21.05, 21.06-1 and 21.10 of the Municipal Strategic Statement;
- amends Schedule 2 to Clause 42.02 (the Vegetation Protection Overlay);
- inserts a new Schedule 28 to Clause 43.04 (Development Plan Overlay); and
- amends the Schedules to Clause 52.16, 61.03 and 81.01.

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

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

Planning and Environment Act 1987

MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment Amendment C92

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

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

The Amendment introduces a new local planning policy into the Maroondah Planning Scheme that aims to ensure all new development proposals for buildings, works and signage along land adjacent to or with exposure to EastLink, which require a planning permit, take into account or do not conflict with the design aesthetic achieve along the motorway corridor.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Maroondah City Council, Braeside Avenue, Ringwood.

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

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment Amendment C249

The Minister for Planning has approved Amendment C249 to the Melbourne Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment rectifies an administrative error by rezoning land at 231–241 Sturt Street, Southbank, from General Residential Zone – Schedule 1 to Capital City Zone – Schedule 3.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Melbourne City Council, Melbourne Town Hall – Administration Building, 120 Swanston Street, Melbourne.

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

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment Amendment C120

The Minister for Planning has approved Amendment C120 to the Moonee Valley Planning Scheme.

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

The Amendment applies the Comprehensive Development Zone Schedule 1, amends the Special Use Zone Schedule 2 and applies the Mixed Use Zone Schedule 2 and the Development Design Overlay Schedule 12 to the Moonee Valley Racecourse.

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

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

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment Amendment C124

The Minister for Planning has approved Amendment C124 to the Moonee Valley Planning Scheme.

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

The Amendment applies the Heritage Overlay to the Moonee Valley Racecourse and includes the incorporated document 'Moonee Valley Racecourse Incorporated Plan Conservation Policy and Permit Exemptions, April 2014' to Clause 81.01.

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

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

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C51

The Minister for Planning has approved Amendment C51 to the Nillumbik Planning Scheme.

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

The Amendment introduces a suite of planning controls for the Eltham Activity Centre to implement the land use and built form recommendations of the Eltham Major Activity Centre Structure Plan (August 2004).

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

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

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment Amendment C53

The Minister for Planning has approved Amendment C53 to the Nillumbik Planning Scheme.

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

The Amendment introduces a suite of planning controls for the Diamond Creek Activity Centre to implement the land use and built form recommendations of the Diamond Creek 20 Major Activity Centre Structure Plan and Leisure Facilities Plan (September 2006).

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

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

Planning and Environment Act 1987

PORT PHILLIP PLANNING SCHEME

Notice of Approval of Amendment Amendment C110

The Minister for Planning has approved Amendment C110 to the Port Phillip Planning Scheme.

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

The Amendment inserts a new incorporated document titled 'Stokehouse -30 Jacka Boulevard, St Kilda, July 2014' in the Schedule to Clause 52.03 – Specific sites and exclusions and the Schedule to Clause 81.01 – Table of documents incorporated into this Scheme to allow the site to be redeveloped for a restaurant.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Port Phillip City Council, corner Carlisle Street and Brighton Road, St Kilda.

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

Planning and Environment Act 1987

SOUTH GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C77 (Part 2)

The Minister for Planning has approved Amendment C77 (Part 2) to the South Gippsland Planning Scheme.

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

The Amendment rezones land at 25 Welshpool Road, Toora, from Public Use Zone 3 to Rural Activity Zone.

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

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

Planning and Environment Act 1987

WANGARATTA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C60

The Minister for Planning has approved Amendment C60 to the Wangaratta Planning Scheme.

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

The Amendment amends the Schedule to Clause 61.01 of the Wangaratta Planning Scheme to transfer the Responsible Authority status for issuing planning certificates from the Rural City of Wangaratta to the Minister for Planning.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Rural City of Wangaratta Council, 62–68 Ovens Street, Wangaratta.

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

Planning and Environment Act 1987

WEST WIMMERA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C31

The Minister for Planning has approved Amendment C31 to the West Wimmera Planning Scheme.

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

The Amendment applies a Public Acquisition Overlay (PAO) – Schedule 1 to part of the land at Lot 1 on Plan of Subdivision 621804U in Serviceton. The Amendment will enable future public acquisition of the land by VicRoads for a rest area on the Western Highway.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of VicRoads, 88 Learmonth Road, Wendouree (Western Region Office) and 14 O'Callaghans Parade, Horsham (Horsham Office) and the West Wimmera Shire Council, 49 Elizabeth Street, Edenhope, and 25 Baker Street, Kaniva.

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

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment Amendment C118

The Minister for Planning has approved Amendment C118 to the Yarra Ranges Planning Scheme.

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

The Amendment rezones the Rochford Wines site at 878–880 (Lots 7 and 8 LP127612) Maroondah Highway, Coldstream, from Schedule 2 to (SUZ2) to Schedule 10 to the Special Use Zone (SUZ10) at Clause 37.01, to provide for the ongoing use and management of the land for outdoor entertainment, and makes related changes at Clause 37.01 (Schedule 2) and Clause 81.01.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Shire of Yarra Ranges Council, Anderson Street, Lilydale.

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

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C50 Part 2

Pursuant to section 30(1)(b) of the **Planning and Environment Act 1987**, Amendment C50 Part 2 to the Campaspe Planning Scheme has lapsed.

The Amendment C50 Part 2 proposed to implement the findings of the Campaspe Heritage Gap Study and apply the Heritage Overlay to individual buildings, sites and precincts.

The Amendment C50 Part 2 lapsed on 10 April 2014.

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

Planning and Environment Act 1987

MILDURA PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C63

The Minister for Planning has refused to approve Amendment C63 to the Mildura Planning Scheme.

The Amendment C63 proposed to rezone land known as 782–790 Sandilong Avenue, Irymple, from Business 4 Zone to Business 1 Zone by amending Map No. 29.

The Amendment C63 lapsed on 23 April 2013.

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

Planning and Environment Act 1987

SURF COAST PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C68 (Part 2)

Pursuant to section 30(1)(a) of the **Planning and Environment Act 1987**, Amendment C68 Part 2 to the Surf Coast Planning Scheme has lapsed.

The Amendment C68 (Part 2) proposed to implement the 'Surf Coast Shire Rural Strategy (RMCG, 2007)' through the introduction of the Rural Activity Zone to specific sites in the Bellbrae and Deans Marsh rural hinterland areas to allow a greater variety of tourism activities.

The Amendment C68 Part 2 lapsed on 9 July 2014.

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

ORDERS IN COUNCIL

Plant Biosecurity Act 2010

DECLARATION OF EXOTIC PESTS

The Governor in Council under section 5 of the **Plant Biosecurity Act 2010** declares the beetles listed below to be exotic pests.

Brown mulberry longhorn beetle (Apriona germari Hope)

Japanese pine sawyer beetle (Monochamus alternatus Hope)

This order takes effect from the day it is published in the Government Gazette.

Dated 23 September 2014
Responsible Minister
PETER WALSH MLA
Minister for Agriculture and Food Security

YVETTE CARISBROOKE Clerk of the Executive Council

Road Safety Act 1986

APPROVAL OF ANALYSTS

Order in Council

The Governor in Council, under section 57B of the **Road Safety Act 1986**, approves the following persons employed by Racing Analytical Services Ltd as approved analysts for the purposes of section 57B of that Act:

Mr David Batty, Laboratory Director

Mr Stewart Willers, Deputy Laboratory Director

Ms Bianca Alessi, Senior Analytical Chemist

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

Dated 23 September 2014

Responsible Minister: TERRY MULDER MP Minister for Roads

YVETTE CARISBROOKE Clerk of the Executive Council

VICTORIA

State Aid to Religion Abolition Act 1871

ACT NO. 391/1871 - SECOND SCHEDULE

A statement of trusts having been submitted by the head or authorised representative of the Anglican Church of Australia under the provisions of the 'Act to provide for the abolition of State Aid to Religion' for allowance by the Governor in Council, the same was allowed by him on the Twenty-third day of September, 2014 and the following is the form in which such statement of trusts has been allowed.

STATEMENT OF TRUSTS

DESCRIPTION OF LAND -

Site for a Church of England Place of Public Worship and Minister's Dwelling temporarily reserved by Order in Council of 5 July 1869.

4422 square metres, Township of Glenlyon, Parish of Glenlyon, County of Talbot, being Crown allotment 1 section 9.

Commencing at the intersection of the northern alignment of Dysart Street and the western alignment of Spring Street; bounded thence by Dysart Street bearing 270° 00′ 64.17 metres; by a road bearing 24° 58′ 152.08 metres; and thence by Spring Street bearing 180° 00′ 137.80 to the point of commencement.

NAME OF TRUSTEES

The Bendigo Diocesan Trusts Corporation on behalf of the Anglican Church of Australia.

POWERS OF DISPOSITION

Power to sell, exchange, mortgage or lease.

PURPOSES TOWARDS WHICH PROCEEDS OF DISPOSITION ARE TO BE APPLIED –

For the benefit of The Anglican Church of Australia in the Bendigo District.

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

Dated 23 September 2014

Responsible Minister THE HON RYAN SMITH MP

Minister for Environment and Climate Change

YVETTE CARISBROOKE Clerk of the Executive Council This page was left blank intentionally

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from SAI Global, Unit 3, 18 Salmon Street, Port Melbourne on the date specified:

121. Statutory Rule: Magistrates' Court

Criminal Procedure (Infringement Court Venue Amendment) Rules 2014

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 17 September 2014

Code A

122. Statutory Rule: Fences Regulations

2014

Authorising Act: Fences Act 1968

Date first obtainable: 23 September 2014

Code B

123. *Statutory Rule*: Supreme Court

(Fees) Amendment Regulations 2014

Authorising Act: Supreme Court

Act 1986

Date first obtainable: 23 September 2014

Code A

124. Statutory Rule: Environment

Protection (Distribution of Landfill Levy) Further Amendment Regulations 2014

Authorising Act: Environment

Protection Act 1970

Date first obtainable: 23 September 2014

Code A

125. Statutory Rule: Subordinate

Legislation (Local Government (General) Regulations 2004) Extension Regulations 2014

Authorising Act: Subordinate

Legislation Act 1994

Date first obtainable: 23 September 2014

Code A

126. Statutory Rule: Planning and

Environment Amendment (VicSmart) Regulations 2014

Authorising Act: Planning and

Environment Act 1987

Date first obtainable: 23 September 2014

Code A

127. Statutory Rule: Subordinate

Legislation (Instruments (Fees)

Regulations 2004) Extension

Regulations 2014

Authorising Act: Subordinate

Legislation Act 1994

Date first obtainable: 23 September 2014

Code A

128. Statutory Rule: Subordinate

Legislation (Property Law (Fees) Regulations 2004) Extension Regulations 2014

Authorising Act: Subordinate

Legislation Act 1994

Date first obtainable: 23 September 2014

Code A

129. Statutory Rule: Subordinate

> Legislation (Subdivision (Registrar's Fees) Regulations 2004) Extension Regulations 2014

Authorising Act:

Subordinate Legislation Act 1994

Date first obtainable: 23 September 2014

Code A

130. Statutory Rule: Subordinate

> Legislation (Transfer of Land (Fees) Regulations 2004) Extension Regulations 2014

Subordinate Authorising Act:

Legislation Act 1994

Date first obtainable: 23 September 2014

Code A

131. Statutory Rule: Road Safety

> (Vehicles) Amendment (Emergency Management Commissioner) Regulations 2014

Authorising Act: Road Safety Act 1986

Date first obtainable: 23 September 2014

Code A

132. Statutory Rule: Road Safety Road

Rules Amendment (Emergency Management Commissioner) Rules 2014

Authorising Act: Road Safety

Act 1986

Date first obtainable: 23 September 2014

Code A

133. Statutory Rule: Victorian Civil and

> Administrative Tribunal (Amendment

No. 11) Rules 2014 Authorising Act: Victorian Civil and

> Administrative Tribunal Act 1998

Date first obtainable: 23 September 2014

Code A

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