

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 18 Thursday 7 May 2015

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| TABL | E OF P | PROVISIONS | |
|--|------------|--|------------|
| Private Advertisements | | Government and Outer Budget Sector | 015 |
| Corporations Act 2001 – National Association for Loss and Grief (Vic.) | 909 | Agencies Notices Orders in Council | 915 977 |
| Dissolution of Partnership | | Acts: Crown Land (Reserves); Land; | |
| Leanne Vivien Coffey, Demco and Billjen The Doncaster Partnership | 909 909 | Public Administration; State Owned Enterprises; | |
| Estates of Deceased Persons | | Trustee | 000 |
| Arthur J. Dines & Co. | 909 | Obtainables | 982 |
| Bardoel & Associates | 909 | | |
| Basile & Co. Pty Ltd | 910 | | |
| Borchard & Moore | 910 | | |
| Carole Richards | 910 | | |
| Devenish | 910 | | |
| Dwyer Mahon & Robertson | 910 | | |
| John Boundy | 910 | | |
| Lyttletons Lawyers | 910 | | |
| Mahons with Yuncken & Yuncken | 911 | | |
| Moores | 911 | | |
| Parke Lawyers Pty Ltd | 911 | | |
| Robbins Watson | 911 | | |
| Roberts Beckwith Partners | 911 | | |
| Sandhurst Trustees Limited | 912 | | |
| Slater & Gordon | 912 | | |
| Stidston Warren Lawyers | 913 | | |
| Tragear & Harris Lawyers | 913 | | |
| Whyte, Just & Moore | 913 | | |
| Sales by the Sheriff | | | |
| Robert Frederick Jane | 913 | | |
| Tom Karas | 913 | | |
| Fidan Kucuktepe | 914 | | |

Advertisers Please Note

As from 7 May 2015

The last Special Gazette was No. 103 dated 6 May 2015. 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

PRIVATE ADVERTISEMENTS

FORM 529

Corporations Act 2001 Section 509(2)

TOE OF MEETING

NOTICE OF MEETING OF CREDITORS AND MEMBERS

National Association for Loss and Grief (Vic.) Inc. (in Liquidation)

Registration Number: A0026969H

Notice is given that a meeting of the creditors and members of the Incorporated Association will be held on 29 May 2015 at 9.30 am at Level 1, Suite 12, 602 Whitehorse Road, Mitcham, Victoria 3132.

AGENDA

The purpose of the meeting is:

- to receive an account showing how the winding-up of the incorporated association has been conducted and how the property of the incorporated association has been disposed of; and
- to give any necessary explanation of the accounts received by the meeting.

Other agenda items:

- to receive and consider a report from the liquidator; and
- any other business.

Creditors and members wishing to attend are advised proofs (creditors only) and proxies should be submitted to the liquidator by 4.00 pm 28 May 2015.

Dated 28 April 2015
PETER G. GILJOHANN,
Liquidator,
Suite 12, 602 Whitehorse Road, Mitcham,
Victoria 3132.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the business partnership between Leanne Vivien Coffey of 1 Riversdale Boulevard, Traralgon, Demco (Aust.) Pty Ltd, ACN 104 743 133, of 31 Grey Street, Traralgon, and Billjen Pty Ltd, ACN 005 370 105, of 55 Bradford Drive, Traralgon, is dissolved effective from 22 April 2015.

DISSOLUTION OF PARTNERSHIP

The Doncaster Partnership ABN 59 828 960 338

Notice is hereby given in accordance section 36 of the **Partnership Act 1958** and the provisions of the Partnership Deed between Metro Doncaster Pty Ltd and Alceon Group No. 19 Pty Ltd as trustee for the Alceon No. 19 Trust that:

The partnership heretofore existing between Metro Doncaster Pty Ltd and Alceon Group No. 19 Pty Ltd as trustee for the Alceon No. 19 Trust under the name of The Doncaster Road Partnership at Level 4, 484 St Kilda Road, Melbourne, Victoria 3004, is now dissolved by mutual consent.

PHILIP TAYLOR McDONALD, late of Unit 8, 7 Rill Street, Heidelberg 3084, in the State of Victoria, surgical bootmaker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 September 2014, are required by the administrator, Fergus Eric McDonald, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 6 July 2015, after which date the administrator may convey or distribute the assets, having regards only to claims of which he has notice.

Dated 29 April 2015

ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

FREDERIC GEORGE WOOD, late of Embracia on the Peninsula, 441 Waterfall Gully Road, Rosebud, in the State of Victoria, nurseryman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 November 2014, are required by the executor, Suzanne Mary Lyttleton, care of Bardoel & Associates, solicitors, Suite 611, 566 St Kilda Road, Melbourne, in the said State, to send particulars to her by 23 October 2015, after which date the executor may convey or distribute the assets, having regard only to the claims of which she has notice.

Dated 7 May 2015

BARDOEL & ASSOCIATES, solicitors, Suite 611, 566 St Kilda Road, Melbourne 3004. Re: Estate ERNEST WILLIAM FERRIS, deceased.

In the estate of ERNEST WILLIAM FERRIS, late of 34 Barber Street, Pyramid Hill, Victoria, farmer, deceased.

Creditors, next-of-kin and all others having claims against the estate of the said deceased are required by Alan James Ferris, the executor of the Will of the said deceased, to send particulars of such claims to him, 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: SLAVKO STIPKOVIC, also known as Slave Stipkovic and Slavo Stipkovic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 March 2014, are required by the trustee, Jakica Stipkovic, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustee by 22 July 2015, 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.

LAWRENCE STUART WHIFFIN, late of 23/180 Union Street, Brunswick West, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 November 2012, are required to send particulars of their claims to the executor, Carole Richards, at the undermentioned address, within 60 days from the date of publication of this notice, after which date the said executor will distribute the assets, having regard only to the claims of which she has notice.

CAROLE RICHARDS, solicitor, 152 Forster Road, Mt Waverley 3149.

GRAEME MERIDETH FISHER, late of 9 Rotherwood Avenue, Ringwood East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased,

who died on 18 March 2015, are required by the executor, Kirstie Susan Fisher, to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DEVENISH, lawyers, 23 Ringwood Street, Ringwood, Victoria 3134.

Re: Estate of KENNETH MAXWELL WEAVER, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of KENNETH MAXWELL WEAVER, late of 1/61 Lake View Street, Boort, Victoria, retired farmer, deceased, who died on 7 December 2014, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 6 July 2015, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Estate of FREDERICK THORPE, late of 24 College Crescent, Bendigo, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 March 2015, are required by the trustees, John Boundy and Gregory John Scott, to send particulars to the trustees, care of the undermentioned solicitors, by 10 July 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

JOHN BOUNDY, solicitor, 92 Wills Street, Bendigo 3550.

BRIAN ALFRED BELLAMY, late of Parkdale House, 43 Herbert Street, Parkdale, Victoria, retired senior lecturer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 July 2014, are required by

the executors, Suzanne Mary Lyttleton and Vincent Francis Lyttleton, to send particulars to them, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

LYTTLETONS LAWYERS, solicitors, 2/128 Centre Dandenong Road, Dingley, Victoria 3172.

Re: Estate of ROMA VIOLET LA ROCHE, late of 69 Central Road, Blackburn, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 February 2013, are required by the trustees, Philip Raymond La Roche and Janice Elizabeth Hazell, to send particulars to the trustees, care of the undermentioned solicitors, by 10 July 2015, 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, Victoria 3130. Ref. No. CD:2131401.

Re: Estate of JAMES DOUGLAS O'BRIEN, late of Unit 14, 1–3 McIntosh Court, Aspendale Gardens, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 November 2014, are required by the trustees, Francis Russell O'Brien and Anthony John Mahon, to send particulars to the trustees, care of the undermentioned solicitors, by 10 July 2015, 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, Victoria 3130. Ref. No. CD:2142423.

Re: ELISABETH ALICE JOSEPHINE KWANTEN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 January 2014, are required by the personal representative, Equity Trustees

Limited, ACN 004 031 298, to send particulars to the trustees by 8 July 2015, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which the personal representatives have notice.

MOORES,

9 Prospect Street, Box Hill, Victoria 3128.

MADGE BARNES, also known as Molly Barnes and Madge Barns, late of Kirkbrae, 796 Mt Dandenong Road, Kilsyth, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2010, are required by the trustees, Raelene Lesley Cribbes and Patricia Elaine Jones, to send particulars to them, care of the undermentioned solicitors, by 8 July 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

PARKE LAWYERS PTY LTD, Level 1, 35 Seymour Street, Ringwood, Victoria 3134.

ANTON WILLIAM ANGUS SOUTER, also known as Anton William Souter, late of 17 Thornbill Place, Burleigh Waters, Queensland 4220. deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 12 November 2014, are required by the personal representative for the Grant of Probate, Robert Glen Jones, care of Robbins Watson Solicitors, Executive Place Suite 12, 2 Executive Drive, Burleigh Waters, Queensland 4220, to send particulars of their claims to Robbins Watson Solicitors, Executive Place Suite 12, 2 Executive Drive, Burleigh Waters, Queensland 4220, by 10 July 2015, after which date the personal representative may convey or distribute the estate, having regard only to the claims of which he then has notice. Grant of Probate was granted in Queensland on 27 February 2015.

ROBBINS WATSON, expert inheritance lawyers.

Re: LILLIAN AMELIA BELL, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 December 2014, are required by the trustees, Roslyn Joy Usher and Georgina

Anne Usher, to send particulars of such claims to them, in care of the below mentioned lawyers, by 8 July 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: GIUSEPPINA DIVOLA, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 November 2014, are required by the trustees, Antonino Picone, Stefano Picone and Alberto Phillip Picone, to send particulars of such claims to them, in care of the below mentioned lawyers, by 8 July 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: KATHLEEN JUNE HICKINBOTHAM, also known as Kathie June Hickinbotham, late of Midland Nursing Home, 44 John Street, Midland, Western Australia, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 November 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 7 July 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Re: DARYLHEDLEYROBERT McCLURE, late of 14 Barkly Terrace East, Bendigo, Victoria, brick manufacturer/parliamentarian/media publisher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 March 2015, 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 7 July 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

Creditors, next-of-kin and others having claims in respect of the estate of JOSEPH McCABE, deceased, late of 33 Westminster Drive, Avondale Heights, widower, who died on 19 December 2014, are requested to send particulars of their claims to the executor, Laurence Albert Benbow, in the Will called Laurance Albert Benbow, care of the undersigned solicitors, by 10 July 2015, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of DOROTHY MARY EDITH VIPOND, deceased, late of 184 Victoria Street, Brunswick, widow, who died on 8 December 2014, are requested to send particulars of their claims to the executor, Gerard Anthony Vipond, care of the undersigned solicitors, by 10 July 2015, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of FREDERICK LINDSAY WELSH, deceased, late of 3 Wedgewood Road, Roxburgh Park, retired, who died on 21 October 2014, are requested to send particulars of their claims to the executor, Penelope Phillips, care of the undersigned solicitors, by 10 July 2015, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

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

EMRYS JOSEPH RHYS-JONES, late of 43 Woonton Crescent, Rosebud, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 December 2014, are required by the executor, Patricia Ruth Rhys-Jones of 43 Woonton Crescent, Rosebud, Victoria, to send particulars to her, care of Stidston Warren Lawyers by 4 July 2015, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: JOYCE MARGARET COURTENAY, late of 3A Dalgetty Road, Beaumaris, Victoria 3193, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 March 2015, are required by the executors, Dorne Andrea Marek-Courtenay and Mark Rewell Courtenay, to send particulars to them, care of the undermentioned solicitors, by 10 July 2015, 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.

JOHN PHILLIP WILLIAM MORRISON, late of 265 Autumn Street, Manifold Heights, retired, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 31 May 2014, are required by Peter Leslie Bell, the personal representative, to send to him, care of the undermentioned solicitors, particulars of their claims by 6 July 2015, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

WHYTE, JUST & MOORE, lawyers, 27 Malop Street, Geelong 3220.

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 11 June 2015 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Robert Frederick Jane of 1 Holden Road, Diggers Rest, sole proprietor of an estate in fee simple in the land described as Lot 1 on Plan of Subdivision 711917E, Certificate of Title Volume 06813 Folio 507, which consists of 2 parcels of land listed as Lot 1 (Part).

Parcel 1: Which consists of 13.77 hectares upon which is erected a residence and various outbuildings and known as 1 Holden Road, Diggers Rest, also known as 1–75 Holden Road, Plumpton.

Parcel 2: Which consists of 58.33 hectares of vacant land and is located south of parcel 1 it is also listed as Lot 1 (Part) and known as 1 Holden Road, Diggers Rest, also known as 1–75 Holden Road, Plumpton.

Total area of Lot 1 which is both parcel 1 and parcel 2 is 72.10 hectares.

Registered Mortgage (Dealing Number AL125288K), Registered Caveat as to part (Dealing Number AF022917F), Registered Caveat (Dealing Number AK917820P) and Registered Caveat (Dealing Number AK937103G) 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

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 11 June 2015 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Tom Karas of Level 9, 171 La Trobe Street, Melbourne, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11039 Folio 570, upon which is erected a dwelling and known as 164 Napier Street, Fitzroy, will be auctioned by the Sheriff.

914

Registered Mortgage (Dealing Number AF762323H), Registered Mortgage (Dealing Number AJ981199X), Registered Caveat (Dealing Number AJ346849D), Registered Caveat (Dealing Number AJ385467X), Registered Caveat (Dealing Number AJ524474F) and Registered Caveat (Dealing Number AL620107G) 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

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 11 June 2015 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Fidan Kucuktepe of 45 Warleigh Road, Footscray, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11222 Folio 915, upon which is erected a townhouse and known as 45 Warleigh Road, Footscray, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AH547423M), Registered Caveat (Dealing Number AK279253C), Registered Caveat (Dealing Number AL611280S), Covenant PS620752S, Agreement section 173 **Planning and Environment Act 1987** AH282606C and Owners Corporation 1 Plan No. PS620752S 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

MOUNT ALEXANDER SHIRE COUNCIL

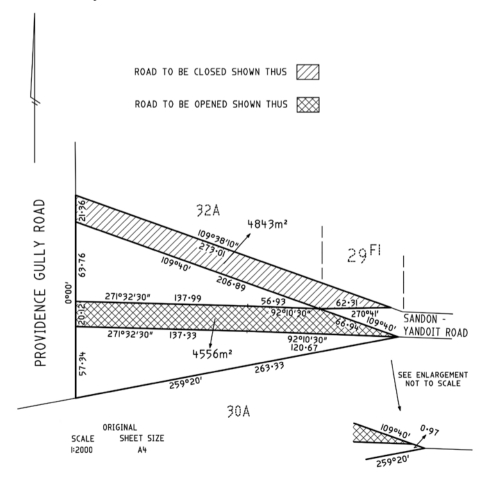
Road Deviation and Land Exchange

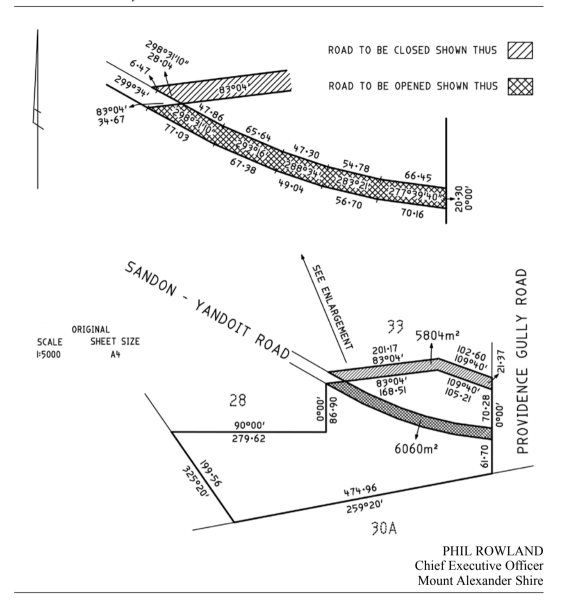
Acting pursuant to section 207B(2A) Clause 2 of Schedule 10 of the **Local Government Act** 1989 (the Act), the Mount Alexander Shire Council hereby gives notice that, as from the date of publication in the Government Gazette, Council shall deviate a section of the Sandon–Yandoit Road, at Sandon to the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

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

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

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





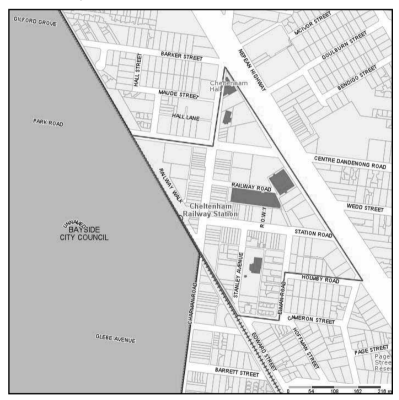


NOTICE OF INTENTION TO INTRODUCE A 24 HOUR ALCOHOL FREE ZONE IN CHELTENHAM

Notice is given that at its meeting on 27 April 2015, Council resolved to give public notice of its intention to consider introducing an alcohol free zone in Cheltenham. It is proposed to introduce a 24 hour alcohol free zone in the following location:

Nepean Highway, from Charman Road to Holmby Road, Holmby Road to Elman Road, Elman Road to Hoffman Street, Hoffman Street to the railway line, along the railway line to Park Road, Park Road to Charman Road, Charman Road to Nepean Highway.

This area will include the shopping centre, Kingston side of the railway station, Council offices and the Cheltenham Library and surrounds.



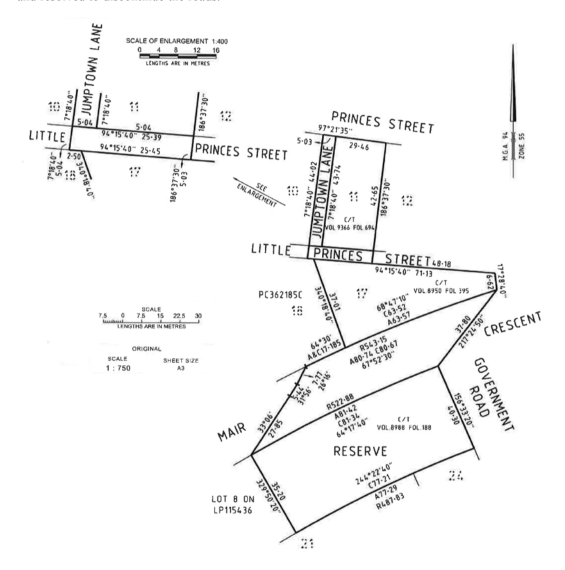
Any person may make a written submission regarding the proposed alcohol free zone within 14 days of this notice. Council invites comments on the proposed zone. Submissions will be considered in accordance with section 223 of the **Local Government Act 1989**. Submissions must be forwarded to Neil Sheppard, Team Leader Statutory Compliance, City of Kingston, PO Box 1000, Mentone 3194. Any person who makes a written submission is entitled to make a verbal presentation in support of their submission before a Committee of Council. Any person who wishes to make such a presentation must so indicate in their submission.

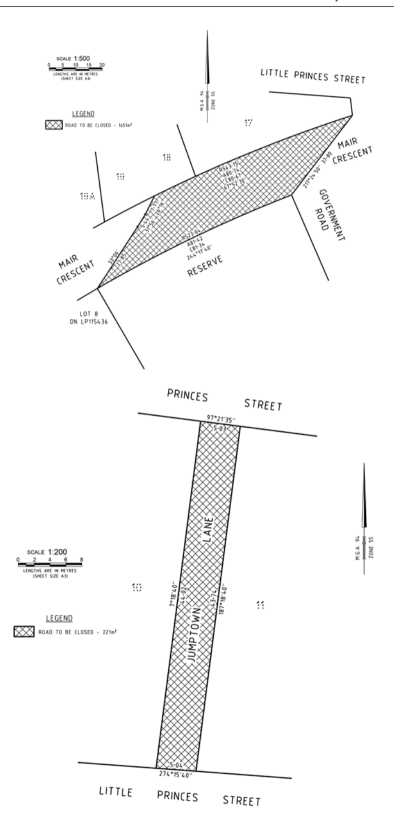
JOHN NEVINS Chief Executive Officer

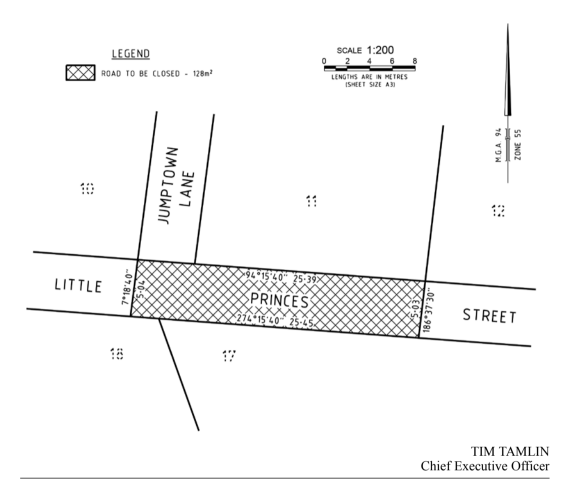
SOUTH GIPPSLAND SHIRE COUNCIL

Road Discontinuance

Pursuant to Schedule 10 Clause 3 of the **Local Government Act 1989**, the South Gippsland Shire Council, at its ordinary meeting held on 22 April 2015, formed the opinion that the road discontinuances for Jumptown Lane and parts of Little Princes Street and parts of Mair Crescent, Korumburra, shown hatched on the plans below, are not reasonably required as roads for public use and resolved to discontinue the roads.









LOCAL LAW NO. 1 MEETING PROCEDURES (AMENDMENT)

Notice is hereby given pursuant to section 119 of the **Local Government Act 1989** that, at its meeting on 21 April 2015, Council resolved to give public notice to amend Local Law No. 1 (Meeting Procedures).

The purpose of the amendments to Local Law No. 1 is to:

- clarify the meaning of meeting to include an Advisory Committee Meeting;
- provide for improvements to readability to clause 6.11 Notice of motion;
- include clause 8.16 Unopposed Motion or Amendment to improve meeting procedure;
- provide for improvements to readability to clause 8.34 Notice of Rescission Motion; and
- include improvements to readability of the provisions to record council meetings.

A copy of the Local Law may be viewed online at www.campaspe.vic.gov.au and is available for viewing from any Shire of Campaspe Service Centre during business hours.

Any person may make a written submission on the proposed amendment. All submissions received by the close of business on 9 June 2015 will be considered in accordance with section 223 of the **Local Government Act 1989**. Submissions should be addressed to the Chief Executive Officer, Shire of Campaspe, PO Box 35, Echuca, Victoria 3564, or to shire@campaspe.vic.gov.au

KEITH OBERIN Acting Chief Executive Officer

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME Notice of Preparation of Amendment Amendment C126

The Glen Eira Council has prepared Amendment C126 to the Glen Eira Planning Scheme.

The land affected by the Amendment is part of the land known as 'Virginia Park Business Centre' ('Virginia Park Estate'), and specifically to land at 236–262 East Boundary Road, Bentleigh East.

The Amendment proposes to rezone part of the land to Commercial 1 to enable an integrated mixed use development over the entire site and amends Schedule 2 to the Development Plan Overlay (DPO2) to enable a broader mix of uses across the entire site.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Glen Eira City Council, corner of Glen Eira and Hawthorn Roads, Caulfield South; or at the Department of Environment, Land, Water and Planning 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 8 June 2015. A submission must be sent to: Strategic Planning, Glen Eira City Council, PO Box 42, Caulfield South, Victoria 3162.

The following panel hearing dates have been set for this Amendment:

- directions hearing: week commencing 17 August 2015.
- panel hearing: week commencing 7 September 2015.

RON TORRES Director Planning and Transport

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C182

Greater Shepparton City Council has prepared Amendment C182 to the Greater Shepparton Planning Scheme.

The land affected by the Amendment is to two adjoining parcels of land known as 10 Orchard Court (Lot 10 on LP128818) and 275 Old Dookie Road (Lot 2 on LP115406), Grahamvale.

The Amendment proposes to rezone land at 10 Orchard Court and 275 Old Dookie Road, Grahamvale, from the Farming Zone (Schedule 1) to the Low Density Residential Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Greater Shepparton City Council, 90 Welsford Street, Shepparton; at the Department of Environment, Land, Water and Planning website, www.dtpli.vic.gov.au/publicinspection; and at the Greater Shepparton City Council website, www.greatershepparton.com.au

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 Tuesday 9 June 2015. A submission must be sent to Greater Shepparton City Council, Locked Bag 1000, Shepparton, Victoria 3632.

The following panel hearing dates have been set for this Amendment:

- directions hearing: week commencing 13 July 2015.
- panel hearing: week commencing 17 August 2015.

COLIN KALMS Manager Planning

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

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

Planning and Environment Act 1987

Amendment C183

Planning Permit Application 2013-307

The land affected by the Amendment is part of PC 353316Q, known as part of 15–33 Fordyce Street, Shepparton.

The land affected by the application is Lot 2 on PS 341831B, known as 90–94 Benalla Road, Shepparton.

The Amendment proposes to rezone approximately 2 hectares of land at 15–33 Fordyce Street, Shepparton, from the General Residential Zone to the Commercial 2 Zone and remove the Development Plan Overlay (Schedule 1) from the land.

The application is for a permit at 90–94 Benalla Road and part of 15–33 Fordyce Street, Shepparton, to be developed with buildings and works for 'Trade Supplies' and 'Restricted Retail Premises' (Bunnings Warehouse).

The person who requested the Amendment is Peninsula Planning Consultants Pty Ltd on behalf of Benalla Road Developments Pty Ltd.

The applicant for the permit is Peninsula Planning Consultants Pty Ltd on behalf of Benalla Road Developments Pty Ltd.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Greater Shepparton City Council, 90 Welsford Street, Shepparton; at the Greater Shepparton City Council website, www. greatershepparton.com.au; or at the Department of Environment, Land, Water and Planning website, www.dtpli.vic.gov.au/publicinspection

Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority. 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 Tuesday 9 June 2015. A submission must be sent to Greater Shepparton City Council, Locked Bag 1000, Shepparton, Victoria 3632.

The following panel hearing dates have been set for this Amendment:

- directions hearing: week commencing 29 June 2015.
- panel hearing: week commencing 27 July 2015.

COLIN KALMS Manager Planning

Planning and Environment Act 1987

MURRINDINDI PLANNING SCHEME

Notice of Preparation of Amendment
Amendment C55

The Murrindindi Shire Council has prepared Amendment C55 to the Murrindindi Planning Scheme.

The Amendment applies to the Yea township and immediate environs.

The Amendment proposes to implement the 'Yea Structure Plan 2014' by amending strategic directions for the Yea township and environs, rezoning various parcels of land and amending subdivision provisions and applying the Development Plan Overlay for defined areas of land zoned Rural Living.

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 Alexandra or Yea offices of the planning authority, Murrindindi Shire Council, or on the Council website, www.murrindindi. vic.gov.au/publiccomment/planning; or at the Department of Environment, Land, Water and Planning 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 8 June 2015. A submission must be sent to the Murrindindi Shire Council, PO Box 138, Alexandra 3714.

The following panel hearing dates have been set for this Amendment:

- directions hearing: week commencing 24 August 2015.
- panel hearing: week commencing 21 September 2015.

MARGARET ABBEY Chief Executive Officer Murrindindi Shire Council



Planning and Environment Act 1987

MELTON PLANNING SCHEME Notice of Preparation of Amendment Amendment C100

The Melton City Council has prepared Amendment C100 to the Melton Planning Scheme.

The land affected by the Amendment is located in five dry stone wall precincts across the municipality as well as two individual dry stone walls.

The Amendment proposes to:

- amend the Schedule to Clause 43.01 Heritage Overlay to include 140 dry stone walls;
- insert a new local planning policy, Clause 22.14 Dry Stone Walls; and
- insert a new incorporated document 'City of Melton Dry Stone Wall Study Volume 3 Statements of Significance'.

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, 232 High Street, Melton; during office hours, at the office of the planning authority, 193–201 Caroline Springs Boulevard, Caroline Springs; or at the Department of Environment, Land, Water and Planning 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 7 August 2015. A submission must be sent to the Manager Planning and Environment, Melton City Council, PO Box 21, Melton, Victoria 3337.

The following panel hearing dates have been set for this Amendment:

- directions hearing: to commence in the week of 12 October 2015.
- panel hearing: to commence in the week of 9 November 2015.

LUKE SHANNON General Manager Planning and Development

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C183

The Metropolitan Planning Authority has prepared Amendment C183 to the Whittlesea Planning Scheme.

The land affected by the Amendment comprises approximately 143 hectares and is bound by Donnybrook Road to the north, the Melbourne–Sydney rail corridor to the east and Merri Creek to the south and west.

The Amendment proposes to incorporate two documents in the Whittlesea Planning Scheme titled 'English Street Precinct Structure Plan, April 2015' and 'English Street Development Contributions Plan, April 2015'. The Amendment also rezones the land to Urban Growth Zone Schedule 4 to facilitate the development of the land. Specially, the Amendment makes the following changes to the Whittlesea Planning Scheme:

- incorporates two new documents into the planning scheme by listing them in the Schedule to Clause 81.01:
 - English Street Precinct Structure Plan, April 2015;
 - English Street Development Contributions Plan, April 2015;
- inserts Schedule 4 to the Urban Growth Zone (UGZ4) to the Whittlesea Planning Scheme and applies UGZ4 to part of the Amendment area. The schedule sets out the land use and development controls for the precinct and requires land use and development within the Amendment area to be generally in accordance with the English Street PSP;
- rezones land identified as Growling Grass Frog Conservation Area 34 in the Biodiversity Conservation Strategy along the Merri Creek from Farming Zone (FZ) to Rural Conservation Zone (RCZ);
- inserts Schedule 10 to the Incorporated Plan Overlay (IPO10) to the Whittlesea Planning Scheme and applies IPO10 to land within the Rural Conservation Zone which is identified as Conservation Area 34 in the Biodiversity Conservation Strategy along the Merri Creek;
- inserts Schedule 15 to the Development Contributions Plan Overlay (DCPO15) in the Whittlesea Planning Scheme and applies the DCPO15 to land within the Amendment area, to provide for development contributions for transport and community infrastructure;
- applies Public Acquisition Overlay (PAO2) to land south of Donnybrook Road to allow for the widening and construction of the ultimate carriageway and intersections for Donnybrook Road;
- removes the Environmental Significance Overlay Schedule 3 (ESO3) and Schedule 4 (ESO4) from the Amendment area. The overlay is no longer required as the incorporated English Street PSP designates areas of environmental significance in the Merri Creek;
- amends the Land Subject to Inundation Overlay (LSIO) to reflect updated mapping provided by Melbourne Water;
- removes the Rural Flood Overlay (RFO) from the Amendment area as this provision is no longer required and is adequately dealt with via the LSIO and PSP provisions;

- amends the Schedule to Clause 52.01 to provide for public open space contributions for land in the English Street PSP area when land is subdivided; and
- amends the Schedule to Clause 52.17 to identify vegetation that can be removed without the need for a planning permit.

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 Metropolitan Planning Authority, Level 25, 35 Collins Street, Melbourne 3000, or www.mpa.vic. gov.au; during office hours, at the office of Whittlesea City Council, 25 Ferres Boulevard, South Morang 3752; and at the Department of Environment, Land, Water and Planning 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 the planning authority to consider submissions and to notify such persons of the opportunity to attend any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, the planning authority must make available for inspection a copy of any submissions made.

The closing date for submissions is Tuesday 9 June 2015. A submission must be sent to the Metropolitan Planning Authority, Level 25, 35 Collins Street, Melbourne 3000, or via email to amendments@mpa.vic.gov.au and reference 'Submission to Amendment C183'.

The following pre-set panel hearing dates have been set for this Amendment:

- directions hearing: week beginning 13 July 2015*.
- panel hearing: week beginning 17 August 2015*.

*note - dates are subject to change.

PETER SEAMER Chief Executive Officer Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 13 July 2015, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

- BECKETT, Evaline Emily, late of 21 Jackson Road, Highett, Victoria, home duties, deceased, who died on 22 December 2014.
- FAULKS, Michael Robert, late of 8 Evalyn Court, Wangaratta, Victoria, deceased, who died on 19 January 2015.
- McDONELL, John Matthew, late of Glen Eira Nursing Home, 260 Kooyong Road, Caulfield, Victoria, retired, deceased, who died on 31 December 2014, Grant of Probate dated 29 April 2015.
- McGUIGAN, Janice, late of Regis Shelton Manor, 93 Ashleigh Avenue, Frankston, Victoria, deceased, who died on 28 September 2014.
- RIIS, Jean Wear also known as Jean Weir Riis, late of Good Shepherd Aged Care, 2 Clarke Street, Abbotsford, Victoria, retired, deceased, who died on 3 February 2015.
- SCHMIDT, Alwin Georg, late of Adventcare 163–165 Central Road, Nunawading, Victoria, retired, deceased, who died on 10 February 2015.
- WADE, Robert Fraser, late of 5 Telford Court, Hampton Park, Victoria, deceased, who died on 14 December 2014.
- WHYKES, Valda Ross, late of 82 Sussex Street, Pascoe Vale, Victoria, deceased, who died on 3 February 2015, Grant of Probate dated 27 April 2015.
- WILD, Victor John, late of Regis Ontario Mildura, 382–404 Ontario Avenue, Mildura, Victoria, who died on 26 January 2015.

Dated 4 May 2015

STEWART MacLEOD Manager

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Clare Betts, as Delegate of the Secretary to the Department of Health and Human Services 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 trust/s.

The approved scales of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette and will be published on the internet.

The fees will be published on the internet at http://www.health.vic.gov.au/cemeteries

Aberfeldy Cemetery Trust

Stuart Mill Cemetery Trust Wycheproof Cemetery Trust

Dated 1 May 2015

CLARE BETTS
Acting Manager
Cemeteries and Crematoria Regulation Unit

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Clare Betts, as Delegate of the Secretary to the Department of Health and Human Services 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 trust/s.

The approved scales of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette and will be published on the internet.

The fees will be published on the internet at http://www.health.vic.gov.au/cemeteries Banyule Cemeteries Trust

Dated 4 May 2015

CLARE BETTS
Acting Manager
Cemeteries and Crematoria Regulation Unit

Forests Act 1958

REVOCATION OF DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Shaun Lawlor, Regional Manager Fire and Land, Department of Environment, Land, Water and Planning, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, under section 57U of the **Forests Act 1958**, revoke the determination of the firewood collection area described in item 61 of the table in the determination made under section 57U of the **Forests Act 1958** on 12 February 2015 and published in the Government Gazette No. G7, page 398 on 19 February 2015. I also revoke the determination of the firewood collection areas described in items 1 and 2 of the table in the determination made under section 57U of the **Forests Act 1958** on 23 February 2015 and published in the Government Gazette No. S 35, page 1 on 26 February 2015.

This revocation comes into operation on 7 May 2015.

Dated 29 April 2015

SHAUN LAWLOR

Regional Manager, Fire and Land Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Crown Land (Reserves) Act 1978

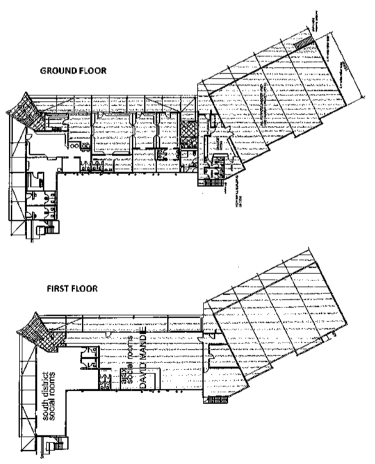
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA AND A LICENCE UNDER SECTIONS 17BAA AND 17BAA(6)

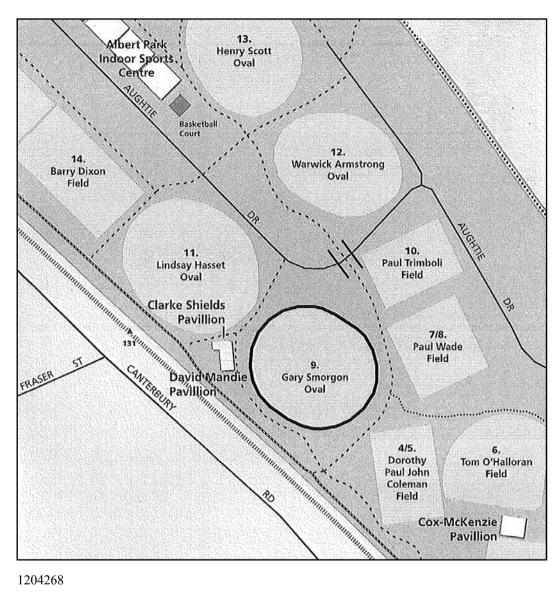
Under sections 17D, 17BAA and 17BAA(6) and 17DA of the **Crown Land (Reserves) Act** 1978, I, the Hon. Lisa Neville MP, Minister for Environment, Climate Change and Water, being satisfied that there are special reasons which make the granting of a lease and licence reasonable and appropriate in the particular circumstances and to do so will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease and adjacent licence by Parks Victoria as committee of management over the Albert Park Reserve described in the schedule below for the purpose of sporting activities normally associated with an amateur sporting club including function room hire for club members as well as sporting activities normally associated with an amateur football club respectively and, in accordance with section 17D(3)(a) and 17BAA(6) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land shown hatched (lease area) and cross-hatched and outlined black (licence area) on the attached plans, which are part of the Crown land permanently reserved for the purposes of public park by Order in Council of 21 March 1876 (vide Government Gazette 24 March 1876, page 568).





1204268 Dated 23 March 2015

LISA NEVILLE MP Minister for Environment, Climate Change and Water

Crown Land (Reserves) Act 1978

929

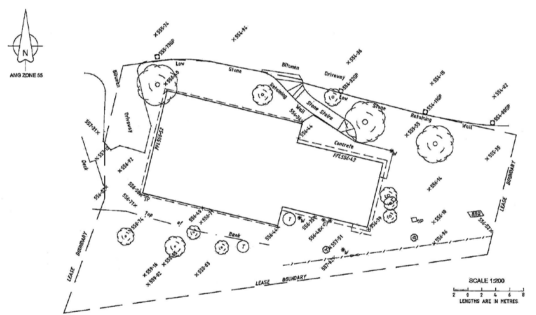
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

Under section 17D(1) of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lisa Neville MP, Minister for Environment, Climate Change and Water, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Parks Victoria as the Committee of Management over part of National Rhododendron Gardens Reserve described in the schedule below for the purposes of a café, functions, events, catering services and associated uses and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that —

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

SCHEDULE

The area of the land shown as 'L1' on the attached plan, being part of the land temporarily reserved for ornamental gardens by Order in Council of 8 May 1990 (vide Government Gazette 16 May 1990, page 1558).



1203163 Dated 23 April 2015

HON. LISA NEVILLE MP Minister for Environment, Climate Change and Water

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names.

Feature Naming:

| Change Request Number | Place Name | Naming Authority and Location |
|-----------------------------|--------------|---|
| 84773 | Barclay Park | Banyule City Council Located at 1–3 McKenzie Court, Greensborough. For further details see map at www.dtpli.vic.gov.au/namingplaces |

Road Naming:

| Change Request Number | Road Name | Locality | Naming Authority and Location |
|-----------------------------|----------------|------------------|--|
| 85690 | Belltopper Way | California Gully | Greater Bendigo City Council The road traverses west from Vinton Street. |
| 85089 | Pin Oak Court | Trawalla | Pyrenees Shire Council The road traverses west from the Western Highway. |

Office of Geographic Names Land Victoria 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Marine Safety Act 2010

Section 211(1)(b)

NOTICE CONTROLLING NAVIGATION IN THE VICINITY OF WORKS

Parks Victoria, as the declared waterway manager for the waters of the Yarra River upstream of the port waters of the Port of Melbourne, makes the following notice under section 211(1)(b)(i) of the **Marine Safety Act 2010**.

For the purposes of works activity proposed by Wesley College Melbourne for maintenance dredging of Wesley College Rowing Landing, the navigation and other movement of vessels in the works area is prohibited, excluding vessels involved in the works and Parks Victoria vessels.

The works area is defined as the Herring Island meander on the Yarra River as delineated by a line of lit yellow water communication buoys at both meander entrances.

This notice has effect from Monday 11 May 2015 to Friday 12 June 2015.

Dated 5 May 2015

BY ORDER OF PARKS VICTORIA

Mineral Resources (Sustainable Development) Act 1990

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

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the **Mineral Resources** (Sustainable Development) Act 1990 and under delegation from the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence applications EL006001, EL006002, EL006004, EL006007, EL006010, EL006011 and EL006012 from being subject to a licence under the **Mineral Resources** (Sustainable Development) Act 1990.

Dated 29 April 2015

DAVID BOOTHROYD Manager Earth Resources Tenements Delegate of the Minister

Penalty Interest Rates Act 1983

The penalty interest rate fixed by the Attorney-General under section 2 of the **Penalty Interest Rates Act 1983** is 9.5 % per annum with effect on and from 1 June 2015. The rate was previously fixed at 10.5% per annum.

THE HON. MARTIN PAKULA MP Attorney-General

Pipelines Act 2005

SECTION 67

Minor Alteration to Authorised Route

| PIPELINE LICENCE NUMBER | PL18 |
|--|--|
| NAME(S) OF LICENSEE(S) | AusNet Gas Services Pty Ltd |
| ADDRESS(ES) OF LICENSEE(S) | Level 31 2 Southbank Boulevard Melbourne, Victoria 3006 |
| DESCRIPTION OF EXISTING AUTHORISED ROUTE | The Sunshine to Footscray gaseous hydrocarbon pipeline is a 12.3 km transmission pipeline commencing at the regulator station located at Forrest Street, Sunshine, and terminating at the junction of Kinnear Street, Footscray. |
| ALTERATION | 1. The pipeline is altered for the decommissioning and abandonment of pipe left in situ at the corner of Anderson Road and Forrest Street, Sunshine. This section of pipe will no longer form part of the authorised route for PL18. |
| | 2. The authorised route of the pipeline is delineated by the red line on Drawing Number T306-1-1 Rev C and replaces all existing drawings. |

CONDITIONS:

G 18

As from today the conditions of Pipeline Licence PL18 are revoked and replaced with the following conditions:

- The pipeline shall have the following features:
 - Maximum Allowable Operating Pressure: 2,756 kPa
 - b. Contents: Gaseous hydrocarbons
 - Internal diameter: 200 mm, 300 mm and 400 mm c.
 - d. Overall length: 12.3 km.

Dated 30 April 2015

ROSS McGOWAN

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 | PL18 |
|---|---|
| NAME(S) OF LICENSEE(S) | AusNet Gas Services Pty Ltd |
| ADDRESS(ES) OF LICENSEE(S) | Level 31 2 Southbank Boulevard Melbourne, Victoria 3006 |
| DESCRIPTION OF EXISTING AUTHORISED ROUTE | The Sunshine to Footscray gaseous hydrocarbon pipeline is a 12.3 km transmission pipeline commencing at the regulator station located at Forrest Street, Sunshine, and terminating at the junction of Kinnear Street, Footscray. |
| ALTERATION | 1. The pipeline is altered for the removal of the 50 mm TP Service Pipeline and removal of the industrial commercial unit from 465 Somerville Road, Brooklyn. This section of pipe will no longer form part of the authorised route for PL18. |
| | 2. The authorised route of the pipeline is delineated by the red line on Drawing Number T306-1-1 Rev D and replaces all existing drawings. |

CONDITIONS:

As from today the conditions of Pipeline Licence PL18 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
 - Maximum Allowable Operating Pressure: 2,756 kPa
 - Contents: Gaseous hydrocarbons b.
 - Internal diameter: 200 mm, 300 mm and 400 mm c.
 - Overall length: 12.3 km. d.

Dated 30 April 2015

ROSS McGOWAN 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 | PL82 |
|---|---|
| NAME(S) OF LICENSEE(S) | AusNet Gas Services Pty Ltd |
| ADDRESS(ES) OF LICENSEE(S) | Level 31 2 Southbank Boulevard Melbourne, Victoria 3006 |
| DESCRIPTION OF EXISTING AUTHORISED ROUTE | The pipeline commences on the corner of Forest Street and Anderson Road, Sunshine, continues north under Anderson Road until it crosses Ballarat Road and turns east, terminating in Phoenix Street, Sunshine. The pipeline length is currently approximately 1.2 km. |
| ALTERATION | 1. The pipeline is altered for the decommissioning and abandonment of pipe left in situ at the intersections of Anderson Road and Talmage Street, Sunshine. The section of pipe will no longer form part of the authorised route for PL82. |
| | 2. The authorised route of the pipeline is delineated by the red line on Drawing Number T324-1-1 Rev E and replaces all existing drawings. |

CONDITIONS:

As from today the conditions of Pipeline Licence PL82 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. Internal diameter: 300 mm
 - d. Overall length: 1.2 km.

Dated 30 April 2015

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

Pipelines Act 2005

SECTION 70

Significant Alteration to Authorised Route

| PIPELINE LICENCE NUMBER | PL8 |
|---|---|
| NAME(S) OF LICENSEE(S) | Viva Energy Australia Limited |
| ADDRESS(ES) OF LICENSEE(S) | 39 Burleigh Street Newport, Victoria 3015 |
| DESCRIPTION OF EXISTING AUTHORISED ROUTE | The Viva Energy Pipeline Licence 8 commences at the Geelong refinery and terminates at the Viva Energy Newport terminal. The overall length of the pipeline is approximately 56.35 km. |
| ALTERATION | As from today: The authorised route of the pipeline is altered to reroute the pipeline for approximately 460 metres to pass through a new Intermediate Pumping Station located on a reserve in Werribee. The authorised route of the pipeline is delineated by the red and green lines depicted on Drawing Number 243242-02-SK-01 Rev 1 and replaces all existing drawings. |

CONDITIONS:

As from today the conditions of Pipeline Licence 8 are revoked and replaced with the following conditions:

- 1. The pipeline shall have the following features:
 - a. Maximum Allowable Operating Pressure: 9,650 kPa
 - b. Contents: Liquid hydrocarbons
 - c. Nominal diameter: 200 mm
 - d. Overall length: 56.81 km.
- 2. The licensee shall ensure that the Lease entered into with the Melbourne Water Corporation dated 1 April 2015 for the construction and operation of the 'Pump station with bypass piping and associated facilities related to the pump station/bypass piping' and for access to the site is renewed on a continuous basis for the life (or term) of the pipeline licence issued by the Department of Economic Development, Jobs, Training and Resources (DEDJTR).
- 3. The Lease expiry date must be reported to the Minister for Energy and Resources as part of the reporting requirements pursuant to Regulation 11(2) of the Pipelines Regulations 2007.
- 4. The pipeline licensee must submit the renewed Lease to occupy and access the site to DEDJTR one week prior to the end of that Lease term.

Dated 30 April 2015

ROSS McGOWAN

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

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT BOUNDARY BEND FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Acerola Cocoa Berry Loganberry Apple Cumquat Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Jaboticaba Peach Carambola (Starfruit) Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Plumcot Raspberry Strawberry

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.14856° East, 34.71545° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.14856° East, 34.71545° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Boundary Bend, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT LAKE CHARM FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Acerola Cocoa Berry Cumquat Apple Custard Apple Apricot Avocado Date Babaco Durian Banana Eggplant Black Sapote Feijoa Blackberry Fig Blueberry Goji Berry Boysenberry Granadilla Brazil Cherry Grape Breadfruit Grapefruit Caimito (Star Apple) Grumichama Cape Gooseberry Guava Capsicum Hog Plum Carambola (Starfruit) Jaboticaba Cashew Apple Jackfruit Jew Plum Casimiroa (White Sapote) Cherimoya Ju Jube Kiwifruit Cherry Chilli Lemon

Lime Loganberry Longan Loquat Lvchee Mandarin Mango Mangosteen Medlar Miracle Fruit Mulberry Nashi Nectarine Orange Passionfruit Pawpaw Peach

Peacharine

Persimmon

Pear

Pepino

Plum

Plumcot Raspberry Strawberry

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.7623° East, 35.56776° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.7623° East, 35.56776° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Lake Charm, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT MILDURA SOUTH FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the Plant Biosecurity Act 2010 (the Act), I. Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (Bactrocera tryoni (Froggatt)) and specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Acerola Cocoa Berry Apple Cumquat Custard Apple Apricot Avocado Date Babaco Durian Banana Eggplant Black Sapote Feijoa Blackberry Fig Blueberry Goji Berry Boysenberry Granadilla **Brazil Cherry** Grape Breadfruit Grapefruit Caimito (Star Apple) Grumichama Cape Gooseberry Guava Capsicum Hog Plum Jaboticaba Carambola (Starfruit) Cashew Apple Jackfruit Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Loganberry Longan Loquat Lychee Mandarin Mango Mangosteen Medlar Miracle Fruit Mulberry Nashi Nectarine Orange Passionfruit Pawpaw Peach Peacharine

Plumcot Raspberry Strawberry

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.1172° East, 34.23101° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.1172° East, 34.23101° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Mildura South, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

G 18

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT MILDURA WEST FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Cocoa Berry Acerola Loganberry Cumquat Apple Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Plumcot Raspberry Strawberry

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.11241° East, 34.17753° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.11241° East, 34.17753° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Mildura West, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Lime Loganberry

Longan

Loquat

Lychee

Mango

Medlar

Mulberry

Nectarine

Passionfruit

Peacharine

Persimmon

Orange

Pawpaw

Peach

Pear

Pepino

Plum

Nashi

Mandarin

Mangosteen

Miracle Fruit

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA NEAR TRENTHAM CLIFFS (NSW) FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Cocoa Berry Acerola Cumquat Apple Custard Apple Apricot Avocado Date Babaco Durian Banana Eggplant Black Sapote Feijoa Blackberry Fig Blueberry Goji Berry Boysenberry Granadilla **Brazil Cherry** Grape Breadfruit Grapefruit Caimito (Star Apple) Grumichama Cape Gooseberry Guava Capsicum Hog Plum Carambola (Starfruit) Jaboticaba Cashew Apple Jackfruit Casimiroa (White Sapote) Jew Plum Cherimoya Ju Jube Cherry Kiwifruit Chilli Lemon

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.2584° East, 34.21872° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.2584° East, 34.21872° South.

Notes:

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Trentham Cliffs (NSW), and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT TYNTYNDER FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Acerola Cocoa Berry Loganberry Apple Cumquat Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.48398° East, 35.24443° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.48398° East, 35.24443° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Tyntynder, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

947

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT WOOD WOOD SOUTH FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the Plant Biosecurity Act 2010 (the Act), I. Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (Bactrocera tryoni (Froggatt)) and specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

This Order affects the following plants, including the fruits and vegetables: 3.

Abiu Citron Cocoa Berry Acerola Cumquat Apple Custard Apple Apricot Avocado Date Babaco Durian Banana Eggplant Black Sapote Feijoa Blackberry Fig Blueberry Goji Berry Boysenberry Granadilla **Brazil Cherry** Grape Breadfruit Grapefruit Caimito (Star Apple) Grumichama Cape Gooseberry Guava Capsicum Hog Plum Carambola (Starfruit) Jaboticaba Cashew Apple Jackfruit Casimiroa (White Sapote) Jew Plum Cherimoya Ju Jube Cherry Kiwifruit Chilli Lemon

Loganberry Longan Loquat Lychee Mandarin Mango Mangosteen Medlar Miracle Fruit Mulberry Nashi Nectarine Orange Passionfruit Pawpaw Peach Peacharine Pear

Pepino

Plum

Persimmon

Lime

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.3522° East, 35.11685° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.3522° East, 35.11685° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Wood Wood South, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT WOORINEN FOR THE CONTROL OF OUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Acerola Cocoa Berry Loganberry Apple Cumquat Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.4648° East, 35.21598° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.4648° East, 35.21598° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Woorinen, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT BEVERFORD SOUTH FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Cocoa Berry Acerola Loganberry Cumquat Apple Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Strawberry

Pomegranate

952

Rollinia Santol

Sweetsop (Sugar Apple) Tamarillo

Prickly Pear Pummelo Quince

Sapodilla Shaddock Tangelo Tomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.488° East, 35.25271° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.488° East, 35.25271° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Beverford South, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT LAKE BOGA FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Acerola Cocoa Berry Loganberry Apple Cumquat Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.6633° East, 35.44595° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.6633° East, 35.44595° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Lake Boga, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA NEAR GOL GOL (NSW) FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Acerola Cocoa Berry Loganberry Cumquat Apple Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.2345° East, 34.17572° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.2345° East, 34.17572° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, near Gol Gol (NSW), and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA NEAR GOL GOL EAST (NSW) FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Cocoa Berry Acerola Cumquat Apple Custard Apple Apricot Avocado Date Babaco Durian Banana Eggplant Black Sapote Feijoa Blackberry Fig Blueberry Goji Berry Boysenberry Granadilla **Brazil Cherry** Grape Breadfruit Grapefruit Caimito (Star Apple) Grumichama Cape Gooseberry Guava Capsicum Hog Plum Carambola (Starfruit) Jaboticaba Cashew Apple Jackfruit Casimiroa (White Sapote) Jew Plum Cherimoya Ju Jube Cherry Kiwifruit Chilli Lemon

Loganberry Longan Loquat Lychee Mandarin Mango Mangosteen Medlar Miracle Fruit Mulberry Nashi Nectarine Orange Passionfruit Pawpaw Peach Peacharine

Pear

Pepino

Plum

Persimmon

Lime

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.2348° East, 34.17967° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.2348° East. 34.17967° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, near Gol Gol East (NSW), and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA NEAR GOODNIGHT (NSW) FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Acerola Cocoa Berry Loganberry Apple Cumquat Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.3367° East, 34.96048° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.3367° East, 34.96048° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, near Goodnight (NSW), and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT IRYMPLE SOUTH FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the Plant Biosecurity Act 2010 (the Act), I. Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (Bactrocera tryoni (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

This Order affects the following plants, including the fruits and vegetables: 3.

Abiu Citron Lime Cocoa Berry Acerola Cumquat Apple Custard Apple Apricot Avocado Date Babaco Durian Banana Eggplant Black Sapote Feijoa Blackberry Fig Blueberry Goji Berry Boysenberry Granadilla **Brazil Cherry** Grape Breadfruit Grapefruit Caimito (Star Apple) Grumichama Cape Gooseberry Guava Capsicum Hog Plum Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Loganberry Longan Loquat Lychee Mandarin Mango Mangosteen Medlar Miracle Fruit Mulberry Nashi Nectarine Orange Passionfruit Pawpaw

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.1715° East, 34.25365° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.1715° East, 34.25365° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Irymple South, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT IRYMPLE SOUTH EAST FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Acerola Cocoa Berry Loganberry Cumquat Apple Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.19435° East, 34.23792° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.19435° East, 34.23792° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Irymple South East, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT TRESCO WEST FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

3. This Order affects the following plants, including the fruits and vegetables:

Abiu Citron Lime Cocoa Berry Acerola Loganberry Cumquat Apple Longan Custard Apple Apricot Loquat Avocado Date Lychee Babaco Durian Mandarin Banana Eggplant Mango Black Sapote Feijoa Mangosteen Blackberry Fig Medlar Blueberry Goji Berry Miracle Fruit Boysenberry Granadilla Mulberry **Brazil Cherry** Nashi Grape Breadfruit Grapefruit Nectarine Caimito (Star Apple) Grumichama Orange Cape Gooseberry Guava Passionfruit Capsicum Hog Plum Pawpaw Carambola (Starfruit) Jaboticaba Peach Cashew Apple Jackfruit Peacharine Casimiroa (White Sapote) Jew Plum Pear Cherimoya Ju Jube Pepino Cherry Kiwifruit Persimmon Chilli Lemon Plum

Pomegranate Rollinia Sweetsop (Sugar Apple)

Prickly PearSantolTamarilloPummeloSapodillaTangeloQuinceShaddockTomato

Rambutan Soursop Wax Jambu (Rose Apple)

collectively described in the Order as Queensland fruit fly host material.

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.6302° East, 35.50173° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.6302° East, 35.50173° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Tresco West, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

G 18

Treasury Corporation of Victoria Act 1992

NOTICE OF DETERMINATION OF THE TREASURER OF VICTORIA UNDER SECTION 8(1)(K)

Pursuant to section 8(1)(k) of the Treasury Corporation of Victoria Act 1992, I, Hon. Tim Pallas MP, Treasurer of Victoria, hereby give notice to Treasury Corporation of Victoria (TCV) of my determination that the functions of TCV include to carry out such functions or provide such financial or other services in relation to financial assets of the State of Victoria (State) or liabilities of the State under a Government guarantee in relation to the financing of an energy efficiency upgrade of the Melbourne Cricket Ground (the Project) for the Melbourne Cricket Club by way of:

- (a) the provision by Treasury Corporation of Victoria of a credit facility to the Melbourne Cricket Club in connection to the Project (Credit Facility);
- (b) doing all other things necessary or convenient to be done for or in connection with, or as incidental to, the performance of TCV's obligations in relation to the Credit Facility.

Dated 23 April 2015

HON TIM PALLAS MP Treasurer

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 |
|---------------------|---------------------|---------------------------------------|
| Endorsement no: 162 | Dr Fiona Marie Park | Small Animal Medicine |
| Dated 1 April 2015 | | |
| | | MS LOUISA KING |
| | | Registrar |
| | Veterinary Practit | ioners Registration Board of Victoria |

Victorian Managed Insurance Authority Act 1996

PUBLIC HEALTHCARE PROGRAM

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

- 1. Bush Nursing Hospitals;
- 2. Denominational Hospitals;
- 3. Privately Operated Public Hospitals;
- 4. Medical Research Agencies;
- 5. Mental Health Service Agencies;
- 6. Specialised Health Agencies;
- 7. Medical Practitioners covered by the Rural General Practitioner Program;
- 8. Community Health Service Agencies;
- 9. Community Emergency Response Teams;
- 10. Primary Care Partnership Agencies;

- 11. Post Acute Care Agencies;
- 12. Needle Syringe Exchange Agencies;
- 13. Miscellaneous Healthcare Risks:
- 14. The New South Wales Minister for Health (Integration of Albury and Wodonga Health Services); and
- 15. Former Public Healthcare Agencies that no longer operate.

This direction is effective from 1 July 2015 to 30 June 2017 (both dates inclusive), with the VMIA to determine the premiums payable by the entities of the Public Healthcare Program, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate

Dated 28 April 2015

ROBIN SCOTT MP Minister for Finance

Victorian Managed Insurance Authority Act 1996

COMMUNITY SERVICE ORGANISATION PROGRAM

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide a full range of insurance to the following entities of the Community Services Organisation Program:

- 1. Community Service Organisations; and
- 2. Entities or persons engaged in the Direct Employment Project.

This direction is effective from 1 July 2015 to 30 June 2017 (both dates inclusive), with the VMIA to determine the premiums payable, as well as any policy terms and conditions, as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 April 2015

ROBIN SCOTT MP Minister for Finance

Victorian Managed Insurance Authority Act 1996

KINDERGARTEN AND ADULT AND COMMUNITY FURTHER EDUCATION PROGRAM

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

- 1. Kindergartens or equivalent organisations funded and deemed eligible by the Department of Education and Training (DET); and
- 2. Learn Local or equivalent organisations funded and deemed eligible by the Adult, Community and Further Education Board (the Board).

This direction is effective from 1 July 2015 to 30 June 2017 (both dates inclusive), with the VMIA to determine the premiums payable by the DET and the Board, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 April 2015

ROBIN SCOTT MP Minister for Finance

Victorian Managed Insurance Authority Act 1996

GROWTH AREAS INFRASTRUCTURE CONTRIBUTION HARDSHIP RELIEF BOARD

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the Growth Areas Infrastructure Contribution Hardship Relief Board.

This direction is effective from 1 July 2015 until 30 June 2017 (both dates inclusive), with the VMIA to determine the premium payable by the Board, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 April 2015

ROBIN SCOTT MP Minister for Finance

Victorian Managed Insurance Authority Act 1996

VICTORIAN BUSHFIRE APPEAL FUND ADVISORY PANEL

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the Victorian Bushfire Appeal Fund Advisory Panel (the Panel).

This direction is effective from 1 July 2015 until 30 June 2017 (both dates inclusive), with the VMIA to determine the premiums payable by the Panel as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 April 2015

ROBIN SCOTT MP Minister for Finance

Victorian Managed Insurance Authority Act 1996 AUSTRALIAN GRAND PRIX CORPORATION

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to those entities that the Australian Grand Prix Corporation is contractually obliged or had provided an undertaking to insure in respect to Motorcycle Grand Prix and Formula One Grand Prix.

This direction is effective from 2 September 2015 until 1 September 2017 (both dates inclusive), with the VMIA to determine the premiums payable, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 April 2015

ROBIN SCOTT MP Minister for Finance

Victorian Managed Insurance Authority Act 1996

ROYAL MELBOURNE SHOWGROUNDS JOINT VENTURE

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide Directors and Officers Liability insurance to the Chairperson of the Royal Melbourne Showgrounds Joint Venture.

This direction is effective from 1 July 2015 until 30 June 2017 (both dates inclusive), with the VMIA to determine the premium payable by the Chairperson, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 April 2015

ROBIN SCOTT MP Minister for Finance

Victorian Managed Insurance Authority Act 1996

GOVERNMENT RAIL INSURANCE PROGRAM (GRIP)

Pursuant to section 25A of the Victorian Managed Insurance Authority Act 1996, I, Robin Scott MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to

- 1. GRIP entities including, though not limited to, those listed in Schedule 1, but excluding Heritage and Tourist Rail Operators and Accredited Rail Operators for public and products liability, industrial special risks and construction risks;
- 2. Heritage and Tourist Rail Operators and Accredited Rail Operators including, though not limited to, those listed in Schedule 2 for public and products liabilities in excess of \$10 million; and
- 3. GRIP entities listed in Schedule 3, in the event of a declared terrorist incident, as defined in section 6 of the **Terrorism Insurance Act 2003** (Cth).

The Treasurer has provided an indemnity to the VMIA for the full costs of administering the insurance for terrorism risks provided in accordance with this direction. This indemnification is to be provided in accordance with the separate Deed of Indemnity provided by the Treasurer.

This direction is effective from 1 July 2015 until 30 June 2019 (both dates inclusive), with the VMIA to determine the premium payable by the entities for their insurance, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate. The direction relating to GRIP issued by the then Minister on 28 May 2014 is hereby revoked.

Dated 28 April 2015

ROBIN SCOTT MP Minister for Finance

SCHEDULE 1

| | ENTITY | ACN |
|---|--|----------------------------|
| 1 | Puffing Billy Preservation Society | 004 621 505 |
| 2 | Metro Trains Melbourne Pty Ltd Sunstone Resources Pty Ltd | 136 429 948 164 058 002 |
| 3 | KDR Victoria Pty Ltd | 138 066 074 |
| 4 | Australian Rail Track Corporation | 081 455 754 |

SCHEDULE 2

| | ENTITY | ACN |
|-------------------------------------|---|-------------|
| Heritage and Tourist Rail Operators | | |
| 1 | Alexandra Timber Tramway & Museum Inc. | A0007722C |
| 2 | Ballarat Tramway Museum Incorporated | A0031819K |
| 3 | Castlemaine & Maldon Railway Preservation Society | 005 621 581 |
| 4 | Geelong Steam Preservation Society | 004 819 130 |
| 5 | Melbourne Tramcar Preservation Association Inc. | A0001102T |
| 6 | Mornington Railway Preservation Society Inc. | A0001935C |

| 7 | Portland Cable Trams Inc. | A0033426A |
|---------------------------|--|-------------|
| 8 | Red Cliffs Historical Steam Railway Inc. | A0031587M |
| 9 | Seymour Railway Heritage Centre Inc. | A0007496T |
| 10 | South Gippsland Tourist Railway Inc. | A0028135L |
| 11 | The Central Highlands Tourist Railway | 006 220 355 |
| 12 | Walhalla Goldfields Railway Inc. | A0026304V |
| 13 | Yarra Valley Tourist Railway Society Inc. | А0007627Н |
| 14 | Seven-O-Seven Operations Inc. | A0006499S |
| 15 | Steamrail Victoria Inc. | A0026264J |
| 16 | Diesel Electric Rail Motor Preservation Association of Victoria A0017464R Inc. | |
| Accredited Rail Operators | | |
| 1 | McLeod Rail Pty Ltd | 117 452 838 |

SCHEDULE 3

| | ENTITY | ACN |
|---|--------------------------------|-------------|
| 1 | Metro Trains Melbourne Pty Ltd | 136 429 948 |
| 2 | KDR Victoria Pty Ltd | 138 066 074 |

BANYULE PLANNING SCHEME

Notice of Approval of Amendment Amendment C103

The Minister for Planning has approved Amendment C103 to the Banyule Planning Scheme.

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

The Amendment rezones 22 and 24 Peters Street, Watsonia, from Public Park and Recreation Zone to General Residential Zone Schedule 1.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Banyule City Council, 275 Upper Heidelberg Road, Ivanhoe.

JIM GARD'NER Executive Director Statutory Planning and Heritage Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME Notice of Approval of Amendment Amendment C122

The Minister for Planning has approved Amendment C122 to the Darebin Planning Scheme.

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

The Amendment:

- introduces the Residential Growth Zone:
- rezones 198 and 200 Beavers Road, Northcote, from Industrial 3 Zone to Residential Growth Zone Schedule 1;
- rezones 196 Beavers Road, Northcote, from Industrial 3 Zone to Public Use Zone Schedule 2;
 and
- applies the Environmental Audit Overlay and Development Plan Overlay Schedule 12 to 198 and 200 Beavers Road, Northcote.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Darebin City Council, 274 Gower Street, Preston 3072.

DAREBIN PLANNING SCHEME

Notice of Approval of Amendment

Amendment C127

The Minister for Planning has approved Amendment C127 to the Darebin Planning Scheme.

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

The Amendment rezones 167–177 Beavers Road, 148–170 Arthurton Road and 2–6 Goldsmith Grove, Northcote, from Industrial 3 Zone to Commercial 1 Zone and applies the Environmental Audit Overlay and Development Plan Overlay – Schedule 12 to the land.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Darebin City Council, 274 Gower Street, Preston 3072.

JIM GARD'NER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

FRANKSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C101

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

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

The Amendment introduces and applies the Erosion Management Overlay – Schedule 3 to land bounded by Nepean Highway, Liddesdale Avenue, Cliff Road, the Esplanade and Bay Street South, Frankston, on an interim basis (until 30 June 2016).

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Frankston City Council, Civic Centre, corner Davey and Young Streets, Frankston.

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C185

The Minister for Planning has approved Amendment C185 to the Greater Dandenong Planning Scheme.

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

The Amendment removes the Public Acquisition Overlay – Schedule 1 from part of the land known as 5 Villa Road, Springvale, and rezones part of the land from Road Zone Category 1 to General Residential Zone – Schedule 1.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Greater Dandenong City Council, 225 Lonsdale Street, Dandenong, Victoria.

JIM GARD'NER Executive Director Statutory Planning and Heritage Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C297

The Minister for Planning has approved Amendment C297 to the Greater Geelong Planning Scheme.

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

The Amendment rezones land at 32 Murradoc Road, Drysdale, from Commercial 2 Zone to Commercial 1 Zone.

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

| Permit No. | Description of land |
|-------------|-------------------------------|
| PP 765/2013 | 24–32 Murradoc Road, Drysdale |

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Greater Geelong City Council, 100 Brougham Street, Geelong.

LATROBE PLANNING SCHEME Notice of Approval of Amendment

Amendment C83

The Minister for Planning has approved Amendment C83 to the Latrobe Planning Scheme.

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

The Amendment rezones land at 50 High Street, Moe, from the General Residential Zone Schedule 1 to the Mixed Use Zone and issues a planning permit for the use and development of the land for a supermarket and licensed premises, and business advertising signage.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Latrobe City Council, 114 Commercial Road, Morwell.

JIM GARD'NER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MILDURA PLANNING SCHEME Notice of Approval of Amendment Amendment C81

The Minister for Planning has approved Amendment C81 to the Mildura Planning Scheme.

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

The Amendment rezones land at 251 Eleventh Street, Mildura (Lot 1, PS709046Y), from the Special Use Zone – Schedule 1 (Private Education and Religious Establishments) to the Commercial 1 Zone.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Mildura Rural City Council, 76–84 Deakin Avenue (corner of Ninth Street), Mildura.

WANGARATTA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C45
The Minister for Planning has approved Amendment C45 to the Wangaratta Planning Scheme.

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

The Amendment rezones Lot 20 on Plan of Subdivision 114703, Greta Road, Wangaratta, from Commercial 2 Zone and Farming Zone to Commercial 1 Zone, Commercial 2 Zone and General Residential Zone.

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

| Permit No. | Description of land |
|--------------|--|
| PlnApp12/172 | Lot 20 LP114703, Greta Road, Wangaratta, Victoria 3677 |

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Rural City of Wangaratta Council, 62–68 Ovens Street, Wangaratta, Victoria 3677.

JIM GARD'NER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

VICTORIA PLANNING PROVISIONS

Notice of Approval of Amendment

Amendment VC122

The Minister for Planning has approved Amendment VC122 to the Victoria Planning Provisions (VPP) and the Boroondara, Melbourne, Moonee Valley, Moreland, Port of Melbourne, Port Phillip, Stonnington and Yarra planning schemes in Victoria.

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

The Amendment changes the Victoria Planning Provisions (VPP) and the eight planning schemes in Victoria by:

- amending Clause 45.07 (City Link Project Overlay) to exempt the CityLink Tulla Widening Project from planning requirements;
- amending Clause 45.01 (Public Acquisition Overlay) maps to facilitate the acquisition of land for the CityLink Tulla Widening Project in the Melbourne Planning Scheme, the Moreland Planning Scheme and the Moonee Valley Planning Scheme;
- amending Clause 45.07 (City Link Project Overlay) maps to facilitate construction of the CityLink Tulla Widening Project in the Melbourne Planning Scheme, the Moreland Planning Scheme and the Moonee Valley Planning Scheme; and
- correcting mapping anomalies in the application of the Road Zone 1 (RDZ1) in the Melbourne Planning Scheme, the Moreland Planning Scheme and the Moonee Valley Planning Scheme.

The Amendment is available for public inspection on the Department of Environment, Land, Water and Planning (DELWP) website, www.delwp.vic.gov.au/public-inspection

JOHN PHILLIPS
Director
Planning Systems
Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978 TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE CITY OF BALLARAT

BALLARAT – Cemetery purposes; area 1.083 hectares being Crown Allotment 2081, Parish of Ballarat as shown on Original Plan No. OP123473 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0505490)

MUNICIPAL DISTRICT OF THE COLAC OTWAY SHIRE COUNCIL

BEEAC – Public purposes; area 3.5 hectares, more or less, being Crown Allotment 2007, Township of Beeac, Parish of Ondit as shown hatched on Plan No. LEGL./14-587 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2021285)

MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL

BENDIGO – Drainage purposes; area 817 square metres, being Crown Allotment 16A, Section 140C, At Bendigo, Parish of Sandhurst as indicated by hatching on plan GP3427 hereunder. – (GP3427) – (06P127812)

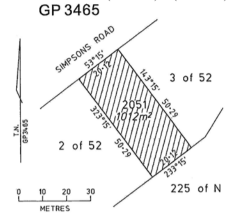
GP 3427

SS WOZ 99 WAY

OF 140C

OF 140

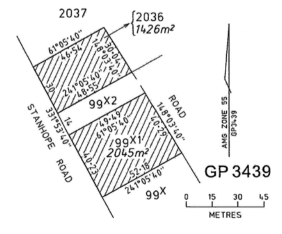
EAGLEHAWK – Public park and public recreation; area 1012 square metres, being Crown Allotment 2051, At Eaglehawk, Parish of Sandhurst as indicated by hatching on plan GP3465 hereunder. – (GP3465) – (0607129)



MUNICIPAL DISTRICT OF THE SOUTHERN GRAMPIANS SHIRE COUNCIL DUNKELD – Public Hall; area 2044 square metres, being Crown Allotment 2011, Township of Dunkeld, Parish of Dunkeld as shown on Original Plan No. OP123652A lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (03L2-4863)

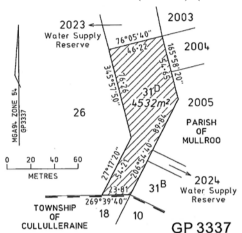
MUNICIPAL DISTRICT OF THE CAMPASPE SHIRE COUNCIL

MOORA – Public purposes (Departmental depot); being Crown Allotment 2036 [area 1426 square metres] and Crown Allotment 99X1 [area 2045 square metres], Parish of Moora as indicated by hatching on plan GP3439 hereunder. – (GP3439) – (0608049)



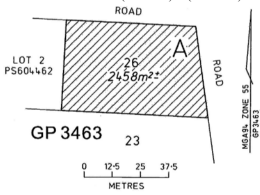
MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MULLROO – Water supply purposes; area 4532 square metres, being Crown Allotment 31D, Parish of Mullroo as indicated by hatching on plan GP3337 hereunder. – (GP3337) (0104725)



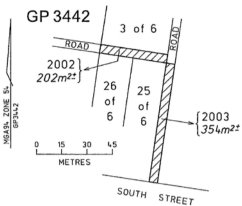
MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

STANLEY – Public recreation; area 2458 square metres, more or less, being Crown Allotment 26, Section A, Township of Stanley, Parish of Stanley as indicated by hatching on plan GP3463 hereunder. – (GP3463) – (1104417)



MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

UNDERBOOL – Public purposes (Departmental depot and storage purposes); being Crown Allotment 2002 [area 202 square metres, more or less] and Crown Allotment 2003 [area 354 square metres, more or less], Township of Underbool, Parish of Underbool as indicated by hatching on plan GP3442 hereunder. – (GP3442) – (04915)



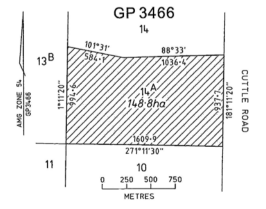
KULWIN – Preservation of species of native plants; area 109.1 hectares, being Crown Allotment 2007, Parish of Kulwin as shown on Plan No. OP123516 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2020696)

MANYA – Preservation of species of native plants; area 464.4 hectares, being Crown Allotment 13, Parish of Manya as shown on Plan No. OP123526 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2020766)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

TUTYE – Conservation of an area of natural interest; being Crown Allotment 27 [area 110.3 hectares] and Crown Allotment 28A [area 11.70 hectares], Parish of Tutye as shown on Original Plan No. OP123614 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2020694)

WEWIN – Conservation of an area of natural interest; area 148.8 hectares, being Crown Allotment 14A, Parish of Wewin as indicated by hatching on plan GP3466 hereunder. – (GP3466) – (2021104)



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

Dated 5 May 2015 Responsible Minister HON LISA NEVILLE MP Minister for Environment, Climate Change and Water

> YVETTE CARISBROOKE Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

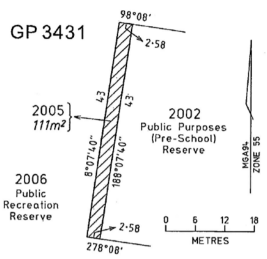
The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

BAEL BAEL – The temporary reservation by Order in Council of 21 September, 1896 of an area of 73.65 hectares, more or less, of land now described as Crown Allotment 10J, Parish of Bael Bael as a site for Water Supply purposes. – (Rs 6039)

BAEL BAEL – The temporary reservation by Order in Council of 5 December, 1961 of an area of 5.72 hectares, more or less, of land now described as Crown Allotment 10K, Parish of Bael Bael as a site for Water Supply purposes, in addition to and adjoining the land reserved thereto by Order in Council of 21 September, 1896. – (Rs 6039)

LUCKNOW – The temporary reservation by Order in Council of 22 April, 1997 of an area of 75 hectares, more or less, of land in the Township of Lucknow and Parishes of Broadlands and Bumberrah as a site for Public Purposes (Rail Trail) so far only as Crown Allotment A15, Section A, Township of Lucknow, Parish of Wy-Yung as shown on Plan No. LEGL./96-168 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2000112)

SAN REMO – The temporary reservation by Order in Council of 22 April, 1969 of an area of 3.845 hectares of land in the Township of San Remo, Parish of Woolamai as a site for Public Recreation, revoked as to part by Order in Council of 24 June, 2003 so far only as the portion containing 111 square metres being Crown Allotment 2005, Township of San Remo, Parish of Woolamai as indicated by hatching on plan GP3431 hereunder. – (GP3431) – (Rs 37292)



VECTIS EAST – The temporary reservation by Order in Council of 30 July, 1991 of an area of 29 hectares, more or less, of land being Crown Allotment 258T, Parish of Vectis East as a site for Water Supply purposes. – (Rs 13746)

VECTIS EAST – The temporary reservation by Order in Council of 11 February, 2014 of an area of 7850 square metres of land being Crown Allotment 2010, Parish of Vectis East as a site for Water supply purposes. – (0206038)

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

Dated 5 May 2015

Responsible Minister HON LISA NEVILLE MP Minister for Environment, Climate Change and Water

> YVETTE CARISBROOKE Clerk of the Executive Council

Crown Land (Reserves) Act 1978

ASSIGNMENT OF NEW NAME TO CORPORATION

Order in Council

The Governor in Council under section 14A(5) of the **Crown Land (Reserves) Act 1978** assigns the new corporate name Buchan Hall and Recreation Reserve Committee of Management Incorporated to the corporation constituted under section 14A(1) of the said Act as the Buchan Recreation Reserve Committee of Management Incorporated by Order in Council

of 6 July, 1999 and published in the Government Gazette on 8 July, 1999 page 1627.

File Ref: 1601492, 1601498 & Rs 4407

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

Dated 5 May 2015 Responsible Minister

980

HON LISA NEVILLE MP

Minister for Environment, Climate Change and Water

YVETTE CARISBROOKE Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council under sections 99A(1)(a) and 99A(2) of the Land Act 1958 approves the sale by private treaty of Crown Allotment 1A, Section 3, Township of Cann River, Parish of Noorinbee and located at 2 Ward Street, Cann River at a price not less than the Valuer-General Victoria's current market valuation.

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

Dated 5 May 2015

Responsible Minister:

ROBIN SCOTT MP

Minister for Finance

YVETTE CARISBROOKE Clerk of the Executive Council

Public Administration Act 2004

ADMINISTRATIVE OFFICES - CHANGE OF NAME

Order in Council

The Governor in Council under section 11(c) of the Public Administration Act 2004 changes the name of the Administrative Offices in Column 1 of the table below to the name in Column 2 of the table below.

| Column 1 | Column 2 | |
|--------------------------------|----------------------------------|--|
| Moving Victoria – Rail Office | Melbourne Metro Rail Authority | |
| Moving Victoria – Roads Office | Level Crossing Removal Authority | |

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

Dated 5 May 2015

Responsible Minister:

THE HON DANIEL ANDREWS MP

Premier

YVETTE CARISBROOKE Clerk of the Executive Council

State Owned Enterprises Act 1992

VARIATION TO THE CENITEX ORDER IN COUNCIL

Order in Council

The Governor in Council under section 16 of the **State Owned Enterprises Act 1992** varies the Order in Council *State Owned Enterprises (State Body – CenITex) Order 2008* (Gazette No. S200 16 July 2008) as follows:

Delete existing clause 3 and replace with:

3. Designation of relevant Minister

The Minister for Finance is the relevant Minister.

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

Dated 5 May 2015

Responsible Minister:

ROBIN SCOTT MP

Minister for Finance

YVETTE CARISBROOKE Clerk of the Executive Council

Trustee Act 1958

ORDER THAT BETH MCLAREN SMALLWOOD FOUNDATION PTY LTD (ACN 601 766 134) BE APPROVED AS A CORPORATION WHICH MAY BE APPOINTED CUSTODIAN TRUSTEE UNDER SECTION 71 TRUSTEE ACT 1958

Order in Council

The Governor in Council under section 71 of the **Trustee Act 1958** approves Beth MacLaren Smallwood Foundation Pty Ltd (ACN 601 766 134) as a corporation which may be appointed as custodian trustee pursuant to that section.

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

Dated 5 May 2015

Responsible Minister:

THE HONOURABLE MARTIN PAKULA MP

Attorney-General

YVETTE CARISBROOKE Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rule was first obtainable from SAI Global Bookshop, 85 Buckhurst Street, South Melbourne, on the date specified:

28. Statutory Rule: Architects

Regulations 2015

Authorising Act: Architects

Act 1991

Date first obtainable: 5 May 2015

Code C

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply.

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| #S | 951–1016 | \$82.30 |
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| #U | 1081–1146 | \$92.65 |
| #V | 1147–1210 | \$98.10 |
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