

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 24 Thursday 18 June 2015

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As from 18 June 2015

The last Special Gazette was No. 155 dated 17 June 2015. The last Periodical Gazette was No. 1 dated 27 May 2015.

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

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between Kathleen, Carl and Carole Watkins, all care of Beck Legal, 165–171 Hargreaves Street, Bendigo, Victoria, carrying on business as C. Watkins & C.H. Watkins & K.A. Watkins, will be dissolved as from 30 June 2015.

Re: GLADYS FULTON, late of 2 Berwick Street, Camberwell, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovementioned deceased, who died on 22 December 2014, are required by the executor, Beverley Maree Fulton, to send particulars to her, care of the undersigned solicitors, by 19 August 2015, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor has notice.

AITKEN PARTNERS PTY LTD, solicitors, Level 28, 140 William Street, Melbourne 3000.

Re: SYLVIA JOAN MEYER, late of Scotchmans Creek Aged Care, Mount Waverley, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovementioned deceased, who died on 26 September 2014, are required by the executors, Keith John Hanslow and Jeffrey Stephen Meyer, to send particulars to them, care of the undersigned solicitors, by 19 August 2015, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors have notice.

AITKEN PARTNERS PTY LTD, solicitors, Level 28, 140 William Street, Melbourne 3000.

Re: Estate ALBERT HENRY JOBLING, deceased

In the estate of ALBERT HENRY JOBLING, late of 289 Craig Road, Koroop, Victoria, farmer, deceased.

Creditors, next-of-kin and all others having claims against the estate of the said deceased are required by Maree Annette Jobling and Peter Jeffrey Jobling, the executors of the Will of the said deceased, to send particulars of such claims to them, in care of the undermentioned

solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of TRACY TINA HURU, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 June 2014, are required by the trustee, Kim Wiatui Huru, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustee by 3 September 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.

Re: JUDITH MARGARET BURCH, late of 8 Blackburn Drive, Cheltenham, Victoria, payroll manager.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 5 November 2014, are required by the administrator, Christopher Burch, to send particulars of such claims to him at PO Box 5007, Cheltenham East 3192, within two months from the date of publication of this notice, after which date he may distribute the assets, having regard only to the claims of which he has notice.

Re: DONALD JOHN SPENCER, late of 2/4 McKay Street, Coburg, Victoria, retired accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 March 2015, are required by the trustees, Joan Barbara McClelland and Donna Lee Lincoln, to send particulars to the trustees, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: KEVIN HENRY PRICE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of KEVIN HENRY PRICE, late of Regis Lake Park, 40 Central Road, Blackburn, Victoria, and formerly of 37 Hood Street, North Balwyn, Victoria, retired, deceased, who died on 15 March 2015, are required by the executor to send particulars of their claim to her, care of the undermentioned solicitors, by 3 December 2015, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which she then shall have notice.

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

Re: Estate of PATRICIA MARGARET KERR.

Creditors, next-of-kin or others having claims in respect of the estate of PATRICIA MARGARET KERR, late of 78 Hannon Street, Sea Lake, in the State of Victoria, pensioner, deceased, who died on 27 January 2015, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 31 August 2015, after which the executor will distribute the assets, having regard only to the claims of which she then has notice.

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

ALEXANDER JAMES HUTTON, also known as Alexander James Granger-Hutton and in the Will called Alexander Granger Hutton, late of Unit 30, 87 Seymour Road, Elsternwick, chef. deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 May 2014, are required by the executor, Dean Ross Pethick, in the Will called Dean Pethic, to send particulars to him, care of the undermentioned solicitors, by 10 August 2015, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

GEOFFREY A. FOX LAWYERS, 112 Patterson Road, Bentleigh 3204.

Re: DANILO BASSO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of DANILO BASSO, late of 33 Rosenthal Crescent, Reservoir, Victoria, who died on 12 September 2014, are to send particulars of their claims to the executor, Leonie Aileen Basso, care of the undermentioned legal practitioners, by 31 August 2015, after which date the executor will distribute the assets, having regard only to the claims of which she then has notice.

GRAY & GRAY, legal practitioners, 188 High Street, Northcote 3070.

Re: FREDA MAY WATERS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 October 2014, are required by the trustee, Matthew James Sussmilch, to send particulars to him, care of the undermentioned solicitors, by 28 August 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he shall then have had notice.

HARRISON DOBSON & COTTRILL, solicitors, 2 Bridge Street, Benalla 3672.

Re: ALAIN JOSEPH BLANC, late of 9/15–19 Graham Road, Highett, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2015, are required to send particulars of their claims to the executors, care of PO Box 32, Highett, Victoria 3190, by 5 December 2015, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

HASSALL'S LITIGATION SERVICES, 308 Highett Road, Highett 3190.

Re: Estate of MARGARET MARY GOULD.

Creditors, next-of-kin and others having claims against the estate of MARGARET MARY GOULD, late of Unit 1, 14 Blantyre Avenue, Chelsea, Victoria, home duties, deceased, who died on 19 March 2015, are requested to send particulars of their claims to the executor, care

of the undermentioned lawyers, by 19 August 2015, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

HICKS OAKLEY CHESSELL WILLIAMS, lawyers,

The Central 1, Level 2, Suite 17, 1 Ricketts Road, Mount Waverley, Victoria 3149.

Re: IRENE MADGE BROWNE, late of Arcare, 58 Cochrane Street, Brighton, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of IRENE MADGE BROWNE, deceased, who died on 21 March 2015, are required by the trustee to send particulars of their claim to the undermentioned firm by 20 August 2015, after which date the trustee will convey or distribute assets, having regard only to the claims of which she then has notice.

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

Re: JAYNE PATRICIA SMITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 November 2014, are required by the trustee, Richard William English of 900 Main Road, Eltham, Victoria, retired, to send particulars to the trustee by 21 August 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

LORRAINE JONES & ASSOCIATES, solicitors, 900 Main Road, Eltham 3095.

DOROTHY HONOR WILSON, late of 229–239 Bayswater Road, Bayswater, Victoria, retired dressmaker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 March 2015, are required by the executors, Pamela Janet Connan, Annette Leigh McCormick and Craig William Wilson, 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, 2/128 Centre Dandenong Road, Dingley 3172.

Re: DOREEN ADA ELIZABETH DOVE, late of Ascot House, 462–468 Middleborough Road, Blackburn, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 March 2011, are required by the trustee, Doreen Elizabeth Cooke, to send particulars to the trustee, care of the undermentioned solicitors, within two calendar months from the date of this advertisement, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

65 Main Street, Greensborough 3088.

HARTLEY FRANK YOUNG, late of 30 Croxton Drive, Kurunjang, Victoria 3337, engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 September 2012, are required by the personal representatives, Geoffrey Wayne Stanley and Peter Charles Lynch, care of Level 3, 256 Queen Street, Melbourne, Victoria 3000, to send particulars of their claims 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 personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

McMAHON FEARNLEY LAWYERS PTY LTD, solicitors,

Level 3, 256 Queen Street, Melbourne, Victoria 3000.

VALMA IRENE YOUNG, late of Trinity Gardens Nursing Home, Brooklyn Road, Melton South, Victoria 3338, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 December 2012, are required by

the personal representatives, Geoffrey Wayne Stanley and Peter Charles Lynch, care of Level 3, 256 Queen Street, Melbourne, Victoria 3000, to send particulars of their claims 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 personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

McMAHON FEARNLEY LAWYERS PTY LTD, solicitors,

Level 3, 256 Queen Street, Melbourne, Victoria 3000.

Re: PETER FARLECAS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 September 2014, are required by the personal representative, Luisa Farlecas, to send particulars to the trustee by 21 August 2015, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which the personal representative has notice.

MOORES.

9 Prospect Street, Box Hill, Victoria 3128.

Re: ARTHUR PAUL SOTIROPOULOS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 January 2015, are required by the personal representative, Vesna Sotiropoulos, to send particulars to the trustee by 21 August 2015, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which the personal representative has notice.

MOORES,

9 Prospect Street, Box Hill, Victoria 3128.

MICHAEL JOHN MAVROGORDATO, late of 72 Birmingham Street, Springvale, Victoria, retired physician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2014, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of 35/525 Collins Street, Melbourne,

Victoria, the executor, to send particulars to it by 27 August 2015, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PERPETUAL LEGAL SERVICES PTY LTD, 35/525 Collins Street, Melbourne, Victoria 3000.

Re: RONALD KEITH CAMPBELL, late of 101 Grey Street, St Kilda, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 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 19 August 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: ELSIE MAY DOWER, late of Victoria Heights High, 41–47 Victoria Street, Ironbark, Victoria, retired factory worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 April 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 19 August 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: ANNE ECKERSLEY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 November 2014, are required by Francis Marotta and John Terence Shiels, the trustees of the estate of the deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 31 August 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

SEPTIMUS JONES & LEE, solicitors, Level 5, 99 William Street, Melbourne 3000. Re: JOHN LEWIS MORGAN, late of Gillin Park Hostel, Mahoneys Road, Warrnambool, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 October 2014, are required by the trustees to send particulars to them, care of the undermentioned solicitors, by 19 August 2015, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAITS LEGAL, 121 Kepler Street, Warrnambool 3280.

Creditors, next-of-kin and others having claims against the estate of NORMA JOAN PEAKE, late of Mecwacare Park Hill, 160 Tyabb Road, Mornington, widow, deceased, who died on 5 February 2015, are required by Equity Trustees Limited of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars of their claims to the said Equity Trustees Limited by 19 August 2015, after which date it will convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Re: JENNIFER GRACE HARGRAVES, late of 10 Queen Street, Mornington, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 April 2015, are required by the trustee, Lucas Michael Hargraves, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: LUCY LILLIAN EVELYN STOCKMAN, late of 246 Clayton Road, Clayton, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 March 2015, are required by the trustee, Keith Allan Stockman, to send particulars to the trustee, care of the undermentioned

solicitors, by a date not later than two months from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: AUDREY EILEEN THOMPSON, late of 67–69 Tanti Avenue, Mornington, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 February 2015, are required by the trustees, Robert Bernard White and Christopher David Galagher, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 23 July 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 Bradley Craig Ferrier of 210 Reddens Road, Balliang, joint proprietor with Asa Ingela Maria Ferrier of an estate in fee simple in the land in the following properties:

Firstly: Certificate of Title Volume 10601 Folio 963, Lot 2 on Plan of Subdivision 440525G which is approximately 2 hectares of land, upon which is erected a dwelling and known as 210 Reddens Road, Balliang, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AE553316E) affects the said estate and interest.

The Sheriff is unable to provide access to this property.

Refer RACV VicRoads Country Directory Edition 7 Map 77 G7.

Secondly: Certificate of Title Volume 10340 Folio 507, Lot 5 on Plan of Subdivision 407620B which is approximately 4.012 hectares of vacant land and known as 90 Clarkes Road, Wensleydale.

Registered Mortgage (Dealing Number AE553316E) affects the said estate and interest.

The Sheriff is unable to provide access to this property.

Refer RACV VicRoads Country Directory Edition 7 Map 93 B7.

Note: Both these properties will be auctioned as 1 (one lot).

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 23 July 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.

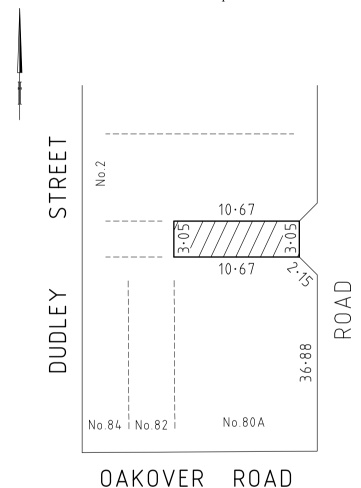
SHERIFF

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

DAREBIN CITY COUNCIL

Road Discontinuance

Darebin City Council, at its meeting on 15 September 2014 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, resolved to discontinue and sell the road abutting 80A Oakover Road and 2 Dudley Street, Preston, being part of the land contained in Certificate of Title Volume 3955 Folio 812 and shown hatched on the plan below.

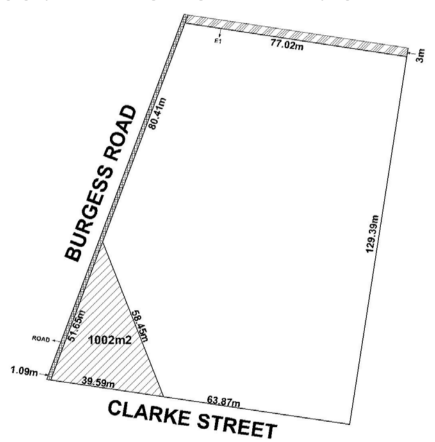


RASIAH DEV Chief Executive Officer Darebin City Council



ROAD DISCONTINUANCE (PART OF ROAD RESERVE) BURGESS ROAD, KILMORE (ABUTTING 2–8 BURGESS ROAD, KILMORE)

Under section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, Mitchell Shire Council, at its ordinary meeting of Monday 16 February 2015, formed the opinion that the section of road reserve (1002 m²) shown hatched on the plan below and being that land abutting 2–8 Burgess Road, Kilmore, is not reasonably required as a road for public use, and resolved to discontinue this section of road reserve and, by private treaty, exchange this land for land to be placed under a drainage easement (231 m²) in favour of Mitchell Shire Council on the adjacent private property, shown as hatching abutting the northern boundary of plan below.



MOORABOOL SHIRE COUNCIL

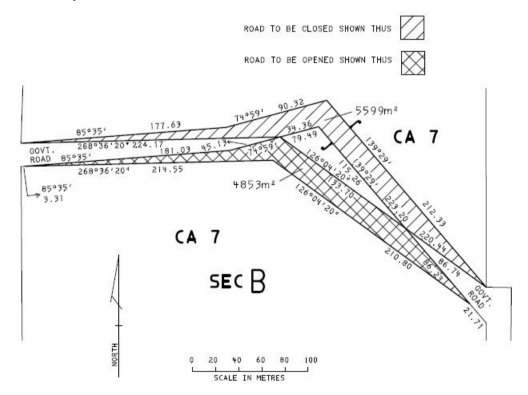
Erratum

Road Deviation / Land Exchange / Road Declaration

This notice corrects an error contained in a notice published in the Victoria Government Gazette G46 dated 20 November 1997 at page 3176.

Pursuant to section 207E and Clause 2 of Schedule 10 of the **Local Government Act 1989** (the Act), the Moorabool Shire Council, in accordance with a resolution passed at a meeting on 5 November 1997, has resolved to deviate the part of discontinued road hatched on the plan of Crown Allotment 7 Section B Parish of Beremboke hereunder and exchange the part of the discontinued road hatched with part of the land contained in Crown Allotment 7 Section B Parish of Beremboke and create the road cross-hatched on the plan.

Under clause 2(2) of Schedule 10 of the Act, consent was obtained on 2 June 2015 from the Minister for Environment, Climate Change and Water, 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.



Pursuant to section 204(1) of the Act, Council declares the area cross-hatched as Public Highway.

ROB CROXFORD Chief Executive Officer Moorabool Shire Council

BRIMBANK CITY COUNCIL

Governance (Meeting Procedure) Local Law No. 1 2015

Notice is hereby given that Brimbank City Council resolved, at its Ordinary Council Meeting on 9 June 2015, to make the Governance (Meeting Procedure) Local Law No. 1 (Local Law) in accordance with sections 111(1) and 119 of the **Local Government Act 1989** (the Act).

Purpose of the Local Law

The Local Law will supersede the Meeting Procedure Local Law No. 1 2009 and will operate throughout the municipal district of Brimbank City Council.

The purpose of this Local Law is to:

- provide for the election of the Mayor;
- regulate the use of the common seal;
- provide for the procedures governing the conduct of Council Meetings, Special Committee meetings and Advisory Committee meetings;
- set the rules of behaviour for those participating in or present at Council Meetings, Special Committee meetings, Advisory Committee meetings; and
- provide for the appointment of Councillors as members of committees established by the Council or as Council representatives to external committees and organisations.

The Local Law comes into operation on the day following this gazettal.

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

For more information on the Local Law, please contact Sally Curran, Senior Coordinator Governance, on 9249 4947.

BILL JABOOR Chief Executive Officer



LOCAL LAW NO. 1 MEETING PROCEDURES (AMENDMENT)

Notice is hereby given pursuant to section 119(3) 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.

No written submissions have been received under section 223 of the Local Government Act 1989.

The Local Law is to commence on the day following which notice is published in the Victoria Government Gazette.

Copies of the amended Local Law Meeting Procedures 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.

JASON RUSSELL Chief Executive Officer



MEETING PROCEDURE AND COMMON SEAL LOCAL LAW 2015

Notice is hereby given pursuant to section 119 of the **Local Government Act 1989** that, at its meeting on 9 June 2015, Council resolved to make the Meeting Procedure and Common Seal Local Law 2015.

Purpose and general purport of the Local Law

The purpose of this Local Law is to:

- a) provide a mechanism to facilitate the good government of Council through its formal meeting procedure to ensure effective and efficient Council decisions are made in a manner which acknowledges the role of local government within the Australian system of Government;
- b) promote and encourage community participation in the system of local government by providing mechanisms for Council to ascertain the community's views and expectations;
- regulate and control the election of Mayor, Deputy Mayor and the chairperson of any Special Committees;
- d) regulate and control the procedures governing the conduct of Ordinary and Special meetings of Council;
- e) regulate the use of Council's Common Seal and prohibit its unauthorised use;
- f) provide for the administration of Council's powers and functions;
- g) provide generally for the peace, order and good management of the municipal district; and
- h) revoke Local Law No. 1 of 2005 (Meeting Procedure and Common Seal).

The general purport of the Local Law is to update and improve good governance practices and enhance the decision-making process. The Local Law specifically addresses changes to the **Local Government Act 1989** in relation to voting by Councillors, inclusion of matters associated with the appointment and role of Deputy Mayor, a broader definition of petitions that recognises that they may be electronic, and various other procedural matters.

A copy of the Local Law can be obtained from the Council offices at 115 Civic Parade, Altona, or viewed on Council's website, www.hobsonsbay.vic.gov.au



LOCAL LAW 4 – ENVIRONMENT

Pursuant to sections 119 and 223 of the **Local Government Act 1989** (the Act), Loddon Shire Council hereby gives notice that it has completed a review and subsequent amendment of Local Law No. 4 – Environment and is providing opportunity for any person affected by the proposed Local Law to make a submission in respect of the draft document.

Copies of the proposed Local Law No. 4 will be available for inspection from Monday 15 June 2015 to Monday 13 July 2015, at the Shire offices located in Wedderburn and Serpentine, between the hours of 8.15 am and 4.45 pm. Alternatively a copy of the Local Law can be obtained from Council's website at www.loddon.vic.gov.au

Local Law No. 4 – Environment seeks to:

- provide a safe and healthy environment in which the residents of the municipal district may enjoy a quality of life that meets general amenity expectations;
- control activities or land use which may be hazardous, unsafe or detrimentally impact upon quality of life or the environment within the municipal district;

- control nuisances which may adversely impact upon health, safety or welfare of any person within the municipal district or be detrimental to an individual's quality of life;
- facilitate regulation and enforcement action so as to protect the environment and general amenity within the municipal district;
- provide for the peace, order and good government of the municipal district; and
- provide for the administration of Council's powers and functions under relevant legislation.

To achieve these objectives, the proposed Local Law addresses 27 separate issues across 4 themes. The themes are safety, people and property, environment, animals and disposal of waste.

Council encourages members of the community to read the Local Law and provide written comment on any matter contained therein.

In accordance with section 223 of the Act, any person wishing to make a written submission in respect of Local Law No. 4 should do so before close of business on Tuesday 14 July 2015. Persons making written submissions should clearly state whether they wish to be heard in person or by a person acting on their behalf in support of the written submission.

Submissions should be addressed to the Chief Executive Officer, Loddon Shire Council, PO Box 21, Wedderburn, Victoria 3518.

Persons making submissions should be aware that all written submissions received will be made publicly available for inspection in accordance with Part 5 of the Local Government (General) Regulations 2005.

Council will meet to consider any submissions and adoption of the Local Law during its Ordinary Meeting to be held on Tuesday 28 July 2015, commencing 3.00 pm at the Council Chambers, Peppercorn Way (adjacent to Loddon Valley Highway), Serpentine.

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Preparation of Amendment Amendment C217

The Greater Bendigo City Council has prepared Amendment C217 to the Greater Bendigo Planning Scheme.

The land affected by the Amendment includes numerous parcels in the Big Hill and Mandurang Valley areas.

The Amendment proposes to amend Clauses 21.08 and 21.10, introduce new Schedules 3 and 4 to Clause 42.03 (Significant Landscape Overlay), and amend the Schedule to Clause 61.03 to include new Planning Scheme Maps to implement the recommendations of the Bendigo Landscape Assessment, Big Hill and Mandurang Valley Final Report, 2013.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, City of Greater Bendigo, 15 Hopetoun Street, Bendigo; 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 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 30 July 2015. A submission must be sent to the City of Greater Bendigo at PO Box 733, Bendigo 3555, or by email to strategyunit@bendigo.vic.gov.au

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

- directions hearing: week of 12 October 2015.
- panel hearing: week of 9 November 2015.

CRAIG NEIMANN Chief Executive Officer

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit Given Under Section 96C of the Planning and Environment Act 1987

Amendment C324

Planning Permit Application 1503/2014

The land affected by the Amendment is 357 and 359 Pakington Street, Newtown.

The Amendment proposes rezoning the land from General Residential Zone Schedule 1 to Commercial Zone 1.

The land affected by the application is 357 Pakington Street, Newtown.

The application is for a permit for Buildings and Works Associated with an Office and Two (2) Dwellings, Reduction in Car Parking Requirement and Subdivision of the Land into Three (3) Lots.

The person who requested the Amendment/permit is Sincock Planning on behalf of Dale J. Whitford.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Greater Geelong City Council, 100 Brougham Street, Geelong, 8.00 am–5.00 pm weekdays; 'Have Your Say' section of the City's website: www.geelongaustralia.com.au/council/yoursay; and at the Department of Environment, Land, Water and Planning website, www.dewlp.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.

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

The closing date for submissions is Monday 20 July 2015.

PETER SMITH Coordinator Strategic Implementation

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C143

Greater Shepparton City Council has prepared Amendment C143 to the Greater Shepparton Planning Scheme.

The Amendment affects various parcels of land within the City of Greater Shepparton.

The Amendment proposes to:

- correct spelling errors and inaccurately identified addresses contained in Schedule to Clause 43.01 (Heritage Overlay) of the Planning Scheme; and
- correct anomalies in the Heritage Overlay mapping by removing the Heritage Overlay from land which is not of cultural heritage significance and applying the Heritage Overlay to land of cultural heritage 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, Greater Shepparton City Council, 90 Welsford Street, Shepparton; during opening hours at the Tatura Library, 12–16 Casey Street, Tatura; at the Greater Shepparton City Council website, www.greatershepparton.com.au; 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 Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is Monday 20 July 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 starting 17 August 2015.
- panel hearing: week starting 21 September 2015.

COLIN KALMS Manager Planning

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 20 August 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.

FAULDS, Elizabeth Beveridge, late of Park Lane Residential Aged Care, 295 Maroondah Highway, Croydon North, Victoria, deceased, who died on 22 February 2015.

McKENDRY, Joseph, late of 21 William Street, Abbotsford, Victoria, deceased, who died on 5 March 2015.

McLEOD, Colin William, late of Somercare Nursing Home, 22 Graf Road, Somerville, Victoria, retired, deceased, who died on 8 February 2015.

MORRISON, Peter Damien, late of 52 Clydesdale Road, Airport West, Victoria, deceased, who died on 4 January 2015.

ROSS, Athena Evelyn, late of Villa Maria Aged Care, 355 Stud Road, Wantirna, Victoria, retired, deceased, who died on 1 March 2015. Date of Grant 4 June 2015.

SMITH, Norma Emily, late of Ti Tree Lodge, 34A Balaka Street, Rosebud West, Victoria, deceased, who died on 25 February 2015.

Dated 11 June 2015

STEWART MacLEOD Manager

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC TENDER

Tenders close Wednesday 22 July 2015 at 2 pm at the offices of the Department of Treasury and Finance, Mail Centre, Basement, 1 Treasury Place, Melbourne

Reference: F12/890.

Address of Property: 16 Dalton Street, South Geelong.

Crown Description: Crown Allotment 3A, Parish of Corio, City of Geelong.

Terms of Sale: 1% on lodgement, 9% on acceptance, balance 90 days or earlier by mutual agreement.

Area: 4,398 m².

Officer Co-ordinating Sale: Mark Lovell, Senior Project Manager, Land and Property, Department

of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Victoria 3002.

Selling Agent: Darcy Jarman, Level 1, 175 Pakington Street, Geelong West, Victoria 3218.

ROBIN SCOTT MP Minister for Finance

Coastal Management Act 1995

NOTICE OF APPROVAL OF MANAGEMENT PLAN

Management Plan for Balnarring Beach Foreshore and Parks Reserve

The Coastal Management Plan for the Balnarring Beach Foreshore and Parks Reserve has been approved pursuant to section 32 of the **Coastal Management Act 1995**.

The management plan takes effect on the date this notice is published in the Victoria Government Gazette.

The management plan provides for the management of 76 hectares of coastal Crown land comprising of foreshore land between the mouth of Merricks Creek and south of Cliff Road.

A copy of the management plan is available on request, free of charge, by contacting 136 186 during office hours or on the departmental website, www.delwp.vic.gov.au

VICTORIA PURDUE Acting Program Manager, Regional Planning and Approvals Port Phillip Region

Department of Environment, Land, Water and Planning

Defamation Act 2005

DECLARATION UNDER SECTION 35(3)

I, Martin Pakula, Attorney-General, being the Minister for the time being administering the **Defamation Act 2005**, hereby declare in accordance with section 35(3) of the **Defamation Act 2005** that on and from 1 July 2015 the maximum damages amount that may be awarded for non-economic loss in defamation proceedings is three hundred and seventy six thousand five hundred dollars (\$376,500.00).

MARTIN PAKULA MP Attorney-General

Corrections Act 1986

GUIDELINES ON THE EXERCISE OF THE DISCRETIONARY POWER OF THE SECRETARY TO THE DEPARTMENT OF JUSTICE AND REGULATION TO INCLUDE CERTAIN PERSONS ON THE VICTIMS REGISTER

(Section 30F of the Corrections Act 1986)

Department of Justice and Regulation

PURPOSE

These guidelines have been prepared under section 30F of the Corrections Act 1986 (the Act) in relation to the exercise of the discretion by the Secretary to the Department of Justice and Regulation (the Secretary) to include certain persons on the victims register. The guidelines have been developed to ensure consistency and transparency in the administration of this discretion.

INTRODUCTION

The Act and the Corrections (Victims Register) Regulations 2014 (the Regulations) provide the legislative framework for the establishment of a victims register for victims of violent crime and specified other persons who have a connection to, or have been adversely affected by, violent crime. The victims register scheme gives statutory recognition to the right of registered persons to be given certain information about prisoners and offenders and to lodge a victim submission with the Adult Parole Board (the Board) for the purpose of parole consideration; or to lodge a victim submission to the Victims Registrar to provide to the courts when there is an order application under the **Serious Sex Offenders (Detention and Supervision) Act 2009**.

The victims register scheme described in these guidelines does not deal with victim impact statements (which are made to a court to assist the court in sentencing an offender), nor does it deal with victims in relation to a criminal act by a prisoner where those victims may apply for information about a prisoner compensation quarantine fund.

The aim of the victims register is to provide timely, relevant and accurate information in a sensitive manner to registered persons. By providing registered persons with important information relating to the sentence of the prisoner or offender, and when applicable, enabling the registered person to make a victim submission to the Board, the victims register may help registered persons feel more secure, give them a voice, and help them in understanding their rights and how the criminal justice system works.

The Act allows a registered person to receive particular information during the administration of the offender's sentence of imprisonment and parole; or about an offender subject to an order or an application under the **Serious Sex Offenders (Detention and Supervision) Act 2009**. The information that a registered person may receive includes the prisoner's sentence length and earliest release date, the release on parole date (usually at least 14 days before the release date), cancellation of parole and return to prison custody, interstate or international transfer, escape from legal custody and other like information.

'Victim' is defined under section 30A(1) of the Act and includes a person who has had a 'criminal act of violence' (defined in section 30A(1) of the Act) committed against him or her, family members of such a person and spouses or domestic partners of prisoners or offenders who are subject to a family violence intervention order.

A person who falls within the definition of 'victim' in the Act is automatically entitled to registration on the victims register. Inclusion on the victims register is voluntary. The Act also provides some flexibility to persons who do not fall within the definition of 'victim' but who would justifiably have a claim to information about a prisoner or offender or a right to make victim submissions (the criteria for inclusion of such persons on the victims register is explained below).

For inclusion on the victims register an applicant needs to fill out an application form, titled 'Victims Register Application Form', and lodge it with the Victim Support Agency at the address stated on the form.

The Secretary, under section 30C of the Act, has the discretionary power to approve the inclusion of a person on the victims register if that person is not a 'victim' under section 30A(1), but can sufficiently demonstrate to the Secretary:

- 1. a documented history of family violence (within the meaning of the **Family Violence Protection Act 2008**) being committed by:
 - a. a prisoner; or
 - b. an 'offender' (defined below) –

against that person; or

- 2. a substantial connection to:
 - a. the offence for which the prisoner is serving a sentence of imprisonment; or
 - b. the relevant offence for which the offender is or was subject to an extended supervision order, a supervision order or a detention order, or an application for such an order.

To assist in the determination of such applications, the Secretary has prepared these guidelines on the exercise of the discretion under section 30C of the Act.

DEFINITIONS

For the purposes of these guidelines:

Expert witness means:

a witness with relevant qualifications, training or expertise in family violence (as defined in section 73(3) of the **Family Violence Protection Act 2008**).

Family member means:

a family member as defined under section 8 of the Family Violence Protection Act 2008.

Family violence (as defined in section 5 of the Family Violence Protection Act 2008) means:

- (a) behaviour by a person towards a family member of that person if that behaviour:
 - (i) is physically or sexually abusive:
 - (ii) is emotionally or psychologically abusive;
 - (iii) is economically abusive;
 - (iv) is threatening;
 - (v) is coercive:
 - (vi) in any other way controls or dominates the family member and causes that family member to feel fear for the safety or wellbeing of that family member or another person; or
- (b) behaviour by a person that causes a child to hear or witness, or otherwise be exposed to the effects of, behaviour referred to in paragraph (a).

Offender means:

a person who is or was subject to an extended supervision order, a supervision order or a detention order or an application for such an order.

Prisoner means:

a person who under Part 1A of the Act is deemed to be in the legal custody of the Secretary to the Department of Justice and Regulation (as defined in section 3 of the Act).

Statutory declaration means:

a statutory declaration under the Evidence Act 1958.

Available on the Victims of Crime, Department of Justice and Regulation website at www.victimsofcrime.vic.gov.au/victimsregister or by telephone on 1800 819817.

Victim of family violence means:

a person referred to in section 30C(3)(a) of the Act, who can demonstrate, to the satisfaction of the Secretary, a documented history of family violence being committed against him or her by a prisoner or an offender.

DETERMINATION OF ELIGIBILITY

1. Determination of history of family violence

In establishing to the satisfaction of the Secretary a documented history of family violence the following evidence is required:

- (a) a statutory declaration by or on behalf of the alleged victim of family violence (guidelines outlined below under 'Form of Statutory Declaration'); and
- (b) **One** of the following:
 - (i) a copy or details of a record of an expired intervention/family violence intervention order;
 - (ii) a copy or written details of a police record of family violence committed against the person by the prisoner/offender;
 - (iii) details of an expired sentence of imprisonment for a previous conviction of a crime against the person (complete section 3 on page 3: details of the prisoner/offender and offence, of the Victims Register Application Form);
 - (iv) a statutory declaration by an expert witness (guidelines outlined below under 'Form of Statutory Declaration') providing details about the dynamics and characteristics of family violence that may include evidence of:
 - the general nature and dynamics of relationships affected by family violence, including the possible consequences of separation from the person committing the family violence;
 - the psychological effect of violence on persons who are or have been in a relationship or part of a family affected by family violence;
 - social, cultural or economic factors that impact on persons who are or have been in a relationship affected by family violence.

The applicant's history of family violence will be verified by the registrar of the victims register (the Registrar) either through the Magistrates' Court of Victoria, Victoria Police or via transcripts from the Victorian Government Reporting Service.

Form of Statutory Declaration

Statutory declaration by victim of family violence

A statutory declaration under these guidelines that is made by a person who alleges that he or she is the victim of family violence must include all of the following:

- (a) a description of the incidents of family violence; and
- (b) the name of the person alleged to have committed the family violence.

Statutory declaration on behalf of a child victim of family violence

Applications which are made on behalf of another person will be accepted where that person is a child under 18 years of age and where the applicant is a parent or guardian of the child.

A statutory declaration that is made by a parent or guardian who alleges that the child to whom the application relates is the victim of family violence must include all of the following:

- (a) the name of the alleged victim of family violence;
- (b) a description of the incidents of family violence;
- (c) a description of the relationship between the applicant and the alleged victim of family violence;

- (d) the name of the person alleged to have committed the family violence; and
- (e) a copy of any evidence from which the incidents of family violence may be verified.

In such cases where the application is successful, the applicant will be treated as a nominee for the purposes of the victims register and will receive the information on behalf of the child victim of family violence.

Statutory declaration by an expert witness

A statutory declaration made by an expert witness must include all of the following:

- (a) a description of the basis of the expert witness's claim to be an expert witness for the purposes of these guidelines;
- (b) an opinion as to whether family violence has been suffered by the applicant;
- (c) the name of the person who, in their opinion, has suffered that family violence;
- (d) the name of the person who, in their opinion, committed that family violence; and
- (e) a copy of any evidence from which the incidents of family violence may be verified.

2. Determination of substantial connection to the offence

In establishing a substantial connection to the offence to the satisfaction of the Secretary, the applicant should meet one of the following criteria:

- (a) was a witness for the prosecution in the trial of the prisoner for which the prisoner is currently serving a term of imprisonment;
- (b) has provided a statement to police that was tendered in court in relation to the matter; or
- (c) was concerned or involved with events constituting elements of the offence.

The applicant's status in relation to (a), (b) or (c) above in determining a substantial connection to the offence will be verified by the Registrar through information provided by the Office of Public Prosecutions or via transcripts from the Victorian Government Reporting Service.

MANNER OF APPLICATION

Persons applying for inclusion on the victims register under section 30C of the Act must apply under the provisions in the Regulations. The Registrar can provide further guidance on the level of detail required and may also seek further information to clarify and assess the application.

The Regulations require that applications must:

- be in written form;
- be accompanied by any documents necessary to establish eligibility of the applicant; and
- include an authorisation for the Registrar to request information from law enforcement agencies and other parties to assess eligibility and continued eligibility.

REPORTING REQUIREMENTS

The Secretary will report annually to the Attorney-General and the Minister for Corrections in relation to the applications made by persons who are not victims, including the number and categories of persons whose applications were approved (as required by section 30E of the Act).

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 843

The Minister for Education makes the following Order:

1. Purpose

The purpose of this Order is to fix the annual registration fee payable by registered teachers and early childhood teachers including those having permission to teach and the fees which must be paid under Part 2.6 of the **Education and Training Reform Act 2006**.

2. Authorising provisions

This Order is made under Part 2.6, including section 2.6.77, and section 5.10.4 of, and Clause 3 of Schedule 6 to, the **Education and Training Reform Act 2006** and sections 13(1)(a) and 13(2) of the **Interpretation of Legislation Act 1984**.

3. Interpretation

References to sections in paragraph 5 of this Order are references to sections in the **Education** and **Training Reform Act 2006**.

4. Period of fee

The fees in paragraph 5 are for the 12 month period commencing 1 September 2015.

5. Fees

The following fees are fixed for a period of twelve (12) months pursuant to section 2.6.77 of the **Education and Training Reform Act 2006**:

Initial registration (applicants with Victorian qualifications) / permission to teach pursuant to sections 2.6.7(2), 2.6.13(2) and 2.6.12A(2)*	
Initial registration (applicants with interstate or overseas qualifications) / permission to teach pursuant to sections 2.6.7(2) and 2.6.13(2)*	
Application for second registration pursuant to section 2.6.7(2), 2.6.12A(2) and 2.6.77A	\$30
Annual registration / Renewal of registration if paid by 30 September 2015 pursuant to sections 2.6.18 and 2.6.21**	\$91
Annual registration / Renewal of registration if paid from 1 October to 31 December 2015 which incorporates the late processing fee pursuant to sections 2.6.18 and 2.6.21**	
Annual registration / Renewal of registration for second registration pursuant to section 2.6.18, 2.6.21 and 2.6.77A**	\$22
Criminal Record Check (known as National Police History Check) pursuant to section 2.6.22A(2)	
Additional fee and late processing fee pursuant to sections 2.6.18 and 2.6.21	\$30
Replacement of registration card processing fee pursuant to section 2.6.4(2)(g)	\$22
Assessment of qualifications pursuant to section 2.6.4(2)(g)***	\$109
Course accreditation pursuant to section 2.6.4(2)(g)	\$2,119
Statement of good standing pursuant to section 2.6.4(2)(g)	

Early Childhood Teacher Transition Fees****

Early childhood teacher application fee pursuant to sections 2.6.12A(2)	\$91
Criminal Record Check (known as National Police History Check) pursuant to section 2.6.22A(2)	\$0
Early childhood teacher application fee for second registration pursuant to section 2.6.7(2), 2.6.12A(2) and 2.6.77A	\$22

- * There may be an additional cost for a Criminal Record Check.
- ** Annual registration fee is payable where registration is not due for renewal. In all other cases the renewal fee applies.
- *** Fee for qualification assessment when not applying for registration.
- **** Applies to any qualified early childhood teacher who has worked in the role of an early childhood teacher for any period of time between 1 October 2013 and 30 September 2015, applicable if paid by 31 March 2016.

Dated 5 June 2015

THE HON. JAMES MERLINO, MP
Minister for Education

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE VICTORIAN ROCK LOBSTER FISHERY

- I, Travis Dowling, Executive Director Regulation and Compliance (Fisheries), as delegate of the Minister for Agriculture and Food Security, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 64A of the Act for the Rock Lobster Fishery.
- 1. This Further Quota Order applies to the period commencing on 1 July 2015 and ending on 30 June 2016 ('the quota period').
- 2. The total allowable catch for the Rock Lobster Fishery (Eastern Zone) for the quota period is 59 tonnes of rock lobster.
- 3. The quantity of rock lobsters comprising a quota unit for the quota period in the Rock Lobster Fishery (Eastern Zone) is 59 kilograms.¹
- 4. The total allowable catch for the Rock Lobster Fishery (Western Zone) for the quota period is 230 tonnes of rock lobster.
- 5. The quantity of rock lobsters comprising a quota unit for the quota period in the Rock Lobster Fishery (Western Zone) is 63.3 kilograms.²

Note

- As specified in the Initial Quota Order, there are 1000 individual quota units for the Rock Lobster Fishery (Eastern Zone).
- As specified in the Initial Quota Order (amended in 2009), there are 3633.48 individual quota units for the Rock Lobster Fishery (Western Zone).

Dated 12 June 2015

TRAVIS DOWLING

Executive Director Regulation and Compliance (Fisheries)

Fisheries Act 1995

FISHERIES NOTICE 2015

I, Travis Dowling, Executive Director Regulation and Compliance (Fisheries), as delegate of the Minister for Agriculture and Food Security and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under sections 52 and 152 of the Act:

Dated 12 June 2015

TRAVIS DOWLING Executive Director Regulation and Compliance (Fisheries)

FISHERIES (GIANT CRAB FISHERY ADDITIONAL LICENCE CONDITIONS) NOTICE 2015

1. Title

This Notice may be cited as the Fisheries (Giant Crab Fishery Additional Licence Conditions) Notice 2015.

2. Objectives

The objective of this Notice is to specify additional information that must be recorded about giant crab fishing operations conducted under a Giant Crab Fishery (Western Zone) Access Licence to enable the better protection of the resource.

This Fisheries Notice supersedes Fisheries Notice (Giant Crab Fishery Additional Licence Conditions) 4/2014.

3. Authorising provision

This Notice is made under section 152 of the Act.

4. Commencement

This Notice comes into operation on 1 July 2015.

5. Exemption

The holder or the operator of a Giant Crab Fishery (Western Zone) Access Licence who lands up to and including five giant crabs or up to and including 15 kg of giant crab (whichever is reached first) in any one trip is exempt from the requirements of this Notice.

6. Definitions

In this Notice -

'Department' means the Department of Economic Development, Jobs, Transport and Resources.

'giant crab' means Pseudocarcinus gigas.

'operator' means a person permitted to carry out fishing activities authorised by a Giant Crab Fishery (Western Zone) Access Licence for the purposes of section 39(2) of the Act and named on the licence.

'supplementary daily catch record' means a supplementary catch and effort record form issued to the licence holder by the Department.

'the Act' means the Fisheries Act 1995.

7. Supplementary daily catch records

- (1) The holder or the operator of a Giant Crab Fishery (Western Zone) Access Licence must ensure that all details of the giant crab supplementary daily catch record are completed on each day during which giant crab fishing takes place before
 - (a) providing any details to the Secretary in accordance with regulation 388 or 389 via the giant crab notification service; or

(b) leaving Victorian waters in a boat if giant crab taken from Victorian waters are aboard that boat.

Penalty: 50 penalty units

Note: This Fisheries Notice does not supersede the requirements specified in regulations 387 or 388 of the Fisheries Regulations 2009.

(2) The holder or the operator of a Giant Crab Fishery (Western Zone) Access Licence must ensure that the original supplementary catch records for a particular month are sent to the Secretary by the 18th day of the following month.

Penalty: 50 penalty units

Note: Section 152(3) of the Act provides that if a Fisheries Notice is inconsistent with any regulations, management plan, Ministerial direction, licence or permit, the Fisheries Notice prevails to the extent of the inconsistency.

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE WESTERN ZONE OF THE VICTORIAN GIANT CRAB FISHERY

- I, Travis Dowling, Executive Director Regulation and Compliance (Fisheries), as delegate of the Minister for Agriculture and Food Security and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 64A of the Act for the Giant Crab Fishery in Victorian waters west of longitude 143°40′ east (the Western Zone).
- 1. This Further Quota Order applies to the period commencing on 1 July 2015 and ending on 30 June 2016 ('the quota period').
- 2. The total allowable catch for the Giant Crab Fishery in the Western Zone for the quota period is 10.5 tonnes.
- 3. The quantity of giant crabs comprising a quota unit for the quota period will be 21 kilograms.¹
- As specified in the Initial Quota Order, there are 500 individual quota units for the Western Zone Giant Crab Fishery.

Dated 12 June 2015

TRAVIS DOWLING

Executive Director Regulation and Compliance (Fisheries)

Fisheries Act 1995

FISHERIES NOTICE NO. 5/2015

I, Travis Dowling, Executive Director Regulation and Compliance (Fisheries), as delegate of the Minister for Agriculture and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under section 152 of the Act: Dated 9 June 2015

TRAVIS DOWLING Executive Director Regulation and Compliance (Fisheries)

FISHERIES (WESTERN ABALONE ZONE) NOTICE NO. 5/2015

1. Title

This Notice may be cited as the Fisheries (Western Abalone Zone) Notice No. 5/2015.

2. Objectives

The objective of this Notice is to fix minimum size limits and catch limits for abalone taken in the western abalone zone.

3. Authorising provision

This Notice is made under section 152 of the Act.

4. Commencement

This Notice comes into operation on the date it is published in the Victoria Government Gazette.

5. Definitions

In this Fisheries Notice –

'western abalone zone' means all Victorian waters west of longitude 142° 31' East;

6. Minimum sizes for abalone taken from the western abalone zone

For the purposes of the Act, the minimum size with respect to –

- (a) the taking of abalone from the western abalone zone is 130 millimetres; and
- (b) the possession of abalone in, on or next to waters in the western abalone zone is 130 millimetres.

Notes: There are offences in sections 68A and 68B of the Act relating to taking or possessing fish of a species that are less than the minimum size specified for that species of fish in this Notice. Various penalties apply.

7. Catch and possession limits

- (1) For the purposes of the Act, the daily catch limit with respect to
 - (a) the taking of abalone from the western abalone zone; or
 - (b) the possession of abalone in, on or next to waters in the western abalone zone is 5 (of which no more than 2 can be greenlip abalone and 0 abalone may be less than 130 millimetres in length).
- (2) Sub-clause (1) does not apply to the holder of an Abalone Fishery Access Licence, or a person acting on behalf of that licence holder, when carrying out any fishing activities authorised by the licence.
- (3) For the purposes of the Act, the daily catch limit with respect to
 - (a) the taking of abalone less than 130 millimetres in length from the western abalone zone; or
 - (b) the possession of abalone less than 130 millimetres in length in, on or next to waters in the western abalone zone –

by the holder of an Abalone Fishery Access Licence or a person acting on behalf of the licence holder is 0.

Notes: There are offences in sections 68A and 68B of the Act relating to taking or possessing more fish of a species than the catch limit specified in a Fisheries Notice. Various penalties apply.

Regulation 241(2) of the Fisheries Regulations 2009 prescribes the possession limit for abalone anywhere in Victoria other than in, on or next to Victorian waters.

Under section 152(3) of the Act, if a provision of this Notice is inconsistent with any regulations, the Fisheries Notice prevails to the extent of the inconsistency. The general size limits specified in the Fisheries Regulations 2009 will continue to apply in circumstances where the size limits specified in clause 5 do not apply.

8. Application to Fisheries Reserves

This Notice applies to a Fisheries Reserve, as declared under section 88 of the Act, to the extent that fishing is permitted in the Fisheries Reserve.

9. Revocation

- (1) The Fisheries (Western Abalone Zone) Notice No. 1/2015 published in the Victoria Government Gazette S68 on 31 March 2015 is revoked on the commencement of this Notice.
- (2) Unless sooner revoked, this Notice will be revoked on 31 March 2016.

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.

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
83500	Mitford Street	Mildura	Mildura Rural City Council Formerly known as Metford Street. The road traverses east from Gibbs Street.
87250	Graham Walk	Portarlington	Greater Geelong City Council The road traverses south from Newcombe Street.
87251	Stony Pier Lane	Geelong	Greater Geelong City Council The road traverses north from Eastern Beach Road.

Office of Geographic Names Land Victoria 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

House Contracts Guarantee Act 1987

NOTICE UNDER SECTION 49 – CLOSURE OF THE DOMESTIC BUILDING (HIH) INDEMNITY FUND

In accordance with section 49 of the **House Contracts Guarantee Act 1987**, I state that I am satisfied that all claims against the Domestic Building (HIH) Indemnity Fund have been dealt with and that no further claim can be made. Accordingly, I close the Domestic Building (HIH) Indemnity Fund.

Dated 11 June 2015

ROBIN SCOTT MP Minister for Finance Minister for Multicultural Affairs

Marine Safety Act 2010

Section 208(2)

NOTICE OF ACTIVITY EXCLUSION ZONE

In accordance with section 208(2) of the **Marine Safety Act 2010**, Parks Victoria (the waterway manager for the Yarra River upstream of the port waters of the Port of Melbourne) gives notice that the waters of the Yarra River between the downstream edge of King Street Bridge and the upstream edge of Queens Bridge are prohibited to all persons and vessels not registered to take part in the ATE/Destination NSW Fireworks Displays.

The exclusion zone takes effect between 5.00 pm to 10.00 pm on Tuesday 23 June 2015. Dated 18 June 2015

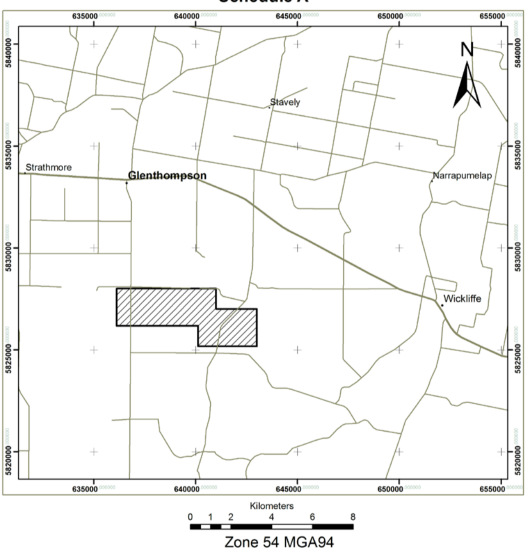
BY ORDER OF PARKS VICTORIA

Mineral Resources (Sustainable Development) Act 1990

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

I, Ross McGowan, Executive Director, Earth Resources Regulation pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that land situated within the boundaries of hatched area on attached Schedule A.

Schedule A



Dated 12 June 2015

ROSS McGOWAN
Executive Director, Earth Resources Regulation

Pipelines Act 2005

SECTION 70

Significant Alteration to Authorised Route

PIPELINE LICENCE NUMBER	PL231	
NAME(S) OF LICENSEE(S)	APA GasNet Australia (Operations) Pty Ltd	
ADDRESS(ES) OF LICENSEE(S)	180 Greens Road Dandenong, Victoria 3175	
DESCRIPTION OF EXISTING AUTHORISED ROUTE	1. The route of the pipeline commences at valves T112-LV04, T112-04C, T024-BV12A and T024-BV12B within the Lara S.W.P. City Gate (A) and ends at valves UV-71 and SVICG12 within the Iona City Gate (B).	
	2. The length of the PL231 pipeline (A–B) is approximately 143.90 km in length with lateral pipelines to the following facilities:	
	 Lara S.W.P. City Gate 	
	 Winchelsea Compressor Station 	
	 Colac City Gate 	
	Iona City Gate.	
ALTERATION	As from today:	
	1. The authorised route of the pipeline is altered for the construction of a new 100 mm (Nominal diameter), 35 metre long pipeline connecting from PL231 to the Winchelsea City Gate and for the installation of an 80 mm nominal bore metering skid within the Winchelsea City Gate.	
	2. The authorised route of the pipeline is delineated by the red and green lines depicted on Drawing Number A6-231-1 Rev B, A6-231-2 Rev B, A6-231-3 Rev B, A6-231-4 Rev C, A6-231-5 Rev B, A6-231-6 Rev B, A6-231-7 Rev B and A6-231-8 Rev C that replace all existing drawings.	

CONDITIONS:

As from today the conditions of Pipeline Licence 231 are revoked and replaced with the following conditions:

- 1. The pipeline (A-B) shall have the following features:
 - a. Maximum Allowable Operating Pressure: 10,200 kPa
 - b. Contents: Gaseous hydrocarbons
 - c. Nominal diameter: 500 mm (main pipeline)
 - d. Overall length: 143.84 km (approximately).

2. The pipeline facilities shall have the following significant features (distance measures are approximate):

The pipeline (A–B) starts at Lara S.W.P. City Gate: (Progressive Distance from A: 0 km)

- a. Maximum Allowable Operating Pressure: 7,390/10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 500 mm (Lara City Gate includes multiple different diameter piping)

Winchelsea City Gate M170: (Progressive Distance from A: 50.13 km)

- a. Maximum Allowable Operating Pressure: 10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 100 mm
- d. Lateral length from pipeline (A-B) to facility fence-line: 0.03 km

Winchelsea Compressor Station: (Progressive Distance from A: 62.17 km)

- a. Maximum Allowable Operating Pressure: 10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 450 mm
- d. Lateral length from pipeline (A–B) to facility fence-line: 0.28 km

Colac City Gate M133: (Progressive Distance from A: 90.23 km)

- a. Maximum Allowable Operating Pressure: 10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 80 mm
- d. Lateral length from pipeline (A–B) to facility fence-line: 0.0 km

The pipeline (A–B) ends at Iona City Gate: (Progressive Horizontal Distance from A: 143.84 km)

- a. Maximum Allowable Operating Pressure: 10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 500 mm (Iona City Gate includes multiple different diameter piping).

Dated 5 June 2015

DUNCAN PENDRIGH

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	PL266	
NAME(S) OF LICENSEE(S)	APA GasNet Australia (Operations) Pty Ltd	
ADDRESS(ES) OF LICENSEE(S)	180 Greens Road Dandenong, Victoria 3175	
DESCRIPTION OF EXISTING AUTHORISED ROUTE	1. The route of the pipeline commences at valve UV-01 in the Brooklyn–Lara Pipeline (BLP) City Gate within the Brooklyn Compressor Station (A) and ends at valves T112-LV04 and T112-04C within the Lara S.W.P. City Gate (B).	
	2. The length of the PL266 pipeline (A–B) is approximately 58 km in length with lateral pipelines to the following facilities:	
	 Brooklyn–Lara Pipeline City Gate 	
	Qenos Connection	
	 Wyndham Vale City Gate 	
	Lara S.W.P. City Gate.	
	As from today:	
	1. The authorised route of the pipeline is altered for the construction of a new 80 mm, 35 metre long pipeline, connecting from PL266 to the Mt Cottrell City Gate and for the installation of an 80 mm nominal bore aboveground metering skid within the Mt Cottrell City Gate.	
	2. The authorised route of the pipeline is delineated by the red and green lines depicted on Drawing Number A6-266-1 Rev C, A6-266-2 Rev A, A6-266-3 Rev B, A6-266-4 Rev A, A6-266-5 Rev A and A6-266-6 Rev A that replace all existing drawings.	

CONDITIONS:

As from today the conditions of Pipeline Licence 266 are revoked and replaced with the following conditions:

- 1. The pipeline (A–B) shall have the following features:
 - a. Maximum Allowable Operating Pressure: 10,200 kPa
 - b. Contents: Gaseous hydrocarbons
 - c. Nominal diameter: 500 mm (main pipeline)
 - d. Overall length: 57.98 km (approximately).

2. The pipeline facilities shall have the following significant features (distance measures are approximate):

The pipeline (A–B) starts at Brooklyn–Lara Pipeline City Gate (Within Brooklyn Compressor Station Compound): (Progressive Distance from A: 0 km)

- a. Maximum Allowable Operating Pressure: 7,390/10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 500 mm (BLP City Gate includes multiple different diameter piping)

Qenos Connection M165 (Within Brooklyn Compressor Station Compound): (Progressive Distance from A: 0 km)

- a. Maximum Allowable Operating Pressure: 4150/10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 150 mm and 200 mm
- d. Lateral length from Brooklyn C.S. fence-line to Qenos Pipeline: 0.042 km

Mt Cottrell City Gate M169: (Progressive Distance from A: 15.07 km)

- a. Maximum Allowable Operating Pressure: 10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 80 mm
- d. Lateral length from pipeline (A–B) to facility fence-line: 0.013 km

Wyndham Vale City Gate M159: (Progressive Distance from A: 28.43 km)

- a. Maximum Allowable Operating Pressure: 10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 100 mm and 150 mm
- d. Lateral length from pipeline (A–B) to facility fence-line: 0.017 km

The pipeline (A-B) finishes at Lara S.W.P. City Gate: (Progressive Distance from A: 57.98 km)

- a. Maximum Allowable Operating Pressure: 10,200 kPa
- b. Contents: Gaseous hydrocarbons
- c. Nominal diameter: 500 mm.

Dated 5 June 2015

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

Retirement Villages Act 1986

SECTION 32

Extinguishment of Retirement Village Charge

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986**, Retirement Village Charge X524266X created 7 June 2001 on Certificate of Title Volume 08357 Folio 143 and Certificate of Title Volume 10460 Folio 200, under the **Transfer of Land Act 1958**, is extinguished. Dated 12 June 2015

ELIZABETH LANYON
Acting Director
Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986**, Retirement Village Notice X477419A, registered on 16 May 2001, on Certificate of Title Volume 08357 Folio 143 and Certificate of Title Volume 10460 Folio 200, under the **Transfer of Land Act 1958**, is cancelled.

Dated 11 June 2015

ELIZABETH LANYON
Acting Director
Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986**, Retirement Village Notice V668183J, registered on 30 September 1998, on Certificate of Title Volume 10302 Folio 992, under the **Transfer of Land Act 1958**, is cancelled.

Dated 11 June 2015

ELIZABETH LANYON Acting Director Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986**, Retirement Village Notice V941187F, registered on 15 March 1999, on Certificate of Title Volume 10305 Folio 758, under the **Transfer of Land Act 1958**, is cancelled.

Dated 11 June 2015

ELIZABETH LANYON
Acting Director
Consumer Affairs Victoria

Tobacco Act 1987

NOTICE OF THE REVOCATION OF DECLARED SMOKING AREAS UNDER SECTION 5A(2)(h) OF THE **TOBACCO ACT 1987**

I, Nick Foa, delegate of the Secretary to the Department of Health and Human Services, acting under section 5A(2)(h) of the **Tobacco Act 1987** and section 41A of the **Interpretation of Legislation Act 1984**, revoke the declarations of all the areas declared to be smoking areas in the designated mental health services set out in the following table:

Designated Mental Health Service	Date of Declaration that is revoked	Government Gazette Reference for the Declaration that is revoked
Austin and Repatriation Medical Centre	21 February 2006	G8, 23 February 2006, p. 423
Victorian Institute of Forensic Mental Health	21 February 2006	G8, 23 February 2006, pp. 423–425
Melbourne Health (formerly the approved mental health service known as Royal Melbourne Hospital Mental Health Service)	24 August 2006	G35, 31 August 2006, p. 1844
Melbourne Health (formerly the approved mental health service known as Mid West Area Mental Health Service)	24 August 2006	G35, 31 August 2006, p. 1845
Melbourne Health (formerly the approved mental health service known as the Centre for Young People's Mental Health)	24 August 2006	G35, 31 August 2006, p. 1846

The revocation will take effect on and from 1 July 2015.

Dated 2 June 2015

NICK FOA
Acting Deputy Secretary
Mental Health, Wellbeing, Social Capital and Ageing
Delegate of the Secretary
Department of Health and Human Services

Victorian Managed Insurance Authority Act 1996

DECLARATION OF PARTICIPATING BODY

I, Robin Scott MP, being the Minister responsible for administering the **Victorian Managed Insurance Authority Act 1996** (the Act), pursuant to section 4(1)(c) of the Act, hereby declare the entity specified below to be a participating body for the purposes of the Act.

Loddon Mallee Waste and Resource Recovery Group

This declaration remains valid until revoked.

Dated 4 June 2015

ROBIN SCOTT MP Minister for Finance

Workplace Injury Rehabilitation and Compensation Act 2013

NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN ACCORDANCE WITH DIVISION 1 OF PART 13 OF THE

WORKPLACE INJURY REHABILIATION AND COMPENSATION ACT 2013

The Workplace Injury Rehabilitation and Compensation Act 2013 came into operation on 1 July 2014. The Workplace Injury Rehabilitation and Compensation Act 2013 recast the Accident Compensation Act 1985 and the Accident Compensation (WorkCover Insurance) Act 1993 into a single Act that is simpler and easier to use.

Division 1 of Part 13 of the **Workplace Injury Rehabilitation and Compensation Act 2013** provides for the indexation of weekly payments, weekly pensions for dependants and certain other amounts stipulated under the **Workplace Injury Rehabilitation and Compensation Act 2013**.

Section 542 of the **Workplace Injury Rehabilitation and Compensation Act 2013** stipulates that weekly payments are varied on 1 July each year in line with the movement in the average weekly total earnings for all employees in Victoria between the two previous corresponding reference periods, using the latest figures published by the Australian Bureau of Statistics as at 15 June following the previous reference period. Weekly payments are indexed on the anniversary of the entitlement to weekly payments.

The average weekly earnings for all employees in Victoria between the December quarter of 2013 and the December quarter 2014 changed from \$1064.20 to \$1056.80 which is a decrease of 0.70%. Sections 159 and 546 of the **Workplace Injury Rehabilitation and Compensation Act 2013** provide that where a variation to an amount specified in sections 159, 542, 543, 544 and 545 of the **Workplace Injury Rehabilitation and Compensation Act 2013** would have the effect of reducing the amount, the variation is deemed not to have taken effect. This means that amounts calculated with reference to average weekly earnings in the 2014/2015 financial year will be unchanged for the 2015/2016 financial year.

Section 159 of the **Workplace Injury Rehabilitation and Compensation Act 2013** only applies in relation to a person who has an entitlement to an amount at the rate of the whole or part of twice the State average weekly earnings prior to 1 July 2015. If a worker has not had an entitlement to an amount at the rate of the whole or part of twice the State average weekly earnings prior to 1 July 2015, the amount of twice the State average weekly earnings as at 1 July 2015 will apply. The amount of twice the State average weekly earnings as at 1 July 2015 will be \$2,110.

The Consumer Price Index between the March quarter of 2014 and the March quarter of 2015 increased from 105.3 to 106.4 which is an increase of 1.04%.

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
DISPUTE	RESOLUTION (CPI)		
Costs			
301(3)	Maximum payment for worker's reasonable transportation expenses	\$58	\$59
301(4)	Maximum payment for worker's loss of income	\$397	\$401
COMPEN	SATION FOR DEATH OF A WORKER (CPI)		
	Compensation for death of worker		
236(1)	For a dependent partner or partners in equal shares	\$571,080	\$577,050
236(2)	For an orphan child or orphan children in equal shares	\$571,080	\$577,050

Section	Provision	Rate before 1 July 2015	
236(3)	For a dependent partner or partners where there is one an only one dependent child payable in the following shares total amount of	:	\$577,050
236(3)(a)	For the dependent child	\$57,100	\$57,700
236(3)(b)	For a dependent partner or partners where there is one dependent child	Balance	Balance
236(4)	For a dependent partner or partners where there is more than one dependent child but not more than 5 dependent children payable in the following shares: total amount of	f \$571,080	\$577,050
236(4)(a)	To each dependent child	\$28,560	\$28,860
236(4)(b)(i) & (ii)	To dependent partner/partners	Balance	Balance
236(5)	For a dependent partner or partners where there are more than 5 dependent children payable in the following		
	shares: total amount o	f \$571,080	\$577,050
236(5)(a)(i) & (ii)	To dependent partner or partners in equal shares	\$428,320	\$432,790
236(5)(b)	To the dependent children in equal shares	Balance	Balance
236(6)	Maximum lump sum for dependent children if no dependent partner	\$571,080	\$577,050
237(1)	Maximum lump sum for any one or more dependent children or dependent partners or partially dependent partners	\$571,080	\$577,050
237(2)	Maximum lump sum for any other dependants if no dependent partner or dependent child or partially dependent partner	\$571,080	\$577,050

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
240(9)	Maximum amount for reimbursement of expenses incurred by non-dependent family members	\$34,060	\$34,420
WEEKLY P	ENSIONS FOR DEPENDANTS OF WORKER WHO I	DIES (AWE)	
	During the first 13 weeks		
241(2)(a)(ii)	Maximum weekly pension for a dependent partner	\$2,130	\$2,130
241(3)(a)(ii)	Maximum weekly pension for 2 or more dependent partners in equal shares	\$2,130	\$2,130
241(4)(a)(ii)	Maximum weekly pension for one orphan child	\$2,130	\$2,130
241(5)(a)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares	\$2,130	\$2,130
	After first 13 weeks until the end of 3 years		
241(2)(b)(i)	Maximum weekly pension for a dependent partner	\$2,130	\$2,130
241(2)(b)(ii)	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension	\$2,130	\$2,130
241(2)(b)(iii)	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension	\$1,420	\$1,420
241(3)(b)(i)	Maximum weekly pension for 2 or more dependent partners in equal shares	\$2,130	\$2,130
241(3)(b)(ii)	Weekly pension calculation for 2 or more dependent partners where there are not more than 5 dependent children	\$2,130	\$2,130
241(3)(b)(iii)	Weekly pension for 2 or more dependent partners where there are more than 5 dependent children	\$1,420	\$1,420
	After first 13 weeks until child ceases to be eligible		
241(4)(b)(ii)	Maximum weekly pension for one orphan child	\$2,130	\$2,130

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
241(5)(b)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares	\$2,130	\$2,130
241(6)(b)	Weekly pension calculation for each dependent child where there are not more than 5 dependent children	\$2,130	\$2,130
241(7)(b)	Weekly pension for dependent children where there are more than 5 dependent children	\$710	\$710
PROVISION	NAL PAYMENTS (CPI)		
243(1)(b)	Maximum amount for medical and other costs	\$8,500	\$8,590
WEEKLY P	AYMENTS (AWE) Weekly payments in First Entitlement Period		
	Where worker has no current work capacity		
161(a)(ii)	Maximum weekly payment	\$2,130	\$2,130
161(b)(ii)	Where worker has a current work capacity Maximum weekly payment – less worker's current weekly earnings	\$2,130	\$2,130
	Weekly payments in Second Entitlement Period		
	Where worker has no current work capacity		
162(a)(ii)	Maximum weekly payment for claims	\$2,130	\$2,130
	Where worker has a current work capacity		
162(b)(ii)	Maximum weekly payment – less 80% of worker's current weekly earnings	\$2,130	\$2,130
	Weekly payments after second entitlement period		
	Where worker has no current work capacity		
163(2)(b)	Maximum weekly payment – less 80% of worker's current weekly earnings	\$2,130	\$2,130

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Continuation of weekly payments after second entitlen	nent period	
	Compensation for incapacity arising from surgery		
164(1)(c)	Minimum current weekly earnings	\$184	\$184
	Where worker has a current work capacity		
165(4)(a)	Minimum weekly earnings for approval of an application for a worker who has returned to work	\$184	\$184
165(5)(b)	Maximum weekly payment where an application under section 165(1) has been approved – less 80% of worker's current weekly earnings	\$2,130	\$2,130
166(1)(d)	Minimum current weekly earnings for approval of an application for a worker who has returned to work under section 165	\$184	\$184
COMPENSA	ATION FOR NON-ECONOMIC LOSS (CPI)		
	Calculations of Amounts of Non-economic Loss – Pern	nanent Impai	rment
211(2)(b)(i)	Where the worker's impairment benefit rating is a modified whole person impairment	\$12,000	\$12,130
	of not less than 10% and less than 11%	\$10,220	\$10,330
211(2)(b)(ii)	Where the worker's impairment benefit rating is a		
	modified spinal impairment	\$12,000	\$12,130
	of not less than 10% and less than 11%	\$10,220	\$10,330
211(2)(c)(i)	Where the worker's impairment benefit rating is not less	#10.240	Φ10.540
	than 10% and not more than 30%	\$19,340 \$2,910	\$19,540 \$2,940
211(2)(c)	Where the worker's impairment benefit rating is a spinal	¢10.240	¢10.540
(ii)(A)	impairment and is not less than 10% and less than 30%	\$19,340	\$19,540
	and is not less than 10/0 and less than 30/0	\$2,910	\$2,940
211(2)(c)	Where the worker's impairment benefit rating is a spinal	¢10.240	¢10.540
(ii)(B)	impairment	\$19,340	\$19,540
	and is not less than 10% and less than 30%	\$2,910	\$2,940

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
211(2)(d)	Where the worker's impairment benefit rating is more	455.200	Φ π ο 2 00
	than 30% and	\$77,390	\$78,200
	not more than 70%	\$4,830	\$4,880
211(2)(e)(i)	Where the worker's impairment benefit rating is more than 70% and not	\$269,490	\$272,310
	more than 80%	\$30,160	\$30,480
211(2)(e)(ii)	Maximum amount where the worker's impairment benefit rating is more than 70% and not more than 80%	\$571,080	\$577,050
211(2)(f)	Where the worker's impairment benefit rating is more than 80%	\$571,080	\$577,050
	Calculations of Amounts of Non-economic Loss – Psych	iatric Impai	rment
212(b)	Where worker's degree of impairment is 30%	\$19,340	\$19,540
		\$2,910	\$2,940
212(c)	Where worker's degree of impairment is more than 30% and	\$77,390	\$78,200
	not more than 70%	\$4,830	\$4,880
212(d)(i)	Where worker's degree of impairment is more than 70%		
212(u)(1)	and	\$269,490	\$272,310
	not more than 80%	\$30,160	\$30,480
212(d)(ii)	Maximum amount where worker's degree of impairment is more than 70% and not more than 80%	\$571,080	\$577,050
212(e)	Where worker's degree of impairment is more than 80%	\$571,080	\$577,050
	Calculation of Amounts of Non-economic Loss for Furt Deafness – Permanent Impairment	her Injury I1	ndustrial
213(1)(a)	Where 'T' is not less than 10% and not more than 30% and 'P' is less than 10%	\$2,910	\$2,940
		\$1,910	\$1,930
213(1)(b)	Where 'T' is not less than 10% and not more than 30% and 'P' is not less than 10%	\$2,910	\$2,940

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
213(1)(c)	Where 'T' is more than 30% and 'P' is less than 10%	\$4,830	\$4,880
		\$2,910	\$2,940
		\$1,910	\$1,930
213(1)(d)	Where 'T' is more than 30% and 'P' is not less than 10% and is less than 30%	\$4,830	\$4,880
	and is less than 50%	\$2,910	\$2,940
213(1)(e)	Where 'T' is more than 30% and 'P' is not less than 30%	\$4,830	\$4,880
	Other non-economic loss		
214(1)	Loss of a foetus or loss of more than one foetus	\$69,580	\$70,310
217(1)	Maximum amount of compensation for more than one injury suffered on the same occasion	\$571,080	\$577,050
217(2)	Maximum amount of compensation for more than one kind of non-economic loss for the same injury	\$571,080	\$577,050
NO DISAD	OVANTAGE – COMPENSATION TABLE (CPI)		
221	Total loss of the sight of both eyes	\$281,390	\$284,330
	Total loss of the sight of an only eye	\$281,390	\$284,330
	Loss of both hands	\$281,390	\$284,330
	Loss of both feet	\$281,390	\$284,330
	Loss of a hand and a foot	\$281,390	\$284,330
	Total loss of the right arm or of the greater part of the right arm	\$225,120	\$227,470
	Total loss of the left arm or of the greater part of the left arm	\$211,050	\$213,250
	Total loss of the right hand or of five fingers of the right hand, or of the lower part of the right arm	\$196,670	\$198,720

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Total loss of the left hand or of five fingers of the left hand, or of the lower part of the left arm	\$182,930	\$184,840
	Total loss of a leg	\$211,050	\$213,250
	Total loss of a foot	\$182,930	\$184,840
	Total loss of the lower part of the leg	\$196,940	\$199,000
	Total loss of the sight of one eye, together with the serious diminution of the sight of the other eye	\$211,050	\$213,250
	Total loss of hearing	\$182,930	\$184,840
	Total loss of the sight of one eye	\$112,530	\$113,710
	Loss of binocular vision	\$112,530	\$113,710
	Loss of eyeball (in addition to compensation for loss of sight of an eye)	\$61,920	\$62,570
	Total loss of power of speech	\$168,840	\$170,600
	Total loss of sense of taste or smell	\$47,850	\$48,350
	Total loss of senses of both taste and smell	\$95,690	\$96,690
	Total loss of male sexual organs	\$132,270	\$133,650
	Total loss of penis	\$132,270	\$133,650
	Total loss of one testicle	\$28,100	\$28,390
	Total loss of two testicles or an only testicle	\$132,270	\$133,650
	Total loss of female sexual organs	\$132,270	\$133,650

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Total loss of both breasts	\$132,270	\$133,650
	Total loss of one breast	\$84,400	\$85,280
	Total loss of the thumb of the right hand	\$84,400	\$85,280
	Total loss of the thumb of the left hand	\$73,160	\$73,920
	Total loss of the forefinger of the right hand	\$59,120	\$59,740
	Total loss of the forefinger of the left hand	\$50,630	\$51,160
	Total loss of two joints of the forefinger of the right hand	\$45,020	\$45,490
	Total loss of two joints of the forefinger of the left hand	\$33,760	\$34,110
	Total loss of a joint of the thumb	\$45,020	\$45,490
	Total loss of the first joint of the forefinger of the right hand	\$28,100	\$28,390
	Total loss of the first joint of the forefinger of the left hand	\$25,340	\$25,600
	Total loss of the first joint of the middle or little or ring finger of either hand	\$16,860	\$17,040
	Total loss of the middle finger of either hand	\$33,760	\$34,110
	Total loss of the little or ring finger of either hand	\$30,970	\$31,290
	Total loss of two joints of the middle finger of either hand	\$28,100	\$28,390
	Total loss of two joints of the little or ring finger of either hand	\$25,340	\$25,600
	Total loss of the great toe of either foot	\$61,920	\$62,570

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Total loss of a joint of the great toe of either foot	\$28,100	\$28,390
	Total loss of any other toe	\$16,860	\$17,040
	Total loss of a joint of any other toe	\$5,620	\$5,680
	Quadriplegia	\$281,390	\$284,330
	Paraplegia	\$281,390	\$284,330
	Total impairment of the spine	\$281,390	\$284,330
221(4)	Maximum total amount of compensation allowable under 98E Table	\$281,390	\$284,330
MEDICAL	AND LIKE SERVICES (CPI)		
224(1)(b)	Maximum family counselling expenses	\$6,040	\$6,100
225(2)	Employer's liability	\$660	\$667
72(1)(c)	Employer's initial liability for medical and like services	\$660	\$667
ACTIONS	FOR DAMAGES		
	Pecuniary Loss (CPI)		
340(a)(i)	Threshold	\$58,250	\$58,860
340(a)(ii)	Maximum	\$1,311,690	\$1,325,390
	Pain and Suffering (CPI)		
340(b)(i)	Threshold	\$56,280	\$56,870
340(b)(ii)	Maximum	\$571,080	\$577,050
	Damages under Part III of the Wrongs Act 1958 (AWE))	
366(2)	Death of a person	\$921,400	\$921,400

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
SELF-INSU	RERS		
Schedule 6 1(1)	Pre-application eligibility fee	\$870	\$879
Schedule 6 1(1)	Pre-application eligibility fee inclusive of GST	\$957	\$967
Schedule 7 3(1)	Application fee limit for approval as self-insurer (AWE)	\$57,520	\$57,520
	Ministerial Order 2010 – Terms and Conditions of App	oroval as a Sel	f-insurer
4.14	Surcharge	\$111	\$112
RETURN T	O WORK		
106(1) & (2)	Total rateable remuneration of employer	\$2,231,120	\$2,254,430
PRE-INJUE	RY AVERAGE WEEKLY EARNINGS (AWE)		
153(5) & Schedule 2 Item 1 Column 3 paragraph (c	Where no rate applicable	\$2,130	\$2,130
153(5) & Schedule 2 Item 10 Column 3 paragraph (b	Deemed pre-injury average weekly earnings for a full-time student at time of completion of course	\$2,130	\$2,130
544 & Schedule 2 Item 11 Column 3 paragraph (b	Deemed pre-injury-average weekly earnings for a full-time student at a primary or secondary school at time of completion of secondary school	\$1,260	\$1,260

Accident Compensation Act 1985

NOTICE OF INDEXED BENEFIT LEVELS AND OTHER AMOUNTS IN ACCORDANCE WITH DIVISION 2D OF PART IV OF THE ACCIDENT COMPENSATION ACT 1985

The Workplace Injury Rehabilitation and Compensation Act 2013 came into operation on 1 July 2014. The Workplace Injury Rehabilitation and Compensation Act 2013 recasts the Accident Compensation Act 1985 and the Accident Compensation (WorkCover Insurance) Act 1993 into a single Act that is simpler and easier to use. Claims already made under the Accident Compensation Act 1985 will continue to be dealt with under that legislation. The Workplace Injury Rehabilitation and Compensation Act 2013 also amends the Accident Compensation Act 1985

Division 2D of Part IV of the Accident Compensation Act 1985 provides for the indexation of weekly payments, weekly pensions for dependants and certain other amounts stipulated under the Accident Compensation Act 1985. Section 631 of the Workplace Injury Rehabilitation and Compensation Act 2013 substituted sections 100 to 100C of the Accident Compensation Act 1985

Section 100 of the **Accident Compensation Act 1985** now stipulates that weekly payments are varied on 1 July each year in line with the movement in the average weekly total earnings for all employees in Victoria between the two previous corresponding reference periods, using the latest figures published by the Australian Bureau of Statistics as at 15 June following the previous reference period. Weekly payments are indexed on the anniversary of the entitlement to weekly payments, or on the deemed anniversary date which for the purposes of this section is 1 July.

The average weekly earnings for all employees in Victoria between the December quarter of 2013 and the December quarter 2014 changed from \$1064.20 to \$1056.80 which is a decrease of 0.70%. Sections 91EA and 100D of the **Accident Compensation Act 1985** provide that where a variation to a payment in sections 91EA, 100, 100A, 100B, 100C (including in a Table in those sections) would have the effect of reducing the amount, the variation is deemed not to have taken effect. This means that amounts calculated with reference to average weekly earnings in the 2014/2015 financial year will be unchanged for the 2015/2016 financial year.

Section 91EA of the **Accident Compensation Act 1985** only applies in relation to a person who has had an entitlement to an amount at the rate of the whole or part of twice the State average weekly earnings prior to 1 July 2015. If a worker has not had an entitlement to an amount at the rate of the whole or part of twice the State average weekly earnings prior to 1 July 2015, the amount of twice the State average weekly earnings as at 1 July 2015 will apply. The amount of weekly earnings as at 1 July 2015 will be \$2,110.

Following legislative changes in December 1997 some amounts are indexed by the rise in Consumer Price Index.

The Consumer Price Index between the March quarter of 2014 and the March quarter of 2015 increased from 105.3 to 106.4 which is an increase of 1.04%.

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
DISPUTE	RESOLUTION (CPI)		
Costs			
62(3)	Maximum payment for worker's reasonable transportation expenses	\$58	\$59
62(4)	Maximum payment for worker's loss of income	\$397	\$401

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
COMPENS	SATION FOR DEATH OF A WORKER (CPI)		
	Revised compensation for death of worker		
92A(4)	For a dependent partner or partners in equal shares	\$571,080	\$577,050
92A(5)	For an orphan child or orphan children in equal shares	\$571,080	\$577,050
92A(6)	For a dependent partner or partners where there is one dependent child	\$571,080	\$577,050
92A(6)(a)	For a dependent partner or partners	Balance	Balance
92A(6)(b)	For the dependent child	\$57,100	\$57,700
92A(7)	For a dependent partner or partners where there is more than one dependent child but not more than 5 dependent children payable in the following shares:	¢571 000	\$577.050
	total amount of	\$571,080	\$577,050
92A(7)(a)	To each dependent child	\$28,560	\$28,860
92A(7)(b)	To dependent partner/partners	Balance	Balance
92A(8)	For a dependent partner or partners where there are more than 5 dependent children payable in the following		
	shares: total amount of	\$571,080	\$577,050
92A(8)(a)	To dependent partner or partners in equal shares	\$428,320	\$432,790
92A(8)(b)	To the dependent children in equal shares	Balance	Balance
92A(8A)	Maximum lump sum for dependent children if no dependent partner	\$571,080	\$577,050
92A(8B)	Maximum lump sum for any one or more dependent children or dependent partners or partially dependent partners	\$571,080	\$577,050

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
92A(9)	Maximum lump sum for any other dependants if no dependent partner or dependent child or partially dependent partner	\$571,080	\$577,050
92AA	Maximum amount for reimbursement of expenses incurred by non-dependent family members	\$34,060	\$34,420
WEEKLY P	ENSIONS FOR DEPENDANTS OF WORKER WHO	DIES (AWE)	
	During the first 13 weeks		
92B(3)(a)(ii)	Maximum weekly pension for a dependent partner for claims made before 5 April 2010	\$1,570	\$1,570
	Maximum weekly pension for a dependent partner for claims made on or after 5 April 2010	\$2,130	\$2,130
92B(4)(a)(ii)	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made before 5 April 2010	\$1,570	\$1,570
	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made on or after 5 April 2010	\$2,130	\$2,130
92B(5)(a)(ii)	Maximum weekly pension for one orphan child for claims made before 5 April 2010	\$1,570	\$1,570
	Maximum weekly pension for one orphan child for claims made on or after 5 April 2010	\$2,130	\$2,130
92B(6)(a)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares for claims made before 5 April 2010	\$1,570	\$1,570
	Maximum weekly pension for 2 or more orphan children in equal shares for claims made on or after 5 April 2010	\$2,130	\$2,130
	After first 13 weeks until the end of 3 years		
92B(3)(b)(i)	Maximum weekly pension for a dependent partner for claims made before 5 April 2010	\$1,570	\$1,570
	Maximum weekly pension for a dependent partner for claims made on or after 5 April 2010	\$2,130	\$2,130

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
92B(3)(b)(ii)	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension and overall cap applies for claims made before 5 April 2010	\$1,570	\$1,570
	Weekly pension calculation for a dependent partner where there are not more than 5 dependent children who are entitled to a pension and overall cap applies for claims made on or after 5 April 2010	\$2,130	\$2,130
92B(3)(b)(iii)	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension and overall cap applies for claims made before 5 April 2010	\$1,050	\$1,050
	Weekly pension for a dependent partner where there are more than 5 dependent children who are entitled to a pension and overall cap applies for claims made after 5 April 2010	\$1,420	\$1,420
92B(4)(b)(i)	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made before 5 April 2010	\$1,570	\$1,570
	Maximum weekly pension for 2 or more dependent partners in equal shares for claims made on or after 5 April 2010	\$2,130	\$2,130
92B(4)(b)(ii)	Weekly pension calculation for 2 or more dependent partners where there are not more than 5 dependent children and overall cap applies for claims made before 5 April 2010	\$1,570	\$1,570
	Weekly pension calculation for 2 or more dependent partners where there are not more than 5 dependent children and overall cap applies for claims made on or after 5 April 2010	\$2,130	\$2,130
92B(4)(b)(iii)	Weekly pension for 2 or more dependent partners where there are more than 5 dependent children and overall cap applies in equal shares before 5 April 2010	\$1,050	\$1,050

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Weekly pension for 2 or more dependent partners where there are more than 5 dependent children and overall cap applies in equal shares on or after 5 April 2010	\$1,420	\$1,420
	After first 13 weeks until child ceases to be eligible		
92B(5)(b)(ii)	Maximum weekly pension for one orphan child for claims made before 5 April 2010	\$1,570	\$1,570
	Maximum weekly pension for one orphan child for claims made on or after 5 April 2010	\$2,130	\$2,130
92B(6)(b)(ii)	Maximum weekly pension for 2 or more orphan children in equal shares for claims made before 5 April 2010	\$1,570	\$1,570
	Maximum weekly pension for 2 or more orphan children in equal shares for claims made on or after 5 April 2010	\$2,130	\$2,130
92B(7)(b)	Weekly pension calculation for each dependent child where there are not more than 5 dependent children and overall cap applies for claims made before 5 April 2010	\$1,570	\$1,570
	Weekly pension calculation for each dependent child where there are not more than 5 dependent children and overall cap applies for claims made on or after 5 April 2010	\$2,130	\$2,130
92B(8)(b)	Weekly pension for dependent children where there are more than 5 dependent children and overall cap applies in equal shares for claims made before 5 April 2010	\$520	\$520
	Weekly pension for dependent children where there are more than 5 dependent children and overall cap applies in equal shares for claims made on or after 5 April 2010	\$710	\$710
PROVISION	NAL PAYMENTS (CPI)		
92D(1)(b)	Maximum amount for medical and other costs	\$8,500	\$8,590

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
WEEKLY P.	AYMENTS (AWE)		
	Weekly payments for First Entitlement Period		
	Where worker has no current work capacity		
93A(1)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997	\$1,260	\$1,260
93A(2)(a)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,570	\$1,570
93A(3)(a)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,130	\$2,130
	Where worker has a current work capacity		
93A(1)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 – less worker's current weekly earnings	\$1,260	\$1,260
93A(2)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 – less worker's current weekly earnings	\$1,570	\$1,570
93A(3)(b)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 – less worker's current weekly earnings	\$2,130	\$2,130
	Weekly payments for Second Entitlement Period		
	Where worker has no current work capacity		
93B(1)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker has a serious injury – less 90% of the worker's current weekly earnings	\$1,260	\$1,260
93B(1)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury	\$1,260	\$1,260
93B(2)(a)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,570	\$1,570

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
93B(3)(a)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,130	\$2,130
	Where worker has a current work capacity		
93B(1)(c)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury – less 80% of the worker's current weekly earnings	\$1,260	\$1,260
93B(2)(b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 – less 80% of worker's current weekly earnings	\$1,570	\$1,570
93B(3)(b)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 – less 80% of worker's current weekly earnings	\$2,130	\$2,130
	Weekly payments after Second Entitlement Period		
	Where worker has no current work capacity		
93C(2)(a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker has a serious injury – less 90% of the worker's current weekly earnings	\$1,260	\$1,260
93C(2)(b)(ii)	Maximum weekly payment for claims made before 12 November 1997 where worker does not have a serious injury	\$1,260	\$1,260
93C(2)(c)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010	\$1,570	\$1,570
93C(2)(d)(ii)	Maximum weekly payment for claims made on or after 5 April 2010	\$2,130	\$2,130
	Continuation of weekly payments after Second Entitlen	nent Period	
	Compensation for incapacity arising from surgery		
93CA(1)(c)	Minimum current weekly earnings	\$184	\$184

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Where worker has a current work capacity		
93CD(4)(a)	Minimum weekly earnings for approval of an application for a worker who has returned to work	\$184	\$184
93CD(5) (a)(ii)	Maximum weekly payment for claims made before 12 November 1997 where an application under section 93CD(1) has been approved – less 80% of worker's current weekly earnings	\$1,260	\$1,260
93CD(5) (b)(ii)	Maximum weekly payment for claims made on or after 12 November 1997 and before 5 April 2010 where an application under section 93CD(1) has been approved – less 80% of worker's current weekly earnings	\$1,570	\$1,570
93CD(5) (c)(ii)	Maximum weekly payment for claims made on or after 5 April 2010 where an application under section 93CD(1) has been approved – less 80% of worker's current weekly earnings	\$2,130	\$2,130
93CDA(1)(d) Minimum weekly earnings for approval of an application for a worker who has returned to work under section 93CD(4)(a)	\$184	\$184
COMPENSA	ATION FOR NON-ECONOMIC LOSS (CPI)		
	Permanent Impairment - Calculations of Amounts of N	Non-economic	c Loss
98C(2)(b)(i)	Where the worker's impairment benefit rating is a modified whole person impairment	\$12,000	\$12,130
	of not less than 10% and less than 11%	\$10,220	\$10,330
98C(2)(b)(ii)	Where the worker's impairment benefit rating is a modified spinal impairment	\$12,000	\$12,130
	of not less than 10% and less than 11%	\$10,220	\$10,330
98C(2)(c)(i)	Where the worker's impairment benefit rating is not less than 10% and not more than 30%	\$19,340 \$2,910	\$19,540 \$2,940
98C(2)(c)	Where the worker's impairment benefit rating is a spinal		
(ii)(A)	impairment	\$19,340	\$19,540
	and is not less than 10% and less than 30%	\$2,910	\$2,940

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
98C(2)(c)	Where the worker's impairment benefit rating is a spinal	Φ10 240	Φ10.740
(ii)(B)	impairment	\$19,340	\$19,540
	and is not less than 10% and less than 30%	\$2,910	\$2,940
98C(2)(d)	Where the worker's impairment benefit rating is more	4 4 00	*
	than 30% and	\$77,390	\$78,200
	not more than 70%	\$4,830	\$4,880
98C(2)(e)(i)	Where the worker's impairment benefit rating is more	#2 < 0, 400	#252.21 0
	than 70% and not	\$269,490	\$272,310
	more than 80%	\$30,160	\$30,480
98C(2)(e)(ii)	Maximum amount where the worker's impairment benefit		
	rating is more than 70% and not more than 80%	\$571,080	\$577,050
98C(2)(f)	Where the worker's impairment benefit rating is more than 80%	\$571,080	\$577,050
	Psychiatric Impairment – Calculations of Amounts of N	Jon ocenemi	n I oss
09C(2)(b)		\$19,340	
98C(3)(b)	Where worker's degree of impairment is 30%	· ·	\$19,540
		\$2,910	\$2,940
98C(3)(c)	Where worker's degree of impairment is more than 30%	477.200	¢70.200
	and	\$77,390	\$78,200
	not more than 70%	\$4,830	\$4,880
98C(3)(d)(i)	Where worker's degree of impairment is more than 70%	#2 (0, 100	#252 21 0
	and	\$269,490	\$272,310
	not more than 80%	\$30,160	\$30,480
98C(3)(d)(ii)	Maximum amount where worker's degree of impairment		
	is more than 70% and not more than 80%	\$571,080	\$577,050
98C(3)(e)	Where worker's degree of impairment is more than 80%	\$571,080	\$577,050
	Permanent Impairment – Calculation of Amounts of No for Further Injury Industrial Deafness	on-economic	Loss
98C(3A)(a)	Where 'T' is not less than 10% and not more than 30%		
	and 'P' is less than 10%	\$2,910	\$2,940
		\$1,910	\$1,930

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
98C(3A)(b)	Where 'T' is not less than 10% and not more than 30% and 'P' is not less than 10%	\$2,910	\$2,940
98C(3A)(c)	Where 'T' is more than 30% and 'P' is less than 10%	\$4,830	\$4,880
		\$2,910	\$2,940
		\$1,910	\$1,930
98C(3A)(d)	Where 'T' is more than 30% and 'P' is not less than 10% and is less than 30%	\$4.920	¢4 000
	and is less than 50%	\$4,830	\$4,880 \$2,040
		\$2,910	\$2,940
98C(3A)(e)	Where 'T' is more than 30% and 'P' is not less than 30%	\$4,830	\$4,880
	Other Non-economic Loss		
98C(4)	Loss of a foetus or loss of more than one foetus	\$69,580	\$70,310
98C(7)	Maximum amount of compensation for more than one injury suffered on the same occasion	\$571,080	\$577,050
98C(8)	Maximum amount of compensation for more than one kind of non-economic loss for the same injury	\$571,080	\$577,050
NO DISAD	VANTAGE – COMPENSATION TABLE (CPI)		
98E	Total loss of the sight of both eyes	\$281,390	\$284,330
	Total loss of the sight of an only eye	\$281,390	\$284,330
	Loss of both hands	\$281,390	\$284,330
	Loss of both feet	\$281,390	\$284,330
	Loss of a hand and a foot	\$281,390	\$284,330
	Total loss of the right arm or of the greater part of the right arm	\$225,120	\$227,470
	Total loss of the left arm or of the greater part of the left arm	\$211,050	\$213,250

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Total loss of the right hand or of five fingers of the right hand, or of the lower part of the right arm	\$196,940	\$199,000
	Total loss of the left hand or of five fingers of the left hand, or of the lower part of the left arm	\$182,930	\$184,840
	Total loss of a leg	\$211,050	\$213,250
	Total loss of a foot	\$182,930	\$184,840
	Total loss of the lower part of the leg	\$196,940	\$199,000
	Total loss of the sight of one eye, together with the serious diminution of the sight of the other eye	\$211,050	\$213,250
	Total loss of hearing	\$182,930	\$184,840
	Total loss of the sight of one eye	\$112,530	\$113,710
	Loss of binocular vision	\$112,530	\$113,710
	Loss of eyeball (in addition to compensation for loss of sight of an eye)	\$61,920	\$62,570
	Total loss of power of speech	\$168,840	\$170,600
	Total loss of sense of taste or smell	\$47,850	\$48,350
	Total loss of senses of both taste and smell	\$95,690	\$96,690
	Total loss of male sexual organs	\$132,270	\$133,650
	Total loss of penis	\$132,270	\$133,650
	Total loss of one testicle	\$28,100	\$28,390
	Total loss of two testicles or an only testicle	\$132,270	\$133,650

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Total loss of female sexual organs	\$132,270	\$133,650
	Total loss of both breasts	\$132,270	\$133,650
	Total loss of one breast	\$84,400	\$85,280
	Total loss of the thumb of the right hand	\$84,400	\$85,280
	Total loss of the thumb of the left hand	\$73,160	\$73,920
	Total loss of the forefinger of the right hand	\$59,120	\$59,740
	Total loss of the forefinger of the left hand	\$50,630	\$51,160
	Total loss of two joints of the forefinger of the right hand	\$45,020	\$45,490
	Total loss of two joints of the forefinger of the left hand	\$33,760	\$34,110
	Total loss of a joint of the thumb	\$45,020	\$45,490
	Total loss of the first joint of the forefinger of the right hand	\$28,100	\$28,390
	Total loss of the first joint of the forefinger of the left hand	\$25,340	\$25,600
	Total loss of the first joint of the middle or little or ring finger of either hand	\$16,860	\$17,040
	Total loss of the middle finger of either hand	\$33,760	\$34,110
	Total loss of the little or ring finger of either hand	\$30,970	\$31,290
	Total loss of two joints of the middle finger of either hand	\$28,100	\$28,390
	Total loss of two joints of the little or ring finger of either hand	\$25,340	\$25,600

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Total loss of the great toe of either foot	\$61,920	\$62,570
	Total loss of a joint of the great toe of either foot	\$28,100	\$28,390
	Total loss of any other toe	\$16,860	\$17,040
	Total loss of a joint of any other toe	\$5,620	\$5,680
	Quadriplegia	\$281,390	\$284,330
	Paraplegia	\$281,390	\$284,330
	Total impairment of the spine	\$281,390	\$284,330
98E(5)	Maximum total amount of compensation allowable under 98E Table	\$281,390	\$284,330
MEDICAL	AND LIKE SERVICES (CPI)		
99(1)(b)	Maximum family counselling expenses	\$6,040	\$6,100
99(5)	Employer's liability	\$660	\$667
125(1)(a)(iii)) Employer's initial liability for medical and like services	\$660	\$667
125A(3)(c)	Employer's initial liability for medical and like services	\$660	\$667
LIABILITY	OF PRIOR INSURER (AWE)		
129B (7)	Minimum payments for contribution injury	\$15,580	\$15,580
ACTIONS I	FOR DAMAGES		
	Pecuniary Loss (CPI)		
134AB(22) (a)(i)	Threshold	\$58,250	\$58,860
134AB(22) (a)(ii)	Maximum	\$1,311,690	\$1,325,390

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
	Pain and Suffering (CPI)		
134AB(22) (b)(i)	Threshold	\$56,280	\$56,870
134AB(22) (b)(ii)	Maximum	\$571,080	\$577,050
	Pecuniary Loss (AWE)		
135A(7)(a)(i)	Threshold	\$62,030	\$62,030
135A(7) (a)(ii)	Maximum	\$1,396,690	\$1,396,690
	Pain and Suffering (CPI)		
135A(7)(b)(i)	Threshold	\$52,120	\$52,660
135A(7) (b)(ii)	Maximum	\$528,930	\$534,460
	Damages under Part III of the Wrongs Act 1958 (AWE))	
135C(2)	Death of a person	\$921,400	\$921,400
SELF-INSU	RERS		
Schedule 4 1(1)	Pre-application eligibility fee	\$870	\$879
Schedule 4 1(1)	Pre-application eligibility fee inclusive of GST	\$957	\$967
Schedule 5 3(1) & (2)	Application fee limit for approval as self-insurer (AWE)	\$57,520	\$57,520
RETURN TO	O WORK		
197(3) & (4)	Total rateable remuneration of employer	\$2,231,120	\$2,254,430

Section	Provision	Rate before 1 July 2015	Rate from 1 July 2015
PRE-INJUR	Y AVERAGE WEEKLY EARNINGS (AWE)		
5A(5) & Schedule 1A Item 1 Column 3 paragraph (c)		\$2,130	\$2,130
5A(5) & Schedule 1A Item 10 Column 3 paragraph (b)	Deemed pre-injury average weekly earnings for a full-time student at time of completion of course	\$2,130	\$2,130
100B & Schedule 1A Item 11 Column 3 paragraph (b)	Deemed pre-injury-average weekly earnings for a full-time student at a primary or secondary school at time of completion of secondary school	\$1,260	\$1,260

Workers Compensation Act 1958

NOTICE OF NEW BENEFIT RATES PAYABLE IN ACCORDANCE WITH SECTION 9 AND SECTION 11

The Workplace Injury Rehabilitation and Compensation Act 2013 came into operation on 1 July 2014. The WIRC Act recast the Accident Compensation Act 1985 and the Accident Compensation (WorkCover Insurance) Act 1993 into a single Act that is simpler and easier to use. The Workplace Injury Rehabilitation and Compensation Act 2013 also amended the Workers Compensation Act 1958.

Section 9(3) of the **Workers Compensation Act 1958** provides for rates of compensation to be adjusted on 1 July in any year in line with movements in the Australian male average weekly earnings between the December quarter of the two preceding years as published by the Australian Statistician at 15 June in each respective year.

Commencing 1 July 2014 section 648(3) of the **Workplace Injury Rehabilitation and Compensation Act 2013** amends the definition of average weekly earnings in section 9(5) of the **Workers Compensation Act 1958**. The definition provides that average weekly earnings means the average weekly total earnings of all male employees in Victoria in original terms published by the Australian Bureau of Statistics as at 15 June in the preceding financial year in respect of the most recent reference period ending on or before 31 December in that preceding financial year.

The Victorian male average weekly earnings for the December quarter of 2013 and 2014 were \$1,295.50 and \$1,281.80 respectively, a decrease of 1.06%. Section 9(5A) of the **Workers Compensation Act 1958** stipulates that where a variation to a weekly payment would have the effect of reducing the amount, the variation is deemed not to have taken effect. This means that amounts calculated with reference to average weekly earnings in the 2014/2015 financial year will be unchanged for the 2015/2016 financial year.

Notice is hereby given that calculations in accordance with the said section produce the following rates of compensation which are payable, on and from 1 July 2005 instead of the amounts specified in section 9 of the said Act, in the clauses under the heading 'The Clauses Referred To'.

The amount specified in 'The Clauses Referred To (wherever occurring)	,,	Rates before 1 July 2015	Rates from 1 July 2015
COMPENSATION FOR THE DEATH OF A WORKER	Amount as per the 1958 Act		
1(a)(i)	\$33,160	\$216,514	\$216,514
	\$8,088	\$52,818	\$52,818
	\$7,566	\$49,395	\$49,395
	\$7,044	\$45,990	\$45,990
	\$6,523	\$42,590	\$42,590
	\$6,001	\$39,179	\$39,179
	\$5,479	\$35,772	\$35,772
	\$4,957	\$32,363	\$32,363
	\$4,435	\$28,956	\$28,956
	\$3,914	\$25,556	\$25,556
	\$3,392	\$22,141	\$22,141
	\$2,870	\$18,735	\$18,735
	\$2,348	\$15,325	\$15,325

The amount specified in 'The Clauses Referred To' (wherever occurring)		Rates before 1 July 2015	Rates from 1 July 2015
	\$1,826	\$11,920	\$11,920
	\$1,826	\$11,920	\$11,920
1(a)(ii)	\$33,160	\$216,514	\$216,514
WEEKLY PAYMENTS			
1(b)(i)	\$105	\$690	\$690
	\$30	\$194	\$194
	\$10	\$64	\$64
	\$155	\$1,014	\$1,014
	\$78	\$506	\$506
	\$135	\$878	\$878
TOTAL LIABILITY FOR WEEKLY PAYMENTS			
1(b)(iii)	\$36,960	\$241,328	\$241,328
(b) Section 11(1) of the Workers Compensation Act 1958 provides for rates of compensation for certain specified injuries to be set percentages of the maximum payable, at the time of the injury, under Clause 1(a)(ii).			

Section 190(1)(b)
NOTICE OF DELEGATION

The Minister for Planning has delegated his powers, discretions and functions under the **Planning and Environment Act 1987** (Act) as a responsible authority, in relation to planning permit number 5.2014.76.1 issued under the Northern Grampians Planning Scheme, to the Northern Grampians Shire Council, under section 190(1)(b) of the Act.

The delegation has effect from the date this notice is published in the Government Gazette.

A copy of the instrument of delegation can be inspected free of charge, during office hours, at the offices of the Northern Grampians Shire Council, 56–69 Main Street, Stawell.

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

Planning and Environment Act 1987

CASEY PLANNING SCHEME Notice of Approval of Amendment Amendment C143

The Minister for Planning has approved Amendment C143 to the Casey Planning Scheme.

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

The Amendment updates flooding controls by amending the Land Subject to Inundation Overlay and the Special Building Overlay by applying the most recent flooding data from Melbourne Water.

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 City of Casey, Civic Centre, Magid Drive, Narre Warren.

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

Planning and Environment Act 1987

CASEY PLANNING SCHEME Notice of Approval of Amendment Amendment C148

The Minister for Planning has approved Amendment C148 to the Casey Planning Scheme.

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

The Amendment applies permanent controls for Environmental Significance Overlay – Schedule 7 (ESO7), Environmental Significance Overlay – Schedule 8 (ESO8), additions to the Heritage Overlay, and makes consequential changes to Clause 21.10 – Natural and Built Assets to implement the 'Casey Significant Tree Strategy (2014)'.

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 City of Casey, Civic Centre, Magid Drive, Narre Warren.

HOBSONS BAY PLANNING SCHEME

Notice of Approval of Amendment Amendment C105

The Minister for Planning has approved Amendment C105 to the Hobsons Bay Planning Scheme.

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

The Amendment makes changes to the existing Design and Development Overlay, Schedule 11 by introducing mandatory heights across the site, and introducing application requirements for emergency management for the whole site and a coastal hazard vulnerability assessment. A Development Contributions Plan Overlay, Schedule 1 is applied 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 Hobsons Bay City Council, Hobsons Bay Civic Centre, 115 Civic Parade, Altona, Victoria 3018.

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

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of Approval of Amendment

Amendment C134

The Minister for Planning has approved Amendment C134 to the Knox Planning Scheme.

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

The Amendment corrects various map and ordinance anomalies in relation to implementation of the new commercial and residential zones, including translation of all references to the former residential and commercial zones with reference to the new zones; removes the Vegetation Protection Overlay Schedule 2 on land where it is no longer required; and rezones land that is used as public open space to a Public Park and Recreation 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 Knox City Council, 511 Burwood Highway, Wantirna South, Victoria 3152.

WARRNAMBOOL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C98

The Minister for Planning has approved Amendment C98 to the Warrnambool Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment rezones land at 1–5 and 7–13 Merrivale Drive, Warrnambool, from Industrial 3 Zone to General Residential Zone Schedule 1 and applies the Environmental Audit Overlay 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 Warrnambool City Council, 25 Liebig Street, Warrnambool.

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

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C131

The Minister for Planning has approved Amendment C131 to the Yarra Ranges Planning Scheme.

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

The Amendment amends Clause 21.06 – Built Form – Objectives, Strategies and Implementation; inserts Clause 21.10 – Symons Street Healesville Residential Precinct and Clause 21.11 – Healesville Commercial Precinct into the Local Planning Policy Framework; applies the Heritage Overlay to 14 properties and removes the Heritage Overlay from 7 properties; and inserts new incorporated documents titled 'Symons Street Healesville Residential Precinct – February 2015' and 'Healesville Commercial Precinct – February 2015' to the Schedule to Clause 81.01.

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 Yarra Ranges Shire Council, 15 Anderson Street, Lilydale.

GLEN EIRA PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C117

The Glen Eira City Council has resolved to abandon Amendment C117 to the Glen Eira Planning Scheme.

The Amendment C117 proposed to amend the Schedule to Clause 52.03 and Clause 81.01 of the Planning Scheme to include a new Incorporated Document and allow part of the 305 Kooyong Road, Elsternwick, to be used as an office.

The Amendment C117 lapsed on 17 March 2015.

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

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C174 (Part 2)

The Mornington Peninsula Shire Council has resolved to abandon Amendment C174 (Part 2) to the Mornington Peninsula Planning Scheme.

The Amendment C174 (Part 2) proposed to apply the Heritage Overlay to 47 Rosserdale Crescent, 1/32 Wimbledon Crescent, 135 Rutland Avenue, 33 Wimborne Avenue, and 40 Canadian Bay Road, Mount Eliza.

The Amendment C174 (Part 2) lapsed on 14 July 2014.

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

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C169

The Whitehorse City Council has resolved to abandon Amendment C169 to the Whitehorse Planning Scheme.

The Amendment proposed to apply a Heritage Overlay to the telecommunications tower at 730 Canterbury Road, Surrey Hills.

The Amendment C169 lapsed on 18 May 2015.

ORDERS IN COUNCIL

Health Services Act 1988

GOVERNOR IN COUNCIL ORDER TO AMEND SCHEDULE 1 OF THE **HEALTH SERVICES ACT 1988** BY AMENDING THE NAME OF THE ALEXANDRA DISTRICT HOSPITAL TO ALEXANDRA DISTRICT HEALTH

Order in Council

The Administrator, as the Governor's deputy, with the advice of the Executive Council under section 8(5)(b) of the **Health Services Act 1988** amends Schedule 1 of the **Health Services Act 1988** by amending the name of the Alexandra District Hospital to Alexandra District Health.

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

Dated 16 June 2015 Responsible Minister: HON JILL HENNESSY MP Minister for Health

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 Rules were first obtainable from SAI Global Bookshop, 85 Buckhurst Street, South Melbourne, on the date specified:

46. Statutory Rule: Associations

Incorporation Reform Amendment (Privacy)

Regulations 2015

Authorising Act: Associations

Incorporation Reform Act 2012

Date first obtainable: 15 June 2015

Code A

47. Statutory Rule: Local Government

(Planning and Reporting) Amendment Regulations 2015

Authorising Act: Local Government

Act 1989

Date first obtainable: 15 June 2015

Code A

48. *Statutory Rule*: Crime Statistics

(Fees and Charges) Regulations 2015

Authorising Act: Crime Statistics

Act 2014

Date first obtainable: 15 June 2015

Code A

49. Statutory Rule: Transport (Taxi-

Cabs), (Passenger Vehicles) and (Infringements) Amendment Regulations 2015

Authorising Act: Transport

(Compliance and Miscellaneous) Act 1983

Date first obtainable: 15 June 2015

Code B

50. Statutory Rule: Subordinate

Legislation (Road Management (General)

Regulations 2005)

Extension

Regulations 2015 ing Act: Subordinate

> Legislation Act 1994

Date first obtainable: 15 June 2015

Code A

Authorising Act:

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