

Victoria Government Gazette

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No. G 51 Thursday 22 December 2016

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As from 22 December 2016

The last Special Gazette was No. 396 dated 21 December 2016.

The last Periodical Gazette was No. 1 dated 18 May 2016.

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

GENERAL GAZETTE G52/16 THURSDAY 29 DECEMBER 2016

Please Note:

The final Victoria Government Gazette (General) for 2016 (G52/16) will be published on **Thursday 29 December 2016**.

Copy deadlines:

Private Advertisements 9.30 am on Wednesday 21 December 2016

Government and Outer

Budget Sector Agencies Notices 9.30 am on Wednesday 21 December 2016

Office Hours:

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

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

JENNY NOAKES Government Gazette Officer

FIRST GENERAL GAZETTE FOR 2017 THURSDAY 5 JANUARY 2017

Please Note:

The first Victoria Government Gazette (General) for 2017 (G1/17) will be published on **Thursday 5 January 2017**.

Copy deadlines:

Private Advertisements 9.30 am on Friday 30 December 2016

Government and Outer

Budget Sector Agencies Notices 9.30 am on Tuesday 3 January 2017

Office Hours:

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

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

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given in accordance with section 41 of the **Partnership Act 1958** that the partnership known as Herbert Geer Lawyers between Adam Brooks, Christopher Hartigan, Joshua Marchant, St John Frawley, Graham Phillips, Richard Large, Henrik Lassen, Vicki Sharp, Robert Gallagher, Peter Nankivell, Graeme Hodgkinson and Anthony May was dissolved on 16 November 2016.

Re: HELEN GOULETSAS, deceased, late of 197 Reynard Street, Coburg, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 April 2016 at Fawkner, Victoria, leaving property in Victoria and, in particular, at 197 Reynard Street, Coburg, Victoria, are required by the trustees, Olga White and Constantin Gouletsas, to send particulars to the trustee, care of Antippa Lawyers of Room 3, Level 5, 2 Collins Street, Melbourne, Victoria, by 20 February 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

Creditors, next-of-kin and all others having claims against the estate of BRIAN PETER COE, late of Royal Freemasons Colbran Lodge, 45 Moubray Street, St Kilda, Victoria 3182, deceased, who died on 23 August 2015, are required by the executors, David Neil McArthur and Ines Ros, to send particulars of their claims to them, care of the undermentioned lawyer, by 6 March 2017, after which date they will proceed to distribute the estate, having regard only to the claims of which they have notice.

ASHLEY WEST & CO., lawyers and notary, Level 39, ANZ Tower, 55 Collins Street, Melbourne, Victoria 3000. Tel: 9921 7122. Ref: AW.

LILY BARBARA DALGLIESH, late of Ranelagh Gardens, 1 St Johns Lane, Mount Eliza, Victoria 3930, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 July 2016, are required by the executor, Lisa Anne Dalgliesh, care of Suite 4, 426 Burwood Highway, Wantirna South, Victoria 3152, to send particulars of their claims

to her by 15 March 2017, after which date the executor may convey and distribute the estate, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 31 October 2016.

BALLARDS SOLICITORS PTY LTD, Suite 4, 426 Burwood Highway, Wantirna South, Victoria 3152, PO Box 4118, Knox City Centre, Victoria 3152, DX 18206 Knox City, Ph: (03) 9800 7500, Fax: (03) 9800 7555. MAG:MMM:160331 Contact Mandy Anne Greenlaw.

Estate ALICE JEAN EASDEN, late of 1/189a Nepean Highway, Aspendale, Victoria 3195, retired lady, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 16 January 2016, are required by the executor, Lynne Ann Fletcher, to send particulars of such claims to her, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 16 December 2016
BASILE & CO. PTY LTD, legal practitioners, consultants & conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579. RB:GR:16317.

LESLEY HELEN YOUNG, late of 81 Rea Street, Shepparton, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 1 September 2016, are required by the executor to send particulars to the executor, care of the undermentioned solicitors, by 3 March 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

CAMERONS LAWYERS, solicitors, 2–4 Edward Street, Shepparton 3630.

JOHN AUBREY GIBSON, late of 5/55 Avoca Street, South Yarra, Victoria, barrister-at-law, deceased.

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

the abovenamed deceased, who died on 28 September 2012, are required by the executors, Alexander John Gibson and Antonino Cavoli, both care of Cavoli & Co, solicitors, Level 9, 179 Queen Street, Melbourne, to send particulars of their claim to them by 28 February 2017, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 21 February 2013.

Dated 15 December 2016 CAVOLI & CO., solicitors, Level 9, 179 Queen Street, Melbourne, Victoria 3000.

Re: CLAUDIU ZAMFIRESCU, late of 233 Bolton Street, Eltham, Victoria, draftsman, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 6 April 2016, are required by the executor, Gina Carolyn Zamfirescu, to send particulars of such claims to her, care of the undermentioned solicitors, by 1 March 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

DAVIS LAWYERS,

Level 15, 200 Queen Street, Melbourne, Victoria 3000.

Re: Estate of PATRICIA CALDWELL.

Creditors, next-of-kin or others having claims in respect of the estate of PATRICIA CALDWELL, late of 105 Sutcliffe Street, Sea Lake, in the State of Victoria, widow, deceased, who died on 18 September 2016, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 28 February 2017, after which the executor will distribute the assets, having regard only to the claims of which he then has notice.

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

Re: Estate of JOSEPHINE MARY KINDRED.

Creditors, next-of-kin or others having claims in respect of the estate of JOSEPHINE MARY KINDRED, late of 103 Murlong Street, Swan Hill, in the State of Victoria, widow, deceased, who died on 25 October 2016, are to

send particulars of their claim to the executrix, care of the undermentioned legal practitioners, by 28 February 2017, after which the executrix 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.

Re: JOHN ALFRED BATTISSON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JOHN ALFRED BATTISSON, late of Monash Gardens Nursing Home, 355 Wellington Road, Mulgrave, Victoria, retired electrical contractor, deceased, who died on 6 May 2016, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 28 March 2017, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

E. P. JOHNSON AND DAVIES, 52 Collins Street, Melbourne 3000.

Re: MARY DALY, late of Coogee Aged Care, 7 Coogee Street, Boronia 3155, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 November 2016, are required by the trustees, Russell John Daly and Colleen Anne Firman, to send particulars to them, care of the undersigned, by 20 February 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

G. A. BLACK & CO., solicitors, 222 Maroondah Highway, Healesville 3777.

EDWINA YVONNE DUNSTAN, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 July 2016, are required by Lynette Anne Smith, Pamela Janet Sanderson and Janine Kaye Delahunty, the executors of the Will of the deceased, to send particulars of

their claims to them, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

CORAL EVELYN IRELAND, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 September 2016, are required by Lois Jean Heil and Lorraine Beverley Taverna, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

IVY ALEXANDRA RACTLIFFE, late of Sea Lake, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 August 2016, are required by Bradley Ronald Hazzard, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

NORA BACKMAN, late of 5 Alexander Avenue, Dandenong, Victoria 3175, tailoress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 5 September 2016, are required by the executor, Elizabeth Renee Rykers, care of Goodman Group Lawyers, 488

Nepean Highway, Frankston, Victoria 3199, to send particulars of their claims to her by 20 February 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

Re: JOANNE MARY BERGIN, deceased, late of Unit 19, 1 McIntosh Court, Aspendale Gardens, Victoria, payroll officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JOANNE MARY BERGIN, deceased, who died on 19 September 2016, are required by the trustee, Mary Catherine Santacaterina, to send particulars of their claim to the undermentioned firm by 27 February 2017, 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: Estate of MICHAEL JOSEPH LEWIS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of MICHAEL JOSEPH LEWIS, late of 59 Deakin Street, East Bentleigh, Victoria, salesman, who died on 22 October 2015, are required by the executors, Mena Lewis and Teresa Deborah Dick, to send particulars to them, care of the undermentioned lawyers, within 60 days from the publication hereof, after which date the executors will distribute the assets of the deceased, having regard to the claims of which they shall then have notice.

MASON BLACK LAWYERS, 5/505 Little Collins Street, Melbourne 3000.

Re: ESTHER ISOBEL McINTOSH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 July 2015, are required by the legal personal representative, Colin John Carnegie, to send particulars to the legal personal representative, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria,

by 2 March 2017, after which date the legal personal representative may convey or distribute the assets, having regard only to the claims of which the legal personal representative has notice.

MOORES,

Level 1, 5 Burwood Road, Hawthorn, Victoria 3122.

Re: MARGARET JOANNE DUFF, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 August 2016, are required by the trustees, John Damien Duff, Monica Duff and David Christopher Duff, to send particulars of such claims to them, in care of the below mentioned lawyers, by 28 February 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: WILLIAM STEWART WHITE, late of Bupa Edithvale, 256–260 Station Street, Edithvale, Victoria 3196, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 July 2016, are required by the executor, Suzanne Mary Lyttleton, to send particulars to her by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which she then has notice.

SUZANNE LYTTLETON, lawyer, Box 40/103 Beach Street, Port Melbourne 3207. Telephone: (03) 9646 4477.

Re: WAYNE JOHN BATTEN, late of 27 Ross Street, Warrnambool, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 March 2016, are required by the executor, Paul Francis McKenzie, to send particulars to him, care of the undermentioned solicitors, by 24 February 2017, after which date

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

TAITS LEGAL, 121 Kepler Street, Warrnambool 3280.

Re: MARGARET ELIZABETH JANSEN, late of Mercy Place, 16 Hopetoun Road, Warrnambool, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 June 2015, are required by the executors and trustees, Margaret Jean Haberfield, Robert Neil Holland and John James Tait, to send particulars to them, care of the undermentioned solicitors, by 24 February 2017, 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.

Re: CARMEL IRENE McDOUGALL, late of 84A Bay Road, Sandringham, Victoria 3191, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 September 2016, are required by the executor, Hamish Peter Donald McDougall, to send particulars to him, care of the undermentioned solicitors, by 24 February 2017, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

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

Re: LAURENCE STEPHENSON, late of 35 Blamey Street, Bentleigh East, Victoria 3165, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 November 2016, are required by the executor, Anne Margaret Disher, to send particulars to her, care of the undermentioned solicitors, by 24 February 2017, after which date the executor may convey and distribute the assets, having regard only to the claims of which she then has notice.

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

Re: ENRICO PAVONE, late of 693 Lygon Street, Carlton North 3054.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 August 2016, are required by the executors to send particulars of their claim, care of the undermentioned solicitors, by 22 February 2017, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

TUCKER PARTNERS.

Level 34, 360 Collins Street, Melbourne 3000.

Re: The estate of ISOBELL LESLIE, late of Regis Bayside Gardens Aged Care, 161 Male Street, Brighton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 May 2016, are required by the executor, Robyn Somerville Swanson, to send particulars to them, care of the undersigned solicitors, by a date not later than two (2) months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: EVA ANGELINA KNIGHT, late of 390 Main Road, Lower Plenty, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 November 2014, are required to send particulars of their claims to the administrator, care of GPO Box 1946, Melbourne, Victoria 3001, by 24 March 2017, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he may then have notice.

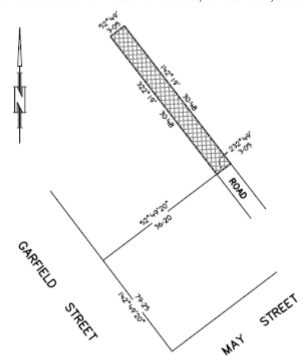
WILLS & PROBATE VICTORIA, lawyers, Level 3, 20–22 McKillop Street, Melbourne 3000.

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

KINGSTON CITY COUNCIL

Road Discontinuance

Notice is given, pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, that the City of Kingston has formed the opinion that part, as shown hatched and cross-hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue part of the road between 8–10 Garfield Street, Cheltenham, and sell by private treaty.



JOHN NEVINS Chief Executive Officer Kingston City Council

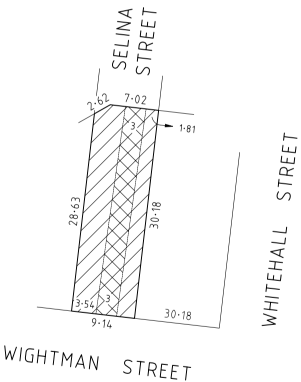


Local Government Act 1989ROAD DISCONTINUANCE

Part of Selina Street (road), abutting 7-9 Wightman and 8-18 Whitehall Streets, Footscray

Maribyrnong City Council (Council) has formed the opinion that the part of the road abutting the properties at 7–9 Wightman and 8–18 Whitehall Streets, Footscray, shown hatched and cross-hatched on the plan below, being part of the road contained in Certificate of Title Volume 730 Folio 930, is not reasonably required as a road for public use. Council resolved on 16 August 2016, and acting under Clause 3 of Schedule 10 and sections 206 and 207B of the **Local Government Act 1989**, to discontinue the road and to sell the discontinued road by private treaty to the abutting owner of 7–9 Wightman Street, Footscray.

The section of the road shown cross-hatched is to be sold subject to any right, power or interest held by City West Water in connection with any sewers, drains or pipes under the control of that authority in the road.



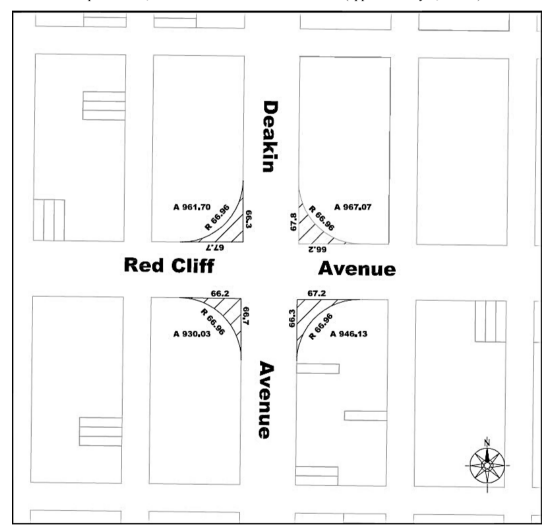
STEPHEN WALL Chief Executive Officer Maribyrnong City Council



Mildura Rural City Council

ROAD CLOSURE - H BLOCK, KOORLONG

Under section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, Mildura Rural City Council hereby advises of its intention under delegation to discontinue the road reserves shown on the plan below, and transfer this land to the Crown (approximately 3,805 m²).



GERARD JOSE Chief Executive Officer

NORTHERN GRAMPIANS SHIRE COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Chief Executive Officer of Northern Grampians Shire Council, pursuant to delegated authority dated 1 August 2016, has formed the opinion that the section of road reserve adjoining Lot 1, TP 22302T, Township and Parish of Stawell, shown as the hatched area on the diagram below, is not reasonably required for public use. The road, once discontinued, will be sold to the owner of Lot 1, TP 22302T, Township and Parish of Stawell.



MICHAEL BAILEY Chief Executive Officer

NORTHERN GRAMPIANS SHIRE COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Chief Executive Officer of Northern Grampians Shire Council, pursuant to delegated authority dated 1 August 2016, has formed the opinion that the section of road reserve west of Allotment 15, Section B, Parish of Stawell, shown as the hatched area on the diagram below, is not reasonably required for public use. The road, once discontinued, will be sold to the owner of Allotment 15, Section B, Parish of Stawell.



MICHAEL BAILEY Chief Executive Officer



LOCAL LAW 1 – 201*6*

The Goulburn Valley Regional Library Corporation has made a new Local Law 1-2016 to replace the current Local Law No. 1-2010.

The purpose of the Local Law is to:

- provide a mechanism to facilitate and govern board meetings;
- regulate and control use of the Corporations seal:
- provide for the administration of the boards powers and functions;
- regulate conduct in Corporation Libraries:
- enable remote participation in board meetings;
- clarify the quorum required for board meetings; and
- provide for minor administrative updates.

A copy of the new Local Law 1 – 2016 can be obtained from the Corporations office at 79 Benalla Road, Shepparton, during normal office hours, or can be obtained from the Corporation website at www.gvlibraries.vic.gov.au

KEVIN PREECE Chief Executive Officer

MONASH CITY COUNCIL

Mayoral and Councillor Allowances

At its meeting on 13 December 2016, Monash Council resolved to propose that the Mayoral and Councillor allowances for the 2016–2020 term of office be set as follows:

- Mayoral allowance: \$94,641 per annum
- Councillor allowance: \$29,630 per annum

Council also resolved to propose that the following superannuation contribution for 2016–2020 be made:

- Mayor: \$8,990.95 per annum
- Councillor: \$2,814.85 per annum

Any person can make a submission to Council about the proposed allowances, under section 223 of the **Local Government Act** 1989. Submissions should be sent to Andi Diamond, CEO – Monash Council, at either: mail@monash.vic.gov.au; or PO Box 1,

Glen Waverley, Victoria 3150. Submissions close 5 pm on 20 January 2017.

Council has appointed a committee of Council, comprising all Councillors, to consider any submissions received.

In their written submission, people can request to speak to their submission at a committee hearing. The hearing will be held at the Monash Civic Centre (293 Springvale Road, Glen Waverley) on Tuesday 14 February, at 7 pm.

Enquiries: Nick Andrianis, Coordinator Civic and Governance, on 9518 3696.

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 21 February 2017, 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.

WHITESIDE, Daphne Hazel, late of Mercy Place – Wyndham, 39 Deutgam Street, Werribee, Victoria 3030, deceased, who died on 4 December 2015.

FONTINOVO, Luigi, late of 3 Flintoff Court, Mill Park, Victoria 3082, deceased, who died on 12 April 2016.

HERBERTSON, Darcy, late of Kiverton Park, 15–17 Webster Street, Malvern East, Victoria 3145, deceased, who died on 12 October 2016.

TYNAN, Iris May, late of Hedley Sutton Hostel, 19 Canterbury Road, Camberwell, Victoria 3124, deceased, who died on 1 February 2016.

Dated 13 December 2016

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 22 February 2017, 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.

- GROAT, Shirley, late of Unit 2, 60 Woornack Road, Carnegie, Victoria 3163, retired, deceased, who died on 12 July 2016.
- LYNN, Charles Ralph, late of Sacred Heart Mission, 101 Grey Street, St Kilda, Victoria 3182, deceased, who died on 23 September 2016.

Dated 14 December 2016

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 24 February 2017, 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.

- BELL, Beverley Millicent, late of Elanora Aged Care, 7 Mair Street, Brighton, Victoria 3186, deceased, who died on 18 March 2016.
- BENNETT, Douglas Leslie, late of 24 Broome Avenue, Mentone, Victoria 3194, deceased, who died on 22 September 2016.
- HIRSCH, Lizica, late of Mark and Dina Munzer Community Residence, 52–58 Northcote Avenue, Caulfield, Victoria 3162, deceased, who died on 16 June 2016.
- ROUNDS, Kym Amanda, late of 34A The Crescent, Belgrave Heights, Victoria 3160, deceased, who died on 31 July 2016.
- TOWNHILL, William Arthur Ambrose, late of Unit 3, 36 Mawarra Crescent, Chadstone, Victoria 3148, deceased, who died on 30 October 2016.

Dated 16 December 2016

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 27 February 2017, 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.

- CLARKE, Paul Lawrence, late of 469 Princess Highway, Noble Park, Victoria 3174, deceased, who died on 5 October 2016.
- JAFFREY, Esmae Mary, late of Room 64, Shanagolden Aged Care Facility, 153–177 Webster Way, Pakenham, Victoria 3810, pensioner, deceased, who died on 27 September 2016.
- RICHARDS, Alan Graham, late of Unit 3, 68 Thackeray Road, Reservoir, Victoria 3073, deceased, who died on 23 September 2016.
- TAYLOR, Bruce, late of Flat 17, 261 Glenlyon Road, Brunswick, Victoria 3056, deceased, who died on 17 October 2016.

Dated 19 December 2016

Adoption Act 1984

I, Denise Harrison, as a delegate of the Secretary to the Department of Health and Human Services under section 17(5) of the **Children, Youth and Families Act 2005** and in relation to section 5 of the **Adoption Act 1984** approve the following person as counsellor for the purposes of the **Adoption Act 1984**.

Lanna Starkey

Dated 29 November 2016

DENISE HARRISON Director, Child Protection South Division

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Health and Human Services under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**:

I, Jan Snell, approve the appointment of the following person as Deputy Principal Officer for the purposes of the **Adoption Act 1984**:

Ms Sarah Daykin Anglicare Victoria 175 Hargreaves Street, Bendigo, Victoria

Dated 14 December 2016

JAN SNELL Deputy Secretary North Division

Crown Land (Reserves) Act 1978

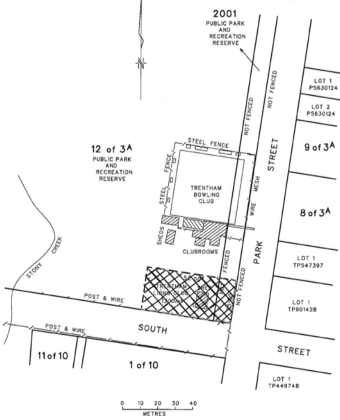
ORDER GIVING APPROVAL TO GRANT A LICENSE UNDER SECTIONS 17B(1) AND 17B(3)(A)

Under sections 17B(1) and 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a license reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve Trentham Public Purpose Reserves Committee of Management Incorporated, granting a license to Trentham Lions Club Incorporated for the purpose of the operation of a storage shed over part of Trentham Public Park and Recreation Reserve described in the Schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land shown cross-hatched on attached plan – T/4.1.2016, being part of Crown Allotment 12, Section 3A, Parish of Trentham, temporarily reserved for Public Park and General Recreation by Order in Council of 3 August 1885 (vide Government Gazette of 1885, page 2164).



File No.: 2014674 Dated 2 December 2016

Education and Training Reform Act 2006

Pursuant to section 2.6.29 of the **Education** and **Training Reform Act 2006** ('the Act') a person who is registered as a teacher under Part 2.6 of the Act ceases to be so registered and is disqualified from teaching in a school if the person is convicted or found guilty in Victoria or elsewhere of a sexual offence as defined by the Act.

On 6 December 2016, Thomas Patrick Godsell, 28 year old male, being a person who was found guilty of a sexual offence in Victoria, being one count of sexual penetration of a child under the age of 16 contrary to section 45(1) of the **Crimes Act 1958**, ceased to be a registered teacher in accordance with section 2.6.29(1) of the Act and was disqualified from teaching in a school in accordance with section 2.6.29(3) of the Act.

Electoral Act 2002

RE-REGISTRATION OF POLITICAL PARTY

In accordance with section 58D of the **Electoral Act 2002**, the following party is hereby re-registered:

Voluntary Euthanasia Party (Victoria) Dated 14 December 2016

WARWICK GATELY, AM Victorian Electoral Commission

Gambling Regulation Act 2003

Section 10.1.5A

VICTORIAN COMMISSION FOR GAMBLING AND LIQUOR REGULATION

Notice of the Making of a Standard for Approval of Technical Equipment and Systems in Victoria

In accordance with section 10.1.5A(2) (b) of the **Gambling Regulation Act 2003**, the Victorian Commission for Gambling and Liquor Regulation gives notice that, with the approval of the Minister for Consumer Affairs, Gaming and Liquor Regulation, the Victorian Commission for Gambling and Liquor Regulation has amended a Standard in respect of technical equipment and systems for Victorian Pre-commitment Player Account Equipment.

The Standard is the Victorian Precommitment Player Account Equipment Technical Requirements Document Version 2.

The Standard comes into force on the date of this notice.

The Standard is published on the Commission's website at www.vcglr.vic.gov.au Dated 15 December 2016

ROSS KENNEDY Deputy Chair

Gas Industry Act 2001

NOTIFICATION OF GRANT OF LICENCE TO SELL GAS

The Commission gives notice under section 39 of the **Gas Industry Act 2001** (GIA) that, pursuant to section 26 of the GIA, the Commission has approved an application by Tas Gas Retail Pty Ltd (ABN 90 110 370 726) for a licence to sell gas by retail.

The licence is valid from 19 December 2016 and is granted on an ongoing basis. A copy of the licence is available on the Commission's website (at www.esc.vic.gov.au) or can be obtained by contacting the Commission on (03) 9032 1300.

RICHARD CLARKE Acting Chairperson

Gas Industry Act 2001

NOTIFICATION OF GRANT OF LICENCE TO DISTRIBUTE GAS

The Commission gives notice under section 39 of the **Gas Industry Act 2001** (GIA) that, pursuant to section 26 of the GIA, the Commission has approved an application by Brookfield Regional Networks (Victoria) Pty Ltd (ABN 69 163 231 696) for a licence to distribute gas by means of a distribution pipeline.

The licence is valid from 19 December 2016 and is granted on an ongoing basis. A copy of the licence is available on the Commission's website (at www.esc.vic.gov.au) or can be obtained by calling the Commission on (03) 9032 1300.

RICHARD CLARKE Acting Chairperson

Gas Industry Act 2001

TAS GAS RETAIL PTY LTD

TAS GAS RETAIL STANDING OFFER - BROOKFIELD REGIONAL NETWORKS

Customer	Fuel Type	Distributor	Tariff Type	Offer Type	Release Date
Commercial	Gas	Brookfield Regional Networks	Single Rate	Standing Offer	30/05/2016

Gas Offer

Contact Term	No contract term
Contract Expiry Details	The agreement continues until terminated by you or us.
Bill Frequency	Every 3 months

Gas Pricing Information

1 Jan 2017 to 30 June 2017	Price (excl. GST)	Price (Incl. GST)
Usage	2.700 cents per MJ	2.970 cents per MJ
Daily Supply Charge	90 cents per day	99 cents per day

Daily Supply Charge: A charge that applies for supplying gas to your property for each day of the billing period, regardless of how much gas you use.

MJ: 'MJ' stands for megajoule and is the unit of measurement for your gas usage.

Variation of Charges

Prices on our standard offer cannot be varied more than once every six months. Variations will be published in the Victoria Government Gazette one month prior to taking effect. We will also publish any variations in a newspaper and on our website.

Fees	Charges (Incl. GST)
Exit Fees	N/A
Reconnection Fee	A \$110 fee may apply when your property is reconnected (including when you move). This fee is passed through from your distributor.
Disconnection Fee	A \$110 fee may apply when your property is disconnected (including when you move). This fee is passed through from your distributor.
Additional Fees	For information on additional fees, a full schedule of charges is available at http://www.vic.tasgas.com.au/fees

Cooling-off Period

Not applicable.

Eligibility

Available to commercial customers with a supply address in Victoria in the Brookfield Regional Networks distribution area. The following towns are eligible for this offer: 3579, 3549, 3585, 3638, 3888, 3909, 3463, 3523, 3515, 3352, 3264.

terms or by contacting our Customer Service Team on 1800 760 771.

7250

Retailer Address Phone Retailer's website Full terms and Number conditions 1800 760 771 Tas Gas 5 Kiln Court. www.vic.tasgas.com.au Full terms and conditions St Leonards. can be obtained from Retail Tasmania www.vic.tasgas.com.au/

Contact details for offer enquiries and further information

The Energy Price Fact Sheet is presented in accordance with requirements of the Essential Services Commission (ESC) – the independent regulator of the retail energy industry in Victoria. For information about choosing an energy retailer, visit yourchoice.vic.gov.au. To compare gas retailer offers available to you, go to yourchoice.vic.gov.au

TAS GAS RETAIL STANDING OFFER – BROOKFIELD REGIONAL NETWORKS (EXCLUDING WESTERN DISTRICT)

Customer	Fuel Type	Distributor	Tariff Type	Offer Type	Release Date
Residential	Gas	Brookfield Regional Networks	Single Rate	Standing Offer	30/05/2016

Gas Offer

Contact Term	No contract term
Contract Expiry Details	The agreement continues until terminated by you or us.
Bill Frequency	Every 3 months

Gas Pricing Information

1 Jan 2017 to 30 June 2017	Price (excl. GST)	Price (Incl. GST)	
Usage	2.100 cents per MJ	2.310 cents per MJ	
Daily Supply Charge	62 cents per day	68.2 cents per day	

Daily Supply Charge: A charge that applies for supplying gas to your property for each day of the billing period, regardless of how much gas you use.

MJ: 'MJ' stands for megajoule and is the unit of measurement for your gas usage.

Variation of Charges

Prices on our standard offer cannot be varied more than once every six months. Variations will be published in the Victoria Government Gazette one month prior to taking effect. We will also publish any variations in a newspaper and on our website.

Fees	Charges (Incl. GST)
Exit Fees	N/A
Reconnection Fee	A \$110 fee may apply when your property is reconnected (including when you move). This fee is passed through from your distributor.
Disconnection Fee	A \$110 fee may apply when your property is disconnected (including when you move). This fee is passed through from your distributor.
Additional Fees	For information on additional fees, a full schedule of charges is available at http://www.vic.tasgas.com.au/fees

Cooling-off Period

Not applicable.

Eligibility

Available to residential customers with a supply address in Victoria in the Brookfield Regional Networks distribution area. The following towns are eligible for this offer: 3579, 3549, 3585, 3638, 3888, 3909, 3463, 3523, 3515, 3352.

Contact details for offer enquiries and further information

Retailer	Address	Phone Number	Retailer's website	Full terms and conditions
Tas Gas Retail	5 Kiln Court, St Leonards, Tasmania 7250	1800 760 771	www.vic.tasgas.com.au	Full terms and conditions can be obtained from www.vic.tasgas.com.au/terms or by contacting our Customer Service Team on 1800 760 771.

The Energy Price Fact Sheet is presented in accordance with requirements of the Essential Services Commission (ESC) – the independent regulator of the retail energy industry in Victoria. For information about choosing an energy retailer, visit yourchoice.vic.gov.au. To compare gas retailer offers available to you, go to yourchoice.vic.gov.au

TAS GAS RETAIL STANDING OFFER – BROOKFIELD REGIONAL NETWORKS (WESTERN DISTRICT)

Customer	Fuel Type	Distributor	Tariff Type	Offer Type	Release Date
Residential	Gas	Brookfield Regional Networks	Single Rate	Standing Offer	30/05/2016

Gas Offer

Contact Term	No contract term
Contract Expiry Details	The agreement continues until terminated by you or us.
Bill Frequency	Every 3 months

Gas Pricing Information

1 Jan 2017 to 30 June 2017	Price (excl. GST)	Price (Incl. GST)
Usage	2.350 cents per MJ	2.585 cents per MJ
Daily Supply Charge	66 cents per day	72.6 cents per day

Daily Supply Charge: A charge that applies for supplying gas to your property for each day of the billing period, regardless of how much gas you use.

MJ: 'MJ' stands for megajoule and is the unit of measurement for your gas usage.

Variation of Charges

Prices on our standard offer cannot be varied more than once every six months. Variations will be published in the Victoria Government Gazette one month prior to taking effect. We will also publish any variations in a newspaper and on our website.

Fees	Charges (Incl. GST)
Exit Fees	N/A
Reconnection Fee	A \$110 fee may apply when your property is reconnected (including when you move). This fee is passed through from your distributor.
Disconnection Fee	A \$110 fee may apply when your property is disconnected (including when you move). This fee is passed through from your distributor.
Additional Fees	For information on additional fees, a full schedule of charges is available at http://www.vic.tasgas.com.au/fees

Cooling-off Period

Not applicable.

Eligibility

Available to residential customers with a supply address in Victoria in the Brookfield Regional Networks distribution area. The following towns are eligible for this offer: 3264.

Contact details for offer enquiries and further information

Retailer	Address	Phone Number	Retailer's website	Full terms and conditions
Tas Gas Retail	5 Kiln Court, St Leonards, Tasmania 7250	1800 760 771	www.vic.tasgas.com.au	Full terms and conditions can be obtained from www.vic.tasgas.com.au/terms or by contacting our Customer Service Team on 1800 760 771.

The Energy Price Fact Sheet is presented in accordance with requirements of the Essential Services Commission (ESC) – the independent regulator of the retail energy industry in Victoria. For information about choosing an energy retailer, visit yourchoice.vic.gov.au. To compare gas retailer offers available to you, go to yourchoice.vic.gov.au

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
94912	Dunns Road	Middle Creek	Ararat Rural City Council The road traverses south from the Western Highway.
97272	Delite Way	Red Cliffs	Mildura Rural City Council (Private road) The road traverses south from Treviso Way.
97272	Sumo Lane	Red Cliffs	Mildura Rural City Council (Private road) The road traverses east from Treviso Way.
97564	Kerrs Road	Fish Creek	South Gippsland Shire Council Formerly known as Summers Road. The road traverses east from Buffalo Waratah Road and is a continuation of the existing Kerrs Road.

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
N/A	Dergholm (Dergholm Recreation Reserve south west corner of oval) Neighbourhood Safer Place	Country Fire Authority Located at Dergholm Recreation Reserve south corner of oval at Dergholm.
N/A	Eaglehawk (Canterbury Park sports precinct car parks and event space) Neighbourhood Safer Place.	Country Fire Authority Located at Canterbury Park sports precinct car parks and event space.
N/A	Tatong (Tatong Recreation Reserve Community Hub) Neighbourhood Safer Place	Country Fire Authority Located at Tatong Recreation Reserve Community Hub.
92488	Harris Gully	Manningham City Council The waterway is approximately 3134 m in length with its starting point at Stintons Road flowing in a northerly direction where it empties into Andersons Creek.
97541	Beersheba Memorial Park	Southern Grampian Shire Council Located at the southern end (east side) of Alexandra Parade, Hamilton.

Change Request Number	Place Name	Naming Authority and Location
97592	Sypotts Corner	West Wimmera Shire Council Located at the southern end of Chenoweths Road, Nurcoung. For further details see map at www.delwp.vic.gov.au/namingplaces

School Naming:

School Name	Naming Authority and Location
Hamilton Parklands School	Department of Education and Training Formerly known as Hamilton Special Developmental School. Located at 15 Kerr Street, Hamilton.
Windsor Primary School	Department of Education and Training Formerly known as Stonnington Primary School. Located at 12 Hornby Street, Windsor.
Lorne P–12 College	Department of Education and Training A new school entity created as a result of the demerger for Lorne–Aireys Inlet P–12 College. Located at 18 Smith Street, Lorne.
Aireys Inlet Primary School	Department of Education and Training A new school entity created as a result of the demerger for Lorne–Aireys Inlet P–12 College. Located at 15–21 Anderson Street, Aireys Inlet.

Office of Geographic Names Land Victoria 570 Bourke Street Melbourne 3000

JOHN E. TULLOCH Registrar of Geographic Names

Interpretation of Legislation Act 1984

VICTORIAN ENERGY EFFICIENCY TARGET AMENDMENT (HIGH EFFICIENCY TELEVISIONS) REGULATIONS 2016

Notice of Incorporation of Documents and Address for Inspection of Documents

As required by section 32(3) of the **Interpretation of Legislation Act 1984**, notice is given that the Victorian Energy Efficiency Target Amendment (High Efficiency Televisions) Regulations 2016 ('the Regulations') apply, adopt or incorporate the following document:

Table of Applied, Adopted or Incorporated Matter

Statutory Rule Provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 4 which amends Schedule 24 to the Victorian Energy Efficiency Target Regulations 2008	AS/NZS 62087.2.2:2011 Power consumption of audio, video and related equipment – Part 2.2: Minimum energy performance standards (MEPS) and energy rating label requirements for television sets, 3rd Edition published by Standards Australia/Standards New Zealand on 26 October 2011 and reissued June 2012 incorporating Amendment No. 1 and December 2012 incorporating Amendment No. 2	The whole

A copy of the material applied, adopted or incorporated by the Regulations has been lodged with the Clerk of the Parliaments and is available for inspection by the public, free of charge, during normal business hours at the Essential Services Commission, Level 37, 2 Lonsdale Street, Melbourne, Victoria 3000, telephone (03) 9032 1300.

HON. LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

Local Government Act 1989

Section 73A

MAYORAL AND COUNCILLOR ALLOWANCE CATEGORIES

I, Natalie Hutchins, Minister for Local Government, pursuant to section 73A(3) of the **Local Government Act 1989**, hereby specify the Councils that are in each allowance category, in the Schedule to this notice.

Dated 8 December 2016

NATALIE HUTCHINS MP Minister for Local Government

Local Government Act 1989

Section 73A

MAYORAL AND COUNCILLOR ALLOWANCE CATEGORIES

Schedule

CATEGORY 1	CATEGORY 2	CATEGORY 3
Alpine Shire Council	Bass Coast Shire Council	Ballarat City Council
Ararat Rural City Council	Baw Baw Shire Council	Banyule City Council
Benalla Rural City Council	Bayside City Council	Boroondara City Council
Borough of Queenscliffe	Campaspe Shire Council	Brimbank City Council
Buloke Shire Council	Cardinia Shire Council	Casey City Council
Central Goldfields Shire Council	Colac Otway Shire Council	Darebin City Council
Gannawarra Shire Council	Corangamite Shire Council	Glen Eira City Council
Golden Plains Shire Council	East Gippsland Shire Council	Frankston City Council
Hepburn Shire Council	Glenelg Shire Council	Greater Bendigo City Council
Hindmarsh Shire Council	Greater Shepparton City Council	Greater Dandenong City Council
Indigo Shire Council	Hobsons Bay City Council	Greater Geelong City Council
Loddon Shire Council	Horsham Rural City Council	Hume City Council
Mansfield Shire Council	Latrobe City Council	Kingston City Council
Mount Alexander Shire Council	Macedon Ranges Shire Council	Knox City Council
Murrindindi Shire Council	Manningham City Council	Melton City Council
Northern Grampians Shire Council	Maribyrnong City Council	Monash City Council
Pyrenees Shire Council	Maroondah City Council	Moreland City Council
Southern Grampians Shire Council	Mildura Rural City Council	Moonee Valley City Council
Strathbogie Shire Council	Mitchell Shire Council	Mornington Peninsula Shire Council
Towong Shire Council	Moira Shire Council	Port Phillip City Council

CATEGORY 1	CATEGORY 2	CATEGORY 3
West Wimmera Shire Council	Moorabool Shire Council	Stonnington City Council
Yarriambiack Shire Council	Moyne Shire Council	Whitehorse City Council
	Nillumbik Shire Council	Whittlesea City Council
	South Gippsland Shire Council	Wyndham City Council
	Surf Coast Shire Council	Yarra Ranges Shire Council
	Swan Hill Rural City Council	
	Wangaratta Rural City Council	
	Warrnambool City Council	
	Wellington Shire Council	
	Wodonga City Council	
	Yarra City Council	

Local Government Act 1989

Section 185D

GENERAL ORDER

I, Natalie Hutchins, Minister for Local Government, pursuant to section 185D(1) of the **Local Government Act 1989**, hereby direct all Victorian Councils that the capped average rate in respect of the 2017–18 financial year must not exceed the base average rate by more than the average rate cap of 2.00 per cent.

Dated 19 December 2016

HON. NATALIE HUTCHINS Minister for Local Government

Road Management Act 2004

DELEGATION BY THE ROADS CORPORATION

Under section 118(2) of the **Road Management Act 2004**, the Roads Corporation delegates to City of Greater Geelong, in its capacity as a road authority, its powers under section 119A and Clause 5 of Schedule 4 of that Act in respect of the roads listed below, to facilitate the conduct of the 2017 Mitchelton Bay Cycling Classic.

In exercising these powers, City of Greater Geelong must ensure that appropriate signage is in place to provide adequate warning to motorists of tow-away zones. A failure to provide such signage does not invalidate this instrument.

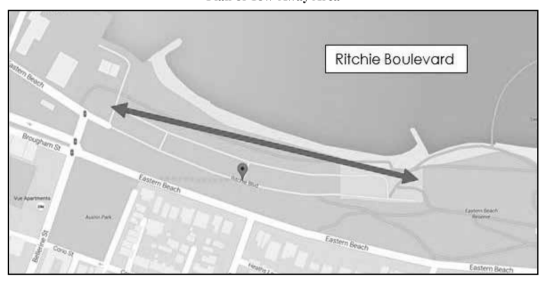
This instrument takes effect at 12.01 am on Sunday 1 January 2017 and expires at 11.59 pm on Sunday 1 January 2017.

• 1 Ritchie Boulevard, Geelong

Dated 19 December 2016

MARK KOLIBA Regional Director South Western Roads Corporation

Plan of Tow-Away Area



Road Management Act 2004

DESIGNATION OF TOW AWAY AREA UNDER SCHEDULE 4 CLAUSE 5 FOR 2017 MITCHELTON BAY CYCLING CLASSIC IN GEELONG

Clause 5 of Schedule 4 to the **Road Management Act 2004** provides that a State road authority may move, keep or impound any vehicle that is unlawfully parked or left standing in an area designated by the Minister, (referred to in this instrument as a 'tow-away area'), and may charge the owner of the vehicle a reasonable fee.

For the purposes of that provision, I, Mark Koliba, Regional Director South Western of the Roads Corporation and delegate of the Minister for Roads, designate the locations specified and shown on the attached plan to be a tow-away area to facilitate the 2017 Mitchelton Bay Cycling Classic, to be held in and around Geelong.

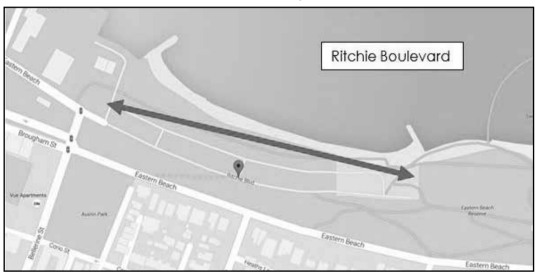
This instrument takes effect at 12.01 am on Sunday 1 January 2017 and expires at 11.59 pm on Sunday 1 January 2017.

• 1 Ritchie Boulevard, Geelong

Dated 19 December 2016

MARK KOLIBA Regional Director South Western, Roads Corporation Delegate of the Minister for Roads

Plan of Tow-Away Area



Road Management Act 2004

DESIGNATION OF TOW AWAY AREA UNDER SCHEDULE 4 CLAUSE 5 FOR NEW YEAR'S EVE CELEBRATIONS IN CITY OF MELBOURNE

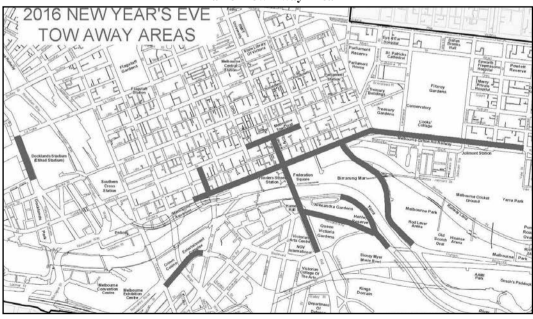
Clause 5 of Schedule 4 to the **Road Management Act 2004** provides that a State road authority may move, keep or impound any vehicle that is unlawfully parked or left standing in an area designated by the Minister, (referred to in this instrument as a 'tow-away area'), and may charge the owner of the vehicle a reasonable fee.

For the purposes of that provision, I, John Merritt, Chief Executive of the Roads Corporation and delegate of the Minister for Roads, designate the locations specified and shown on the attached plan to be a tow-away area to facilitate the New Year's Eve Celebrations, to be held in and around Melbourne City.

This instrument takes effect at 3.00 pm on Saturday 31 December 2016 and expires at 3.00 am on Sunday 1 January 2017.

- Flinders Street, between Spring Street and William Street;
- Collins Street, between Russell Street and Elizabeth Street;
- Swanston Street, between Collins Street and Princes Bridge;
- Princes Bridge;
- St Kilda Road, between Princes Bridge and Linlithgow Avenue;
- Market Street, between Collins Street and Flinders Street;
- Whiteman Street, between Clarendon Street and Queensbridge Street;
- Boathouse Drive:
- Alexandra Avenue, between Princes Bridge and Swan Street Bridge;
- Batman Avenue, between Flinders Street and Swan Street;
- Wellington Parade, both sides between Spring Street and Simpson Street; and
- Harbour Esplanade, between La Trobe Street and Bourke Street.

Plan of Tow-Away Area



Dated 19 December 2016

JOHN MERRITT Chief Executive, Roads Corporation Delegate of the Minister for Roads

Sex Work Act 1994

On 14 December 2016 Sunshine Magistrates Court declared the premises of 28D Ashley Street, West Footscray, a proscribed brothel under section 80(1) of the **Sex Work Act 1994**. This Order is valid for a period of 6 months. It is an offence for any person to be found in or entering or leaving a proscribed brothel without a lawful purpose. Any activity on the premises can be reported to Crime Stoppers on 1800 333 000.

Water Act 1989

EXTENSION OF THE LAKE BOGA WATER AND SEWERAGE DISTRICT DECLARATION 2016

I, Andrew Fennessy, Executive Director, Rural Water Programs and Economic Reform, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

1. Citation

This Declaration is called the extension of the Lake Boga Water and Sewerage District Declaration 2016.

2. Authorising Provision

This Declaration is made under section 122T of the Water Act 1989.

3. Commencement

This Declaration takes effect from the date it is published in the Victoria Government Gazette.

4. Preliminary

The Lower Murray Urban and Rural Water Corporation submitted the proposal for the extension of the Lake Boga Water and Sewerage District to the Minister which was received on 20 July 2016. This proposal was approved under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Water and Sewerage District

The Lake Boga Water and Sewerage District is established to include an area of land bounded by a red border on Drawing No. 10-LB-02. Copies of this map may be inspected at the office of the Corporation, situated at 741–759 Fourteenth Street, Mildura 3502.

Dated 5 December 2016

ANDREW FENNESSY

Executive Director, Rural Water Programs and Economic Reform Department of Environment, Land, Water and Planning (as delegate of the Minister)

Water Act 1989

EXTENSION OF THE SWAN HILL URBAN SEWERAGE DISTRICT DECLARATION 2016

I, Andrew Fennessy, Executive Director, Rural Water Programs and Economic Reform, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

1. Citation

This Declaration is called the extension of the Swan Hill Urban Sewerage District Declaration 2016.

2. Authorising Provision

This Declaration is made under section 122T of the Water Act 1989.

3. Commencement

This Declaration takes effect from the date it is published in the Victoria Government Gazette.

4. Preliminary

The Lower Murray Urban and Rural Water Corporation submitted the proposal for the extension of the Swan Hill Urban Sewerage District to the Minister which was received on 20 July 2016. This proposal was approved under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Sewerage District

The Swan Hill Urban Sewerage District is established to include an area of land bounded by a red border on Drawing No. 10-SH-01. Copies of this map may be inspected at the office of the Corporation, situated at 741–759 Fourteenth Street, Mildura 3502.

Dated 5 December 2016

ANDREW FENNESSY

Executive Director, Rural Water Programs and Economic Reform Department of Environment, Land, Water and Planning (as delegate of the Minister)

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment Amendment C194

The Minister for Planning has approved Amendment C194 to the Ballarat Planning Scheme.

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

The Amendment inserts a new Local Planning Policy Framework, including a new Municipal Strategic Statement to implement the recommendations of the 'Ballarat Planning Scheme Review 2015' and to give effect to 'Today, Tomorrow: the Ballarat Strategy 2015', a long-term strategy for managing growth and change in the City of Ballarat to 2040.

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 Ballarat City Council, 25 Armstrong Street South, Ballarat.

ALISON GLYNN
Director
State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C126 (Part 1)

The Minister for Planning has approved Amendment C126 (Part 1) to the Brimbank Planning Scheme.

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

The Amendment rezones land at 20 Alexandra Avenue, Sunshine, and land at 7, 9, 11, 13, 15 and 17 McCracken Street, Sunshine, and land at 18, 20, 22, 24, 26 and 28 Wilkinson Road, Sunshine, from Public Use Zone, Schedule 6 (Local Government) to General Residential Zone, Schedule 1 and applies the Environmental Audit Overlay to all 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 Brimbank City Council, 301 Hampshire Road, Sunshine.

BRIMBANK PLANNING SCHEME

Notice of Approval of Amendment Amendment C173 (Part 2)

The Minister for Planning has approved Amendment C173 (Part 2) to the Brimbank Planning Scheme.

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

The Amendment applies an Environmental Audit Overlay to the land at 66–72, 85, 87–91 Hampshire Road, 16–20 Hertford Road and 79 Anderson Road, Sunshine.

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 Brimbank City Council, 301 Hampshire Road, Sunshine.

ALISON GLYNN
Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C335

The Minister for Planning has approved Amendment C335 to the Greater Geelong Planning Scheme.

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

The Amendment applies the Special Building Overlay to land subject to flooding in the Kardinia Creek Catchment generally located in Highton, Wandana Heights and Belmont.

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

HEPBURN PLANNING SCHEME Notice of Approval of Amendment Amendment C54

The Minister for Planning has approved Amendment C54 to the Hepburn Planning Scheme.

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

The Amendment implements the recommendations of the 'Hepburn Significant Tree Register Nominations 2011 – Statements of Significance Report, with Planning Scheme Amendment, November 2015' (the Report) by applying a Vegetation Protection Overlay or Heritage Overlay to significant trees or tree planting. The Amendment also amends Clauses 21.05, 21.09, 42.02 Schedule 1, 43.01 Schedule, 61.03 Schedule, and inserts new Clause 42.02 Schedule 2 and the Report as a reference document.

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 Hepburn Shire Council, corner Duke and Albert Streets, Daylesford.

ALISON GLYNN
Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

HORSHAM PLANNING SCHEME Notice of Approval of Amendment Amendment C74

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

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

The Amendment rezones 24 to 28 Kalkee Road and part of 20 Gertrude Street, Horsham, from part General Residential Zone Schedule 1 and Public Park and Recreation Zone to Public Use Zone Schedule 6 (Local Government) to facilitate the Kalkee Road Children's and Community Hub development.

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 Horsham Rural City Council, Civic Centre, 18 Roberts Avenue, Horsham.

MITCHELL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C111

The Minister for Planning has approved Amendment C111 to the Mitchell Planning Scheme.

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

The Amendment applies the Public Acquisition Overlay (PAO) to part of the land at 185 O'Sheas Road, Kilmore East.

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 Mitchell Shire Council, 113 High Street, Broadford.

ALISON GLYNN
Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment Amendment C162

The Minister for Planning has approved Amendment C162 to the Moonee Valley Planning Scheme.

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

The Amendment replaces the interim Heritage Overlay controls with permanent Heritage Overlay controls for 41, 43 and 45 Regent Street, Ascot Vale.

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 Moonee Valley City Council, Civic Centre, 9 Kellaway Avenue, Moonee Ponds.

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment Amendment C90

The Minister for Planning has approved Amendment C90 to the Whittlesea Planning Scheme.

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

The Amendment rezones 250 O'Herns Road, Epping, from Farming Zone to Comprehensive Development Zone – Schedule 4 and amends Schedule 4 to the Urban Growth Zone (English Street Precinct Structure Plan) to correct a mapping error.

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 Whittlesea City Council, Civic Centre, 25 Ferres Boulevard, South Morang.

ALISON GLYNN
Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C202

The Minister for Planning has approved Amendment C202 to the Whittlesea Planning Scheme.

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

The Amendment updates Clause 22.15 – South Morang Activity Centre Policy and Schedule 7 to Clause 43.02 – Design and Development Overlay to extend the interim policy expiry dates until 1 October 2017.

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 Whittlesea City Council, 25 Ferres Boulevard, South Morang, Victoria.

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Approval of Amendment Amendment C123

The Minister for Planning has approved Amendment C123 to the Wodonga Planning Scheme.

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

The Amendment implements the recommendations of the Wodonga Planning Scheme Review Report 2013 by replacing Clauses 21.01–21.13 and Clauses 22.01–22.04 with redrafted and updated content. Clauses 22.06–22.20 are deleted as relevant policy guidance is repositioned in the Municipal Strategic Statement at Clause 21. Planning Scheme Map No. 1 is amended to include land subject to a municipal boundary realignment with Indigo Shire gazetted on 22 October 2015.

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 Wodonga City Council, 104 Hovell Street, Wodonga.

ALISON GLYNN
Director
State Planning Services
Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

RESERVATION OF ANGLESEA HEATH

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands for public recreation and conservation of an area of natural interest:—

MUNICIPAL DISTRICT OF THE SURF COAST SHIRE COUNCIL

ANGAHOOK, JAN JUC and WORMBETE - Public recreation and conservation of an area of natural interest; being Crown Allotment 2039 [area 1353 hectares, more or less], Parish of Angahook; Crown Allotments 50B [area 3.2 hectares, more or less], 67 [area 8500 square metres], 2038 [area 109.6 hectares], 2041 [area 112 hectares, more or less], 2042 [area 1730 hectares, more or less], 2043 [area 260 hectares, more or less] and 2044 [area 16.6 hectares, more or less. Parish of Jan Juc and Crown Allotments 33 [area 1022 hectares, more or less], 34 [area 1697 hectares, more or less] and 2002 [area 60.3 hectares, more or less], Parish of Wormbete as shown on plan LEG1./16-493 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning.

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

Dated 20 December 2016
Responsible Minister
HON LILY D'AMBROSIO MP
Minister for Energy, Environment and
Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REPEAL OF ORDER VESTING RESERVED CROWN LAND AT RICHMOND

Order in Council

The Governor in Council under sections 16(1) and (2) of the **Crown Land (Reserves) Act 1978** repeals the Order in Council described hereunder:—

RICHMOND – The Order in Council made on 22 July, 1980 and published in the Government Gazette of 30 July, 1980 – page 2644 vesting reserved Crown land at Richmond in the Parish of Jika Jika in the Yarra City Council (as successor in law to the City of Richmond) and empowering Council to grant leases or licences for the purpose of the reservation over the reserved Crown land vested in Council for a term not exceeding 21 years.

File Ref: 1204474

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

Dated 20 December 2016

Responsible Minister HON LILY D'AMBROSIO MP Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION – EAST MELBOURNE

Order in Council

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

MELBOURNE – The temporary reservation for public purposes by Order in Council of 27 October, 2015 of an area of 1902 square metres of Crown land formerly being Crown Allotment 2092, City of Melbourne, Parish of Melbourne North **so far only as** the portion containing 14.2 square metres being Crown Allotment 2371, City of Melbourne, Parish of Melbourne North as shown on Original Plan No. OP124046 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning.

File reference 2019321

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

Dated 20 December 2016
Responsible Minister
HON LILY D'AMBROSIO MP
Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Crown Land (Reserves) Act 1978

MELBOURNE PARKS AND GARDENS (JOINT TRUSTEE RESERVES) (AMENDMENT) REGULATIONS NO. 1/2016

Order in Council

The Governor in Council, under section 13 of the Crown Land (Reserves) Act 1978, being satisfied that there are special reasons justifying the Regulations, approves the making of the following Regulations by the Minister for Energy, Environment and Climate Change and the Melbourne City Council as Joint Trustees of Carlton Gardens.

Dated 20 December 2016

Responsible Minister

LILY D'AMBROSIO

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Crown Land (Reserves) Act 1978

MELBOURNE PARKS AND GARDENS (JOINT TRUSTEE RESERVES) (AMENDMENT) REGULATIONS NO. 1/2016

The Minister for Energy, Environment and Climate Change and the Melbourne City Council make the following Regulations:

Title

1. These Regulations may be cited as the Melbourne Parks and Gardens (Joint Trustee Reserves) (Amendment) Regulations No. 1/2016.

Objective

2. The objective of these Regulations is to amend the Melbourne Parks and Gardens (Joint Trustee Reserves) Regulations 1994¹ to increase the entrance fee by \$2.90 to \$29.90 per person for entry into the Melbourne International Flower and Garden Show held in the Carlton Gardens.

Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

Commencement

4. These Regulations come into operation on the day that they are published in the Government Gazette.

Amendment to Regulation 19

5. In regulation 19(2) of the Melbourne Parks and Gardens (Joint Trustee Reserves) Regulations 1994, for '\$27.00' substitute '\$29.90'.

¹ The Melbourne Parks and Gardens (Joint Trustee Reserves) Regulations 1994 published in the Government Gazette on 12 January 1995 (pages 94–102) and subsequent amendments published in the Government Gazettes of 5 March 1996 (S17 pages 2–3), 16 April 1996 (S37 pages 1–2),

15 January 1997 (S5 page 1), 26 November 1998 (S138 page 1), 20 December 2001 (page 3264), 2 April 2002 (S56 page 1), 30 March 2006 (S98 page 1), 24 January 2008 (page 177), 21 March 2012 (S92), 27 March 2012 (S104), 31 January 2013 (G5 page 207) and 31 October 2013, (G44, page 2687).

THE HON LILY D'AMBROSIO
Minister for Energy, Environment and Climate Change
MARTIN CUTTER
Acting Chief Executive Officer
as delegate for and on behalf of
MELBOURNE CITY COUNCIL

Education and Training Reform Act 2006

APPOINTMENT OF A CHAIRPERSON TO THE AMES AUSTRALIA BOARD

Order in Council

The Governor in Council under section 3.3.33 and clause 2 to schedule 2 of the **Education and Training Reform Act 2006** appoints William Stuart Crosby as Chairperson of the AMES Australia Board.

The Governor in Council under section under section 3.3.33 and clause 3 to schedule 2 of the **Education and Training Reform Act 2006** fixes the remuneration of the AMES Australia Board Chairperson at \$49,958 per annum.

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

Dated 20 December 2016

Responsible Minister: THE HON. GAYLE TIERNEY, MP Minister for Training and Skills

ANDREW ROBINSON
Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF A CHAIRPERSON TO THE AMES AUSTRALIA BOARD SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment is part-time.

2. Period of Appointment

The period of appointment is from the date of the Order to 1 December 2019 (both dates inclusive).

3. Duties and responsibilities of the position

Under section 3.3.33(1)(a) a member of the AMES Australia Board is to be appointed as Chairperson of the governing board. Under section 3.3.29B of the Act the functions of the AMES Australia board include having oversight of the institution ensuring it is managed effectively and operating in accordance with its strategic plan and statement of corporate intent; developing and implementing strategic plans, statements of corporate intent, operational business plans for the institution and polices relating to staff employment; developing and issuing management and administration directions for staff and the CEO that must be complied with and monitored by the Board; and advising and reporting on activities of the institution to the Minister and Secretary.

4. Termination Arrangements

Clause 2(3) of schedule 2 to the Act, stipulates that the office of a member becomes vacant if the member becomes bankrupt, is found guilty of an offence which is, or which would if committed in Victoria be, an indictable offence or is absent from 3 consecutive meetings of the Board without the leave of the Chairperson or in the case of the Chairperson without the Minister's leave.

5. Payment Provisions

Under clause 3(4) of schedule 2 to the Act a member of the governing board of an adult education institution, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time to time by the Minister. However, as the Chairperson is appointed by the Governor in Council under section 3.3.33 of the Act the remuneration and fees are fixed from time to time by the Governor in Council. The remuneration for an eligible Chairperson is an annual sitting fee of \$49,958. William Stuart Crosby is eligible for remuneration.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

Under clause 3(4) of schedule 2 to the Act a member of the governing board of an adult education institution, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time to time by the Minister. However, as the Chairperson is appointed by the Governor in Council under section 3.3.33 of the Act the remuneration, fees and allowances are fixed from time to time by the Governor in Council.

8. Leave Arrangements

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

9. Prior Service

Not applicable.

Education and Training Reform Act 2006

VICTORIAN CURRICULUM AND ASSESSMENT AUTHORITY FEES

Order in Council

The Governor in Council under sections 2.5.5(1)(b) and 5.10.3(1) of the **Education and Training Reform Act 2006** –

- (a) repeals the Order fixing the fees which may be charged by the Victorian Curriculum and Assessment Authority, made by the Governor in Council on 22 December 2015 and published in Government Gazette G51 on 24 December 2015; and
- (b) fixes the fees specified in the Schedule to the Order which may be charged by the Victorian Curriculum and Assessment Authority.

This Order takes effect from the date the Order is published in the Government Gazette and remains in force until revoked.

Dated 20 December 2016

Responsible Minister:

THE HON. JAMES MERLINO MP

Minister for Education

ANDREW ROBINSON Clerk of the Executive Council

Education and Training Reform Act 2006

VICTORIAN CURRICULUM AND ASSESSMENT AUTHORITY FEES SCHEDULE TO THE ORDER IN COUNCIL

	\$
Examinations outside Victoria	
Interstate service fee (for each examination period)	84.61
Overseas service fee (for each examination period)	251.38
Examinations for interstate or overseas accrediting authorities	54.68 per hr + freight
Statement of Marks/Statement of Study Score	
Statement of Marks (per examination)	10.31
Statement of Study Score (per study)	10.31
Late application fee (per application) for requests received after 10/02/2017	39.47
Inspection of Scripts	
Per Examination	24.07
Replacement certificates and Statement of Results	
Search fee and Replacement Certificate	30.30
24-hour priority fee (additional)	26.87*
Replacement Statement of Results	38.50

Victoria Government Gazette	G 51	22 Decemb	ber 2016	3227
24-hour priority fee (additional)			26.	87*
Certified copies				
Certified copy of a VCE student's results			16	.22
Equivalent qualifications				
Assessment and issue of an equivalent qualification statement	t		30	.30
48-hour priority fee (additional)			26.	87*
Request for data			On app	lication
Full-fee paying overseas students				
VCE Units 1 and 2 only – three or fewer units			69	.75
VCE Units 1 and 2 only – four or more units			209	9.00
VCE Units 1 and 2 and one Unit 3 and Unit 4 sequence			292	2.88
Two or more VCE Units 3 and 4 sequence			431	1.08
Late VCE and VCAL results amendments				
Enrolment changes per unit			9.	21
Each VCE Unit 3 and 4 sequence			18	.49
Late fee per student for amendment to 2016 units 1 and 2 resurreceived by VCAA after 3 March 2017	ılts for a	application	38	.51
Late fee for amendment of any pre-1 January 2016 VCE and enrolment or completion result	VCAL s	student	144	4.91
Extension of time for VASS			148	3.89
Changes to enrolment/withdrawals after the final enrolme	ent date			
Per VCE or VCAL Unit			9.	21
Per complete VCE or VCAL student enrolment			91	.05
Extension of time for VASS			148	8.90
IB/GAT administrative fee			69	.76
Verification of qualifications				
Per application			31	.60
Quarterly subscription fee			315	5.95

Note:

• All fees and charges are GST-free unless they appear with *

Electricity Industry Act 2000

ELECTRICITY LICENCE EXEMPTION FOR SF SUNTECH AUSTRALIA PTY LTD

Order in Council

The Governor in Council under section 17 of the **Electricity Industry Act 2000** (the Act) makes the following Order:

- 1. SF Suntech Australia Pty Ltd (ABN 12 600 494 577) is exempt from the requirement to obtain a licence to distribute, supply and sell electricity under the Act. This Order is subject to the following conditions:
 - a) SF Suntech Australia Pty Ltd may only supply, distribute and sell electricity to Olam Orchards Australia Pty Ltd (ABN 15 139 442 532) at Murray Valley Highway, Boundary Bend, VIC 3599 or electricity market participants who are either licensed to sell electricity under the Act or authorised under the National Energy Retail Law.
 - b) SF Suntech Australia Pty Ltd must take no action which prevents Olam Orchards Australia Pty Ltd from purchasing electricity from any authorised or licensed retailer of its choice, or which prevents any licensed or authorised retailer or distributor from supplying and selling electricity to Olam Orchards Australia Pty Ltd.
 - SF Suntech Australia Pty Ltd must observe all applicable provisions of the Electricity Distribution Code.
 - d) SF Suntech Australia Pty Ltd must provide (whether or not through an agent), to the Minister or the Essential Services Commission, any information either entity may reasonably require for the administration of this Order.
- 2. This Order comes into effect from the date it is published in the Government Gazette.

Dated 20 December 2016

Responsible Minister:

LILY D'AMBROSIO

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Kardinia Park Stadium Act 2016

EVENT MANAGEMENT DECLARATION FOR KARDINIA PARK EVENTS

Order in Council

The Governor in Council, under section 34 of the **Kardinia Park Stadium Act 2016** ('Act'), declares the events specified in Tables 1 and 2 to be Kardinia Park events.

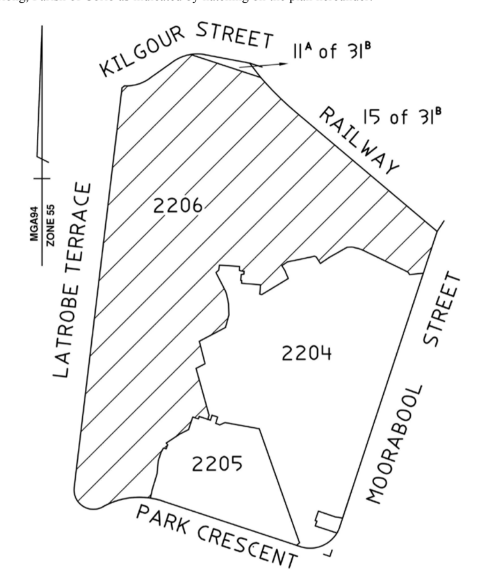
Table 1: N	Table 1: Melbourne Victory vs Newcastle Jets		
Column 1	- Section and Description	Column 2 – Matter Specified	
35(1)(c)	Title of the Kardinia Park event and a short description of it:	Melbourne Victory vs Newcastle Jets, an A-League football (soccer) match	
35(1)(d)	The times and dates during which the Kardinia Park event is to take place:	12.01 am on 1 January 2017 to 11.59 pm on 3 January 2017	
35(1)(g)	Any functions, duties and powers conferred on the Trust	The Trust may enter into agreements and arrangements with the event organiser.	
	during the Kardinia Park event in accordance with section 36:	The Trust may organise, facilitate or undertake an event.	
		The Trust may fix opening and closing times for public access to any area to which the declaration applies.	
		The Trust may impose, collect and retain fees for parking of motor vehicles in Kardinia Park. The fee will be \$10 per vehicle.	
35(1)(h)	The provision of any car parking on land at Kardinia Park during a Kardinia Park event in accordance with section 36	The Trust may provide car parking on land at Kardinia Park.	
35(1)(i)	Any functions, duties and powers of the Council suspended during the Kardinia Park event in accordance with section 37	The functions, duties and powers of the Council to hold or allow any events, or take bookings for any space or events, within Kardinia Park (including venues within Kardinia Park) are suspended during the specified times and dates.	
35(1)(j)	Any powers conferred on the Trust to enter into agreements or arrangements with an event organiser in accordance with section 36 and 38	The functions, duties and powers to book any space or hold events or bookings in Kardinia Park and its venues during the specified times and dates are conferred on the Trust.	

Table 2: T	wenty20 One Day International	Australia vs Sri Lanka
Column 1	- Section and Description	Column 2 – Matter Specified
35(1)(c)	Title of the Kardinia Park event and a short description of it:	Australia vs Sri Lanka, a Twenty20 One Day International cricket match
35(1)(d)	The times and dates during which the Kardinia Park event is to take place:	12.01 am on 15 February 2017 to 11.59 pm on 22 February 2017
35(1)(g)	Any functions, duties and powers conferred on the Trust during the Kardinia Park event in accordance with section 36:	The Trust may enter into agreements and arrangements with the event organiser. The Trust may organise, facilitate or undertake
	in accordance with section 36:	an event. The Trust may fix opening and closing times for public access to any area to which the declaration applies.
		The Trust may impose, collect and retain fees for parking of motor vehicles in Kardinia Park. The fee will be \$10 per vehicle.
35(1)(h)	The provision of any car parking on land at Kardinia Park during a Kardinia Park event in accordance with section 36	The Trust may provide car parking on land at Kardinia Park.
35(1)(i)	Any functions, duties and powers of the Council suspended during the Kardinia Park event in accordance with section 37	The functions, duties and powers of the Council to hold or allow any events, or take bookings for any space or events, within Kardinia Park (including venues within Kardinia Park) are suspended during the specified times and dates.
35(1)(j)	Any powers conferred on the Trust to enter into agreements or arrangements with an event organiser in accordance with section 36 and 38	The functions, duties and powers to book any space or hold events or bookings in Kardinia Park and its venues during the specified times and dates are conferred on the Trust.

The Kardinia Park Stadium Trust takes control of the area of Kardinia Park to which this declaration applies for the times and dates during which an event takes place as specified in Tables 1 and 2.

This legislative instrument takes effect on the date it is published in the Government Gazette and applies until 23 February 2017.

The area of Kardinia Park to which this declaration applies is Crown Allotment 2206, City of Geelong, Parish of Corio as indicated by hatching on the plan hereunder:



Dated 20 December 2016 Responsible Minister: THE HON JOHN EREN MP Minister for Sport

ANDREW ROBINSON Clerk of the Executive Council

Major Sporting Events Act 2009

AMENDMENT OF MAJOR SPORTING EVENT ORDER FOR TWENTY20 DOMESTIC CRICKET MATCHES HELD AT DOCKLANDS STADIUM IN THE YEARS 2016 TO 2017

Order in Council

The Governor in Council under section 24 of the **Major Sporting Events Act 2009** (the Act), amends the major sporting event order for domestic twenty20 matches at Docklands Stadium made on 4 December 2012 replacing the lines related to section 8(2)(i)(Parts of the Act that apply to the major sporting event specified in this Order) with the following lines:

Column 1 Section a	l nd Description	Column 2 Matter Specified
8(2)(i)	Parts of the Act that apply to the major sporting event specified in this Order:	Divisions 1, 2, 4 & 5 of Part 3 (Commercial Arrangements) Part 4 (Crowd Management); and Part 8 (Aerial Advertising)
12(2)(a)	Commercial arrangements period	From 10.00 am until midnight on the day of each major sporting event specified in this Order.

This Order takes effect on the day that it is published in the Government Gazette.

Dated 20 December 2016 Responsible Minister: HON JOHN EREN MP Minister for Tourism and Major Events

ANDREW ROBINSON Clerk of the Executive Council

Major Sporting Events Act 2009

MAJOR SPORTING EVENT ORDER

INTERNATIONAL TWENTY20 CRICKET MATCH BETWEEN AUSTRALIA & SRI LANKA AT KARDINIA PARK STADIUM, GEELONG, ON 19 FEBRUARY 2017

Order in Council

The Governor in Council under section 7 of the **Major Sporting Events Act 2009** (the Act) specifies each of the matters in Column 2 of Table 1 in accordance with the corresponding section of the Act in Column 1 of Table 1.

Table 1:	Table 1: Australia v Sri Lanka International Twenty 20 Cricket Match		
Column	1 - Section and Description	Column 2 – Matter Specified	
8(1)(a)	Major sporting event:	Australia v Sri Lanka Twenty20 Cricket match on 19 February 2017	
8(1)(b)	Event venue:	Kardina Park Stadium as depicted by the area outlined yellow on the plan LEGL./14-004 lodged in the Central Plan Office.	

8(2)(a)	Event organiser:	Cricket Australia A.C.N. 006 089 130
8(2)(b)	Event area:	The land within and adjoining Kardinia Park and including Moorabool Street in Geelong outlined by the red border and cross-hatches in red on the plan LEGL./14-004 lodged in the Central Plan Office.
8(2)(c)	Aerial advertising event	Australia v Sri Lanka Twenty20 Cricket match on 19 February 2017
8(2)(e)	Crowd management period	Starting at 2.00 pm and ending at midnight on the day of the match.
8(2)(i)	Parts of the Act that apply to the major sporting event specified in this table:	Part 4 Divisions 1, 2, 4 and 5 of Part 3 (Commercial Arrangements) Event Venue: Part 4 (Crowd Management) Event Area: Part 4 (Crowd Management) except for section 66. Part 4 (Crowd Management) does not apply to items described in paragraphs (a) and (h) of the definition of <i>prohibited item</i> in section 3. Part 8 (Aerial Advertising)
11(2)(a)	Aerial advertising venue:	Kardinia Park Stadium
11(2)(b)	Aerial advertising limitation time	Starting at 2.00 pm and ending at midnight on the day of the match.
12(2)(a)	Commercial arrangements period	Starting at 2.00 pm and ending at midnight on the day of the match.

This Order takes effect on the day that it is published in the Government Gazette.

Dated 20 December 2016

Responsible Minister:

HON JOHN EREN MP

Minister for Tourism and Major Events

ANDREW ROBINSON Clerk of the Executive Council

Major Sporting Events Act 2009

MAJOR SPORTING EVENT ORDER

KEY CRICKET MATCHES HELD AT THE MELBOURNE CRICKET GROUND IN 2016/17 Order in Council

The Governor in Council under section 24 of the **Major Sporting Events Act 2009** (the Act) amends the major sporting event order for key cricket matches held at the Melbourne Cricket Ground made on 11 December 2012 by replacing the lines related to section 8(2)(i) (Parts of the Act that apply to each major sporting event specified in this table) in Tables 2, 3, 4 and 5 with the following lines:

Table 2:	Table 2: Boxing Day cricket test matches held at the MCG in 2016 to 2017		
Column Section a	1 nd Description	Column 2 Matter Specified	
8(2)(i)	Parts of the Act that apply to the major sporting event specified in this table:	Part 4 (Crowd Management) Divisions 1, 2, 4 & 5 of Part 3 (Commercial Arrangements)	
12(2)(a)	Commercial arrangements period	Starting at 12.01 am on 26 December 2016 and ending at midnight on 30 December 2016 ; and	
		Starting at 12.01 am on 26 December 2017 and ending at midnight on 30 December 2017	

Table 3: 0	Table 3: One Day International cricket matches held at the MCG in 2016 to 2017		
Column 1 Section as	l nd Description	Column 2 Matter Specified	
8(2)(i)	Parts of the Act that apply to the major sporting event specified in this table:	Part 4 (Crowd Management) Divisions 1, 2, 4 & 5 of Part 3 (Commercial Arrangements)	
12(2)(a)	Commercial arrangements period	Starting at 7.00 am and ending at midnight on each day of the major sporting event specified in this table.	

Table 4:	Table 4: Twenty20 International cricket matches held at the MCG in 2016 to 2017		
Column Section a	1 and Description	Column 2 Matter Specified	
8(2)(i)	Parts of the Act that apply to the major sporting event specified in this table:	Part 4 (Crowd Management) Divisions 1, 2, 4 & 5 of Part 3 (Commercial Arrangements)	
12(2)(a)	Commercial arrangements period	Starting at 2.00 pm and ending at midnight on each day of the major sporting event specified in this table.	

Table 5: 7	Table 5: Twenty20 Domestic Cricket Matches held at the MCG in 2016 to 2017		
Column 1 Section as	l nd Description	Column 2 Matter Specified	
8(2)(i)	Parts of the Act that apply to the major sporting event specified in this table:	Part 4 (Crowd Management) Divisions 1, 2, 4 & 5 of Part 3 (Commercial Arrangements) Part 8 (Aerial Advertising)	
11(2)(a)	Aerial advertising venue	Melbourne Cricket Ground	
11(2)(b)	Aerial advertising limitation time:	Starting at 2.00 pm and ending at midnight on each day of the major sporting event specified in this table.	
12(2)(a)	Commercial arrangements period:	Starting at 2.00 pm and ending at midnight on each day of the major sporting event specified in this table.	

This Order takes effect on the day that it is published in the Government Gazette.

Dated 20 December 2016

Responsible Minister:

HON JOHN EREN MP

Minister for Tourism and Major Events

ANDREW ROBINSON Clerk of the Executive Council

Major Sporting Events Act 2009

MAJOR SPORTING EVENT ORDER

CADEL EVANS GREAT OCEAN ROAD RACE (ELITE MEN'S ROAD RACE) ON 29 JANUARY 2017

Order in Council

The Governor in Council under section 7 of the **Major Sporting Events Act 2009** (the Act) specifies each of the matters in Column 2 of Table 1 in accordance with the corresponding section of the Act in Column 1 of Table.

Table 1: 0	Table 1: Cadel Evans Great Ocean Road Race (Elite Men's Road Race) on 29 January 2017		
Column	1 – Section and Description	Column 2 – Matter Specified	
8(1)(a)	Major sporting event:	Cadel Evans Great Ocean Road Race (Elite Men's Road Race) on 29 January 2017	
8(1)(b)	Event venue:	A road circuit in Geelong as depicted by the broken red line and described on the plan LEGL/15-026 lodged in the Central Plan Office. The event venue comprises the made surface of the identified roads to the outside of the barriers or the edge of the road on each side.	
8(2)(a)	Event organiser:	Cycling Australia Ltd, ABN 86 600 984 576, ACN 600 948 576	
8(2)(b)	Event area:	Steampacket Gardens, Fairnie Park and Stony Point Pier, Transvaal Square, pavements and car parking bays adjacent to these parks up to the barriers that will line the event venue, and a car parking area along the southern side of Eastern Beach Road between Moorabool Street and Yarra Street, as shown and described on the plan LEGL/15-026 lodged in the Central Plan Office.	
8(2)(e)	Crowd management period:	From 7.00 am until 11.00 pm on 31 January 2017.	
8(2)(i)	Parts of the Act that apply to the major sporting event	Event venue: Part 4 (Crowd management)	
	specified in this table:	Event area : Part 4 (Crowd management). Part 4 does not apply to items described in paragraphs (a) and (h) of the definition of <i>prohibited item</i> in section 3.	

This Order takes effect on the day that it is published in the Government Gazette.

Dated 20 December 2016

Responsible Minister:

HON JOHN EREN MP

Minister for Tourism and Major Events

ANDREW ROBINSON Clerk of the Executive Council

Major Sporting Events Act 2009

MAJOR SPORTING EVENT ORDER

AUSTRALIAN OPEN - 16 JANUARY 2017 TO 29 JANUARY 2017

Order in Council

The Governor in Council under section 7 of the **Major Sporting Events Act 2009** (the Act) specifies each of the matters in Column 2 of Table 1 and 2 in accordance with the corresponding section of the Act in Column 1 of Table 1 and 2.

Table 1: Australian Open Tennis Championships 2017				
Column 1 – Section and Description		Column 2 – Matter Specified		
8(1)(a)	Major sporting event:	Australian Open Tennis Championships		
8(1)(b)	Event venue:	National Tennis Centre Land		
8(2)(a)	Event organiser:	Tennis Australia Ltd. ABN 61 006 281 125		
Column 1 – Section and Description 8(1)(a) Major sporting event: 8(1)(b) Event venue:		The land cross-hatched in yellow on the plan LEGL./14-577 lodged in the Central Plan Office which is described as the following: The boundary of the Princes Walk/Birrarung Marr section of the event area commences at the north-western corner of Princes Walk near St Kilda Road at the row of bollards. From here it travels in an easterly direction along the line of the built form of Federation Square, turning north and then east again until it reaches the boundary of Birrarung Marr. It then continues easterly and then north easterly along the wall of the car park, up some steps and along a path to the corner of Birrarung Marr at Batman Avenue. The boundary then follows the property line of Birrarung Marr south easterly and then south along the western corner of Batman Avenue until it reaches the southern corner of Birrarung Marr which is marked by a row of bollards opposite Margaret Court Arena. The boundary then follows the edge of Birrarung Marr west along the northern bank of the Yarra River until it reaches a point south of the eastern end of the bluestone wall that runs along Princes Walk. Here it turns north until it reaches the end of the bluestone wall and turns west along the back of the bluestone wall to the line of bollards and the starting point.		

8(2)(e)	Crowd management period:	Two hours before the advertised commencement of day's play until two hours after the conclusion of play for the day.
8(2)(i)	Parts of the Act that apply to the major sporting event specified in this table:	Event Area: Part 4 (Crowd Management)
8(2)(1)	Any opening or closing ceremony, parade or similar activity or event connected with the major sporting event to be part of the major sporting event	Australian Open Festival

This Order takes effect on the day that it is published in the Government Gazette.

Dated 20 December 2016

Responsible Minister: HON JOHN EREN MP

Minister for Tourism and Major Events

ANDREW ROBINSON Clerk of the Executive Council

National Electricity (Victoria) Act 2005

F-FACTOR SCHEME ORDER 2016

Order in Council

The Governor in Council, under section 16C of the **National Electricity (Victoria) Act 2005**, makes the following Order:

1. Purpose

The purpose of this Order is to revoke the previous f-factor scheme Order that commenced on 23 June 2011, and to provide for the establishment of a new f-factor scheme that targets incentives towards ignitions that pose the greatest risk of harm through the use of ignition risk units (*IRU*s).

2. Commencement

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

3. Revocation of previous f-factor Order

The f-factor scheme Order published in the Victoria Government Gazette No. G 25 on 23 June 2011, and dated 21 June 2011, is revoked.

4. Interpretation

(1) In this Order and unless the context otherwise requires –

2016-2020 regulatory control period means the regulatory control period 1 January 2016 to 31 December 2020:

Central Plan Office means the Central Plan Office of the Department of Environment, Land, Water and Planning;

electric line construction area has the same meaning as it has in the Electricity Safety (Bushfire Mitigation) Regulations 2013;

f-factor scheme means an incentive scheme that provides incentives for Distribution Network Service Providers to reduce the risk of fire starts and reduce the risk of loss or damage caused by fire starts;

fire danger rating means a forecast rating announced by the Bureau of Meteorology that represents the fire danger index predicted for a specific area in which a fire is located:

fire start – see clause 5;

fire start report – see clause 6:

hazardous bushfire risk area has the same meaning as it has in the Electricity Safety Act 1998;

IRU means ignition risk unit;

IRU amount – see clause 11;

IRU target – see clause 10;

polyphase electric line has the same meaning as it has in the Electricity Safety (Bushfire Mitigation) Regulations 2013;

previous f-factor scheme Order means the f-factor scheme Order published in the Victoria Government Gazette No. G 25 on 23 June 2011, and dated 21 June 2011;

relevant Distribution Network Service Provider, for the purpose of calculating a revenue adjustment, means the particular Distribution Network Service Provider for whom the revenue adjustment is being calculated;

relevant distribution system, for the purpose of calculating a revenue adjustment, means the distribution system that is owned, operated or controlled by the relevant Distribution Network Service Provider;

relevant financial year, for the purpose of calculating a revenue adjustment under clause 9, an IRU target or an IRU amount, means the financial year ending 18 months prior to the commencement of the regulatory year for which the revenue adjustment is being calculated;

Example: For the regulatory year commencing 1 January 2020, the relevant financial year is the 2017/18 financial year.

required clearance space means a clearance space required under the Code of Practice for Electric Line Clearance as prescribed pursuant to Part 8 of the **Electricity Safety Act 1998**:

Note: See regulation 7 and Schedule 1 to the Electricity Safety (Electric Line Clearance) Regulations 2015.

revenue adjustment means a revenue adjustment under clause 9 or clause 13, and may be positive or negative:

tree has the same meaning as it has in the **Electricity Safety Act 1998** and includes (without limitation) a hazard tree within the meaning of section 86B of that Act.

Note: tree, as defined in section 3 of the **Electricity Safety Act 1998**, includes vegetation.

validation report – see clause 7.

(2) Unless the context otherwise requires, words and expressions used in the National Electricity (Victoria) Law or the National Electricity Rules have the same meaning in this Order as they have in that Law or those Rules.

Note: Used in this Order are distribution system, distribution consultation procedures, framework and approach paper, national electricity objective, publish, regulatory control period, regulatory year and relevant entity which are all defined in either the National Electricity (Victoria) Law or the National Electricity Rules.

5. What is a fire start?

- (1) A fire start is any fire
 - (a) that starts in or originates from a distribution system;
 - (b) started by any tree, or part of a tree, falling upon or coming into contact with a distribution system;
 - (c) started by any person, bird, reptile or other animal coming into contact with a distribution system;
 - (d) started by lightning striking a distribution system or a part of a distribution system;
 - (e) started by any other thing forming part of or coming into contact with a distribution system; or
 - (f) otherwise started by a distribution system.
- (2) For the purposes of clause 5(1)(b), it is irrelevant whether the tree or part of the tree that fell upon or came into contact with the distribution system is or was, before the fire start, inside or outside a required clearance space.

6. Fire start reports

(1) The AER may request a Distribution Network Service Provider to provide a fire start report in respect of a financial year.

Note: See section 16G of the National Electricity (Victoria) Act 2005.

(2) The AER's request must be in writing and must specify when the fire start report is to be provided which shall be no later than 30 September in each year.

- (3) A fire start report must–
 - (a) be in electronic format;
 - (b) be in the form that the AER from time to time specifies:
 - (c) be signed by a director of the Distribution Network Service Provider, or other officer of the Distribution Network Service Provider approved by the AER;
 - (d) if the Distribution Network Service Provider is the service provider in relation to more than one distribution system, distinguish between distribution systems;
 - (e) list all fire starts for a financial year, stating in each case and where known;
 - (i) what kind of fire start it was;
 - (ii) the date, time and latitude and longitude for each fire;
 - (iii) the unique identification number of the pole and polyphase electric line nearest to the fire start;
 - (iv) the voltage of the electric line in which the ignition occurred;
 - (v) the estimated value of the fire start expressed in IRUs, calculated in accordance with this Order;
 - (f) state whether the fire was reported to a relevant entity;
 - (g) calculate the total IRU amount for the financial year on the basis of information contained in the fire start report, in accordance with this Order;
 - (h) include such other information as the AER may from time to time specify;
 - (i) include an independent audit of the fire start report undertaken by an external auditor:
 - (i) stating, in the auditor's opinion, whether the information contained in the fire start report is accurate and reliable; and
 - (ii) which is acceptable to the AER.

Note: Clause 5(1) specifies the various kinds of fire starts.

- (4) The AER may develop and publish guidelines as to the form of a fire start report and information to be included in a fire start report.
- (5) The AER must publish a fire start report.
- (6) This clause does not require, prevent or limit the AER serving a regulatory information instrument.

Note: See also section 16E(1)(d) of the National Electricity (Victoria) Act 2005 which has the effect that the AER may also make and serve regulatory information instruments for the purposes of this Order.

7. Validation of fire start reports by Energy Safe Victoria

(1) The AER may request Energy Safe Victoria to conduct and provide a validation of a fire start report.

Note: See section 7A of the Energy Safe Victoria Act 2005.

- (2) The AER's request must be in writing and must specify when the report on the validation (the *validation report*) is to be provided which shall be no later than 30 November in each year.
- (3) A validation report
 - (a) must be in writing;
 - (b) must include an assessment of the accuracy of the information provided in the fire start report pursuant to clauses 6(3)(d) (f) and (h);
 - (c) must verify the estimate of the IRU amount for the financial year provided under clause 6(3)(g);

- (d) must include such other information as the AER may from time to time specify; and
- (e) may otherwise be in the nature of a due diligence inquiry.
- (4) In a validation, Energy Safe Victoria may have regard to
 - (a) any information (including information given in confidence) in the possession or control of Energy Safe Victoria;
 - Note: See section 7A(1) of the Energy Safe Victoria Act 2005.
 - (b) any information provided to Energy Safe Victoria by the AER for the purposes of the validation, which may include information obtained pursuant to section 16G of the *National Electricity (Victoria) Act 2005*, clause 6 or a regulatory information instrument; and
 - (c) any further information that Energy Safe Victoria may request a Distribution Network Service Provider to provide for the purposes of the validation.
- (5) The AER must publish a validation report, and must notify the Distribution Network Service Provider whose fire start report is the subject of the validation, of the publication of the validation report.
- (6) Within 15 business days of being notified by the AER under subclause (5) of the publication of the validation report, the Distribution Network Service Provider may make submissions to the AER in respect of the validation.
- (7) The AER may provide any submissions referred to in subclause (6) to Energy Safe Victoria, and may request Energy Safe Victoria to conduct and provide a revised validation responding to those submissions.
- (8) A request under subclause (7) must be in writing and must specify when the revised validation report is to be provided which shall be no later than 15 February in the year following the year in which the validation was first provided.
- (9) A revised validation must comply with subclauses (3) and (4).
- (10) The AER must publish a revised validation report, and must notify the Distribution Network Service Provider whose fire start report is the subject of the validation, of the publication of the revised validation report.
- (11) This clause does not require, prevent or limit the AER serving a regulatory information instrument.

8. F-factor scheme determination

(1) The AER must make an f-factor scheme determination in accordance with this Order, in respect of each regulatory control period.

Note: Pursuant to section 16E(1)(a) and (b) of the National Electricity (Victoria) Act 2005, the AER must perform or exercise its functions and powers under this Order in a manner that will or is likely to contribute to the achievement of the national electricity objective.

- (2) An f-factor scheme determination made in respect of the 2016–2020 regulatory control period must be made no later than 30 September 2018.
- (3) An f-factor scheme determination made in respect of a regulatory control period subsequent to the 2016–2020 regulatory control period must be made so as to take effect at the commencement of the regulatory control period.
- (4) The AER must publish an f-factor scheme determination. An f-factor scheme determination may be published as part of a distribution determination for the relevant regulatory control period.

9. Revenue adjustment

- (1) An f-factor scheme determination must establish an f-factor scheme under which there is a revenue adjustment for each Distribution Network Service Provider.
- (2) A separate revenue adjustment must be made for each Distribution Network Service Provider for the 2015, 2016 and 2017 regulatory years in accordance with the previous f-factor scheme Order, as if that Order had not been revoked.
 - (a) A determination made under the previous f-factor scheme Order continues in force for the purposes of this subclause (2).
- (3) A separate revenue adjustment must be made for each Distribution Network Service Provider for the 2018 regulatory year, in accordance with clause 13.
- (4) A separate revenue adjustment must be made for each Distribution Network Service Provider for the 2019 regulatory year, and for each subsequent regulatory year, in accordance with the following formula –

$\textit{Revenue adjustment} = \textit{Incentive rate} \times (\textit{IRU target} - \textit{IRU amount})$

where -

- (i) **Revenue adjustment** is the adjustment to the revenue for the relevant Distribution Network Service Provider for the regulatory year;
- (ii) *Incentive rate* is \$15,000;
- (iii) *IRU target* is the IRU target applicable for the relevant financial year for the relevant Distribution Network Service Provider, as specified in clause 10; and
- (iv) *IRU amount* is the number of IRUs accrued in relation to the relevant distribution system in the relevant financial year, determined in accordance with clause 11.

Note: See the definition of 'relevant financial year' in clause 4. By reason of that definition, the revenue adjustment for a regulatory year is made on the basis of the IRU target and IRU amount for the relevant financial year, which ends 18 months prior to the commencement of the regulatory year.

- (5) An f-factor scheme determination may specify how the revenue adjustment is to occur. For the avoidance of doubt and without limitation, the revenue adjustment may
 - (a) be by way of a pass through;
 - (b) be by way of an annual adjustment to be included in the control mechanism for a distribution determination;
 - (c) be expressed as a percentage adjustment to revenue;
 - (d) take effect over more than one regulatory year; and
 - (e) take effect over more than one regulatory control period.
- (6) For the purposes of a distribution determination, a revenue adjustment is not revenue of, expenditure by or a cost of a Distribution Network Service Provider unless the AER determines otherwise.
- (7) For the purposes of subclauses (3) and (4), the AER may have regard to any determination made under the previous f-factor scheme Order.

10. IRU target

(1) The IRU targets for each Distribution Network Service Provider for each of the following relevant financial years are:

Relevant financial	Distribution Network Service Provider				
year	AusNet	CitiPower	Jemena	Powercor	United Energy
FY 2016/17	247.7	3.4	9.7	468.0	22.3
FY 2017/18	247.7	3.4	9.7	468.0	22.3
FY 2018/19	247.7	3.4	9.7	468.0	22.3
FY 2019/20	221.1	3.4	9.7	412.8	22.3

Note: See the definition of 'relevant financial year' in clause 4. By reason of that definition, the revenue adjustment for a regulatory year is made on the basis of the IRU target for the relevant financial year, which ends 18 months prior to the commencement of the regulatory year.

Therefore, the IRU target for FY2016/17 is used to calculate the revenue adjustment for 2019, the IRU target for FY2017/18 is used to calculate the revenue adjustment for 2020, and so on.

- (2) The IRU targets for relevant financial years after the 2019/20 financial year may be published by the Minister by notice in the Victoria Government Gazette.
- (3) If the Minister does not publish the IRU target for a relevant financial year under subclause (2), the IRU target for that financial year is the same as the IRU target for the 2019/20 financial year as specified in the table in subclause (1).

11. IRU amount

(1) Subject to subclauses (3) and (5), the AER must calculate the IRU amount accrued by the relevant Distribution Network Service Provider in the relevant financial year in the relevant distribution system in accordance with the following formula –

$$\textit{IRU amount} = \sum_{f=1}^{n} \textit{danger multiplier}_{f} \times \textit{location multiplier}_{f}$$

where n is the total number of fire starts determined under clause 12 to have occurred in the relevant distribution system during the relevant financial year and -

where f represents each individual fire start that occurred in the relevant distribution system during the relevant financial year and -

- (a) danger multiplier is, for fire start f
 - (i) 0.1 where no fire danger rating is forecast at the time the fire started;
 - (ii) 0.2 where the fire danger rating is low-moderate at the time the fire started;
 - (iii) 0.5 where the fire danger rating is high at the time the fire started;
 - (iv) 1 where the fire danger rating is very high at the time the fire started;
 - (v) 2 where the fire danger rating is severe at the time the fire started;
 - (vi) 3.5 where the fire danger rating is extreme at the time the fire started; or
 - (vii) 5 where the fire danger rating is Code Red at the time the fire started.

(b) **location multiplier** is, for fire start f –

(i) 0.2 where the fire start occurred in an area that is not a hazardous bushfire risk area; or

if the fire start occurred in a hazardous bushfire risk area, the highest applicable value of –

- (ii) 1
- (iii) 4.6 where the fire start occurred in an area delineated and bounded in red as represented on the plan lodged in the Central Plan Office and numbered LEGL./16-354; or
- (iv) 19.8 where the fire start occurred in an electric line construction area. Note: for fire starts that occurred in a hazardous bushfire risk area, the location multiplier values are not mutually exclusive and the highest applicable value applies. For example, if a fire start occurs in an area that is an electric line construction area (i.e. clause 11(1)(b)(iv) applies) and at the same time, that area also falls within an area delineated and bounded in red on plan LEGL./16-354 (i.e. clause 11(1)(b)(iii) applies), the location multiplier value would be 19.8 not 4.6 because 19.8 is the highest value applicable to that fire start.
- (2) In determining the IRU amount for a financial year, the AER may have regard to the reports, submissions and information specified in clause 12(1). This subclause does not limit the matters that the AER may have regard to in determining the IRU amount.
- (3) If the AER considers that the reports, submissions and information specified in clause 12(1) cannot be used, or are not suitable to be used, to determine the IRU amount, the AER may
 - (a) determine the IRU amount to be 1.5 times the IRU target; or
 - (b) determine the IRU amount to be some other amount, having regard to the information referred to in clause 12(2).
- (4) The AER must consult with the relevant entities in any case where the IRU amount is to be determined in accordance with subclause (3).
- (5) Notwithstanding anything in this clause, if no fire danger rating is forecast at the time that a fire started (i.e. subclause (1)(a)(i) applies) and the fire start occurred in an electric line construction area (i.e. subclause (1)(b)(iv) applies), the value of the danger multiplier times the location multiplier for that individual fire start is 1.

12. Number of fire starts

- (1) In determining the IRU amount or the number of fire starts that occurred in a relevant distribution system for a financial year, the AER may have regard to
 - (a) a fire start report;
 - (b) a validation report (or revised validation report);
 - (c) a Distribution Network Service Provider's submissions provided under clause 7:
 - (d) any information obtained pursuant to a regulatory information instrument; and
 - (e) any information relating to fire starts the AER receives from a relevant entity pursuant to a request made under section 16G of the **National Electricity** (Victoria) Act 2005 and clause 6.
- (2) If there is no or incomplete data for fire starts for any financial year, or the AER considers the data or any part thereof inadequate for any reason, the AER may use
 - (a) the number of fire starts that occurred in relation to the relevant distribution system in other financial years;

- (b) the number of fire starts that occurred in relation to a reasonably comparable distribution system; and
- (c) estimates,

which may be determined having regard to any information the AER considers appropriate, including the reports, submissions and information specified in subclause (1).

- (3) Subclause (2) does not prevent the AER using all or any part of the incomplete or inadequate data.
- (4) The AER must consult with the relevant entities when determining the number of fire starts.
- (5) This clause does not require, prevent or limit the AER serving a regulatory information instrument.

13. Transitional arrangements for 2018 revenue adjustment

(1) A separate revenue adjustment must be made for each Distribution Network Service Provider for the 2018 regulatory year in accordance with the following formula –

Transitional adjustment

= Transitional rate \times (Transitional target - Number of fires)

where -

- (i) *Transitional adjustment* is the adjustment to the revenue for the relevant Distribution Network Service Provider for the 2018 regulatory year;
- (ii) *Transitional rate* is \$25,000;
- (iii) *Transitional target* is the number of fire starts for the first six months of the 2016 regulatory year as specified in the following table:

	Distribution Network Service Provider				
	AusNet	CitiPower	Jemena	Powercor	United Energy
Transitional target (fire starts)	109.0	18.6	50.2	237.2	98.0

(iv) *Number of fires* is the number of fire starts determined under clause 12 to have occurred in the first six months of the 2016 regulatory year.

14. Consultation procedures

(1) The distribution consultation procedures set out in clause 6.16 of the National Electricity Rules (as amended by this clause) are taken to apply and must be followed by the AER when it makes a decision to vary a distribution determination pursuant to clause 6.13A of the National Electricity Rules.

Note: Clause 6.13A is inserted in the National Electricity Rules by section 16E(2)(a) of the National Electricity (Victoria) Act 2005.

- (2) In making an f-factor scheme determination, the AER must follow
 - (a) the distribution consultation procedures set out in clause 6.16 of the National Electricity Rules as amended by this clause; or
 - (b) the procedures for making a distribution determination set out in clauses 6.8 to 6.11 inclusive and clause 6.12.2(a) of the National Electricity Rules, as amended by this clause,

which procedures and clauses are all taken to apply.

- (3) For the purposes of subclauses (1) and (2)(a), clause 6.16 of the National Electricity Rules is taken to be amended as follows
 - (a) clause 6.16(b) is replaced with
 - 'The AER must *publish*:
 - (1) its proposal for the f-factor scheme determination or variation of a distribution determination;
 - (2) an explanatory statement that sets out the provisions of the **F-factor Scheme Order in Council 2016** and the *Rules* under or for the purposes of which the f-factor scheme determination, or variation of the distribution determination, is required and the reasons for the f-factor scheme determination or variation; and
 - (3) an invitation for written submissions on the proposal.';
 - (b) the invitation for written submissions referred to in clause 6.16(b)(3) must be sent to
 - (i) affected Distribution Network Service Providers;
 - (ii) the Minister; and
 - (iii) the relevant entities;
 - (c) the references to 'final decision' in clauses 6.16(e), 6.16(f) and 6.16(g) are to be read as references to an f-factor scheme determination or a decision to vary a distribution determination as the case may be; and
 - (d) all further amendments necessary or consequential on the amendments in paragraphs (a) to (c) of this subclause are made.
- (4) Subclause (3)(a) does not limit the documents or information that the AER may publish.
- (5) Subclause (3)(b) does not limit who the AER may invite submissions from or consult with.
- (6) For the purposes of subclause (2)(b), clauses 6.8 to 6.11 and clause 6.12.2(a) of the National Electricity Rules are taken to be amended as follows
 - (a) all references to 'distribution determination' in clauses 6.8 to 6.11 of the National Electricity Rules are to be read as a reference to an f-factor scheme determination;
 - (b) the framework and approach paper must set out the AER's likely approach (together with its reasons for that approach) to an f-factor scheme determination;
 - (c) clauses 6.8.1(b) and (g) do not apply;
 - (d) clause 6.8.1A does not apply;
 - (e) clause 6.8.2(a) is replaced with
 - '(a) A Distribution Network Service Provider must, at the time required to do so under paragraph (b), submit a regulatory proposal to the AER with respect to an f-factor scheme which proposal must comply with the **F-factor Scheme Order in Council 2016**';
 - (f) clauses 6.8.2(c)(1) to (5) and (7) do not apply;
 - (g) clauses 6.8.2(d1) and (d2) do not apply;
 - (h) all references to 'proposed *tariff structure statement*' and 'separate *tariff structure statement*' in clause 6.8.2 are deleted;
 - (i) the reference to 'the Rules' in rule 6.9.1(a) and the second reference to 'the Rules' in clause 6.9.3(a) are to be read as references to this Order;
 - (j) clause 6.9.1(a)(2) is deleted;

- (k) all references to 'proposed *tariff structure statement*' in clauses 6.9.1 and 6.9.2 are deleted;
- (1) clauses 6.9.3(a)(2) and (4) are deleted;
- (m) all references to 'proposed tariff structure statement' in clause 6.9.3 are deleted;
- (n) references in clauses 6.10.2(a)(3) and 6.11.2(3) to the inclusion of the constituent decisions are deleted:
- (o) all references to 'proposed *tariff structure statement*' in clauses 6.10 and 6.11 are deleted;
- (p) clause 6.12.2(a)(2)(i) is deleted; and
- (q) all further amendments necessary or consequential on the amendments in paragraphs (a) to (p) of this subclause are made.

Dated 20 December 2016

Responsible Minister:

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Project Development and Construction Management Act 1994

APPLICATION ORDER

Order in Council

The Governor in Council under section 8 of the **Project Development and Construction Management Act 1994** ('the Act') by Order specifies, in respect of the Geelong Performing Arts Centre Redevelopment – Stage 2 Project, a nominated project under section 6 of the Act ('Nominated Project'), that:

- (a) the following provisions of Part 3 of the Act are to apply in relation to the Nominated Project: sections 14, 16, 19, 21, 23 and 24;
- (b) the following provisions of Part 3 of the Act are to apply to the Secretary to the Department of Economic Development, Jobs, Transport and Resources, being a body corporate established under section 41A of the Act, which is the facilitating agency for the Nominated Project: sections 14, 16, 19, 21, 23 and 24.
- (c) sections 19, 23 and 24 of the Act apply in relation to the Minister for Major Projects, the responsible Minister for the Nominated Project.

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

Dated 20 December 2016

Responsible Minister:

THE HON DANIEL ANDREWS MP

Premier

ANDREW ROBINSON Clerk of the Executive Council

Project Development and Construction Management Act 1994

NOMINATION ORDER

Order in Council

The Governor in Council under section 6 of the **Project Development and Construction Management Act 1994** ('the Act') declares the Geelong Performing Arts Centre Redevelopment – Stage 2 Project ('Nominated Project') to be a project to which the Act applies and, in accordance with section 7 of the Act, specifies that:

- (a) the Minister for Major Projects is the Minister who is to be responsible for the Nominated Project; and
- (b) the Secretary to the Department of Economic Development, Jobs, Transport and Resources, being a body corporate established under section 41A of the Act, is to be the facilitating agency for the Nominated Project.

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

Dated 20 December 2016

Responsible Minister:

THE HON DANIEL ANDREWS MP

Premier

ANDREW ROBINSON Clerk of the Executive Council

State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016 CHAIR AND BOARD DIRECTORS OF THE VICTORIAN ASBESTOS ERADICATION AGENCY

Order in Council

The Governor in Council under section 5 of the **State Owned Enterprises** (**State Body – Victorian Asbestos Eradication Agency**) **Order 2016** appoints Ms Dianne Foggo as a Chair of the Victorian Asbestos Eradication Agency (VAEA) from 1 January 2017 to 1 January 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule, including proposed remuneration.

Dated 20 December 2016

Responsible Minister:

ROBIN SCOTT

Minister for Finance

ANDREW ROBINSON Clerk of the Executive Council

State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016
CHAIR OF THE BOARD OF THE VICTORIAN ASBESTOS ERADICATION AGENCY
SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment of Ms Dianne Foggo as the Chair of the Board of the Victorian Asbestos Eradication Agency (VAEA) is on a sessional basis.

2. Period of Appointment

The period of appointment is from 1 January 2017 to 1 January 2020 (both dates inclusive). The appointment will expire at the end of this term.

3. Duties and responsibilities of the position

The duties and responsibilities of a Board member to the VAEA are specified in the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** as being:

- (a) responsible for managing the affairs of the VAEA; and that they
- (b) may exercise the powers of the VAEA.

The Chair and Board members must carry out any other functions conferred on them under the State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016.

4. Termination Arrangements

Section 5(4) of the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** specifies that a Board member of the VAEA immediately becomes vacant if the director:

- (a) dies;
- (b) would, if the VAEA were a company incorporated under the **Corporations Act 2001** (Cth), be prohibited by that Act from holding office or continuing as a director;
- (c) cannot manage the VAEA because of his or her mental incapacity and is a person whose estate or property has had a personal representative or trustee appointed to administer it:
- (d) resigns by notice in writing to the Governor in Council; or
- (e) is removed by the Governor in Council.

Section 5(3) of the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** specifies that the terms and conditions of appointment of the directors will be determined by the Minister.

The Minister may recommend to the Governor in Council that the Board member be removed or suspended from office if the Minister is of the opinion, after having given the Board member an opportunity to be heard, that the Board member:

- a) is incapable of performing their official duties; or
- b) has refused or neglected to perform those duties; or
- c) has committed a serious breach of confidentiality; or
- d) has committed a serious breach of one or more of the terms or conditions of their engagement.

5. Payment Provisions

The VAEA is a Group B, band 1 organisation. The Chair will be paid a sessional fee of \$620 per day, exclusive of superannuation obligations.

6. Superannuation Obligations

Superannuation contributions will be paid by the employer in accordance with the Commonwealth's **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

The appointee is entitled to be reimbursed for all reasonable expenses incurred consistent with employees of the Victorian WorkCover Authority. Payment of any expenses to be the subject of prior approval by the Victorian WorkCover Authority.

8. Leave Arrangements

Not applicable. The Chair is appointed on a sessional basis.

9. Prior Service

Not applicable. The Chair is appointed on a sessional basis.

State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016 CHAIR AND BOARD DIRECTORS OF THE VICTORIAN ASBESTOS ERADICATION AGENCY

Order in Council

The Governor in Council under section 5 of the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** appoints Mr Ross McCann as a Board Director of the VAEA from 1 January 2017 to 1 January 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule, including proposed remuneration.

Dated 20 December 2016 Responsible Minister: ROBIN SCOTT Minister for Finance

> ANDREW ROBINSON Clerk of the Executive Council

State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016 BOARD DIRECTOR OF THE VICTORIAN ASBESTOS ERADICATION AGENCY SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment of Mr Ross McCann as a Board director of the Victorian Asbestos Eradication Agency (VAEA) is on a sessional basis.

2. Period of Appointment

The period of appointment is from 1 January 2017 to 1 January 2020 (both dates inclusive). The appointment will expire at the end of this term.

3. Duties and responsibilities of the position

The duties and responsibilities of a Board member to the VAEA are specified in the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** as being:

- (a) responsible for managing the affairs of the VAEA; and that they
- (b) may exercise the powers of the VAEA.

Board members must carry out any other functions conferred on the Board under the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016**.

4. Termination Arrangements

Section 5(4) of the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** specifies that the office of a director of the VAEA immediately becomes vacant if the director:

- (a) dies:
- (b) would, if the VAEA were a company incorporated under the **Corporations Act 2001** (Cth), be prohibited by that Act from holding office or continuing as a director;
- (c) cannot manage the VAEA because of his or her mental incapacity and is a person whose estate or property has had a personal representative or trustee appointed to administer it;
- (d) resigns by notice in writing to the Governor in Council; or
- (e) is removed by the Governor in Council.

Section 5(3) of the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** specifies that the terms and conditions of appointment of the directors will be determined by the Minister.

The Minister may recommend to the Governor in Council that the Board member be removed or suspended from office if the Minister is of the opinion, after having given the Board member an opportunity to be heard, that the Board member:

- a) is incapable of performing their official duties; or
- b) has refused or neglected to perform those duties; or
- c) has committed a serious breach of confidentiality; or
- d) has committed a serious breach of one or more of the terms or conditions of their engagement.

5. Payment Provisions

The VAEA is a Group B, band 1(c) organisation. The Board member will be paid a sessional fee of \$536 per day, exclusive of superannuation obligations.

6. Superannuation Obligations

Superannuation contributions will be paid by the employer in accordance with the Commonwealth's **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

The appointee is entitled to be reimbursed for all reasonable expenses incurred consistent with employees of the Victorian WorkCover Authority. Payment of any expenses to be the subject of prior approval by the Victorian WorkCover Authority.

8. Leave Arrangements

Not applicable. The Board member is appointed on a sessional basis.

9. Prior Service

Not applicable. The Board member is appointed on a sessional basis.

State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016 CHAIR AND BOARD DIRECTORS OF THE VICTORIAN ASBESTOS ERADICATION AGENCY

Order in Council

The Governor in Council under section 5 of the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** appoints Ms Simone Stevenson as a Board Director of the VAEA from 1 January 2017 to 1 January 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule, including proposed remuneration.

Dated 20 December 2016 Responsible Minister: ROBIN SCOTT Minister for Finance

ANDREW ROBINSON Clerk of the Executive Council

State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016 BOARD DIRECTOR OF THE VICTORIAN ASBESTOS ERADICATION AGENCY SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointment of Ms Simone Stevenson as Board director of the Victorian Asbestos Eradication Agency (VAEA) will be on a sessional basis.

2. Period of Appointment

The period of appointment is from 1 January 2017 to 1 January 2020 (both dates inclusive). The appointment will expire at the end of this term.

3. Duties and responsibilities of the position

The duties and responsibilities of a Board member to the VAEA are specified in the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** as being:

- (a) responsible for managing the affairs of the VAEA; and that they
- (b) may exercise the powers of the VAEA.

Board members must carry out any other functions conferred on the Board under the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016**.

4. Termination Arrangements

Section 5(4) of the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** specifies that the office of a director of the VAEA immediately becomes vacant if the director:

- (a) dies;
- (b) would, if the VAEA were a company incorporated under the **Corporations Act 2001** (Cth), be prohibited by that Act from holding office or continuing as a director;
- (c) cannot manage the VAEA because of his or her mental incapacity and is a person whose estate or property has had a personal representative or trustee appointed to administer it;
- (d) resigns by notice in writing to the Governor in Council; or
- (e) is removed by the Governor in Council.

Section 5(3) of the **State Owned Enterprises (State Body – Victorian Asbestos Eradication Agency) Order 2016** specifies that the terms and conditions of appointment of the directors will be determined by the Minister.

The Minister may recommend to the Governor in Council that the Board member be removed or suspended from office if the Minister is of the opinion, after having given the Board member an opportunity to be heard, that the Board member:

- a) is incapable of performing their official duties; or
- b) has refused or neglected to perform those duties; or
- c) has committed a serious breach of confidentiality; or
- d) has committed a serious breach of one or more of the terms or conditions of their engagement.

5. Payment Provisions

Not applicable. The appointee is appointed as a Board member due to their role as Executive Director of the VAEA, as required under the **State Owned Enterprises** (**State Body – Victorian Asbestos Eradication Agency**) **Order 2016** and would form a substantive part of that role.

6. Superannuation Obligations

Not applicable. The appointee is appointed as a Board member due to their role as Executive Director of the VAEA, as required under the **State Owned Enterprises** (**State Body – Victorian Asbestos Eradication Agency**) **Order 2016** and would form a substantive part of that role.

7. Travel and Personal Expenses arrangements

The appointee is entitled to be reimbursed for all reasonable expenses incurred consistent with employees of the Victorian WorkCover Authority. Payment of any expenses to be the subject of prior approval by the Victorian WorkCover Authority.

8. Leave Arrangements

Not applicable. The Board member is appointed on a sessional basis.

9. Prior Service

Not applicable. The appointee is appointed as a Board member due to their role as Executive Director of the VAEA, as required under the **State Owned Enterprises** (**State Body – Victorian Asbestos Eradication Agency**) **Order 2016** and would form a substantive part of that role.

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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:

145. Statutory Rule: Livestock

Disease Control Amendment Regulations 2016

Authorising Act: Livestock Disease

Control Act 1994

Date first obtainable: 20 December 2016

Code A

146. Statutory Rule: Liquor Control

Reform Amendment Regulations 2016

Authorising Act: Liquor Control

Reform Act 1998

Date first obtainable: 20 December 2016

Code A

147. Statutory Rule: Victorian Energy

Efficiency Target Amendment (High Efficiency Televisions) Regulations 2016

Authorising Act: Victorian Energy

Efficiency Target

Act 2007

Date first obtainable: 20 December 2016

Code A

148. Statutory Rule: Planning and

Environment Amendment (Prescribed Class of Amendment) Regulations 2016

Authorising Act: Planning and

Environment Act 1987

Date first obtainable: 20 December 2016

Code A

149. Statutory Rule: Transport

(Ticketing) Further Amendment (Prescribed Devices and Processes) Regulations 2016

Authorising Act: Transport

(Compliance and Miscellaneous)
Act 1983

Date first obtainable: 20 December 2016

Code A

150. Statutory Rule: EastLink Project

Regulations 2016

Authorising Act: EastLink Project

Act 2004

Date first obtainable: 20 December 2016

Code B

151. Statutory Rule: Professional

Boxing and Combat Sports Amendment Regulations 2016

Authorising Act: Professional

Boxing and Combat Sports Act 1985

Date first obtainable: 20 December 2016

Code A

152. *Statutory Rule*: Environment

Protection (Industrial Waste Resource) Amendment (Performance Standard) Interim Regulations 2016

Authorising Act: Environment

Protection Act 1970

Date first obtainable: 22 December 2016

Code A

153. Statutory Rule: Assisted

Reproductive Treatment Amendment Regulations 2016

Authorising Act: Assisted

Reproductive Treatment Act 2008

Date first obtainable: 22 December 2016

Code A

154. Statutory Rule: Sex Offenders

Registration Amendment Regulations 2016

Authorising Act: Sex Offenders

Registration Act 2004

Date first obtainable: 22 December 2016

Code B

155. Statutory Rule: Transport

(Ticketing) Amendment (On-the-Spot Penalty Fares Revocation) Regulations 2016

Authorising Act: Transport

(Compliance and Miscellaneous) Act 1983

Act 1983

Date first obtainable: 22 December 2016

Code A

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