

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 40 Thursday 5 October 2017

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Advertisers Please Note

As from 5 October 2017 The last Special Gazette was No. 334 dated 4 October 2017. The last Periodical Gazette was No. 1 dated 17 May 2017.

How To Submit Copy

- See our webpage www.gazette.vic.gov.au ۰
- or contact our office on 8523 4601 • between 8.30 am and 5.30 pm Monday to Friday

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General) MELBOURNE CUP HOLIDAY WEEK 2017

Please Note New Deadlines for General Gazette G45/17:

The Victoria Government Gazette (General) for Melbourne Cup week (G45/17) will be published on **Thursday 9 November 2017**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 3 November 2017

Government and Outer Budget Sector Agencies Notices

9.30 am on Friday 3 November 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

Aerodrome Landing Fees Act 2003

AERODROME FEES NOTICE

Avalon Airport Australia Pty Ltd gives notice that the following fees have, under the **Aerodrome** Landing Fees Act 2003 ('Act'), been fixed and operate at Avalon Airport on and from 1 November 2017.

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

MTOW ≤ 45,000 kg	Fee (excl. GST)
Landing Fee (per arrival):	\$22.00 per 1,000 kg MTOW (pro-rata)
	Minimum Charge: \$40.00
Training Flight Fee (for Aircraft that do not touch the Runway) per approach:	\$30.00
Training Flight Fee (for Aircraft that touch the Runway) per touch and go:	\$22.00 per 1,000 kg MTOW (pro-rata)
Parking Fee per day:	\$50 per day or part thereof.
MTOW > 45,000 kg	Fee (excl. GST)
Landing Fee (per arrival):	\$8.50 per 1,000 kg MTOW (pro-rata)
Training Flight Fee (for Aircraft that do not touch the Runway) per approach:	\$4.00 per 1,000 kg MTOW (pro rata)
Training Flight Fee (for Aircraft that touch the Runway) per touch and go:	\$18.40 per 1,000 kg MTOW (pro-rata)
Parking Fee per day:	\$50 per hour or part thereof after the first three (3) hours
Airside Escort	Fee (excl. GST)
Vehicles or activities operating Airside requiring supervision (08:00 to 18:00 daily):	\$98.00 (plus GST) per hour
Vehicles or activities operating Airside requiring supervision (18:01 to 7:59 daily):	\$140.00 (plus GST) per hour, minimum 4 hours for all call outs
Vehicles or activities operating Airside requiring supervision (Public Holiday):	\$150.00 (plus GST) per hour, minimum 4 hours for all call outs
Airside Environmental Clean-up	
Where aircraft operators are responsible and do not complete their own clean-up to the Operator's satisfaction:	\$150.00 (plus GST) per hour plus materials and disposal of waste

LEO DANIEL McNAMARA, late of Unit 1, 4 Simpson Road, Ferntree Gully, Victoria, retired roof plumber.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 January 2017, are required by Anthony Leo Raso, care of Anthony Raso & Associates, 1 Darryl Street, Scoresby, Victoria, the executor, to send particulars to him by 4 December 2017, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

ANTHONY RASO & ASSOCIATES, solicitors, 1 Darryl Street, Scoresby, Victoria 3179.

NOLA JOY COSTANTINO, late of 12 Wingrove Place, Ringwood, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 April 2017, are required by the personal representatives, Lisa Marie Hartrick and Marc Andre Costantino, to send particulars to them, care of the undermentioned solicitors, by 5 December 2017, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

AUGHTERSONS, 267 Maroondah Highway, Ringwood 3134.

Re: CLAUDE MARCEL MASSY, late of 3 Wells Drive, Beaumaris, Victoria, actuary, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 15 March 2017, are required by the executor, Gary Bromley Smith, to send particulars of such claims to him, care of the undermentioned solicitors, by 7 December 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

JANEZ OVSENIK, late of 5 Simmonds Street, Mount Beauty, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 April 2017, are required by the executor, Dragica Percic, care of Level 6, 530 Collins Street, Melbourne, Victoria, to send particulars to her by the date 7 December 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.

Re: MAREE JOSEPHA McCANN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MAREE JOSEPHA McCANN, late of Apartment G12, Joseph Mews, corner Denham and Power Streets, Hawthorn, Victoria, retired, deceased, who died on 9 March 2017, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 24 January 2018, 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.

GLADYS TESS JONES, late of 256 Nicholson Street, Seddon, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 July 2017, are required by Russell Wayne Adam, the executor of the deceased's estate, to send particulars to him, care of the undermentioned lawyers, by 4 December 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

HARWOOD ANDREWS.

101 Lydiard Street, North Ballarat 3353.

Re: Estate of LORRAINE LAVENE MORRIS.

Creditors, next-of-kin and others having claims against the estate of LORRAINE LAVENE MORRIS, late of 1 Innesfallen Avenue, Templestowe, Victoria, home duties, deceased, who died on 10 July 2017, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 6 December 2017, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

HICKS OAKLEY CHESSELL WILLIAMS, lawyers,

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

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

CLIVE JOHN MELDRUM STARK, late of Apartment 2, 'The Hobson', 3–5 Hobson Street, South Yarra, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 July 2017, are required by Equity Trustees Limited and Geoffrey James Stewardson of Level 1, 575 Bourke Street, Melbourne, Victoria, the instituted executors of the estate of the deceased, to send particulars of their claims by 5 December 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT,

Level 5, 114 William Street, Melbourne, Victoria 3000. Ref.: 9618865.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

CONSTANCE MARY THOMPSON, late of Benetas Lovell House, at 389 Alma Road, Caulfield North, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 March 2017, are required by Equity Trustees Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, the executor of the estate of the deceased, to send particulars of their claims by 5 December 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HUNT & HUNT, Level 5, 114 William Street, Melbourne, Victoria 3000. Ref.: 9618258.

Re: DOREEN MARY ELVES, late of Karana Nursing Home, 55 Walpole Street, Kew, Victoria 3101, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 August 2016, are required by the executor, Christopher John Elves, to send particulars to him, care of the undersigned, by 13 December 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

HUTCHINSON LEGAL,

12 Warrandyte Road, Ringwood, Victoria 3134.

Re: BETTY LILIAN COFFIELD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 January 2017, are required by the trustee, Jeffrey Stephen Coffield, care of 900 Main Road, Eltham, Victoria, salesman, to send particulars to the trustee by 8 December 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

LORRAINE JONES & ASSOCIATES, solicitors,

900 Main Road, Eltham 3095.

Re: Estate of GEORGE ALEXANDER PARKER, late of Hailey House, 703 Norman Street, Ballarat North, Victoria 3350, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 January 2017, are required by the executor and trustee, Sally Macarthur Clyde, to send particulars of their claims to her at the address below within 14 days of the publication of this notice, after which date the executor and trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

MRS S. MACARTHUR CLYDE, care of de Groots, wills and estate lawyers, PO Box 3084. South Melbourne. Victoria 3205.

THOMAS FRANCIS MURPHY, late of 32 Lowrey Road, Crossley, in the State of Victoria, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 February 2017, are required by the executor, Suzanne Joy Hughes, care of Maddens Lawyers of 219 Koroit Street, Warrnambool, in Dated 5 October 2017 MADDENS LAWYERS, 219 Koroit Street, Warrnambool, Victoria 3280.

Re: Estate of GRACE MARY TELFORD, late of 2/46 Denbigh Road, Armadale, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 January 2002, are required by the trustees to send particulars to the trustees, care of the undermentioned solicitors, by 5 January 2018, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, 177 Surrey Road, Blackburn 3130. SM:CH2171343

Re: DONALD PETER NEWMAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2017, are required by the personal representatives, Belinda Clare Newman, Matthew Peter Newman and Stephanie Louise Newman, to send particulars to the personal representatives, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 5 December 2017, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which the personal representatives have notice.

MOORES,

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

Re: ALAN LONSDALE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ALAN LONSDALE, late of 15 Kent Street, Windsor, Victoria, retired shop assistant, deceased, who died on 2 May 2017, are required to send particulars of their claims to the executor, Jerry Chee Wee Lee, care of the undermentioned solicitors, by 28 December 2017, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

OGGE & LEE, solicitors, 403/34 Queens Road, Melbourne 3004.

Re: FRANCES MARIA MILTENOV, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of FRANCES MARIA MILTENOV, late of 7A Isabella Street, Malvern, Victoria, retired secretary, deceased, who died on 26 March 2017, are required to send particulars of their claims to the executors, Jerry Chee Wee Lee and Gabriel Miltenoff, care of the undermentioned solicitors, by 28 December 2017, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

OGGE & LEE, solicitors, 403/34 Queens Road, Melbourne 3004.

Re: THOMAS HOWARD KELLY, late of 26A Riversdale Road, London, N5, United Kingdom.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 November 2015, are required by the administrator, Anthony John Kelly, care of the undermentioned solicitors, to send particulars of their claim to him within two months from the date of this publication, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

POINTON PARTNERS PTY LTD, Level 14, 565 Bourke Street, Melbourne 3000.

Re: JOAN MARY HESSE, late of 13 Ramsay Avenue, East Kew, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 14 May 2016, are required by Philip James Hesse, Paul Francis Hesse, John Charles Hesse and Charles Joseph Hesse, the executors of the Will of the deceased, to send particulars in writing of their claims to them, care of the below mentioned solicitors, by 7 December 2017, after which date the executors may distribute the assets, having regard only to claims of which they then have notice.

RIORDANS LAWYERS, Level 2, 501 La Trobe Street, Melbourne, Victoria 3000.

Re: PATRICIA MARY McAREE, late of 14 Kaumple Street, Pascoe Vale, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 July 2017, are required by the executors, Damien Patrick McAree and Sean Joseph McAree, to send particulars to them, care of the undermentioned lawyer, by a date not later than two months from the date of publication hereof, after which date the executors will convey or distribute the assets, having regard only to the claims of which they then have notice.

SUZANNE M. LYTTLETON, lawyer, Box 40/103 Beach Street, Port Melbourne, Victoria 3207. Telephone: 9646 4477

Re: VERONICA SARAH SMITH, late of 13 Eagland Road, Cheltenham, Victoria 3192, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 21 August 2017, are required by the executors, Robert Anthony Smith and Patricia Margaret Slattery, to send particulars to them, care of the undermentioned solicitors, by 7 December 2017, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

Re: The estate of PEGGY MARION CLAUDINE INGRAM, late of Greenwood Manor, 617 Lower Dandenong Road, Dingley Village, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 July 2017, are required by the executor, Pamela Anne Bawden, to send particulars to her, care of the undersigned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 9 November 2017 at 1.30 pm in the afternoon, at Level 6, 446 Collins Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Robert Alderson of 39 Creaton Lane, Irymple, as shown on Certificate of Title as Robert Peter Alderson, sole proprietor of an estate in fee simple in Lot 1 on Plan of Subdivision 601290N, consisting of 1.069 hectares or thereabouts and being the land more particularly described on Certificate of Title Volume 11011 Folio 444, upon which is erected a shed and known as 39 Creaton Lane, Irymple, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AF786278A), Registered Mortgage (Dealing Number AH792830C), Registered Caveat (Dealing Number AG703422F), Registered Caveat (Dealing Number AK675654Y), and Registered Caveat (Dealing Number AM052258Q) affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

The property can be located from Australia Post, Mildura Centre Plaza, by heading south-east on Calder Highway/Fifteenth Street/A79 for 900 m towards San Mateo Avenue. At the roundabout, take the third exit onto Etiwanda Avenue and travel for 1.4 km. At the roundabout, take the first exit onto Sixteenth Street and travel for 5.1 km. Turn right onto Creaton Lane and travel for 400 m. The property will be located on the left hand side of the road and known as 39 Creaton Lane, Irymple.

Please visit Sheriff's Office Real Estate Section website at www.justice.vic.gov.au/ sheriffrealestate for an information sheet on Sheriff's Auctions, a contract of sale and any other enquiries.

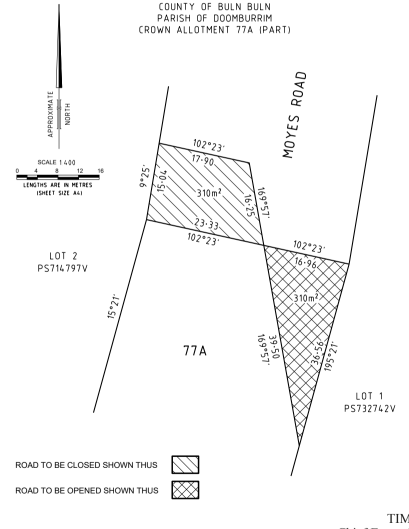
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

SOUTH GIPPSLAND SHIRE COUNCIL

Road Deviation, Exchange and Public Highway Declaration, Moyes Road, Stony Creek

Council at a meeting on 23 August 2017 resolved, pursuant to sections 223, 2014, 206, 207B, 207E, and Schedule 10, Clause 2 of the **Local Government Act 1989** to:

- 1. deviate part of Moyes Road, Stony Creek, described as Crown Allotment 77A (Part) Parish of Doomburrim with an area of 310 m² shown as cross-hatched in the plan below and declare this area of 310 m² as a public highway; and
- 2. exchange the former road being part of Moyes Road, Stony Creek, described as Crown Allotment 77A (Part) Parish of Doomburrim with an area of 310 m² shown as hatched in the plan below for the 310 m² area of land owned by the adjoining landowner to be declared a Public Highway.

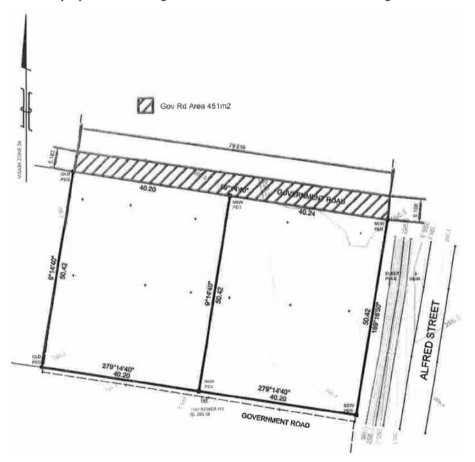


TIM TAMLIN Chief Executive Officer South Gippsland Shire Council



Ararat Rural City ROAD DISCONTINUANCE

Ararat Rural City Council has formed the opinion that the portion of road reserve abutting Lots 6 (TP523823) and 7 (TP769282), Section 35, Parish of Ararat, shown hatched on the plan below, is not reasonably required as a road for public use. Council resolved on 19 September 2017, and acting under Clause 3 of Schedule 10 and section 206 of the **Local Government Act 1989**, to discontinue the road for the purpose of enabling the Crown to sell the land to the abutting land owner.



ALLAN BAWDEN Chief Executive Officer Ararat Rural City Council PO Box 246, Ararat, Victoria 3377



NOTICE OF INTENTION TO MAKE LOCAL LAWS

Notice is hereby given that pursuant to section 119 of the Local Government Act 1989 (the 'Act') at a meeting of East Gippsland Shire Council held 3 October 2017, Council resolved to give notice of its intention to make East Gippsland Shire Council Local Law No. 1 Procedures for Council Meetings and Local Law No. 2 Processes of Municipal Government (Common Seal).

The objectives of the proposed Local Law No. 1 are to:

- ensure effective and efficient Council decisions are made in a manner consistent with the Act and community expectations of good government;
- promote and encourage community participation in local government by providing mechanisms for Council to ascertain the community's views and expectations;
- regulate and control the election of Mayor and Deputy Mayor;
- regulate and control the conduct of meetings;
- provide for the administration of Council's powers and functions;
- provide penalties for non-observance of the provisions of this local law; and
- revoke existing Local Law No. 1 (Procedures for Formal Council Meetings).

The objectives of the proposed Local Law No. 2 are to:

- regulate the use and control of Council's Common Seal;
- prohibit unauthorised use of the Common Seal or any device resembling the Common Seal;
- provide penalties for non-observance of the provisions of this local law; and
- revoke existing Local Law No. 2 Processes of Municipal Government (Common Seal).

A copy of the proposed local laws will be available for inspection at Council's Corporate Centre in Bairnsdale, Council's Service Centres at Lakes Entrance, Paynesville, Mallacoota, Orbost and Omeo, or may be accessed online at www.eastgippsland.vic.gov.au

Any person affected by the proposed local laws may make a written submission which will be considered in accordance with section 223 of the Act and must be received at Council's Corporate Centre, 273 Main Street, Bairnsdale 3875, emailed to feedback@egipps.vic.gov.au, or posted to Council at PO Box 1618, Bairnsdale 3875, by 12.00 pm on Friday 3 November 2017.

If you wish to be heard in support of your written submission you must indicate this in your submission. You will then be entitled to appear in person, or be represented by a person identified in your submission as acting on your behalf, before the meeting of the Committee of the whole of Council, which will take place at 4.00 pm on Tuesday 21 November 2017 at the Council Corporate Centre, Bairnsdale.

All submissions will be available for public inspection.

Further information – Governance and Compliance Coordinator.



LOCAL LAW

At its ordinary council meeting on 26 September 2017, Indigo Shire Council resolved to make the following Local Law:

• Local Law No. 1: Streets and Roads.

The Local Law No. 1 comes into operation on 26 September 2017.

In accordance with section 119(2) of the **Local Government Act 1989**, the purpose and general purport of Local Law No. 1 is to:

- provide for the safe and efficient management of road reserves including parking;
- control and regulate secondary activities on roads, including footpath and roadside trading, the placing of signs, goods and equipment, repairs to vehicles, holding of

parties, festivals and processions, outdoor eating facilities, artistic activity, collections and firewood harvesting; and

• facilitate safe access for people with sight or movement impairment or disabilities.

Copies of the Local Law No. 1: Streets and Roads are available for inspection at Council's Customer Service Centres at Beechworth, Chiltern, Rutherglen and Yackandandah, and can be viewed at www.indigoshire.vic.gov.au/ LocalLaw

CITY OF MONASH

Proposal to Make Meeting Procedures Local Law

Notice is given that at its meeting on 26 September 2017, the City of Monash (Council) proposed to make a local law titled Meeting Procedures Local Law No. 1 (the Proposed Local Law).

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

Purpose of the Proposed Local Law

If made, the purpose of the Proposed Local Law will be to:

- provide for the orderly, fair and effective conduct of Meetings of Council and Special Committees; and
- provide for the election of the Mayor and Deputy Mayor (if one is appointed by Council) and Chairpersons of Special Committees.

General Purport of the proposed local law

The Proposed Local Law will, if made:

- revoke Council's existing Local Law No. 1 Meeting Procedures, made in 2007;
- require the Mayor, once elected, to chair all Council Meetings at which he or she is present;
- regulate the procedure for the Deputy Mayor or others to become Acting Chairperson in the Mayor's absence;
- regulate the proceedings of Ordinary and Special Council Meetings;
- regulate what business can be transacted at meetings of Council, and in what order;
- regulate the time limit for Council meetings;
- regulate the moving, seconding, carrying and withdrawal of motions (including notices of motion) or amendments;

- regulate the conduct of debates, and the taking and resolution of points of order;
- regulate the rescission or alteration of a previous resolution of Council;
- regulate the procedure for and effect of procedural motions;
- regulate the procedure for voting at Council meetings;
- create offences for:
 - any person to engage in Disorderly Conduct;
 - any person to falsely sign a petition;
 - any person to operate audio tape or other recording equipment at a Council meeting without first obtaining consent;
 - a Councillor not to withdraw an expression and apologise when directed by the Chairperson to do so;
 - any person (other than a Councillor) to fail to leave the Council Chamber when requested by the Chairperson to do so;
 - a Councillor to fail to leave the Council Chamber when a resolution directs it;
 - any person to fail to comply with a direction of the Chairperson in relation to the conduct of the meeting and the maintenance of order at that meeting;
- provide for the removal from the Council Chamber of any person who commits an offence;
- apply to meetings of Special Committees, with all necessary adaptations;
- regulate the procedure for the election of the Mayor, and Deputy Mayor, if one is appointed by Council; and
- provide for the service of infringement notices on those who commit an offence.

A copy of the Proposed Local Law may be inspected at or obtained from the Council office at 293 Springvale Road, Glen Waverley. Office hours are 8.30 am – 5.00 pm. A copy will also be available for viewing on Council's website: www.monash.vic.gov.au

Any person may make a written submission relating to the Proposed Local Law. All submissions received by the Council by Friday 3 November 2017 will be considered in accordance with section 223 of the Act.

Any person making a submission is entitled to request (in the submission itself) to be heard in support of the submission before a meeting of Council or a Special Committee, either personally or by a person acting on his or her behalf, to be held on Tuesday 14 November 2017, at 7.30 pm, Monash Civic Centre, 293 Springvale Road, Glen Waverley.

Submissions should be lodged at the above office of the Council or posted to: Monash Council, PO Box 1, Glen Waverley 3150, and marked 'Section 223 Submission on Proposed Meeting Procedures Local Law No. 1 2017'. Enquiries: contact Nick Andrianis on 9518 3696.

ANDI DIAMOND Chief Executive Officer



Planning and Environment Act 1987 GOLDEN PLAINS PLANNING SCHEME Notice of the Preparation of an Amendment

Amendment C75

The Golden Plains Shire Council has prepared Amendment C75 to the Golden Plains Planning Scheme.

The land affected by the Amendment is Portions 26, 27, 28 and 29, 385 Common Road, Inverleigh.

The Amendment proposes to rezone the subject site from Farming Zone (FZ) to Low Density Residential Zone (LDRZ) and Public Park and Recreation Zone (PPRZ) to facilitate residential development and public open space. The Amendment also applies the Design and Development Overlay Schedule 5 (DDO5) to the LDRZ to provide policy direction for minimum setbacks for buildings and works.

The Amendment makes the following mapping changes to the Golden Plains Planning Scheme:

Mapping changes

- Amends planning scheme Map No. 24DDO and 27DDO to apply the DDO5 to the subject site
- Amends planning scheme Map No. 24ZN and 27ZN to rezone the subject site from FZ to LDRZ and PPRZ.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours, at the following locations of the planning authority: Golden Plains Shire Council, Bannockburn Customer Services Centre, 2 Pope Street, Bannockburn, Victoria 3331; Golden Plains Shire Council, Linton Customer Service Centre, 68 Sussex Street, Linton, Victoria 3360; or alternatively, at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority about the Amendment. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions.

The closing date for submissions is 5 November 2017. A submission must be sent to the Golden Plains Shire Council, PO Box 111, Bannockburn 3331.

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

ROD NICHOLLS Chief Executive Officer

Planning and Environment Act 1987

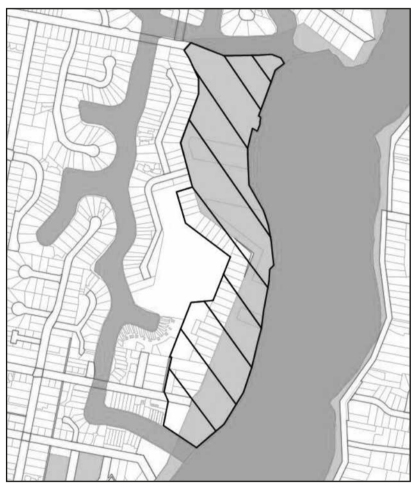
EAST GIPPSLAND PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C126

The East Gippsland Shire Council has prepared Amendment C126 to the East Gippsland Planning Scheme.

The land affected by the Amendment is in King Street and Slip Road, Paynesville, as detailed in the map below.



The Amendment implements the findings of the 'Paynesville Maritime Precinct Master Plan' October 2009 and implements some of the findings of the 'Comparative Study of Planning Instruments, Paynesville Maritime Precinct Slip Road Paynesville', February 2014.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, East Gippsland Shire Council, at any one of the following locations: Bairnsdale Corporate Centre, 273 Main Street, Bairnsdale; Bairnsdale Business Centre, 32 Pyke Street, Bairnsdale; Bairnsdale Service Centre, 24 Service Street, Bairnsdale; Paynesville Service Centre, 55 The Esplanade, Paynesville; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority about the Amendment. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is 5 November 2017.

A submission must be sent to the Manager of Strategic Planning, East Gippsland Shire Council, PO Box 1618, Bairnsdale, Victoria 3875, or to the following email address at feedback@egipps.vic.gov.au (please include 'Attention Manager Strategic Planning – Submission for Amendment C126').

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

FIONA WEIGALL Manager Strategic Planning

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C173

The Melton City Council has prepared Amendment C173 to the Melton Planning Scheme.

The Amendment proposes to implement the recommendations of the 'City of Melton Significant Landscape Features Strategy, May 2016'. Land affected by the Amendment is Green Wedge Zone, Green Wedge A Zone, Rural Conservation Zone, Farming Zone and, more specifically, Mt Kororoit, Mt Atkinson, Mt Cottrell and areas where the Environmental Significance Overlay Schedules 1 and 2 currently apply.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Melton City Council, at: Melton Civic Centre, 232 High Street, Melton; Caroline Springs Civic Centre/Library, 193–201 Caroline Springs Boulevard, Caroline Springs 3023; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority about the Amendment. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is 6 November 2017. A submission must be sent to the Melton City Council, PO Box 21, Melton 3337, or via email to citysupport@melton. vic.gov.au

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

KELVIN TORI Chief Executive Officer Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 5 December 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.

- ALE, Robert William, late of 6 Butler Street, Eumemmerring, Victoria 3177, deceased, who died on 14 May 2009. Grant of Probate dated 8 September 2017.
- BALCHIN, Deryck Paul, also known as Deryck Paul Balchian, late of Jack Lonsdale Lodge, 131 Morgan Street, Sebastopol, Victoria 3356, pensioner, deceased, who died on 19 June 2017.
- JENKINS, Christine, late of Jack Lonsdale Lodge, 131 Morgan Street, Sebastopol, Victoria 3356, deceased, who died on 11 June 2017.
- LITTLE, Neville Anthony Christopher, late of 2/17 McCabe Crescent, Arcadia, Queensland 4819, retired, deceased, who died on 25 June 2017. Grant of Probate dated 19 September 2017.
- LYONS, Noreen Anne, late of RSL Vasey Park, 85 Overport Road, Frankston, Victoria 3199, deceased, who died on 29 January 2016.
- RACAR, Carlo, late of 63 Settlement Road, Bundoora, Victoria 3083, deceased, who died on 19 April 2017.
- RATCLIFFE, Joyce Clarice, late of Corben House, 15 Brindisi Street, Mentone, Victoria 3194, deceased, who died on 19 July 2017.
- TOMSU, Wilhelm Gunther, late of St Hilary's Community Aged Care, 16 Elgin Street, Morwell, Victoria 3840, deceased, who died on 4 August 2017.
- YOUNG, Robert, late of Southern Cross Care, 288 Melbourne Road, Newport, Victoria 3015, pensioner, deceased, who died on 4 November 2016.

Dated 26 September 2017

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 6 December 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.

- CLARK, Brian Donovan, late of 1 Irwin Street, Ararat, Victoria 3377, deceased, who died on 13 May 2017.
- FORD, Mark, late of 5 Collins Street, Kew, Victoria 3101, deceased, who died on 29 June 2017.
- GASCOYNE, Kenneth Ian, late of 2 Glenrowe Avenue, Warrnambool, Victoria 3280, deceased, who died on 7 May 2017.
- RADEMAKER, Clive, late of 26 Mathieson Street, Coburg North, Victoria 3058, deceased, who died on 25 July 2017.
- SMART, Alan Joseph, late of 41 Chelmsford Way, Melton, Victoria 3337, deceased, who died on 20 January 2017.
- Dated 27 September 2017

Cemeteries and Crematoria Act 2003 SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Bryan Crampton, as Delegate of the Secretary to the Department of Health and Human Services for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scale of fees and charges fixed by the following cemetery trust.

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

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

The Wonthaggi and San Remo Cemetery Trust

Dated 30 August 2017

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

The fees will be published on the internet at http://www.health.vic.gov.au/cemeteries and will also be published on the cemetery trust website at http://www.ballaratcemeteries.com.au Ballarat Cemeteries Trust

Dated 2 October 2017

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

Co-operatives National Law (Victoria)

RANGES ENERGY CO-OPERATIVE LIMITED

On application under section 601AA of the **Corporations Act 2001** (the Act), notice is hereby given under section 601AA(4)(a) of the Act, as applied by section 453(a) of the **Co-operatives National Law (Victoria)**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and its registration will be dissolved.

Dated at Melbourne 5 October 2017

DAVID JOYNER Deputy Registrar of Cooperatives

Co-operatives National Law (Victoria)

WOORANNA PARK PRIMARY SCHOOL CO-OPERATIVE LTD

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

Dated at Melbourne 5 October 2017

DAVID JOYNER Deputy Registrar of Cooperatives

County Court Act 1958

COUNTY COURT SITTINGS 2018

Notice is given of the sitting of the County Court of Victoria to be held at each of the undermentioned places to commence on 1 January 2018:

Bairnsdale, Ballarat, Bendigo, Geelong, Horsham, Melbourne, Mildura, Morwell, Sale, Shepparton, Wangaratta, Warrnambool and Wodonga.

> PETER KIDD Chief Judge County Court of Victoria

County Court Act 1958

NOTICE OF KOORI COURT 2018

Pursuant to section 4A(3) of the **County Court Act 1958**, I direct that the Koori Court Division of the County Court of Victoria sit and act at the following places:

Bairnsdale, Ballarat, Bendigo, Geelong, Horsham, Melbourne, Mildura, Morwell, Sale, Shepparton, Wangaratta, Warrnambool and Wodonga.

> PETER KIDD Chief Judge County Court of Victoria

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO GENERATE ELECTRICITY

The Essential Services Commission (the commission) gives notice under section 30 of the **Electricity Industry Act 2000** (EIA) that, pursuant to section 19(1) of the EIA, the commission has granted an application by Pacific Hydro Yaloak South Pty Ltd (ACN 612 249 671) for a licence to generate electricity for supply or sale.

The licence was issued on 27 September 2017, 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.

DR RON BEN-DAVID Chairperson

Disability Act 2006

DECLARATION AND REVOCATION OF RESIDENTIAL SERVICES AS GROUP HOMES The Minister under section 64(1) of the **Disability Act 2006**:

- 1. DECLARES the residential services listed in Table A as group homes.
- REVOKES any and all previous declarations made under section 64(1) of the Disability Act 2006 and published in the Victoria Government Gazette in respect of the residential services as group homes listed in Table B below.

This Declaration and Revocation is effective as from the date of publication of this Notice in the Government Gazette.

Dated 22 September 2017

MARTIN FOLEY MP Minister for Housing, Disability and Ageing

Department of Health and Human Services	DHHS Area	Town/Suburb	Facility ID		
East Division	Ovens Murray	Beechworth	2423		
West Division	Brimbank Melton	Kurunjang	2424		
Community Services Organisation	DHHS Area	Town/Suburb	Facility ID		
East Division	Inner East	Hampton East	2425		
		Ashwood	2426		
		Clayton	2427		
		Clayton	2428		
West Division	Barwon	Lara	2429		
North Division	Loddon	North Bendigo	2430		
South Division	Southern Melbourne	Clayton	2431		

Table A – DAS and CSO group homes to declare

Table B - CSO group homes to revoke

Community Services Organisation	DHHS Area	Town/Suburb	Facility ID
North Division	North East Metropolitan Area	Thornbury	65246
East Division	Inner East	Oakleigh	83995

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 1044

Armstrong Creek School Council

Constituting Order

A. Purpose

The purpose of this Order is to constitute a school council for Armstrong Creek School.

B. Authorising provisions

This Order is made under section 2.3.2(1) and (2) and all other enabling provisions of the **Education and Training Reform Act 2006**.

C. Commencement

This Order comes into operation on the day it is made.

PART A – CONSTITUTION

1. Incorporation

A school council is hereby constituted, under section 2.3.2(1) of the **Education and Training Reform Act 2006**, by the name of Armstrong Creek School Council, as a body corporate to exercise and discharge the powers, duties and functions conferred or imposed on it by or under that Act in relation to the Government school No. 5564 named Armstrong Creek School, situated at 100 Central Boulevard, Armstrong Creek, Victoria 3217.

1A. Objectives of the Council

The objectives of the Council with regard to the School are:

- (a) to assist in the efficient governance of the School;
- (b) to ensure that its decisions affecting students of the School are made having regard, as a primary consideration, to the best interest of the students;
- (c) to enhance the educational opportunities of students at the School; and
- (d) to ensure the School and the council comply with any requirements of the **Education and Training Reform Act 2006**, any regulations or a Ministerial Order made under that Act, or a direction, guideline or policy issued under that Act.

1B. Functions of the Council

The functions of the Council with regard to the School are:

- (a) to establish the broad direction and vision of the School within the School's community;
- (b) to arrange for the supply of goods, services, facilities, materials, equipment and other things or matters that are required for the conduct of the School including the provision of preschool programs;
- (c) to raise funds for School related purposes;
- (d) to regulate and facilitate the after-hours use of the School premises and grounds;
- (e) to exercise a general oversight of the School buildings and grounds and ensure that they are kept in good order and condition;
- (f) to provide for the cleaning and sanitary services that are necessary for the School;
- (g) to ensure that all money coming into the hands of the Council is expended for proper purposes relating to the School;
- (h) to provide meals and refreshments for the staff and students of the School and make charges for those meals or refreshments;
- to inform itself and take into account any views of the School community for the purpose of making decisions in regard to the School and the students at the School;
- (j) to generally stimulate interest in the School in the wider community; and

- (k) to perform any other function or duty or to exercise any power conferred or imposed on the Council:
 - (i) by or under the **Education and Training Reform Act 2006** or any regulations made under that Act; or
 - (ii) by a Ministerial Order made, or direction issued, by the Minister under the Education and Training Reform Act 2006.

1C. Powers of the Council

- 1C.1 For the purpose of meeting its objectives or performing its functions or duties the Council may:
 - (a) enter into contracts, agreements or arrangements;
 - (b) establish trusts and act as trustee of them;
 - (c) subject to section 2.2.4 of the **Education and Training Reform Act 2006** and in accordance with any Ministerial Order made under that Act, charge fees to parents for goods, services or other things provided by the School to a child of the parent; and
 - (d) do any other thing that is necessary or convenient to be done for, or in connection with, meeting its objectives or performing its functions or duties.
- 1C.2 In addition to the powers under clause 1C.1, the Council has any other powers conferred on it by or under the **Education and Training Reform Act 2006**, or any regulations or a Ministerial Order made under that Act.
- 1C.3 The Council does not have the power to do any of the following:
 - (a) employ a teacher with no date fixed for the termination of that employment;
 - (b) purchase or acquire for consideration any land or building; or
 - (c) unless authorised by or under the **Education and Training Reform Act 2006** or any regulations or a Ministerial Order made under that Act:
 - (i) license or grant any interest in land, including School lands or buildings;
 - (ii) enter into hire purchase agreements;
 - (iii) obtain loan or credit facilities;
 - (iv) form or become a member of a corporation;
 - (v) provide for any matter or thing outside Victoria unless it is related to an excursion by students from the School or the professional development of staff of the School;
 - (vi) purchase a motor vehicle, boat or plane.

1D. Accountability and executive officer

- 1D.1 The Council is accountable to the Minister for Education in respect of the performance by the Council of its functions in accordance with any Order made by the Minister.
- 1D.2 The principal of the School is the executive officer of the Council and must ensure that:
 - (a) adequate and appropriate advice is provided to the Council on educational and other matters;
 - (b) the decisions of the Council are implemented; and
 - (c) adequate support and resources are provided for the conduct of Council meetings.

PART B – GENERAL

2. Regulations

Part 4 of the Education and Training Reform Regulations 2017 apply to the Council.

3. Definitions

3.1 In this Order:

'Children's service' means a:

- (a) a children's service under the Children's Services Act 1996; and
- (b) an education and care service under the Education and Care Services National Law (Vic).

^cComposition and Election Provisions' means the Composition and Election provisions of the School Council Composition and Elections Order (Ministerial Order No. 52);

'Council' means the school council constituted by this Order;

'DET' means the Department of Education and Training;

'Principal' includes the person or persons for the time being authorised to perform the duties of principal of the School;

'Public Reporting Meeting' means a public reporting meeting as described in regulation 37 of the Education and Training Reform Regulations 2017, as amended from time to time;

'School' means the Government school referred to in clause 1 of this Order;

'School Council Composition and Elections Order' means Ministerial Order No. 52 made under the **Education and Training Reform Act 2006**, as amended and in force from time to time.

4. Specific clauses to prevail over general clauses

To the extent that there is any inconsistency between:

- (a) clause 1B; or
- (b) clause 1C,

and any other clause in this Order, that other clause will prevail.

5. Council composition and elections

- (a) The Composition and Election Provisions are incorporated in this Order and apply, inter alia, to the Council election process and the tenure of Council members.
- (b) The size and composition of the elected membership of the Council, including members co-opted by the Council, are specified in Schedule 1.
- (c) Options for change in the authorised size and/or composition of the Council membership pursuant to the Composition and Election Provisions are specified in Schedule 2.
- (d) Schedules 1 and 2 are part of this Order.

PART C – POWERS

6. Employment

- 6.1 The Council, in accordance with the Education and Training Reform Act 2006, may:
 - (a) employ:
 - (i) teachers for a fixed period not exceeding one year or on a casual basis;
 - (ii) teacher aides; or
 - (iii) any other staff,

for the purpose of performing its functions and duties; and

- (b) employ any person to enable the Council to do anything it is authorised to do by section 2.3.11 or Division 6 of the Education and Training Reform Act 2006.
- 6.2 If the Council employs a person under clause 6.1, it may do so on behalf of a group of school councils and the group of school councils may decide from time to time in a manner determined by agreement amongst themselves the time which the person is to spend on each school.

7. Use of buildings and grounds

- 7.1 The Council may:
 - (a) conduct programs in or use;
 - (b) subject to any conditions imposed by the Council, join with any other person or body to conduct programs in or use; or
 - (c) subject to any conditions imposed by the Council, allow any other person or body to conduct programs in or use,

any buildings or grounds of the School in relation to which the Council is constituted for the purposes of educational, recreational, sporting or cultural activities for students, the local community or young persons.

7.2 The Council may only allow buildings and grounds of the School to be used under clause 7.1 when the buildings or grounds are not required for ordinary School purposes.

8. Council may carry out works

- 8.1 The Council may, in regard to the School, with the approval of the Minister for Education given either generally or in any particular case:
 - (a) construct, or carry out any improvements to any building structure on the School grounds, or carry out any improvements in or to the School grounds;
 - (b) enter into a contract with any person for or in relation to the construction or carrying out by that person of any such building structure or improvements or of any other work which the Council is authorised or required by or under the **Education and Training Reform Act 2006** to carry out; or
 - (c) construct or carry out any improvements to any building structure, or carry out any improvements, on, in or to the School grounds or any other land that the Minister for Education has acquired an estate or interest in to provide preschool programs.
- 8.2 The Council may obtain and accept offers or tenders for any work approved by the Minister for Education under this clause that it proposes to carry out.

9. Other School Council works

The Council if so authorised by the Minister for Education is authorised and empowered to:

- (a) enter into contracts with another school council for or in connection with:
 - (i) the construction of buildings or structures or the carrying out of improvements on, in or to the grounds of the school in relation to which the council is constituted; or
 - (ii) any other work which the Council is authorised or required by or under the **Education and Training Reform Act 2006** to carry out; and
- (b) do or comply with anything necessary or expedient for carrying the contract into effect.

10. Council may form sub-committee

Subject to the **Education and Training Reform Act 2006** and regulations made under that Act, the Council may form a sub-committee, consisting of at least one member of the Council and any other persons, to assist the Council.

11. Council may delegate powers, duties or functions

Subject to the **Education and Training Reform Act 2006** and regulations made under that Act, the Council may by instrument delegate all or any of the powers, duties or functions conferred or imposed on the Council by or under the **Education and Training Reform Act 2006**, the regulations, a Ministerial Order or a direction issued by the Minister under that Act, except this power of delegation to another person or body.

12. Council may form committees to manage joint facilities

If the Council enters into an agreement under its powers under the **Education and Training Reform Act 2006** for the use of any real or personal property by other persons or bodies, the Council may agree with the other parties to the agreement to form a committee for the management of the property.

13. Delegation to committee

If the Council agrees to form a committee to manage property under clause 12 the Council may, with the approval of the Minister for Education, delegate by instrument to members of the committee all or any of the Council's powers, duties or functions conferred or imposed on the Council by or under the **Education and Training Reform Act 2006** in relation to that property except this power of delegation.

14. Council may sell property

- 14.1 The Council may sell equipment, goods or other similar personal property acquired for use in the School.
- 14.2 If the proceeds from the sale of property under clause 14.1 are less than the amount determined by the Minister for Education, the Council may keep those proceeds.
- 14.3 If the proceeds from the sale of property under clause 14.1 are equal to or more than the amount determined by the Minister for Education, the Council may keep those proceeds, if the person appointed by the Secretary to the DET has given approval for the Council to do so.
- 14.4 For the purposes of clauses 14.2 and 14.3, a determination of the Minister for Education:
 - (a) must be in writing; and
 - (b) may be varied or revoked by the Minister in writing.
- 14.5 The Secretary to the DET may appoint a person to give approvals under clause 14.3.
- 14.6 An approval given under clause 14.3 must be:
 - (a) in writing; and
 - (b) given before the property is sold.

15. Preschool programs

15.1 Council may provide for preschool programs

- (1) If the School provides primary education, the Council may:
 - (a) provide preschool programs on the premises of the School or on any other land or premises under the control of the Minister for Education;
 - (b) enter into an agreement or arrangement with any other school council or other person or body for that council, person or body to use part of the premises of that school or other premises under the control of the Minister for Education to provide a preschool program on those premises; or

- (c) enter into an agreement or arrangement with any other school council or other person or body to jointly provide a preschool program.
- (2) If the Council provides a preschool program or enters into an arrangement or agreement to provide a preschool program, it must ensure that, in any records kept by the School or the Council, the preschool children using the program are accounted for separately from students enrolled at the School in school programs.

15.2 Council may grant lease or licence over preschool land

The Council may, if authorised in writing by the Minister for Education, either generally or in any specified circumstances, grant a leasehold interest in, or a licence over, land of the School to be used to operate a preschool program or programs for children.

15.3 Fees for preschool programs

The Council or any other person or body authorised by the Council under clause 15.1, may require the payment of fees for the provision of preschool programs and other related services.

15.4 Application of, and accounting for, money received

In relation to any agreement or arrangement made by the Council for the provision of preschool programs under clause 15 the Council must ensure:

- (a) that any fees or other money received by the Council in the course of that provision or those agreements or arrangements is applied to the provision of preschool programs unless directed otherwise by a direction or guideline issued by the Minister for Education; and
- (b) that separate accounts and financial records are maintained in relation to the provision of those programs.

16. Payment of members

- 16.1 A member of the Council is not to receive any payment for his or her services as a member.
- 16.2 This does not prevent the Council reimbursing a member for any reasonable expenses incurred in the performance of his or her duties as a member.

17–23. Not used

24. Student dress code

- (1) The Council may determine a student dress code which is to apply to students of the School while they are at the School, travelling to and from School and/or attending School activities.
- (2) A student dress code may cover any matters which the Council considers appropriate in relation to clothing and other items worn, carried or used by students and to grooming, physical appearance and the general presentation of students, including without limiting the generality of the above –
 - (a) whether a school uniform may or must be worn by students, and the school uniform to be worn;
 - (b) clothing (including shoes) to be worn during classes and specified School activities such as sport, laboratory experiments and extra-curricular activities, and bags to be taken to School;
 - (c) the grounds on which any student may be exempted from complying with the dress code; and

- (d) how the dress code may be enforced, provided the methods of enforcement are consistent with section 2.2.19 of the Education and Training Reform Act 2006, and the School's Student Code of Conduct (referred to in section 5.2.12 of the Education and Training Reform Act 2006).
- (3) The Council may enter into a contract with any person for the supply of school uniforms for students of the School.

25. Power to purchase

The Council may, subject to compliance with any directions issued by the Secretary to the DET, purchase goods, equipment or material for the purposes of the School.

26. Children's services

The Council may apply for and obtain approval under the **Children's Services Act 1996** or the Education and Care Services National Law (Vic) to operate a children's service on premises of the School or on premises under the control of the Minister and may apply for and obtain a licence to operate a children's service and, subject to the **Children's Services Act 1996**, or the Education and Care Services National Law (Vic) and the **Education and Training Reform Act 2006**:

- (1) may operate, either solely or jointly, a children's service on part of the School premises or on other premises under the control of the Minister and may require payment of fees for the service and other related services;
- (2) may enter into a licence agreement, or a lease agreement if authorised in writing by the Minister, with another person for that person to use part of the School premises or other premises under the control of the Minister to provide a children's service or to provide a children's service on behalf of the Council on those premises; and
- (3) may carry out improvements to the School buildings and grounds for the provision of a children's service under subsection (1) or (2).

27. Other powers

27.1 Activities outside School Hours

The Council may conduct or join with any other school council in conducting any educational, recreational or cultural activity for the students of the School outside School hours at the School or any other location.

27.2 Fund Raising

The Council may raise funds for School purposes by conducting local efforts or amusements.

27.3 Gifts

- (1) Subject to section 5.2.6 of the Education and Training Reform Act 2006, the Council may
 - (a) accept gifts including real estate, providing that if a gift is encumbered or conditional, consent must be obtained from the Secretary to the DET before acceptance of such gifts; and
 - (b) purchase or maintain goods, equipment and material for the carrying out of its powers duties or functions under the Education and Training Reform Act 2006 or any other Act, but may not purchase any vehicle without the prior consent of the Secretary to the DET.
- (2) For the purposes of this clause, 'vehicle' means the same as 'vehicle' in the **Road Safety Act 1986**.

27.4 Hire or use of Equipment

- (1) Definitions
 - In this clause –

'Equipment' includes goods and products but does not include fixtures.

'Equipment agreement' means a contract to hire equipment or a licence to use equipment under which –

- (a) the Council has the right to use the equipment; and
- (b) there is no option, right or obligation of the Council or any other person to buy the equipment; and
- (c) at the end of the contract or licence the School Council has to return the equipment to the other party to the contract or licence.
- (2) The Council may enter into an equipment agreement with another party if the sole or main purpose of entering into the equipment agreement is to benefit the education of students at the School or to assist with the efficient conduct of the School.
- (3) Prior to entering into an equipment agreement the Council must
 - (a) obtain more than one written quotation or tender for the hire or use of the equipment if the annual cost of the hire or use of the equipment is expected to exceed \$1000; and
 - (b) carry out a financial evaluation of the proposal to hire or use the equipment; and
 - (c) ensure that the equipment to be hired or used has appropriate insurance cover, either through the terms of the equipment agreement or by separate cover.
- (4) The Council must not
 - (a) enter into an equipment agreement for a continuous period exceeding four years until the Regional Director has approved the entering into of that equipment agreement; and
 - (b) enter into an equipment agreement for the hire or use of equipment previously owned or operated by the Council or for the purposes of the DET; and
 - (c) commit funds of a non-recurrent nature or funds granted for a specific purpose, towards the costs of an equipment agreement until the donor or provider of the funds has consented to that in writing; or
 - (d) enter into an equipment agreement unless it is satisfied that it will be able to meet all the costs of the equipment agreement.

27.5 Reporting

- (1) The Council must report the details of all equipment agreements it has entered into to the Council's Public Reporting Meeting. The report must include a description of the equipment hired or used, the purpose, the duration and the cost of the equipment agreement.
- (2) The costs of each equipment agreement must be fully identified in the Council's audited statement of receipts and expenditure presented to the Council's Public Reporting Meeting.

27.6 Exclusions

Clauses 27.4(3) and 27.5 do not apply to -

- (a) the hire of a video recording, or
- (b) the hire of any other equipment for less than four weeks in any one calendar year where the cost of the hire is less than \$1,000.00.

28. Transport Accident Commission agreements

The Council may enter into one or more agreements with the Transport Accident Commission concerning the provision of staff, facilities, equipment, support or other services for any student of the School who is the subject of a claim under the **Transport Accident Act 1986**.

29. Power to provide goods, services or facilities

- (a) Subject to sub-clauses (b) and (c), the Council may, for the purpose of the efficient conduct of the School, enter into arrangements or agreements, for reward or otherwise, to provide or supply goods, services or facilities to other Government schools or other educational institutions.
- (b) Any arrangement or agreement under sub-clause (a) may only be for goods, services or facilities that the Council is empowered under the Education and Training Reform Act 2006, the Education and Training Reform Regulations 2017, this Order, or any Ministerial Order made under the Education and Training Reform Act 2006, to provide or supply to the School.
- (c) Any arrangement or agreement under sub-clause (a) must comply with any directions issued by the Secretary to the DET.

30. Power to purchase by use of purchasing card facilities

- (a) Subject to this clause the Council may enter into arrangements with a financial institution under which the Council may purchase goods, services, equipment or material only for the purposes of the School by the use of purchasing card facilities provided by the financial institution.
- (b) Any purchase of goods, services, equipment or material under sub-clause (a) must comply with:
 - (i) any guidelines and directions issued by the Minister under section 5.2.1 of the Education and Training Reform Act 2006;
 - (ii) any directions issued by the Secretary to the DET; and
 - (iii) the terms and conditions relating to the use of any purchasing card issued by the financial institution to the Council from time to time.
- 31. Not used.

32. Trusts

The Council may act as a trustee of any trust fund established for the benefit of the School or its students with power to do any act or thing authorised under the terms of the relevant trust fund.

PART D – TRANSITIONAL PROVISIONS

33. Transitional provisions

- 33.1 (a) Subject to sub-clause (b), this clause 33 operates until and inclusive of the date of the declaration of the poll in 2019 (or, if no election is held that year, 31 March of that year);
 - (b) Subclause 33.12 operates until and inclusive of the day after the date of the declaration of the poll in 2019 (or, if no election is held that year, 31 March of that year).

- 33.2 Subject to subclause 33.11, during the operation of this clause the Composition and Election provisions, namely clauses 5A to 5V of the School Council Composition and Elections Order (Ministerial Order No. 52), except clauses 5A, 5B.3 (insofar as it defines eligibility for election), 5B.3A(a) and 5R thereof, do not operate.
- 33.3 The School Council shall consist of a total of six members comprising the principal *ex* officio and one other DET employee, two Parents and two Community members.
- 33.4 (a) By ministerial appointment made for the purposes of this clause the principal *ex officio*, one other DET employee, and two Parents are appointed as members of the Council from the date this clause takes effect until and inclusive of the date of declaration of the poll in 2019.
 - (b) The School Council may, prior to the date of the declaration of the poll in 2019 (or if no election is held that year, 31 March of that year), appoint up to two persons who are eligible for appointment to the Community member category of the school council for a term of office until and inclusive of the date of the declaration of the poll in 2019 (or if no election is held that year, 31 March of that year).
- 33.5 The School Council may, prior to the date of the declaration of the poll in 2019 (or, if no election is held that year, 31 March of that year), fill any casual vacancy that occurs in the membership of the School Council, by appointing to the School Council a person who is eligible for election or appointment (as the case may be) to the relevant membership category, provided that any person who fills a vacant position created by a casual vacancy shall only serve the unexpired portion of the vacating member's term of office.
- 33.6 Not used.
- 33.7 A parent appointed under clause 33.4 who does not have a child enrolled at the School at the time of the Notice of Election and Call for Nominations for any School Council election shall cease to be a member of the Council on that date, and a casual vacancy is thereby created.
- 33.8 In the event that the School Council is unable to comply with the quorum provisions of Part 4 of the Education and Training Reform Regulations 2017 owing to the number of casual vacancies in its membership, the Minister administering section 2.3.2 of the **Education and Training Reform Act 2006** may fill any casual vacancy that occurs in the membership of the School Council by appointing to the School Council for a term of office that does not extend beyond the unexpired portion of the vacating member's term of office a person who is eligible for election or appointment (as the case may be) to the relevant membership category.
- 33.9 In the event that the Minister administering section 2.3.2 of the Education and Training Reform Act 2006 is satisfied that a School Council member no longer intends to attend School Council meetings, but a casual vacancy has not been created in respect of that member's position on the School Council, the Minister administering section 2.3.2 of the Education and Training Reform Act 2006 may remove the person as a School Council member and appoint to the School Council for a term of office that does not extend beyond the unexpired portion of the vacating member's term of office a person who is eligible for election or appointment (as the case may be) to the relevant membership category.
- 33.10 (a) The School Council may not conduct any School Council meeting unless the quorum provisions of Part 4 of the Education and Training Reform Regulations 2017 are satisfied.
 - (b) Subject to clause 33.10(c), the School Council must not decide any matter unless a majority of the School Council members present are not DET employees.

- (c) If at any time the membership of the School Council is such that it is impossible for the School Council to decide a matter in accordance with clause 33.10(b), the School Council may nonetheless decide to fill a casual vacancy under clause 33.5 or appoint a member under clause 33.4(b).
- (d) Subject to subclauses 33.10(a), 33.10(b), and 33.10(c), an act or decision of the School Council is not invalid, and the School Council is properly constituted, notwithstanding –
 - (i) a vacancy in the office of a member (including a Community member);
 - (ii) a defect or irregularity in or in connection with the appointment or co-option of a member;
 - (iii) a casual vacancy is not filled; or
 - (iv) for any other reason the total number of school council members stated in clause 33.3 has not been appointed.
- 33.11 The first School Council election must be completed between the 2019 school year commencement date and 31 March 2019 in respect of four Parent member positions and two DET employee member positions and the Composition and Election provisions (except clause 5D.3) shall apply to that School Council election.
- 33.12 The term of office of members of the School Council elected at the School Council election referred to in clause 33.11 shall commence on the day after the date of declaration of the poll in 2019.

This Order is made 28 September 2017

THE HON. JENNY MIKAKOS, MP Minister for Education

SCHEDULE 1 9T 4P 3DET 2CO

Armstrong Creek School Council

SCHEDULE 2

SCHOOL COUNCIL MEMBERSHIP TABLE

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
15	6	5	4	7	2
15	6	4	5	7	3
15	6	3	6	7	4
15	6	2	7	7	5
15	6	1	8	7	6
15	7	5	3	7	2
15	7	4	4	7	3
15	7	3	5	7	4
15	7	2	6	7	5
15	7	1	7	7	6
15	8	5	2	7	2
15	8	4	3	7	3
15	8	3	4	7	4
15	8	2	5	7	5

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
15	8	1	6	7	6
15	9	5	1	7	2
15	9	4	2	7	3
15	9	3	3	7	4
15	9	2	4	7	5
15	9	1	5	7	6
15	10	5	0	7	2
15	10	4	1	7	3
15	10	3	2	7	4
15	10	2	3	7	5
15	10	1	4	7	6
15	11	4	0	7	3
15	11	3	1	7	4
15	11	2	2	7	5
15	11	1	3	7	6
15	12	3	0	7	4
15	12	2	1	7	5
15	12	1	2	7	6
15	13	2	0	7	5
15	13	1	1	7	6
15	14	1	0	7	6
i					1
14	5	4	5	6	2
14	5	3	6	6	3
14	5	2	7	6	4
14	5	1	8	6	5
14	6	4	4	6	2
14	6	3	5	6	3
14	6	2	6	6	4
14	6	1	7	6	5
14	7	4	3	6	2
14	7	3	4	6	3
14	7	2	5	6	4
14	7	1	6	6	5
14	8	4	2	6	2
14	8	3	3	6	3
14	8	2	4	6	4
14	8	1	5	6	5

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
14	9	4	1	6	2
14	9	3	2	6	3
14	9	2	3	6	4
14	9	1	4	6	5
14	10	4	0	6	2
14	10	3	1	6	3
14	10	2	2	6	4
14	10	1	3	6	5
14	11	3	0	6	3
14	11	2	1	6	4
14	11	1	2	6	5
14	12	2	0	6	4
14	12	1	1	6	5
14	13	1	0	6	5
I				•	
13	5	4	4	6	2
13	5	3	5	6	3
13	5	2	6	6	4
13	5	1	7	6	5
13	6	4	3	6	2
13	6	3	4	6	3
13	6	2	5	6	4
13	6	1	6	6	5
13	7	4	2	6	2
13	7	3	3	6	3
13	7	2	4	6	4
13	7	1	5	6	5
13	8	4	1	6	2
13	8	3	2	6	3
13	8	2	3	6	4
13	8	1	4	6	5
13	9	4	0	6	2
13	9	3	1	6	3
13	9	2	2	6	4
13	9	1	3	6	5
13	10	3	0	6	3
13	10	2	1	6	4
13	10	1	2	6	5

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Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
13	11	2	0	6	4
13	11	1	1	6	5
13	12	1	0	6	5
					÷
12	5	4	3	5	1
12	5	3	4	5	2
12	5	2	5	5	3
12	5	1	6	5	4
12	6	4	2	5	1
12	6	3	3	5	2
12	6	2	4	5	3
12	6	1	5	5	4
12	7	4	1	5	1
12	7	3	2	5	2
12	7	2	3	5	3
12	7	1	4	5	4
12	8	4	0	5	1
12	8	3	1	5	2
12	8	2	2	5	3
12	8	1	3	5	4
12	9	3	0	5	2
12	9	2	1	5	3
12	9	1	2	5	4
12	10	2	0	5	3
12	10	1	1	5	4
12	11	1	0	5	4
					·
11	4	3	4	5	2
11	4	2	5	5	3
11	4	1	6	5	4
11	5	3	3	5	2
11	5	2	4	5	3
11	5	1	5	5	4
11	6	3	2	5	2
11	6	2	3	5	3
11	6	1	4	5	4
11	7	3	1	5	2
11	7	2	2	5	3

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
11	7	1	3	5	4
11	8	3	0	5	2
11	8	2	1	5	3
11	8	1	2	5	4
11	9	2	0	5	3
11	9	1	1	5	4
11	10	1	0	5	4
				1	
10	4	3	3	4	1
10	4	2	4	4	2
10	4	1	5	4	3
10	5	3	2	4	1
10	5	2	3	4	2
10	5	1	4	4	3
10	6	3	1	4	1
10	6	2	2	4	2
10	6	1	3	4	3
10	7	3	0	4	1
10	7	2	1	4	2
10	7	1	2	4	3
10	8	2	0	4	2
10	8	1	1	4	3
10	9	1	0	4	3
				1	
9	4	3	2	4	1
9	4	2	3	4	2
9	4	1	4	4	3
9	5	3	1	4	1
9	5	2	2	4	2
9	5	1	3	4	3
9	6	3	0	4	1
9	6	2	1	4	2
9	6	1	2	4	3
9	7	2	0	4	2
9	7	1	1	4	3
9	8	1	0	4	3
		1	1	1	1
8	3	2	3	3	1

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Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
8	3	1	4	3	2
8	4	2	2	3	1
8	4	1	3	3	2
8	5	2	1	3	1
8	5	1	2	3	2
8	6	2	0	3	1
8	6	1	1	3	2
8	7	1	0	3	2
•					
7	3	2	2	3	1
7	3	1	3	3	2
7	4	2	1	3	1
7	4	1	2	3	2
7	5	2	0	3	1
7	5	1	1	3	2
7	6	1	0	3	2
6	3	2	1	2	0
6	3	1	2	2	1
6	4	2	0	2	0
6	4	1	1	2	1
6	5	1	0	2	1

* A DET employee parent is a DET employee who is a parent of a child at the school.

Emergency Services Superannuation Act 1986 (the Act)

ELECTION OF THREE CONTRIBUTOR MEMBERS AND THREE DEPUTY CONTRIBUTOR MEMBERS TO THE EMERGENCY SERVICES SUPERANNUATION BOARD

In accordance with the Emergency Services Superannuation Board Procedure for the 2017 Board Elections, I hereby declare the following candidates elected for appointment to the Emergency Services Superannuation Board:

- Colin Birch (elected unopposed) – Contributor Member of the Board to represent Police members who are contributors employed under the Victoria Police Act 2013 or employed by the employee organisations representing those contributors pursuant to section 7(1)(a) of the Act.
- Jefferson Gooden (elected unopposed)
 Deputy to a Contributor Member of the Board to represent Police members who are contributors employed under the Victoria Police Act 2013 or employed by the employee organisations representing those contributors pursuant to sections 7(1)(a) and 9 of the Act.
- Ben McKie
 Contributor Member of the Board to represent contributors who are officers or employees of the Metropolitan Fire and Emergency Service Board or persons appointed by the Country Fire Authority under section 17 of the Country Fire Authority Act 1958 or the employees of the unions representing those contributors pursuant to section 7(1)(b) of the Act.
- Adam Gullo
 Deputy to a Contributor Member of the Board to represent contributors who are officers or employees of the Metropolitan Fire and Emergency Service Board or persons appointed by the Country Fire Authority under section 17 of the Country Fire Authority Act 1958 or the employees of the unions representing those contributors pursuant to sections 7(1)(b) and 9 of the Act.
- Colin Jones Contributor Member of the Board to represent contributors who are employees appointed by Ambulance Services – Victoria under the **Ambulance Services Act 1986** or by any other ambulance service specified by the Minister and by contributors who are not employees of participating employers referred to sections 7(1)(a) or (b) of the Act pursuant to section 7(1)(c) of the Act.
- Brendan Moore
 Deputy to a Contributor Member of the Board to represent contributors who are employees appointed by Ambulance Services Victoria under the Ambulance Services Act 1986 or by any other ambulance service specified by the Minister and by contributors who are not employees of participating employers referred to sections 7(1)(a) or (b) of the Act pursuant to sections 7(1)(c) and 9 of the Act.

Gambling Regulation Act 2003

DETERMINATION OF GAMING MACHINE ENTITLEMENT ALLOCATION AND TRANSFER RULES

I, the Honourable Marlene Kairouz MP, Minister for Consumer Affairs, Gaming and Liquor Regulation, acting under sections 3.4A.3 and 3.4A.5(9) of the **Gambling Regulation Act 2003** (the Act), determine as follows –

- 1. The following rules constitute gaming machine entitlement allocation and transfer rules under section 3.4A.3 of the Act. These rules apply to new gaming machine entitlements that will take effect on or after 16 August 2022. The Gaming Machine Entitlement Allocation and Transfer Rules published in the Government Gazette (No. S205) on 22 July 2015 remain in effect.
- 2. For the purposes of section 3.4A.5(9) of the Act, these gaming machine entitlement allocation and transfer rules specify the requirements to be complied with by a person wishing to participate in the process for allocating new gaming machine entitlements that will take effect on or after 16 August 2022.
- 3. I intend to determine further gaming machine entitlement allocation and transfer rules in relation to:
 - (a) the price payable for new gaming machine entitlements that will take effect on or after 16 August 2022; and
 - (b) the process for allocating new gaming machine entitlements that take effect on or after 16 August 2022 and the requirements to be complied with by a person wishing to participate in the process for allocating those new gaming machine entitlements.

4. **Definitions**

Words not otherwise defined in these rules have the same meaning as in the Act, except where a contrary intention appears.

Act means the Gambling Regulation Act 2003 (Vic.).

Club means the holder of a club venue operator's licence issued under Division 2 of Part 4 of Chapter 3 of the Act.

Gaming Revenue has the same meaning given to that term in section 3.6.2 of the Act.

Hotel means the holder of a hotel venue operator's licence issued under Division 2 of Part 4 of Chapter 3 of the Act.

Incumbent Club means a Club who either:

- (a) held one or more gaming machine entitlements at the Specified Date that have not been transferred to a Successor Venue Operator on or before the Pre-Offer Date; or
- (b) is a Successor Venue Operator.

Incumbent Hotel means a Hotel who either:

- (a) held one or more gaming machine entitlements at the Specified Date that have not been transferred to a Successor Venue Operator on or before the Pre-Offer Date; or
- (b) is a Successor Venue Operator.

Incumbent Venue Operator means an Incumbent Club or an Incumbent Hotel.

Minister means the Minister responsible for administering the Act.

New Entrant means an entity who satisfies the requirements of rule 5(b).

Non-Operating Incumbent Venue Operator means a venue operator who:

- (a) is an Incumbent Venue Operator; and
- (b) at the Specified Date, did not have an approved venue.

Pre-Offer Date means the date of the Pre-Offer Letter.

Pre-Offer Letter has the meaning given to that term in rule 5.

Proposed Venue means:

- (a) in respect of a New Entrant: a venue with characteristics notified to the Minister in accordance with rule 5(b)(iv)(B); or
- (b) in respect of an Incumbent Venue Operator: a venue with characteristics notified to the Minister in accordance with rules 5(c)(iii)(B) or 5(e)(ii)(B), which was not an approved venue of the Incumbent Venue Operator on the Specified Date.

Specified Date means 7 July 2017.

Successor Venue Operator means a venue operator who:

- (a) after the Specified Date, acquired the gaming business operating at an approved venue where gaming machines were permitted at the Specified Date;
- (b) as at the Pre-Offer Date, is recorded on the Register as the venue operator conducting gaming at that approved venue; and
- (c) as part of acquiring the gaming business operating at that approved venue, acquired gaming machine entitlements from the previous operator of the gaming business in order to operate gaming machines at the approved venue.

Unattached Entitlement means a gaming machine entitlement held by an Incumbent Venue Operator (other than a Non-Operating Incumbent Venue Operator) on the Specified Date but which, at the Specified Date, is not attached to an approved venue.

5. Eligibility (Pre-Offer Letter)

- (a) The Minister will provide a letter in respect of the price payable for new gaming machine entitlements that take effect on or after 16 August 2022 (**Pre-Offer Letter**) to:
 - (i) New Entrants; and
 - (ii) Incumbent Venue Operators.
- (b) An entity will be a New Entrant if the entity:
 - (i) is a venue operator or a body corporate who has applied (or intends to apply) to the Commission for a club venue operator's licence or a hotel venue operator's licence;
 - (ii) does not hold a gaming machine entitlement at the Specified Date;
 - (iii) is not a Successor Venue Operator; and
 - (iv) by 3 November 2017 and in the form set out at Schedule A, has:
 - (A) expressed its interest in receiving an offer to purchase new gaming machine entitlements for a Proposed Venue(s); and
 - (B) provided the Minister with:
 - (I) the proposed geographic location of each of its Proposed Venues;
 - (II) the number of gaming machines it proposes to operate in each of its Proposed Venues (expressed as a range); and
 - (III) if it is not a venue operator, whether it has applied (or intends to apply) for a club venue operator's licence or a hotel venue operator's licence.
- (c) An Incumbent Venue Operator (other than a Non-Operating Incumbent Venue Operator) will receive a Pre-Offer Letter for new gaming machine entitlements with respect to:
 - (i) an approved venue, subject to rule 5(d);
 - (ii) Unattached Entitlements; and

- (iii) a Proposed Venue, only if by 3 November 2017 and in the form set out at Schedule A, the Incumbent Venue Operator has:
 - (A) expressed its interest in receiving an offer to purchase new gaming machine entitlements for a Proposed Venue(s); and
 - (B) provided the Minister with:
 - (I) the proposed geographic location of each of its Proposed Venues; and
 - (II) the number of gaming machines it proposes to operate in each of its Proposed Venues (expressed as a range).
- (d) If prior to the Pre-Offer Date, an Incumbent Venue Operator transferred gaming machine entitlements to a Successor Venue Operator, the Incumbent Venue Operator will not receive a Pre-Offer Letter in relation to those new gaming machine entitlements which are equivalent to the gaming machine entitlements transferred to the Successor Venue Operator.
- (e) A Non-Operating Incumbent Venue Operator will receive a Pre-Offer Letter for new gaming machine entitlements with respect to:
 - (i) the gaming machine entitlements held by the Non-Operating Incumbent Venue Operator at the Specified Date; and
 - (ii) a Proposed Venue, only if by 3 November 2017 and in the form set out at Schedule A, the Non-Operating Incumbent Venue Operator has:
 - (A) expressed its interest in receiving an offer to purchase new gaming machine entitlements for a Proposed Venue(s); and
 - (B) provided the Minister with:
 - (I) the proposed geographic location of each of its Proposed Venues; and
 - (II) the number of gaming machines it proposes to operate in each of its Proposed Venues (expressed as a range).
- (f) A New Entrant will receive a Pre-Offer Letter for new gaming machine entitlements with respect to a Proposed Venue.
- (g) The Minister retains her discretion to provide a Pre-Offer Letter to an entity who has not complied with the requirements of rule 5(b)(iv), 5(c)(iii) or 5(e)(ii).

6. **Changes and further rules**

In accordance with the Act, the Minister may determine:

- (a) any changes to these rules at any time and provide notice of such changes to Incumbent Venue Operators and New Entrants; and
- (b) further gaming machine entitlement allocation and transfer rules, including without limitation rules relating to the process for allocating new gaming machine entitlements.

7. Notices

Any notice or communication under these rules may be given to the Minister by delivering it to the Director, Gambling Licensing Program, Office of Liquor, Gaming and Racing, Department of Justice and Regulation, 121 Exhibition Street, Melbourne, Victoria.

Dated 27 September 2017

THE HONOURABLE MARLENE KAIROUZ MP Minister for Consumer Affairs, Gaming and Liquor Regulation

Entity Name	
	Address line 1
	Address line 2
Postal Address	Suburb / City
	State
	Postcode
Name of authorised representative of entity	
Position of authorised representative with entity	
Email Address	
Contact Telephone Number	
Venue Operator Licence Number (if applicable)	
Proposed Venue Type (tick appropriate box)	Club Hotel
Local Government Area (e.g. City of Whitehorse) of Proposed Venue	
Number of entitlements requested for Proposed Venue (nominate a range of twenty (20) between 5 and 105)	
	[
Signature of authorised representative	
(By signing this form, the signatory warrants that he or she is duly authorised to execute this form on the entity's behalf)	

Schedule A: Expression of Interest Form (Rules 5(b)(iv), 5(c)(iii) and 5(e)(ii))

(Note: a separate form must be completed for each Proposed Venue of the entity)

Mineral Resources (Sustainable Development) Act 1990

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

I, Duncan Pendrigh, Director Statutory Authorisations, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application EL006579 from being subject to a licence under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 25 September 2017

DUNCAN PENDRIGH Director Statutory Authorisations Delegate of the Minister

Mineral Resources (Sustainable Development) Act 1990

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

I, Duncan Pendrigh, Director Statutory Authorisations, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application EL006580 from being subject to a licence under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 25 September 2017

DUNCAN PENDRIGH Director Statutory Authorisations Delegate of the Minister

Mineral Resources (Sustainable Development) Act 1990

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

I, Duncan Pendrigh, Director Statutory Authorisations, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application EL006578 from being subject to a licence under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 28 September 2017

DUNCAN PENDRIGH Director Statutory Authorisations Delegate of the Minister

Mineral Resources (Sustainable Development) Act 1990

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

I, Duncan Pendrigh, Director Statutory Authorisations, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application EL006583 from being subject to a licence under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 2 October 2017

DUNCAN PENDRIGH Director Statutory Authorisations Delegate of the Minister

Mineral Resources (Sustainable Development) Act 1990 EXEMPTION OF LAND FROM AN EXPLORATION, MINING, RETENTION OR PROSPECTING LICENCE

I, Duncan Pendrigh, Director Statutory Authorisations, pursuant to section 7 of the Mineral Resources (Sustainable Development) Act 1990 and under delegation of the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application EL006584 from being subject to a licence under the Mineral Resources (Sustainable Development) Act 1990.

Dated 2 October 2017

DUNCAN PENDRIGH Director Statutory Authorisations Delegate of the Minister

Mineral Resources (Sustainable Development) Act 1990

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

I, Duncan Pendrigh, Director Statutory Authorisations, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application EL006585 from being subject to a licence under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 2 October 2017

DUNCAN PENDRIGH Director Statutory Authorisations Delegate of the Minister

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister, by notice published in the Government Gazette, may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, Gavin Jennings, MLC as Special Minister of State, do now by this notice declare that the records listed in the schedule below shall not be available for public inspection for a period of 30 years from the date of their transfer to the Public Record Office Victoria.

Dated 22 September 2017

GAVIN JENNINGS, MLC Special Minister of State

SCHEDULE

Series	Series Title
VPRS 15048 P2-P3	General Subject Correspondence, Alphabetical Code Prefix Annual Single Number System [2004–2006]

Subordinate Legislation Act 1994

NOTICE OF MAKING OF LEGISLATIVE INSTRUMENT

Notice is hereby given under section 16A(2) of the **Subordinate Legislation Act 1994** of the making of the Greyhound Racing Victoria Rules (the Rules) incorporating amendments to the Greyhound Racing Victoria Local Rules.

These rules come into effect on 1 October 2017 and are available at: www.greyhoundcare.grv. org.au/rules-of-racing/

A hard copy of these rules can also be obtained by contacting: Greyhound Racing Victoria, 46–50 Chetwynd Street, West Melbourne, Victoria 3003.

ALAN CLAYTON Chief Executive Officer Greyhound Racing Victoria

Subordinate Legislation Act 1994

NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT

Proposed Fines Reform Regulations 2017 and Infringements Amendment Regulations 2017

Notice is given in accordance with section 11 of the **Subordinate Legislation Act 1994** that a Regulatory Impact Statement (RIS) has been prepared to assess the impact of the proposed Fines Reform Regulations 2017 and Infringements Amendment Regulations 2017 (the proposed regulations).

Reason for and objectives of proposed regulations

The proposed regulations are made under section 185 of the Fines Reform Act 2014 and section 168 of the Infringements Act 2006.

The proposed regulations prescribe fee settings for the service of penalty reminder notices, the registration of infringement fines with the Director, Fines Victoria, the collection of unpaid fines, and the issuing of enforcement warrants. They also prescribe the details of various notices and other documents, and a range of other matters needed to support the Fines Reform system.

The proposed regulations increase the prescribed fee for service of a penalty reminder notice under the **Infringements Act 2006** from 1.62 to 1.74 fee units. New fees are proposed to be prescribed under the **Fines Reform Act 2014** including a collection fee of 9.01 fee units, an enforcement warrant fee of 3.94 fee units and a registration fee of 5.21 fee units.

The objective of the proposed regulations with respect to the fees for each of the above stages of the infringements enforcement process is to set those fees at cost recovery. The prescribed fees for each service are to be indexed annually in accordance with the annual rate set by the Treasurer pursuant to the **Monetary Units Act 2004**.

The RIS examines the costs and benefits of the proposed regulations and possible alternatives and concludes that the proposed regulations are the most efficient method of achieving the objective.

Availability of RIS

Copies of the RIS and the proposed regulations may be obtained from:

- Infringement Management and Enforcement Services, Department of Justice and Regulation by phoning (03) 9948 8407 (between 9.00 am and 5.00 pm).
- The Victorian Government's online consultation platform at https://engage.vic.gov.au/finesreform

Comments

Public comments and submissions are invited on the proposed regulations and in response to information provided in the RIS. Written comments and submissions should be forwarded by no later than 5.00 pm, 2 November 2017 to:

Erin Anderson

Acting Assistant Director, Policy and Strategy Infringement Management and Enforcement Services Department of Justice and Regulation GPO Box 123 Melbourne, Victoria 3001

or emailed to: isou@justice.vic.gov.au

Please note that all comments and submissions received will be treated as public documents.

Water Act 1989

GOULBURN-MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

MV06 RP01

On 26 September 2017, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the Water Act 1989, determined to adopt Reconfiguration Plan MV06 RP01.

A copy of the Reconfiguration Plan map can be inspected, free of charge, at the Goulburn– Murray Water website at www.connectionsproject.com.au and free of charge, during office hours, at the offices of the Goulburn–Murray Water Connections Project, 55 Welsford Street, Shepparton.

> FRANK FISSELER Project Director Connections Project Goulburn–Murray Water

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C251

The Minister for Planning has approved Amendment C251 to the Boroondara Planning Scheme.

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

The Amendment applies to land at 3 and 10 Markham Avenue, Ashburton.

The Amendment facilitates the redevelopment of the Markham Housing Estate by:

- allowing the redevelopment of the Markham Housing Estate in accordance with the 'Markham Housing Estate Incorporated Document, August 2017'; and
- establishing the Minister for Planning as the responsible authority for administering and enforcing the Boroondara Planning Schemes as it applies to land at 3 and 10 Markham Avenue, Ashburton.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of Boroondara City Council, 8 Inglesby Road, Camberwell.

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

Planning and Environment Act 1987

BAYSIDE PLANNING SCHEME

KINGSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment GC70

The Minister for Planning has approved Amendment GC70 to the Bayside and Kingston Planning Schemes.

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

The Amendment facilitates the level crossing removals at Charman Road and Park Road, Cheltenham.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Bayside City Council, Corporate Centre, 76 Royal Avenue, Sandringham, and Kingston City Council, Planning Information Centre, Level 1, 1230 Nepean Highway, Cheltenham.

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

Planning and Environment Act 1987

BRIMBANK, HOBSONS BAY, MELTON AND WYNDHAM PLANNING SCHEMES

Notice of Approval of Amendment

Amendment GC74

The Minister for Planning has approved Amendment GC74 to the Brimbank, Hobsons Bay, Melton and Wyndham Planning Schemes.

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

The Amendment facilitates the delivery of the Outer Suburban Arterial Roads Program – Western Package.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Brimbank City Council, Brimbank Community and Civic Centre, 301 Hampshire Road, Sunshine; Hobsons Bay City Council, 115 Civic Parade, Altona; Melton City Council, Melton Civic Centre, 232 High Street, Melton 3337; and Wyndham City Council, 45 Princes Highway, Werribee.

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

ORDERS IN COUNCIL

Crimes (Mental Impairment and Unfitness to be Tried) Act 1997 ORDER PURSUANT TO SECTION 73B OF THE

CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) ACT 1997

Order in Council

The Lieutenant Governor, as the Governor's Deputy, with the advice of the Executive Council and under sections 73B (a) and (b) of the Crimes (Mental Impairment and Unfitness to be Tried) Act 1997 (the Act) -

- (a) revokes the Orders in Council made on 28 February 2012 under section 73B of the Act;
- (b) declares the following laws as corresponding laws for the purposes of Part 7A of the Act:
 - Mental Health Act 2007 (New South Wales);
 - Mental Health (Forensic Provisions) Act 1990 (New South Wales);
 - Mental Health Act 2016 (Queensland);
 - Mental Health Act 2015 (Australian Capital Territory);
 - Crimes Act 1900 (Australian Capital Territory);
 - Mental Health Act 2013 (Tasmania);
 - Criminal Justice (Mental Impairment) Act 1999 (Tasmania);
 - Sentencing Act 1997 (Tasmania); and
 - Criminal Law Consolidation Act 1935 (South Australia).
- (c) declares the following orders as interstate supervision orders for the purposes of Part 7A of the Act:
 - orders made pursuant to section 39 of the Mental Health (Forensic Provisions) Act 1990 (New South Wales);
 - forensic orders (Criminal Code), forensic orders (Mental Health) and treatment support orders within the meaning of the **Mental Health Act 2016** (Queensland);
 - orders made in relation to forensic mental health patients under sections 323 and 324 of the **Crimes Act 1900** (Australian Capital Territory);
 - orders made pursuant to section 24 (restriction orders) and section 29A (supervision orders) of the **Criminal Justice (Mental Impairment) Act 1999** (Tasmania);
 - treatment orders, supervision orders and restriction orders made under section 75 of the **Sentencing Act 1997** (Tasmania); and
 - supervision orders made under section 2690 of the **Criminal Law Consolidation** Act 1935 (South Australia).

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

Dated 3 October 2017 Responsible Minister MARTIN FOLEY Minister for Mental Health MARTIN PAKULA Attorney-General

> ANDREW ROBINSON Clerk of the Executive Council

Drugs, Poisons and Controlled Substances Act 1981

AUTHORISATION OF SPECIFIED ORGANISATIONS TO PARTICIPATE IN THE VICTORIAN NEEDLE AND SYRINGE PROGRAM

Order in Council

The Lieutenant-Governor, as the Governor's deputy, with the advice of the Executive Council under section 80(5)(b) of the **Drugs**, **Poisons and Controlled Substances Act 1981**:

- (1) Revokes the Order in Council made on 28 April 2015 and published in the Government Gazette G17 on 30 April 2015; and
- (2) Authorises the organisations specified in the attached Schedule to participate in the Victorian Needle and Syringe Program as administered by the Department of Health and Human Services.

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

Dated 3 October 2017

Responsible Minister:

HON MARTIN FOLEY MP Minister for Mental Health

> ANDREW ROBINSON Clerk of the Executive Council

Drugs, Poisons and Controlled Substances Act 1981 SCHEDULE 1

LIST OF SPECIFIED ORGANISATIONS AUTHORISED TO PARTICIPATE IN THE VICTORIAN NEEDLE AND SYRINGE PROGRAM

The following specified organisations are authorised to administer an approved needle and syringe program under the VNSP as administered by the Department of Health and Human Services. Aireys Inlet Medical Centre Alexandra District Health Alfred Health Anglicare Victoria Bairnsdale Regional Health Service Ballarat & District Aboriginal Co-operative Limited Ballarat Community Health Banyule Community Health Barwon Health Bass Coast Health Becton Dickinson Pty Ltd Bellarine Community Health Ltd Benalla Health Bendigo Community Health Services Ltd Bentleigh Bayside Community Health Brophy Family and Youth Services Inc Burnet Institute Cann Valley Bush Nursing Centre Incorporated Carrington Health Castlemaine District Community Health Limited Castlemaine Health Central Bayside Community Health Services Limited

Central Gippsland Aboriginal Health & Housing Co-operative Ltd Central Gippsland Health Service Cobaw Community Health Services Limited Cobram District Health Cohealth Cohuna District Hospital Colac Area Health Darebin Community Health Service Department of Health & Human Services Victoria Dianella Community Health Djerriwarrh Health Services Down to Earth (Vic) Co-operative Society Ltd EACH East Grampians Health Service East Wimmera Health Service Eastern Health Echuca Regional Health Federation University Australia Frankston City Council Gateway Health Gippsland Lakes Community Health Gippsland Southern Health Service Goolum Goolum Aboriginal Co op Ltd Grampians Community Health Greater Bendigo City Council Gunditimara Aboriginal Co-op Harm Reduction Victoria Incorporated Hazelwood Health Centre Heathcote Health Hepburn Health Service Hobsons Bay City Council Inglewood and Districts Health Service Inner East Community Health Services Inc Inspiro Health IPC Health Ltd Kerang District Health Kirrae Health Services Inc Kyabram and District Health Service Kyneton District Health Service La Trobe University Lake Tyers Health & Children's Services Latrobe Community Health Service Limited Latrobe Regional Hospital Launch Housing Loch Sport Community Health Centre Lorne Community Hospital Macedon Ranges Health Services

Mailforce Ptv Ltd Mallacoota District Health and Support Service Inc Mallee District Aboriginal Services Manningham Community Health Services Ltd Mansfield District Hospital Maryborough District Health Service Mercy Health Merri Community Health Services Limited Monash Health Monash University Monashlink Community Health Service Limited Mornington Community Information & Support Centre Inc Moyne Health Services Multigate Medical Devices Pty Ltd Nathalia District Hospital Nexus Primary Health Ngwala Willumbong Co-operative Ltd Nillumbik Health Nillumbik Shire Council Nipro Australia Pty Ltd Njernda Aboriginal Corporation North East Health Wangaratta North Richmond Community Health Limited Numurkah and District Health Service **Open Family Australia** Orbost Regional Health Otway Health and Community Services Penington Institute Peninsula Health Pharmacy Guild of Australia Victorian Branch Plenty Valley Community Health Ltd Portland District Health Primary Care Connect Quantum Support Services Inc RMIT University Robinvale District Health Services Rochester & Elmore District Health Service Royal District Nursing Service Limited Seymour Health South West Healthcare Southern Peninsula Community Support and Information Centre Inc Star Health Group Ltd Sunbury Community Health Centre Sunravsia Community Health Services Ltd Swan Hill District Health Swinburne University of Technology Tallangatta Health Service

TaskForce Community Agency Inc Terang and Mortlake Health Services Terang Resources Inc Terumo Australia Pty Ltd The Buoyancy Foundation of Vic Inc The Carlton Clinic Pty Ltd The Royal Children's Hospital The Royal Melbourne Hospital The Royal Women's Hospital The Salvation Army Timboon and District Healthcare Service Uniting Care ReGen University of Melbourne Upper Murray Health & Community Services Victorian AIDS Council Inc Warburton Hospital Wathaurong Aboriginal Cooperative Ltd Wesley Mission Victoria West Gippsland Health Care Group West Wimmera Health Service Western District Health Service Western Health Western Region Alcohol & Drug Centre Inc Wimmera Health Care Group Wingate Avenue Community Centre Inc Yarram and District Health Service Yarrawonga Health Yea & District Memorial Hospital Youth Projects Ltd YSAS Pty Ltd (Youth Support & Advocacy Service)

Land Acquisition and Compensation Act 1986 CERTIFICATION PURSUANT TO SECTION 5(3) OF THE LAND ACQUISITION AND COMPENSATION ACT 1986

Order in Council

The Lieutenant-Governor, as the Governor's deputy, with the advice of the Executive Council, under section 5(3) of the Land Acquisition and Compensation Act 1986, certifies the land shown as Crown Allotment 7 on TP355851D, being the land comprised in Certificate of Title Volume 06593 Folio 561 and the land shown as Crown Allotment 8 on TP415332X, being the land comprised in Certificate of Title Volume 06593 Folio 562 both located at 17 Baths Road, Mirboo North, Victoria 3871, as land for which reservation is unnecessary, undesirable and contrary to the public interest.

This legislative instrument comes into effect on the date published in the Government Gazette. Dated 3 October 2017

Responsible Minister HON MARTIN PAKULA MP Attorney-General

> ANDREW ROBINSON Clerk of the Executive Council

Road Safety Act 1986

APPROVAL OF PROPERLY QUALIFIED ANALYSTS

Order in Council

The Lieutenant-Governor, as the Governor's deputy, with the advice of the Executive Council, under sections 57, 57A and 57B of the **Road Safety Act 1986**, by this Order approves Ms Melissa Peka, Ms Elizabeth Gould-Williams, Dr Suwan Yap, Ms Grace Jen Jen Wang and Ms Irene Kantzidis as properly qualified analysts for the purposes of sections 57, 57A and 57B of that Act.

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

Dated 3 October 2017

Responsible Minister:

LUKE DONNELLAN MP Minister for Roads and Road Safety

> ANDREW ROBINSON Clerk of the Executive Council

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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:

99.	Statutory Rule:	Victoria State Emergency Service Regulations 2017
	Authorising Act:	Victoria State Emergency Service Act 2005
	Date first obtainable:	4 October 2017
	Code C	
100.	Statutory Rule:	Road Safety (Drivers) and (Vehicles) Amendment (Fees) Regulations 2017
	Authorising Act:	Road Safety Act 1986
	Date first obtainable: Code A	4 October 2017

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