

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 28 Thursday 12 July 2018

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Advertisers Please Note

As from 12 July 2018

The last Special Gazette was No. 333 dated 10 July 2018. The last Periodical Gazette was No. 1 dated 16 May 2018.

How To Submit Copy

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

PLEASE NOTE

As of 1 July 2018, new fees apply to the Victoria Government Gazette concerning the publication of notices, subscription options and purchase of copies.

Details are in the table below:

DESCRIPTION	Rate as from 1 July 2018
	(includes GST)
General Gazette – Private Notices (Pre-paid)	
Per word	\$0.40
Copy of Gazette page faxed/emailed after publication	\$1.98
Copy of Gazette posted after publication (includes postage)	\$4.07
Purchase hard copy of the General Gazette (in person)	\$2.30
General Gazette – Government and Outer Budget Sector Agencie	es Notices
Per page	\$84.70
Per half page	\$45.10
Per column centimetre	\$6.00
Special Gazette	
Per page	\$143.99
Per half page	\$76.67
Special Gazette – Colour	
1st printed page	\$373.99
Each subsequent page following	\$168.99
Proofs of Notice – to be approved prior to publication	
1st proof	No charge
2nd and subsequent proofs (each)	\$40.00
Subscriptions (per year)	
General, Special and Periodical Gazettes	\$250.00
General and Special Gazettes	\$200.00
Periodical Gazettes only	\$140.00
Subscription Alerts	\$120.00

Our Contact Details

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Email: gazette@bluestargroup.com.au Website: www.gazette.vic.gov.au

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Take notice that the partnership formerly subsisting between Matthew John Griffin and Bradley James Gale and previously carrying on business under the business name 'Bendigo Models and Radio Control' from the premises situate at 87 McIvor Road, Bendigo, Victoria, was dissolved on 30 June 2018.

MICHAEL R. HENNESSY, solicitor, 92 Wills Street, Bendigo 3552.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership under the name of 'N.A. Matarasso & J.C. McDuff', ABN 17 160 843 135, will be dissolved as from 30 June 2018.

DISSOLUTION OF PARTNERSHIP

The legal practice undertaken in partnership by AF Riordan Pty Ltd ACN 097 008 065, PF Hesse Pty Ltd ACN 097 008 109 and SJJ Pty Ltd ACN 097 008 074 (Partners), variously under the business names 'Riordans Lawyers', 'Riordans Solicitors' and 'Riordans', from Level 2, 501 La Trobe Street, Melbourne (Partnership), was acquired by Cornwall Stodart on 29 June 2018. The Partners have ceased to carry on the business of the legal practice with effect from that date and the Partnership has been dissolved.

Re: MARIA RIZZO, late of 33–47 Blake Street, Reservoir, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 October 2017, are required by the trustees, Concettina Terzini and Rosaria Braione, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

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

Re: DEREK THOMPSON, late of 73 Powlett Street, Dalyston, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 February 2018, are required by the trustee, Wayne John Thompson, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice.

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

Re: JEANETTE TREVERTON, late of 171/67–81 Maroondah Highway, Croydon, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 November 2017, are required by the trustees, Janine Louise Witherow and Gary John Treverton, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which they have notice.

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

ZLATE ACESKI, late of 244 Darebin Drive, Lalor, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 January 2018, are required by the administrator, Ivanka Aceski, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 10 September 2018, after which date the administrator may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 6 July 2018 ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083. SYLVIA GRAHAM HILL, late of Unit 3, 1–5 Holly Street, Preston, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2018, are required by the executrix, Evangelia Torzillo, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 10 September 2018, after which date the executrix may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 9 July 2018 ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

DIETRICH SCHEFFSKY, also known as Dieter Scheffsky, late of Unit 11, 31 Elizabeth Street, Bayswater, Victoria, retired motor mechanic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 November 2017, are required by the executor, Santina Michelle Della-Rossa, one of the directors as at the date of the death of the deceased of the company Aughtersons Lawyers Pty Ltd, trading as Aughtersons, to send particulars thereof, care of the undermentioned solicitors, within two months from the date of publication of this notice, after which the executor will distribute the estate, having regard only to claims of which she has notice.

AUGHTERSONS, solicitors, 267 Maroondah Highway, Ringwood, Victoria 3134.

Estate MAUREEN FRANCES PURTON, late of Bupa, 7 Fehring Lane, Echuca, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 4 July 2018, are required by the executors, Garry Norton Purton, Maree Ellen Purton, Karen Leah Douglass, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after

which date they will distribute the assets, having regard only to the claims of which they then have notice.

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579. RB:GR:18158.

Estate VALERIE DORIS SMITH, late of Shadforth Street, Kerang, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 27 March 2018, are required by the executor, Ross Alexander Simpson, to send particulars of such claims to him, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 3 July 2018

BASILE & CO. PTY LTD, legal practitioners, consultants and conveyancers (Vic. and NSW), 46 Wellington Street, Kerang, Victoria 3579. RB:GR:18263.

Re: The estate of EILEEN MARY MELVILLE, late of Regis Shenley Manor, 440 Camberwell Road, Camberwell, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 March 2018, are required by the executor, John Michael O'Donnell, to send particulars to him, 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 then has notice.

BEAUMARIS LAW, legal practitioners, 6/1 North Concourse, Beaumaris 3193.

Re: Estate of CAROLE JEAN ALNWICK, late of Unit 2, 2 Monamie Avenue, Highett, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 5 March 2018, are required by the trustee, David Robin Alnwick, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this notice, after which date

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

BRENDAN HOLLAND & MICHAEL CAHIR, legal practitioners,

130 Balcombe Road, Mentone 3194.

Re: Estate of SHIRLEY HILDA ROBINSON, deceased.

Creditors, next-of-kin and other persons having claims against the estate of SHIRLEY HILDA ROBINSON, late of 251 Waterview Boulevard, Craigieburn, in the State of Victoria, retired nurse, deceased, who died on 31 March 2018, are required to send particulars of their claims to the executor, Christopher John Southall, care of the undermentioned solicitor, by 30 November 2018, after which date the executor will distribute the assets, having regard only for the claims of which he then has notice. C. J. SOUTHALL, solicitor,

191 Greville Street, Prahan 3181.

Re: PAUL KEANE NOONAN, late of 12A Howitt Street, South Yarra, Victoria 3141, manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 3 March 2018, are required by Thomas Justin Noonan, the executor of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, within six weeks from the date of publication of this notice, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

CAREW COUNSEL SOLICITORS, Level 10, 313 La Trobe Street, Melbourne, Victoria 3000.

Tel: (03) 9670 5711, Fax: (03) 9670 2226.

Trustee Act 1958 SECTION 33 NOTICE Notice to Claimants

TERENCE JAMES RICHARDS, late of Unit 35, 37 Ardlie Street, Attwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 April 2018, 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 12 September 2018, 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: 9622802.

Re: GWENETH JEAN ROSE BLUNDELL, deceased, of 45–51 Elliot Street, Mordialloc, Victoria, home duties.

Creditors, next-of-kin and others having claims in respect to the estate of the deceased, who died on 18 April 2018, are required to send particulars of their claims to the executor, Norman Gary Blundell, care of 467 Hampton Street, Hampton, Victoria 3188, by 13 September 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

KEITH R. CAMERON, solicitor, 467 Hampton Street, Hampton, Victoria 3188.

PAUL FENG-PAI LIU, late of 30 Thomas Street, Hampton, Victoria, caterer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 December 2017, are required by the executors, Adrian Paul Liu and Kim Hock Tay, to send particulars of their claims to them, care of the undermentioned solicitors, within 2 months from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

KENSINGTON LAWYERS, 301A Racecourse Road, Kensington, Victoria 3031.

Re: MARJORIE LILLIAN MARSH, deceased, late of 130 McLeod Road, Patterson Lakes, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of MARJORIE LILLIAN MARSH, deceased, who died on

20 May 2018, are required by the trustee, Maria Annette Marsh, to send particulars of their claim to the undermentioned firm by 4 September 2018, after which date the said trustee will convey or distribute assets, having regard only to the claims of which she then has notice.

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

Re: ANITA PERNAR, deceased, late of Oak Grange Retirement Village, 695–707 Hawthorn Road, Brighton East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in the respect of the estate of ANITA PERNAR, deceased, who died on 12 May 2018, are required by the trustee, Dorothy Pernar O'Brien, to send particulars of their claim to the undermentioned firm by 4 September 2018, after which date the said trustee will convey or distribute assets, having regard only to the claims of which she then has notice.

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

MAURICE STANLEY CHARLES SCOTT, also known as Maurice Charles Scott, late of 55 Walpole Street, Kew, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 April 2018, are required by Francis James Henry Tipping and Bruce Malcolm King, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, by 12 September 2018, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

KIRBY & CO., Level 4, 488 Bourke Street, Melbourne 3000.

NOTICE TO CREDITORS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

ROBERT McARTHUR McINNES, late of 192 Bellbridge Drive, Hoppers Crossing 3029, retired bank manager, deceased.

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

who died on 25 December 2017, are required by Heather Ruth Thompson, care of First Floor, 131 Watton Street, Werribee 3030, the executrix of the Will of the deceased, to send particulars of their claims to her, care of her solicitor, Le Brun & Associates, First Floor, 131 Watton Street, Werribee, Victoria 3030, by 10 September 2018, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

LE BRUN & ASSOCIATES, lawyers, First Floor, 131 Watton Street, Werribee 3030.

Re: KATHLEEN PATRICIA TYRRELL, late of 80 Prestons Road, Kalimna West, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 February 2018, are required by the trustee, Alexandra Ince Tyrrell Graham, care of Macpherson Kelley Lawyers, 40–42 Scott Street, Dandenong, Victoria, to send particulars to the trustee by 13 September 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

M & K LAWYERS GROUP PTY LTD, 40–42 Scott Street, Dandenong 3175.

Re: LORNA MAY NIXON, late of Silverwood Nursing Home, 105 Porter Street, Templestowe, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 February 2018, are required by the trustee, Arthur John Nixon, to send particulars to the trustee, care of the undermentioned solicitors, within two calendar months from the date of this advertisement, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

65 Main Street, Greensborough 3088.

Re: LESLIE RUPERT GRAYDON, late of 2 Justina Street, Blackburn, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 January 2018, are required by the trustee, Rosalie Anne Vogels, to send particulars to the trustee, care of the undermentioned

solicitors, by 14 September 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors, 101/177 Surrey Road, Blackburn 3130. CD:2180249

Re: MICHAEL NORMAN CHARLES JONES, late of Unit 3, 141 Princes Road, Corio, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 April 2018, are required by the executor, Paul Anthony Reid, to send particulars of such claims to them, care of the undermentioned solicitors, by 20 August 2018, after which date they may convey or distribute the assets having regard only to the claims of which they then have notice.

MAURICE BLACKBURN LAWYERS, Level 21, 380 La Trobe Street, Melbourne, Victoria 3000.

DIANE KAREN FREDMAN, late of 44 Bellevue Road, Bentleigh East, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 July 2017, are required by the executor, Michael David Minny, care of Michael Vuckovic Solicitor, Level 2, 520 Bourke Street, Melbourne, in the said State, to send particulars of their claims to him by 18 September 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 11 July 2018 MICHAEL VUCKOVIC SOLICITOR, Level 2, 520 Bourke Street, Melbourne, Victoria 3000.

Re: Estate of LINDA VERONICA KLEJUS.

Creditors, next-of-kin and others having claims in respect of the estate of LINDA VERONICA KLEJUS, deceased, late of 22 Tennyson Street, Elwood, producer, who died on 31 March 2018, are required by the executor, Melanie Gene Krepcik, to send particulars of

their claims to the undersigned solicitors by 17 September 2018, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

MORROWS LEGAL.

Level 13, Freshwater Place, 2 Southbank Boulevard, Southbank, Victoria 3006.

JOHN WAILES, late of 15 The Fairway, Kingsbury, Victoria, retired hosiery mechanic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 February 2018, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of 35/525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 24 September 2018, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Creditors, next-of-kin and others having claims in respect to the estate of CZESLAWA GLOVER, deceased, late of 2/10 Arthur Street, Hughesdale, Victoria, pensioner, deceased, who died on 26 May 2018, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 19 September 2018, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS, 832 High Street, Kew East, Victoria 3102.

Re: MARY LOWE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 March 2018, are required by John Frederick Martin, the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by 17 September 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SEPTIMUS JONES & LEE, solicitors, Level 5, 99 William Street, Melbourne 3000. THELMA CAROLINE ADAMS, late of Room 109, 185 Racecourse Road, Mount Martha, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 2018, are required by the executor, Roy Raymond Adams, to send particulars to him, care of the undermentioned solicitors, by 15 September 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: VIOLET CURD, late of Bupa Bonbeach, 53–59 Broadway, Bonbeach Victoria, retired sales representative, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 December 2017, are required by the administrator, Derek Robert Curd, to send particulars to him, care of the undermentioned solicitors, by 12 September 2018, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

TAITS LEGAL, 38 Bank Street, Port Fairy, Victoria 3284.

BRIAN CHARLES TATNELL, deceased, late of 15 Tarwin Street, Warragul, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 April 2018, are required by the personal representatives, David Brian Tatnell and Kristine Lee McIntosh, of 46 Haigh Street, Moe, to send particulars to them, care of the undermentioned solicitors, by 10 September 2018, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

VERHOEVEN & CURTAIN SOLICITORS, Suite 4, 46 Haigh Street, Moe 3825.

PROCLAMATIONS

Land Act 1958

PROCLAMATION OF ROAD

I, Ken Lay, Lieutenant-Governor of Victoria, as the Governor's deputy, with the advice of the Executive Council and under section 25(3)(c) of the **Land Act 1958** proclaim as road the following land:

GLENORMISTON – The road being Crown Allotment 2029 [area 207 square metres], Parish of Glenormiston as shown on Original Plan No. OP124104 lodged in the Central Plan Office. – (0511956)

This Proclamation is effective from the date on which it is published in the Government Gazette. Given under my hand and the seal of Victoria on 10 July 2018

(L.S.)

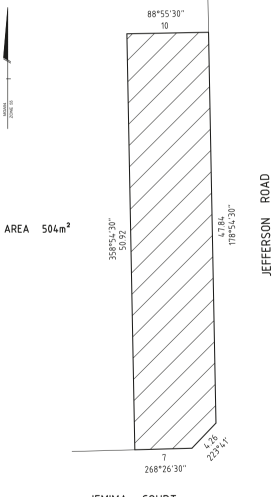
KEN LAY
Lieutenant-Governor,
as the Governor's deputy,
By Her Excellency's Command
HON LILY D'AMBROSIO MP
Minister for Energy, Environment and Climate Change

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



ROAD DISCONTINUANCE

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, Cardinia Shire Council, at its ordinary meeting held on 16 April 2018, formed the opinion that a portion of the unused road abutting 45 Jefferson Road, Garfield, shown hatched on the plan below, is not reasonably required as a road for public use and as such Council resolved to discontinue the portion of road and to sell the land from the road to the adjoining owner.



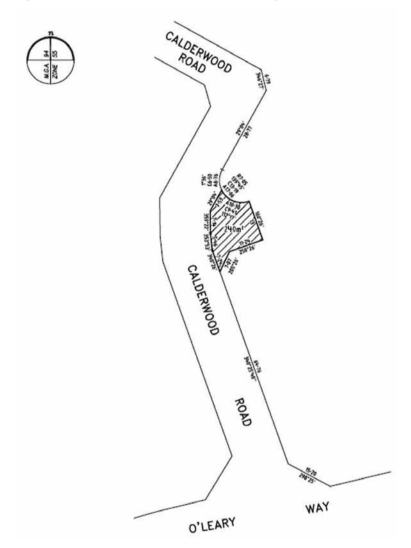
JEMIMA COURT

GARRY McQUILLAN Chief Executive Officer

MOORABOOL SHIRE COUNCIL

Road Discontinuance

Pursuant to section 206(1) and Schedule 10, Clause 3 of the **Local Government Act 1989**, Moorabool Shire Council, at its Ordinary Meeting held on 6 June 2018, formed the opinion that the 240 m² portion of R1 on PS702772F, River Drive of the Stonehill Estate development, as shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the portion of road and sell the land to the abutting owner.



ROB CROXFORD Chief Executive Officer



Ararat Rural City

GUIDELINES FOR LOCAL LAWS INFRINGEMENTS NOTICES, PERMITS AND FEES

Council, at its meeting held on 26 June 2018, resolved to amend the Local Law Permit Fees, Charges and Bonds. These fees, charges and bonds are found in Schedule 10 of the Ararat Rural City Council – Guidelines for Infringement Notices, Permits and Fees. These Guidelines are incorporated by reference into the Ararat Rural City Council General Local Law 2012 and must be read in conjunction with the Local Law. The amended fees, charges and bonds commence the following day on which public notice of the amended Schedule is published in the Victoria Government Gazette.

The amended Schedule is below:

Schedule 10

Local Law Permit Fees, Charges and Bonds		
GLL.17	Vehicle Impoundment Charges	\$150.00
GLL.26	Fires in the open air – residential	\$26.00
GLL.27	Burn offensive materials	\$100.00
GLL.28	Use of vehicles and recreation vehicles Bond if required to protect Council asset (refundable)	\$50.00 as determined
GLL.29	Advertising, bill posting Council asset	as determined
GLL.30	Noise in a public place	\$60.00
GLL.32	Camping on Council land	\$70.00
GLL.32(3)	Camp on private land longer than specified	\$70.00
GLL.33	Temporary dwellings	\$120.00
GLL.34	Circuses, carnival and festivals	as determined
GLL.35	Keeping animals – residential – per year or for life of animal or time kept at property	\$50.00 \$250.00
GLL.38	Graze animals on Council land	\$60.00
GLL.50	Drainage tapping – dependent on works required	as determined
GLL.56	Consumption and possession of liquor Municipal Reserves	as determined
GLL.62	Vehicle crossings Bond if required to protect/reinstate asset (refundable)	\$60.00 as determined
GLL.70	Collections on roads Registered charities, religious or not for profit groups	\$70.00 \$0
GLL.71	Placing 'A' frame or advertising sign	\$55.00
GLL.73	Roadside trading	\$120.00
GLL.76 (71,76)	Locating goods for sale or Locating goods and 'A' frame sign	\$55.00 \$55.00
GLL.77	Outdoor eating facilities – 3 tables and 12 chairs plus extra table and 4 chairs plus place menu board	\$65.00 \$25.00 \$35.00

Local Law Permit Fees, Charges and Bonds		
GLL.79	Place rubbish container or skip bin – limit 14 days each subsequent 7 days	\$55.00 \$25.00
GLL.80	Road occupation for works Bond if required to protect/reinstate assets (refundable)	\$50.00 as determined
GLL.81	Road cropping or planting	\$60.00
GLL.85	Street parties, street festivals and processions	\$60.00
GLL.86	Busking and street entertainment	\$60.00
GLL.87	Droving or movement of livestock Bond if required to protect/reinstate Council asset (refund)	\$80.00 as determined
GLL.89	Heavy vehicle parking in residential zones	\$120.00
GLL.90	Asset protection permit Bond if required to protect/reinstate asset (refundable)	\$120.00 as determined

ALLAN BAWDEN Interim Chief Executive Officer



NOTICE UNDER **DOMESTIC ANIMALS ACT 1994**

On 20 June 2018, the Bass Coast Shire Council (Council) resolved to make the following Orders under section 26(2) of the **Domestic Animals Act 1994** (Act) in relation to the control of dogs in areas within Bass Coast Shire:

- 1. Revokes previous Orders in relation to the control of dogs on Cape Paterson beaches managed by Bass Coast Shire Council with revocation taking place on 31 July 2018.
- 2. Revokes the previous Order in relation to no dogs being permitted at any time from Screw Creek to the beach entrance at Anderson Inlet (Caravan Park) opposite the Broadbeach Reserve, Inverloch, with revocation taking place on 31 July 2018.
- 3. Makes the following Order under section 26(2) of the **Domestic Animals Act 1994** in relation to the control of dogs on beaches in Cape Paterson, that from 1 August 2018 dogs are not permitted on Council managed Cape Paterson beaches (from the beach in line with Fulton Road including the Bay Beach, First Surf Beach and Second Surf Beach to the beach in line with Wilson Road) from 1 December to 14 April each year (inclusive) between 9.00 am and 6.00 pm. Dogs must be on a leash at all other times except when in the Designated Dog Off Leash Area on the First Surf Beach from Whale Rock approximately 250 m east towards the Channel.
 - a. A dog may be exercised off a chain, cord or leash in a Designated Dog Off Leash Area during the times allowed in that area if the owner of the dog:
 - carries a chain, cord or leash;
 - has at all times effective voice control of the dog and is able to place the dog under effective control by means of chain, cord or leash immediately if necessary;

- does not allow the dog to attack a person or animal or rush at a person; and
- always keeps the dog in sight.
- b. If a dog is off a chain, cord or leash in a Designated Off Leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within twenty metres of:
 - the arena or ground of an organised sporting or practice event;
 - a children's play equipment area; or
 - a permanent barbeque or picnic area.
- c. For the purposes of this Order:
 - 'owner' has the same meaning as in the Act;
 - 'rush at' has the same meaning as in the Act;
 - 'designated dog off leash area' means any area or part of an area declared by a resolution of Council and included in this Order.
- 4. Makes the following Order under section 26(2) of the **Domestic Animals Act 1994** in relation to the control of dogs on the beach in Kilcunda, that from 1 August 2018 the beach below the Kilcunda foreshore caravan park approximately 150 m west towards the rocks be a Designated Dog Off Leash Area.
 - a. A dog may be exercised off a chain, cord or leash in a Designated Dog Off Leash Area during the times allowed in that area if the owner of the dog:
 - carries a chain, cord or leash;
 - has at all times effective voice control of the dog and is able to place the dog under effective control by means of chain, cord or leash immediately if necessary;
 - does not allow the dog to attack a person or animal or rush at a person; and
 - always keeps the dog in sight.
 - b. If a dog is off a chain, cord or leash in a Designated Off Leash Area, it must be brought under effective control by the owner by means of chain, cord or leash if it is within twenty metres of:
 - the arena or ground of an organised sporting or practice event;
 - a children's play equipment area; or
 - a permanent barbeque or picnic area.
 - c. For the purposes of this Order:
 - 'owner' has the same meaning as in the Act;
 - 'rush at' has the same meaning as in the Act;
 - 'designated dog off leash area' means any area or part of an area declared by a resolution of Council and included in this Order.
- 5. Makes the following Order under section 26(2) of the **Domestic Animals Act 1994** in relation to the control of dogs on beaches in Inverloch, that from 1 August 2018 no dogs are permitted at any time on the beach from the beach entrance at Anderson Inlet (Caravan Park) 230 metres east of the Inverloch Angling Club, to Screw Creek, Inverloch.

PAUL BUCKLEY PSM Chief Executive Officer

MANSFIELD SHIRE COUNCIL

Adoption of Local Law

Notice is hereby given that, pursuant to section 119 of the **Local Government Act 1989** (the 'Act'), at a meeting of Mansfield Shire Council held 26 June 2018, Council resolved to adopt and make a local law entitled the 'Mansfield Shire Council Amenity, Environment and Community Protection Local Law No. 1 of the year 2018'.

The purpose of the Local Law is to:

- 2.1.1 Provide for the peace, order and good government of the municipal district;
- 2.1.2 Create a safe, healthy and enjoyable environment for people who reside, work, own a business, own property in, or visit the municipal district;
- 2.1.3 Protect and enhance the amenity of the municipal district so that the community can enjoy a high quality of life;
- 2.1.4 Protect Council and community assets and infrastructure from damage and ensure they are maintained in a state that is fit for its intended or likely use;
- 2.1.5 Regulate and manage activities that may be detrimental to:
 - 2.1.5.1 The amenity of the municipal district;
 - 2.1.5.2 The environment of the municipal district;
 - 2.1.5.3 The health and safety of any person; and,
 - 2.1.5.4 The safety of property, infrastructure or assets;
- 2.1.6 Allow for fair and reasonable enjoyment of private land, while preventing annoying and unreasonable conditions or activities which interfere with the reasonable use or enjoyment of any other person;
- 2.1.7 Balance the benefits of conducting business activities on public spaces, such as roads and road reserves, with the broader community's enjoyment and safe use of these areas;
- 2.1.8 Ensure that public health and nuisance issues do not arise from the keeping of animals, while acknowledging that there is a significant amount of farming and animal-keeping activity on properties across the municipal district;
- 2.1.9 Regulate the use of the Resource Recovery Centre to avoid public health, safety and nuisance problems; and,
- 2.1.10 Avoid any nuisance, environmental damage or public health and safety issues through the regulation of activities on building sites.

The general purpose of the Local Law is to:

- Revoke the existing Mansfield Shire Council Community Local Law No. 1, revised and adopted by Council on 19 February 2008;
- Outline permit considerations for a number of activities including trading in public places, alcohol consumption, camping and caravans on private land, open air burning and livestock on roads and to provide guidance around the issues to be considered when deciding upon an application;
- Part A OVERVIEW: outline the title, purpose and power to make the Local Law, its
 commencement and end date, revocation of Community Local Law No. 1 (revised and
 adopted by Council on 19 February 2008), the application of the Local Law throughout the
 municipal district and definitions for terms used in the Local Law;
- Part B PUBLIC PLACES AND ROADS: Regulate the use of public places and roads
 including activities such as trading, consumption of alcohol, including the designation of an
 alcohol free zone in Mansfield township, access to Council buildings, land and municipal
 reserves, collection of money and overhanging vegetation;
- Part C COUNCIL INFRASTRUCTURE: Protect Council drainage infrastructure, ensure a
 permit for works within a roads reserve permit is in place prior to building work commencing
 on a site if works are required within the road reserve and ensure all land is provided with
 suitable vehicle access;

- Part D AMENITY & SAFETY: Protect amenity and public safety by regulating activities such as visibility at intersections, condition of private land, camping and caravans on public and private land, open air burning and use of scareguns;
- Part E ANIMALS, BIRDS AND LIVESTOCK: Regulate the number of animals that can be kept on land, conditions under which animals are kept, controls around noise and smell from animals, dog litter and requiring dogs to be on leads, provisions for wandering animals and the grazing and movement of livestock on roads;
- Part F WASTE COLLECTION SERVICE: Regulate the use of domestic garbage bins, recycling bins, use of rubbish bins in public places, bulk rubbish containers on private land, depositing of waste at the Resource Recover Centre and scavenging at the Resource Recover Centre;
- Part G BUILDING SITES: Ensure the provision of toilet facilities on building sites, minimise the risk of stormwater pollution, ensure refuse from building sites is adequately stored and disposed of and ensure that the address of building sites are clearly identified;
- Part H ADMINISTRATION: Outline provisions around the issue of permits by Council, information required to be submitted with permit applications, appeal provisions for Council's decision, waiving of permit fees, duration of permits, conditions that may be placed on permits, considerations when assessing permit applications and processes for amending or cancelling permits;
- Part I ENFORCEMENT: Create offences against the Local Law, identify the discretionary
 powers of Authorised Officers and reasonable directions by Authorised Officers, to identify
 the range of enforcement options available to Authorised Officers under the Local Law
 including official warnings, infringement notices, notices to comply, the power to act in
 urgent circumstances, impounding items and appeal mechanisms for requesting a withdrawal
 of an official warning or notice to comply.

A copy of the Local Law may be inspected at, or obtained from, the Council office at 33 Highett Street, Mansfield, between the hours of 8.30 am - 5.00 pm Monday to Friday, or can be accessed through our website at www.mansfield.vic.gov.au

ALEX GREEN Chief Executive Officer

WHITTLESEA CITY COUNCIL

Procedural Matters Local Law No. 1 of 2018

At its meeting on 3 July 2018, Whittlesea City Council resolved to adopt the Procedural Matters Local Law (No. 1 of 2018). The Local Law will replace Procedural Matters Local Law (No. 1 of 2012) and come into operation on 1 August 2018.

The purpose and general purport of the Local Law is to:

- regulate the use of the common seal;
- govern proceedings at Council and Special Committee meetings including notice of meetings, notice papers, minutes, quorums, adjournments, forms of motions and amendments, rescission motions, points of order, rulings of the chairperson, voting, casting votes, speaking times, rules of debate, procedural motions and standards of behaviour;
- provide a policy and procedural guidelines relating to public question time;
- provide for the election of the Mayor, Deputy Mayor and chairpersons of special committees;
- provide for offences and penalties for breaches in the provision of the Local Law;
- provide for the administration of Council's powers and functions; and
- generally provide for the peace, order and good government of the municipal district.

A copy of the Local Law and accompanying incorporated documents can be obtained from the Council Offices, 25 Ferres Boulevard, South Morang, or viewed on Council's website at – www. whittlesea.vic.gov.au

SIMON OVERLAND Chief Executive Officer

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C117

Macedon Ranges Shire Council has prepared Amendment C117 to the Macedon Ranges Planning Scheme.

The land affected by the Amendment is located within 3 areas in the Lancefield Township.

Area 1:

Properties bordered by High Street, Park Street, McMasters Lane and Showlers Lane.

Area 2:

Properties located north of Noel Street, south of Showlers Lane, east of Foy Street and bordering the rear of properties facing Main Road.

Area 3:

Properties in the Low Density Residential Zone located east of Main Road and south of Kilmore-Lancefield Road.

The correction of the township boundary mapping error affects 8 Kilmore–Lancefield Road, which is located in Area 3.

The Amendment proposes to:

- amend Clause 21.13 (Local Areas and Small Settlements) of the MSS to update the subsection on Lancefield (Clause 21.13-8) by correcting a township boundary mapping error shown on the Lancefield Strategic Framework Plan; and
- insert Schedule 24 to Clause 43.04 Development Plan Overlay and apply it to three large undeveloped areas in Lancefield to guide a coordinated and site responsive approach to future subdivision.

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: Lancefield Neighbourhood House, 78 High Street, Lancefield; Kyneton Administration Centre, 129 Mollison Street, Kyneton; Gisborne Administration Centre, 40 Robertson Street, Gisborne; and Romsey Hub, 96–100 Main Street, Romsey.

The Amendment can also be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at 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 13 August 2018. A submission must be sent to Strategic Planning and Environment, Macedon Ranges Shire Council, PO Box 151, Kyneton, Victoria 3444, or emailed to mrsc@mrsc.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.

MARGOT STORK Chief Executive Officer Macedon Ranges Shire Council Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 13 September 2018, 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.

- BOGATS, Edith, late of Eva Tilley Memorial Home, 1100 Burke Road, Balwyn North, Victoria 3104, retired, deceased, who died on 17 June 2018.
- DIKE, Bruce Clifford, late of Gregory Lodge, 2–58 Newmarket Street, Flemington, Victoria 3031, deceased, who died on 4 June 2018.
- DRAPER, Mary, late of 30 Dunkley Avenue, Highett, Victoria 3190, deceased, who died on 27 April 2018.
- LEE, Andrew Jason, late of Unit 22, 11 Bavaclava Road, St Kilda, Victoria 3182, deceased, who died on 28 May 2018.
- MORDAUNT, Alice Lorraine, late of Unit 3, 9 Pearcedale Parade, Broadmeadows, Victoria 3047, deceased, who died on 5 April 2018.
- O'CONNOR, Stephen Bryce, late of 35 Easterside Road, Easterside, Middlesbrough TS4 3QA, United Kingdom, deceased, who died on 25 July 2015.
- PRENTICE, Patricia Mary, late of Lot 2 Chaffey Aged Care, 250 Tenth Street, Merbein, Victoria 3505, deceased, who died on 1 April 2018.
- SCURLOCK, Geoffrey Thomas, late of 19 Moss Street, Melton South, Victoria 3338, deceased, who died on 15 October 2017.
- WATSFORD, Graham Donald, late of Unit 1, 22 Clonaig Street, Brighton, Victoria 3186, retired, deceased, who died on 4 February 2018.

Dated 5 July 2018

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 17 September 2018, 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.

- EDWARDS, Ian Francis, late of Unit 3, 87 Ellendale Road, Noble Park, Victoria 3174, deceased, who died on 21 April 2018.
- GRUBER, Marianne, late of Regis Frankston, 93 Ashleigh Avenue, Frankston, Victoria 3199, deceased, who died on 23 March 2018.
- McLaCHLAN, Ian Stuart, also known as Ian McLachlan, late of 24 Richardson Drive, Mornington, Victoria 3931, deceased, who died on 2 February 2018.
- PAULINO, Alexandre, late of Unit 6, 6 Mary Court, Mornington, Victoria 3931, deceased, who died on 27 March 2018.
- WHITEHAND, Geoffrey Evan, late of 110 Whitehorse Road, Mount Clear, Victoria 3350, deceased, who died on 19 January 2018.

Dated 9 July 2018

Associations Incorporation Reform Act 2012 SECTION 135

On 12 June 2018 I issued a notice under section 135(2) of the **Associations Incorporation Reform Act 2012** (the Act) to the incorporated associations listed below, requesting them to show cause as to why their incorporation should not be cancelled.

I am now satisfied that the incorporation of the below listed incorporated associations should be and are hereby cancelled in accordance with section 135(3) of the Act.

'Mahindra Bali' (Balinese Community of Victoria) Inc.; (Emiglia Romagna Youth) E.R.Y. Inc.; 21e Regiment De Ligne (1812-1815), Australia Inc.; 3340 Action Group Inc.; 3rd Place Global Inc.; 535m Arts Inc.; A.I.C.A. Inc.; AASK: Assisting Australia's Street Kids Inc.; Abadir United Soccer Club Inc.; Academy for Quranic Studies Victoria Inc.;

Afghan-Australian Centre of Victoria Inc.; Afghan-Australian Public Servants Association Inc.; Africa Women Support Group Inc.; African Australian Sport Association Inc.; African Australian Women Association Inc.: African Development International Inc.; African Welfare Service Organisation Inc.; Afro-Australian Aid Association Inc.; Agri West Inc.; Ajaar Inc.; Alberton Darts Association Incorporated; Alberton Pool Association Inc.; Albury-Wodonga Mountain Bike Club Inc.; Al-Felah Language School Inc.; All About Jesus Apostolic Church Inc.; Amile Advocacy Service Advocating Mental Illness & Life Experience Inc.; Back to Linton Inc.; Backyard Footy Inc.; Badger Creek Progress Association Inc.; Bairnsdale Bushwalking Club Inc.; Bairnsdale Racing Pigeon Club Inc.; Bairnsdale Teeball League Inc.; C8 Journey Inc.; Cahal Society of Cultural Lore Inc.; Caic Club Inc.; Calcorp Australia-Melbourne Inc.; Cambridge, Coburn and Watts Residents Association Inc.; Camellias Geelong and District Inc.; Campbells Creek Golf Club Inc.; Dalian Melbourne Association Inc.; Damma Media Foundation Inc.; Dance Industry Association (Vic) Inc.; Dance West Inc.; Dandenong Anglers' Club Inc.; Dandenong Baton Twirlers Inc.; Dandenong Eagles FC Association Inc.; Dandenong Valley Radio Yacht Club Inc.; Dandenongs Accommodation Association Inc.: E.U.R.E.K.A. Take Off Weight Naturally Club of Victoria Inc.; East Africa Relief Association of Australia Inc.; East Grampians Cricket Association Inc.; East Melbourne Sportdog Club Inc.; East Timorese Australia Buffalo Club of Victoria Inc.; Eccentrics Cricket Club Inc.; Eight Ball Social Club League Inc.; El Salvador Chamber of Commerce in Australia Inc.; Elephant White Linen Inc.; Elgin Street Trading Committee Inc.; Fair Go Taxi Association Inc.; Fairway-Bunkers Social Golf Club Inc.; Fale Hufanga O'tonga (Tongan Sanctuary of Sunraysia) Inc.; Family and Friends Social Club Inc.; Family of Strangers Inc.; Family Support Association of Victoria Inc.; Fao Inc.; Fawkner Park Junior Football Club Inc.; Fawkner Town Club Inc.; FC of Melbourne City Central Academy Inc.; G.O.K. Foundation Inc.; Gannawarra Ratepayers Action Group Inc.; Gao Hua Beijing Opera Society Inc.; Garfield Tennis Club Inc.; Gateway Tourism Association Inc.; Gay & Lesbian Police Employees Network (G.A.L.P.E.N.) Inc.; Glen Eira Chess Club Inc.;

Hairdressing and Beauty Council of Australia Inc.; Halal Management Australia Inc.; Hallam Soccer Club Inc.: Hampton Foreshore Residents Association Inc.; Haraoa Victoria Inc.; Harar Interest Advocacy Group International Inc.; Harari Youth Australia (Abadir Azebach) Inc.; Hashomer Hatzair Parents Association Inc.; Hopeful Life International Inc.; Icook Association Inc.: Imperials Lions Cricket Club Inc.; Importers Association of Australia Inc.; Incite Youth Australia Inc.; India Australia Club of Victoria Inc.; Indian Community Association of Greater Dandenong Inc.; Jackson Crt. Traders Association Inc.; Jammers 4 Jammin' Inc.; Jesus the Living Water Apostolic Church Inc.; Jieng School of Language and Literacy in Vic Inc.; K.C. Wombats of Gippsland Inc.; Kakuwa Women Group of Victoria Australia Inc.; Kalinda Tennis Club Inc.; Kangaroo Flat Business Group Inc.; Kew Association of Boroondara Inc.; Kew Deaf Soccer Club Inc.; Macedon Ranges Olive Association Inc.; Macedon Sports Club Inc.; Macedonian Social Club - Blagio Mucheto Strumica Inc.: Milleara Community Club Inc.; Myrtleford Indoor Soccer Inc.; Nagshbandi Sufi Order for Spiritual Healing & Meditation, Australia Inc.; Nasir Community Development Agency (NCDA) Inc.; Oasis Sports Club, Victoria, Australia Inc.; Oatlands Residents Association Inc.; Oceania Aviation Museum Inc.; Paediatric Emergency Medicine Society of Australia and New Zealand Inc.; Paint The Streets Inc.; Pakistan Cultural Society of Victoria Inc.; Palace Hotel Social Club Inc.; Parent 2 Parent Support Group 4 Teens at Risk Inc.; Pascoe Vale Amateur Swimming Club Inc.; Picag Inc.; Porepunkah Aerodrome Association Inc.; Qola Inc.; QV Urban Market Retailers' Association Inc.; Raaso Relief Rehabilitation and Development Organization Inc.; Rahmatul-Lil-Aalameen Association of Australia Inc.; Rail Appreciation Association Victoria Inc.; Rwanda-Africa Foundation Inc.; Sacred Heart Yarrawonga Tennis Club Inc.; Salisbury Bridge Club Inc.; Somali Salvation Group Inc.; Sunraysia Sports Trainers Inc.; Team River Rats Fishing Club Inc.; The Apaso Group Inc.; Ukrainian Orphans Relief Foundation Inc.; United Talents India Victoria Inc.; United Taxi Drivers Association Victoria Inc.; Universal Chinese and Friends Association Inc.; Universal Truth Inc.; V8superfan Club Inc.; Ventnor West Coast Action Group Inc.; Victoria Maori Rugby Poipiripi Inc.; Waler Galloway and Hack Registry Inc.; Wang Community Association of Australia Inc.; Wangaratta & District Softball Association Inc.; Wangaratta Motocross Club Inc.; Wannon Conservation Society Inc.; Wardi Relief and Development Initiative Inc.; Warracknabeal and District Pistol Club Inc.; Y V Fruits Group Inc.

Dated 12 July 2018

DAVID JOYNER
Deputy Registrar of
Incorporated Associations
PO Box 4567
Melbourne, Victoria 3001

Climate Change Act 2017

NOTICE OF PROPOSED CARBON SEQUESTRATION AGREEMENT

The Secretary to the Department of Environment, Land, Water and Planning (the corporation established by the Conservation, Forests and Lands Act 1987) [the Secretary], hereby gives notice under section 82(2) of the Climate Change Act 2017, of four proposed Carbon Sequestration Agreements between the Secretary, Parks Victoria and Greenfleet Australia (ABN 22 095 044 465). The four proposed Carbon Sequestration Agreements will grant carbon sequestration rights to Greenfleet Australia to undertake carbon sequestration projects on specific areas of Crown land sites managed by Parks Victoria under the Crown Land (Reserves) Act 1978:

- Lake Connewarre Wildlife Reserve Crown Allotments 1A, 2, 2F and 2J of Parish of Moolap and Crown Allotment 2023 of Parish of Connewarre
- Serendip Wetlands Crown Allotment 18C of Parish of Woornyalook
- Kerr Swamp Wildlife Reserve Crown Allotment 2001 of Parish of Ardno
- Plenty Gorge Crown Allotments 1A and 2043 of Parish of Morang and Crown Allotment 14B of Parish of Nillumbik.

Dated 29 June 2018

JOHN BRADLEY Secretary to the Department of Environment, Land, Water and Planning



Subordinate Legislation Act 1994

NOTICE OF AMENDMENTS TO AUSTRALIAN RULES OF HARNESS RACING (ARHR)

Notice is hereby given under section 16A(2) of the **Subordinate Legislation Act 1994** of the making of amendments to the ARHR, made by Harness Racing Victoria under section 49 of the **Racing Act 1958**.

Details of the amendments to the ARHR may be obtained by contacting Harness Racing Victoria, Integrity Department: (in person) 400 Epsom Road, Flemington; or (by mail) PO Box 184, Moonee Ponds 3039.

Crown Land (Reserves) Act 1978

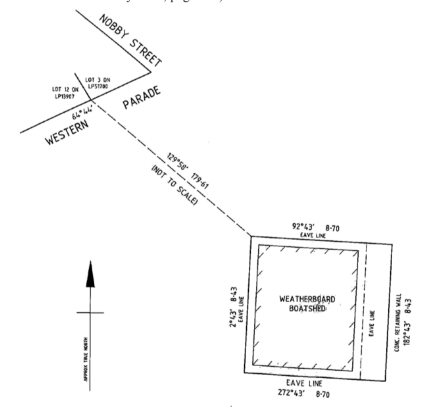
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Point Leo Foreshore and Public Park Reserves Committee of Management Incorporated for 'boat and equipment storage and related use' purposes over part of the Point Leo Foreshore Reserve as described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown outlined on the following plan, being part of the land permanently reserved for protection of the coastline purposes by Order in Council of 17 February 1981 (vide Government Gazette 25 February 1981, page 577).



File Reference: 1201499

Dated 1 July 2018

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

Electoral Act 2002

APPLICATION TO CHANGE A REGISTERED POLITICAL PARTY'S NAME

In accordance with section 49 of the **Electoral Act 2002** (the Act), I hereby give notice of the following application to change the name and the abbreviation of the name of a registered political party.

Current name of party: Reason Victoria.

Current abbreviation: Reason.

Proposed name: Fiona Patten's Reason Party.

Proposed abbreviation: Reason.

The application is signed by the Secretary of the party.

Any person who believes that the party's name and abbreviation should not be changed because the proposed name and abbreviation are not allowable under section 47 of the Act may object by writing to the Victorian Electoral Commission, Level 11, 530 Collins Street, Melbourne, Victoria 3000, by Monday 13 August 2018.

Details of any objections will be made available to the applicant.

Enquiries to: Katrina Collins on telephone 8620 1145.

Dated 9 July 2018

WARWICK GATELY, AM Victorian Electoral Commission

Electoral Act 2002

APPLICATION FOR REGISTRATION OF A POLITICAL PARTY

In accordance with section 49 of the **Electoral Act 2002**, I hereby give notice of the following application for registration of a political party.

Name of party: Hudson for Northern Victoria. Abbreviation of party name: Hudson 4 NV.

Name of proposed registered officer: James Damien O'Connor.

Address of proposed registered officer: 90 Maude Street, Shepparton, Victoria 3630.

The application is signed by the secretary of the party.

Any person who believes that the party should not be registered because:

- it is not an eligible political party under the provisions of Part 4 of the Act;
- the application is not properly completed as required under section 45 of the Act; or
- the party's name is not allowable under section 47 of the Act,

may object by writing to the Victorian Electoral Commission, Level 11, 530 Collins Street, Melbourne, Victoria 3000, by Monday 13 August 2018.

Details of any objections will be made available to the applicant.

Enquiries to: Katrina Collins on telephone (03) 8620 1145.

Dated 9 July 2018

WARWICK GATELY AM Victorian Electoral Commission

Domestic Building Contracts Act 1995

- I, Simon Cohen, Director, Consumer Affairs Victoria approved the following forms on 5 July 2018 pursuant to section 122(b) of the **Domestic Building Contracts Act 1995** (the Act):
- 1. 'Application for Domestic Building Dispute Resolution' under section 45(2)(a) of the Act,
- 2. 'Domestic Building Assessment Report' under section 48O(2) of the Act.

Access to the 'Application for Domestic Building Dispute Resolution' form is available by visiting www.dbdrv.vic.gov.au and selecting 'Start your application'.

DOMESTIC BUILDING ASSESSMENT REPORTSection 480, Domestic Building Contracts Act 1995

Victoria Government Gazette

Dispute reference number	
Date of report	
Property	
Site photograph	



Details of Party A -	
Name/s	
Contact person	
Contact number/s	
Address	
Details of Party B -	
Name/s	
Contact person	
Contact number/s	
Address	
Domestic building a	nd contract details
Class of building	
Dwelling type	
Contract details	
Date	
Contract sum	
Building permit	
Date	
Permit number	
Occupancy permit	
Date	
Permit number	
Assessment details	
Name of assessor	
Type of assessment	
Date of assessment	
Start time	
Finish time	
Weather conditions	
Name and role of attend	lee
Poquired business	days to rectify an complete the works
	lays to rectify or complete the works
Number of days	

Introduction

This assessment relates to the domestic building work at

Under of the *Domestic Building Contracts Act 1995*, a request has been made by the Chief Dispute Resolution Officer of Domestic Building Dispute Resolution Victoria to me to act as an assessor.

This report contains my opinion about whether the domestic building work the subject of the dispute is defective or incomplete.

Unless otherwise stated, the applicable version of a building regulation, code or standard referred to in this report is the one that was current at the date of the building permit. If there is no building permit, the applicable version will be the date of the contract. Where contract details are not available, the assessment will be based on the building regulations in force at the time the work was carried out and good building practice.

Admissibility

This report is admissible in the Victorian Civil and Administrative Tribunal.

Declarations

To the best of our knowledge and belief, there are no actual, potential or perceived conflicts of interest between us and the individuals involved in the domestic building dispute. We also confirm that we have had no past or present, personal or professional, involvement or interest in the domestic building work or the property the subject matter of the dispute.

We declare that we have made all the enquiries that we believe are desirable and appropriate and that no matters of significance that we regard as relevant have, to our knowledge, been withheld.

Domestic Building Assessment	Quality Assurance
Report	
This report has been prepared by an Assessor appointed under s48 of the <i>Domestic Building Contracts Act 1995</i> .	This report has been reviewed in line with DBDRV quality assurance processes by the Building Assessment Manager and has been approved to be issued to parties.
Domestic Building Dispute Resolution Victoria	Domestic Building Dispute Resolution Victoria

Items assessed		
Item one:		
Relevant provisions		
Reasons and observations		
Is this item defective?	Is this item incomplete?	
Is the defective and/or incomplete work attributable to the Builder?		
Does this item contravene the Building Act and/or Building Regulations?		
Recommendation (if any)		

Relevant provisions

Reasons and observations

Is this item defective?

Is the defective and/or incomplete work attributed to the Builder?

Does this item contravene the Building Act and/or Building Regulations?

Recommendation (if any)

Item two:		
Relevant provisions		
Reasons and observations		
Is this item defective?	Is this item incomplete?	
Can the defective and/or incomplete work be attributed to the Builder?		
Does this item contravene the Building Act and/or Building Regulations?		
Recommendation (if any)		

Annexure 1	
Assessor's qualifications	
ASSESSOR'S NAME:	
EDUCATION / QUALIFICATIONS:	
REGISTRATION:	
REGIONATION.	
EMPLOYMENT HISTORY:	



Annexure 2

List of relevant documents

Item	Description	Source	Date	
	DBDRV documents			
1.				
2.				
3.				
4.				
5.				
	Party documents			
6.				
7.				
8.				
9.				
10.				
	External reports			
11.				
12.				
13.				
14.				
15.				
	Reference documents			
16.				
17.				
18.				
19.				
20.				

Food Act 1984

REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

- I, Dr Milena Canil, as delegate of the Secretary to the Department of Health and Human Services, under section 19DB of the **Food Act 1984** (the Act) –
- 1. state that the template entitled **The Coffee Club Food Safety Program Template Version 1** (the template) is registered for use; and
- 2. specify that this template is suitable for use by food businesses trading as **Coffee Club** carried out at, on or from class 2 food premises.

In this instrument –

'class 2 food premises' means food premises declared to be class 2 food premises under section 19C of the Act.

This instrument takes effect on the date it is published in the Government Gazette.

DR MILENA CANIL Senior Manager Food Safety Unit

Gambling Regulation Act 2003

Section 10.1.5A

VICTORIAN COMMISSION FOR GAMBLING AND LIQUOR REGULATION

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

In accordance with section 10.1.5A(2)(a) of the **Gambling Regulation Act 2003**, the Victorian Commission for Gambling and Liquor Regulation gives notice that, with the approval of the Minister for Consumer Affairs, Gaming and Liquor Regulation, the Victorian Commission for Gambling and Liquor Regulation has made a Standard in respect of the Victorian Lottery System.

The Standard is the Victorian Lottery System Requirements Version 2.0.

The Standard comes into force on the date of this notice, and is published on the Commission's website at www.vcglr.vic.gov.au

Dated 5 July 2018

ROSS KENNEDY Chairperson

Land Acquisition and Compensation Act 1986 FORM 7

S. 21(a) Reg. 16

Addendum

Notice of Acquisition

Compulsory Acquisition of Interest in Land

In Government Gazette No. S4, dated 8 January 2018, on page 4 under the second Notice headed **Land Acquisition and Compensation Act 1986**, Notice of Acquisition, Compulsory Acquisition of Land, the first paragraph should read 'Roads Corporation (VicRoads) declares that by this notice it acquires the following interests in the land described in Certificate of Title Volume 10108 Folio 987, comprising 5,151 square metres and shown as parcel 160 on VicRoads' Survey Plan SP 23580.'

For and on behalf of VicRoads

Signed JAMES DOBELI Name James Dobeli

Dated 12 July 2018

Major Events Act 2009

MAJOR EVENT TICKETING DECLARATION

In accordance with the power conferred by section 182C of the **Major Events Act 2009** (the Act), I, John Eren, Minister for Tourism and Major Events, make a major event ticketing declaration in respect of the ticketed event, being the 2018 AFL Finals Series.

For the purposes of section 182C(5) of the Act, I specify that this major event ticketing declaration applies to the ticketed event generally, regardless of when or how often the ticketed event is held, until the major event ticketing declaration is revoked.

This declaration does not apply to the 2018 AFL Grand Final which is subject to a sports ticketing event declaration dated 11 December 2017. For the purposes of this declaration, the 2018 AFL Finals Series means all matches played in Victoria as part of the 2018 AFL Finals Series. Dated 9 July 2018

HON. JOHN EREN MP Minister for Tourism and Major Events

Major Events Act 2009

MAJOR EVENT TICKETING DECLARATION

In accordance with the power conferred by section 182C of the **Major Events Act 2009** (the Act), I, John Eren, Minister for Tourism and Major Events, make a major event ticketing declaration in respect of the ticketed event, being the 2019 Anzac Day Match to be held between Collingwood and Essendon at the Melbourne Cricket Ground.

For the purposes of section 182C(5) of the Act, I specify that this major event ticketing declaration applies to the holding of the event on 25 April 2019.

Dated 9 July 2018

HON. JOHN EREN MP Minister for Tourism and Major Events

Mineral Resources (Sustainable Development) Act 1990

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

I, Judy Scott, Director Statutory Authorisations, pursuant to section 7 of the **Mineral Resources** (Sustainable Development) Act 1990 and under delegation of the Minister for Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application EL006805 from being subject to a licence under the **Mineral Resources** (Sustainable Development) Act 1990.

Dated 4 July 2018

JUDY SCOTT Director Statutory Authorisations Delegate of the Minister

Occupational Health and Safety Act 2004

NOTICE OF ORDER APPROVING THE HAZARDOUS SUBSTANCES COMPLIANCE CODE

I, Robin Scott, Minister for Finance, as Minister administering the Occupational Health and Safety Act 2004 (OHS Act), give notice of the following:

Under section 7(1)(b)(ii) of the OHS Act, it is within the power of the Victorian WorkCover Authority (VWA) to recommend that I propose the making of compliance codes. Compliance codes provide practical guidance to persons who have duties or obligations under the OHS Act or the Occupational Health and Safety Regulations 2017. Under section 149(1) of the OHS Act, I may make an order approving a compliance code.

The VWA has recommended the making of the Hazardous Substances Compliance Code. According to section 7(3) of the OHS Act, before making that recommendation the VWA must have issued the proposed compliance code for public review and comment. I am satisfied that the proposed compliance code was issued for public review and comment.

Section 149(5) of the OHS Act requires that, as soon as practicable after making an order approving a compliance code, I must ensure that notice of the making is published in the Government Gazette and a newspaper circulating generally throughout the State.

Notice is hereby given that I have made an order approving the Hazardous Substances Compliance Code.

This Order comes into operation on the day on which this notice is published in the Government Gazette.

Copies of the Hazardous Substances Compliance Code and each document applied, adopted or incorporated by the Hazardous Substances Compliance Code will be available for inspection by members of the public, without charge, at the head office of the Victorian WorkCover Authority at 1 Malop Street, Geelong, during normal business hours.

ROBIN SCOTT MP Minister for Finance

Treasury Corporation of Victoria Act 1992

TREASURY CORPORATION OF VICTORIA
NOTICE OF DETERMINATION OF THE TREASURER OF VICTORIA
UNDER SECTION 8(1)(k)

To: Treasury Corporation of Victoria, Level 12, 1 Collins Street, Melbourne, Victoria 3000

Pursuant to section 8(1)(k) of the **Treasury Corporation of Victoria Act 1992**, I, Tim Pallas, Treasurer of Victoria, hereby give notice to Treasury Corporation of Victoria ('TCV') that the functions of TCV include to carry out such functions or provide such financial or other services in relation to liabilities or financial assets of the State of Victoria in respect of Crown land reserved under the **Crown Land (Reserves) Act 1978** (the Act) (under management by the Committee of Management of Working Heritage Incorporated pursuant to the Act and leased to Working Heritage by way of:

- (a) government guaranteed loan/s to Working Heritage to assist with financing remediation works on the perimeter wall of the former Royal Mint on the Crown land referred to above; and
- (b) from time to time to provide financial advice to the Club in respect of the financing of the developments referred to in paragraph (a).

TIM PALLAS MP Treasurer

Water Act 1989

GOULBURN-MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

TO03 RP02

On 4 July 2018, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan TO03 RP02.

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

Road Safety Act 1986

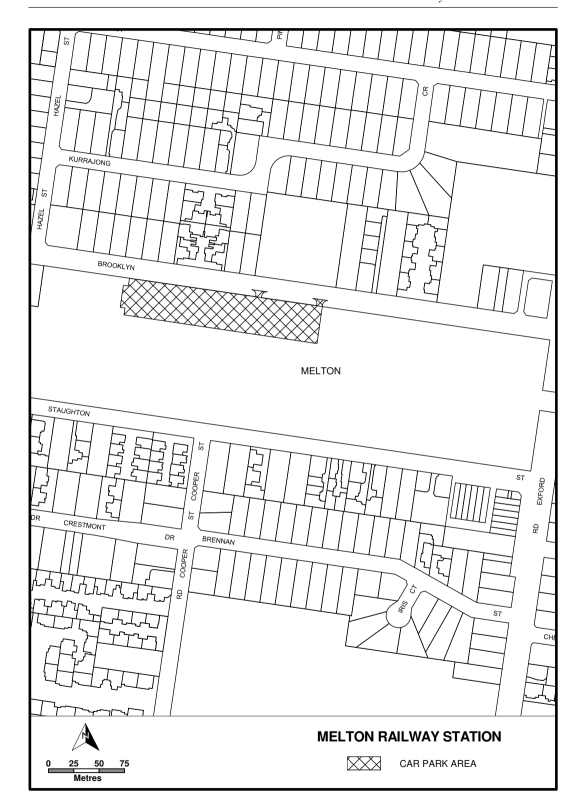
ORDER UNDER SECTION 98 **ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO THE CAR PARK AREAS AT 42–56 BROOKLYN ROAD, MELTON SOUTH

- I, Fatima Mohamed, Acting Regional Director, VicRoads Metropolitan North West Region, delegate of the Minister for Roads under section 98 of the **Road Safety Act 1986**, by this Order extend the application of:
- (a) sections 59, 64, 65, 76, 77, 85–90 and 100 of the Act; and
- (b) the Road Safety Road Rules 2009; and
- (c) Parts 8 and 9 and Schedules 6 and 7 of the Road Safety (General) Regulations 2009,

to the car park at 42–56 Brooklyn Road, Melton South, particulars of which are shown on the attached plan.

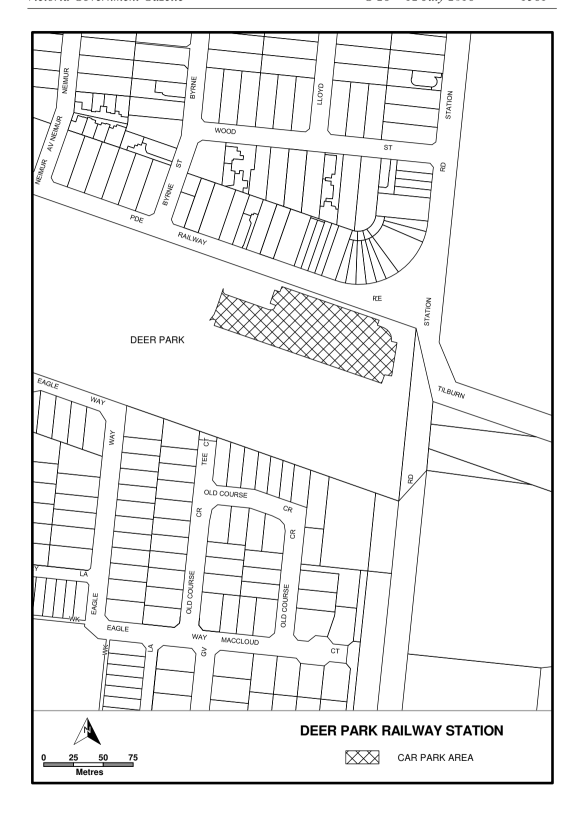
Dated 4 July 2018

FATIMA MOHAMED Acting Regional Director VicRoads Metropolitan North West Region



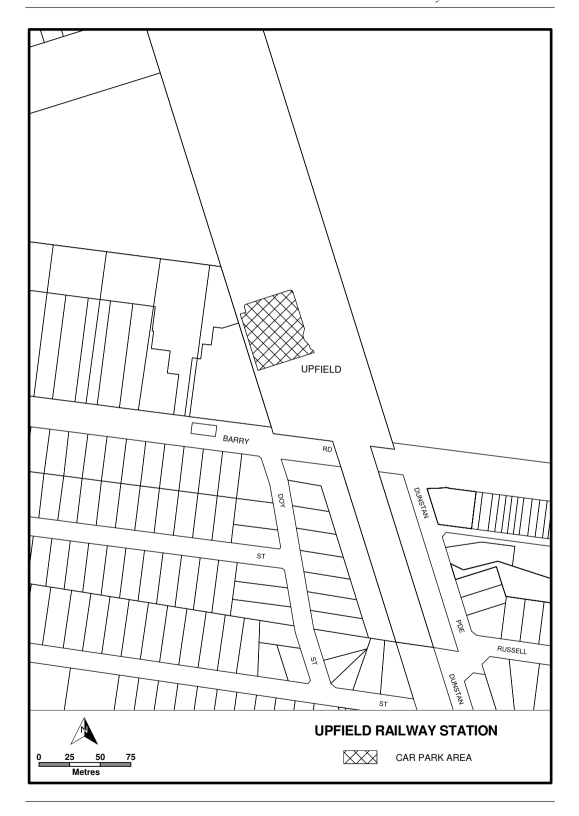
ORDER UNDER SECTION 98 **ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO THE CAR PARK AREAS AT RAILWAY PARADE, DEER PARK

- I, Fatima Mohamed, Acting Regional Director, VicRoads Metropolitan North West Region, delegate of the Minister for Roads under section 98 of the **Road Safety Act 1986**, by this Order extend the application of:
- (a) sections 59, 64, 65, 76, 77, 85–90 and 100 of the Act; and
- (b) the Road Safety Road Rules 2009; and
- (c) Parts 8 and 9 and Schedules 6 and 7 of the Road Safety (General) Regulations 2009, to the car park at Railway Parade, Deer Park, particulars of which are shown on the attached plan. Dated 4 July 2018



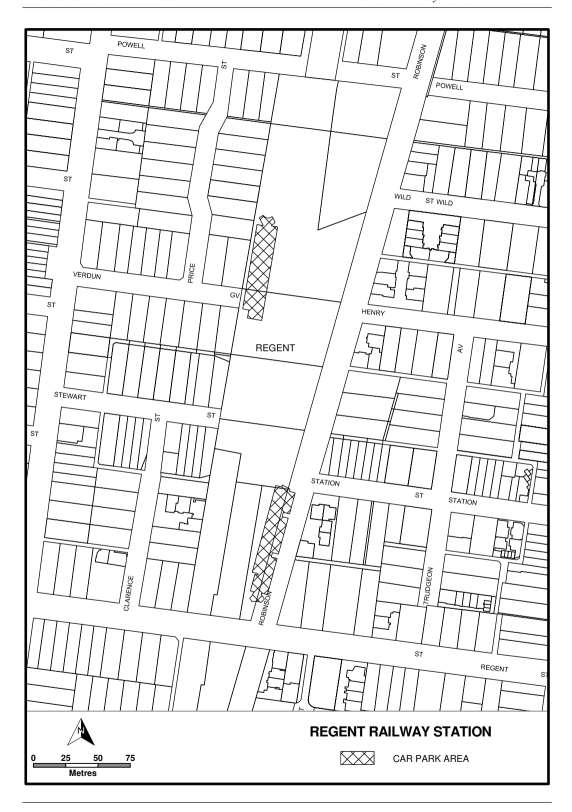
ORDER UNDER SECTION 98 **ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO THE CAR PARK AREAS AT BARRY ROAD, COOLAROO

- I, Fatima Mohamed, Acting Regional Director, VicRoads Metropolitan North West Region, delegate of the Minister for Roads under section 98 of the **Road Safety Act 1986**, by this Order extend the application of:
- (a) sections 59, 64, 65, 76, 77, 85–90 and 100 of the Act; and
- (b) the Road Safety Road Rules 2009; and
- (c) Parts 8 and 9 and Schedules 6 and 7 of the Road Safety (General) Regulations 2009, to the car park at Barry Road, Coolaroo, particulars of which are shown on the attached plan. Dated 2 July 2018



ORDER UNDER SECTION 98 **ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO THE CAR PARK AREAS AT ROBINSON ROAD, RESERVOIR

- I, Fatima Mohamed, Acting Regional Director, VicRoads Metropolitan North West Region, delegate of the Minister for Roads under section 98 of the **Road Safety Act 1986**, by this Order extend the application of:
- (a) sections 59, 64, 65, 76, 77, 85–90 and 100 of the Act; and
- (b) the Road Safety Road Rules 2009; and
- (c) Parts 8 and 9 and Schedules 6 and 7 of the Road Safety (General) Regulations 2009, to the car park at Robinson Road, Reservoir, particulars of which are shown on the attached plan. Dated 2 July 2018



ORDER UNDER SECTION 98 **ROAD SAFETY ACT 1986** EXTENDING PROVISIONS TO THE CAR PARK AREAS AT GREENSBOROUGH ROAD, WATSONIA

- I, Fatima Mohamed, Acting Regional Director, VicRoads Metropolitan North West Region, delegate of the Minister for Roads under section 98 of the **Road Safety Act 1986**, by this Order extend the application of:
- (a) sections 59, 64, 65, 76, 77, 85–90 and 100 of the Act; and
- (b) the Road Safety Road Rules 2009; and
- (c) Parts 8 and 9 and Schedules 6 and 7 of the Road Safety (General) Regulations 2009, to the car park at Greensborough Road, Watsonia, particulars of which are shown on the attached plan.

Dated 2 July 2018



ORDERS IN COUNCIL

Administrative Arrangements Act 1983

ADMINISTRATIVE ARRANGEMENTS ORDER (NO. 227) 2018

The Lieutenant-Governor, as the Governor's deputy, with the advice of the Executive Council, makes the following Order:

Dated 10 July 2018

Responsible Minister:

THE HON DANIEL ANDREWS MP

Premier

ANDREW ROBINSON Clerk of the Executive Council

1. Title

This Order is called the Administrative Arrangements Order (No. 227) 2018.

2. Authorising provision

This Order is made under section 3 of the Administrative Arrangements Act 1983.

3. Commencement

This Order, as it applies to or in respect of –

- a) the items in Table 1 of the Schedule, takes effect on 6 December 2017 and applies during the period commencing on that date and ending on 30 June 2018; and
- b) the item in Table 2 of the Schedule, takes effect on 1 July 2018.

4. Definitions

In this Order -

'Body' means Minister, Department or officer;

'instrument' includes contract and agreement;

'New Body' means a Body specified in Column 3 of an item in Table 1 or Table 2 of the Schedule;

'**Old Body**' means a Body specified in Column 1 of an item in Table 1 or Table 2 of the Schedule:

'Schedule' means the Schedule to this Order;

'transaction' includes -

- (a) agreement, bond, contract, deed or other consensual arrangement; and
- (b) action, appeal, arbitration, prosecution or other legal proceeding; and
- (c) assignment, charge, lease, mortgage, transfer or other dealing with property; and
- (d) loan, guarantee, indemnity or other dealing with money; and
- (e) approval, consent, delegation, direction, licence, order, permit, requirement or other authority; and
- (f) notice; and
- (g) any other act, entitlement or liability at law.

5. Construction of references

In respect of each item in a Table of the Schedule, a reference to an Old Body –

- (a) in a provision of an Act specified in Column 2 of an item in Table 1 or Table 2 of the Schedule; or
- (b) in a statutory instrument or other instrument made under an Act specified in Column 2 of an item in Table 1 or Table 2 of the Schedule; or

- (c) in respect of any other matter or thing done under a provision of an Act specified in Column 2 of an item in Table 1 or Table 2 of the Schedule; or
- (d) in an instrument specified in Column 2 of an item in Table 1 or Table 2 of the Schedule -

is taken to be a reference to the New Body.

6. Saving of existing transactions

If a transaction happened in relation to an Old Body before this Order takes effect –

- (a) the transaction shall continue in the same way as it would have continued if this Order had not been made; and
- (b) the transaction may be given effect to, or enforced or completed, by or in relation to the New Body in the same way as it would have been given effect to, or enforced or completed, by or in relation to the Old Body if this Order had not been made.

SCHEDULE TO THE ADMINISTRATIVE ARRANGEMENTS ORDER (NO. 227) 2018 TABLE 1

Item No.	Column 1 (Old Body)	Column 2 (Legislation or Instrument)	Column 3 (New Body)
1.	Special Minister of State	Victorian Data Sharing Act 2017	Minister for Consumer Affairs, Gaming and Liquor Regulation
2.	Secretary, Department of Premier and Cabinet	Victorian Data Sharing Act 2017	Secretary, Department of Justice and Regulation

TABLE 2

Item	Column 1	Column 2	Column 3
No.	(Old Body)	(Legislation or Instrument)	(New Body)
1.	Minister for Planning	Yarra River Protection (Wilip-gin Birrarung murron) Act 2017 • Except sections 3(1), 4(2)(a), 14(5)(a), 15(1) and (2), 22 and 41(2)(a), to the extent that these sections refer to 'Planning Minister'.	Minister for Water

Note: The Administration of Acts – General Order may be located at the Department of Premier and Cabinet's website: www.dpc.vic.gov.au.

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservation:

KALKEE – The temporary reservation by Order in Council of 12 October, 1948 of an area of 4.05 hectares, more or less, of land now described as Crown Allotment 61A, Parish of Kalkee as a site for Public Recreation. – (Rs 6260)

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

Dated 10 July 2018

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

CASTLEMAINE – The temporary reservation by Order in Council of 1 June, 1971 of an area of 6576 square metres, more or less, of land now described as Crown Allotment 11, Section 48, Township of Castlemaine, Parish of Castlemaine as a site for State School purposes. – (Rs 9485)

GLENPATRICK – The temporary reservation by Order in Council of 28 February, 1876 of an area of 2.023 hectares, more or less, of land now described as Crown Allotment 26A, Section 5, Parish of Glenpatrick as a site for Public purposes (State School). – (Rs 6440)

MOLIAGUL – The temporary reservation by Order in Council of 10 August, 1863 of an area of 4047 square metres of land being Crown Allotments 13, 14, 15 and 16, Section 3, Township of Moliagul, Parish of Moliagul as a site for Presbyterian Church purposes. – (0617397)

MOORALLA – The temporary reservation by Order in Council of 7 February, 1888 of an area of 9637 square metres, more or less, of land being Crown Allotment 1B, Section 5, Parish of Mooralla as a site for a State School. – (Rs 12563)

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

Dated 10 July 2018

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which are required for the purposes mentioned:—

MUNICIPAL DISTRICT OF THE HEPBURN SHIRE COUNCIL

GLENLYON – Public purposes; being Crown Allotments 2002 [area 1.8 hectares, more or less], 2003 [area 2.4 hectares, more or less] and 2007 [area 393 square metres, more or less], Township of Glenlyon, Parish of Glenlyon as shown hatched on plan LEGL./14-035 lodged in the Central Plan Office. – (2023688)

MUNICIPAL DISTRICT OF THE LODDON SHIRE COUNCIL

LAANECOORIE – Public Recreation; area 2963 square metres, being Crown Allotment 2001, Township of Laanecoorie, Parish of Laanecoorie as shown on Original Plan No. OP124159 lodged in the Central Plan Office. – (0606695)

MUNICIPAL DISTRICT OF THE WHITEHORSE CITY COUNCIL

NUNAWADING – Conservation, recreation, leisure and tourism purposes; being Crown Allotment 2155, Parish of Nunawading, [area 1.802 hectares], as shown on Original Plan No. OP124534; Crown Allotment 2154, Parish of Nunawading, [area 1.203 hectares], as shown on Original Plan No. OP124535; Crown Allotment 2153, Parish of Nunawading, [area 4419 square metres], as shown on Original Plan No. OP124538; Crown Allotment 2152, Parish of Nunawading, [area 5.838 hectares], as shown on Original Plan No. OP124539 and Crown Allotment 2151, Parish of Nunawading, [area 9.5 hectares, more or less], as shown on plan LEGL./17-429 All plans lodged in the Central Plan Office. – SPI:2156\PP3337, 2154\PP3337, 2153\PP3337, & 2152\PP3337

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

UNDERBOOL – Conservation of an area of natural interest; being Crown Allotments 2004 [area 4535 square metres, more or less] and 2006 [area 31.5 hectares, more or less], Parish of Underbool as shown on Plan No. LEGL./14-604; Crown Allotments 27, Section 3 [area 4243 square metres] and 27, Section 5 [area 1.171 hectares], Township of Underbool, Parish of Underbool as shown on Original Plan No. OP124287; Crown Allotment 27 Section 6, [area 5665 square metres], Township of Underbool, Parish of Underbool as shown on Original Plan No. OP124288; Crown Allotments 2005 [area 3126 square metres] and 2006 [area 1080 square metres], Township of Underbool, Parish of Underbool as shown on Original Plan No. OP124289; Crown Allotments 5A, Section 10 [area 2.304 hectares] and 1A, Section 11 [area 6.012 hectares], Township of Underbool, Parish of Underbool as shown on Original Plan No. OP124291 and Crown Allotment 4, Township of Underbool, Parish of Underbool as shown on Original Plan No. OP124334; All plans lodged in the Central Plan Office. – (01L5-1430)

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

Dated 10 July 2018

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Crown Land (Reserves) Act 1978

AMENDMENT OF TEMPORARY RESERVATIONS - CASTLEMAINE

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 4(1) of the Crown Land (Reserves) Act 1978 amends the following Orders in Council:—

CASTLEMAINE – The Order in Council made on 12 July, 1910 and published in the Government Gazette on 20 July, 1910 – page 3312 of the temporary reservation of an area of 4.543 hectares of land (now described as Crown Allotment 22G, Section D3), Parish of Castlemaine as a site for Supply of Gravel.

CASTLEMAINE – The Order in Council made on 20 April, 1926 and published in the Government Gazette on 28 April, 1926 – page 1214 of the temporary reservation of an area of 5.514 hectares of land in 2 separate portions in the Parish of Castlemaine, revoked as to part by Orders in Council of 6 December, 1966 and 31 October, 1967, so far as the balance remaining (now described as Crown Allotment 38A, Section 6, Parish of Castlemaine) as a site for Supply of Gravel......

...by deletion of the words 'Site for Supply of Gravel' from the reservation purpose on the Orders and substitution therefor of the words 'Public purposes'.

File Ref: Rs 3499 [0606937] and Rs 3293 [0606898]

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

Dated 10 July 2018

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROAD

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipalities in which the road is situated and the owner of the land adjoining the road closes the following unused road:

MUNICIPAL DISTRICTS OF THE SOUTH GIPPSLAND SHIRE COUNCIL AND BASS COAST SHIRE COUNCIL

JEETHO WEST – The road in the Parish of Jeetho West being Crown Allotment 2046 as shown on Original Plan No. OP124391 lodged in the Central Plan Office.

File ref: 15L10/8022

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

Dated 10 July 2018

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council This page was left blank intentionally

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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:

94. Statutory Rule: Motor Car Traders

Regulations 2018

Authorising Act: Motor Car Traders

Act 1986

Date first obtainable: 10 July 2018

Code C

95. Statutory Rule: Motor Car

Traders (Fees)

Regulations 2018

Authorising Act: Motor Car Traders

Act 1986

Date first obtainable: 10 July 2018

Code A

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