

Victoria Government Gazette

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210

TAB	LE OF F	PROVISIONS	
Private Advertisements		Government and Outer Budget Sector	
Estates of Deceased Persons		Agencies Notices	216
Alan Wainwright J. Okno & Co.	212	Orders in Council	253
Argent Law	212	Melbourne City Link	
Arthur J. Dines & Co.	212	Late Notices	254
Cornwall Stodart	212	Darebin City Council	
Cumberbatch & Williams	213	Notice of Intention to Make a Local	Law
David Davis & Associates	213	Obtainables	258
Davis & Marks	213	Obumatics	230
Devenish	213		
Goldsmiths Lawyers	213		
Hall & Wilcox Lawyers	214		
Hunt & Hunt	214		
I. Glenister & Associates	214		
Ian McCubbin & Associates	214		
JRT Partnership	214		
Joliman Lawyers	214		
Kerr & Thomas	215		
Kirby & Co.	215		
Pearce Webster Dugdales	215		
Roberts Beckwith Partners	215		
Sladen Legal	215		
Stidston Warren Lawyers	215		

Advertisers Please Note

As from 14 February 2019

The last Special Gazette was No. 38 dated 13 February 2019. 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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) LABOUR DAY WEEK 2019 (Monday 11 March 2019)

Please Note New Deadlines for General Gazette G11/19:

The Victoria Government Gazette (General) for LABOUR DAY week (G11/19) will be published on **Thursday 14 March 2019**.

Copy deadlines:

Private Advertisements
Government and Outer
Budget Sector Agencies Notices

9.30 am on Friday 8 March 2019

9.30 am on Tuesday 12 March 2019

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

Re: COLIN FREDERICK TILL, late of 5501 Princes Highway, Boorcan, Victoria, farmer, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 8 January 2017, are required by the executors, Sally Keighery and Andrew Reginald Yeo, to send particulars to the executors, care of the lawyers named below, by 16 April 2019, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

ALAN WAINWRIGHT J. OKNO & CO., lawyers,

1/8 Market Street, Melbourne 3000.

Re: PATRICIA MARJORIE TILL, in the Will called Particia Marjorie Till, late of 17 Wright Street, Camperdown, Victoria, teacher, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 13 November 2009, are required by the administrators, Sally Keighery and Andrew Reginald Yeo, to send particulars to the administrators, care of the lawyers named below, by 16 April 2019, after which date the administrators will distribute the assets, having regard only to the claims of which they have notice.

ALAN WAINWRIGHT J. OKNO & CO., lawyers,

1/8 Market Street, Melbourne 3000.

JOAN EILEEN SEYMOUR, late of 286 High Street, Ashburton, Victoria 3147, retired business associate, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 January 2019, are required by the trustees, Johanne Virginia Panozzo and Jayne Elizabeth Lattouf, to send particulars of their claims to the below mentioned firm by 21 April 2019, after which

date the said trustees may distribute the estate, having regard only to the claims of which they then have notice.

Dated 7 February 2019

ARGENT LAW,

Ground Floor, 2 Stawell Street, Richmond, Victoria 3121.

Ph: (03) 9571 7444, Fax: (03) 9571 1059. HA:20192340. Contact Helen Adoranti.

GEORGE SOTIRIADIS, late of 65 Darebin Boulevard, Reservoir, 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 24 December 2011, are required by the administrator, Sophie Atanasovski, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 15 April 2019, after which date the administrator may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 4 February 2019

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

Re: JANET MARY BURKE, late of 546 Orrong Road, Armadale, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 October 2018, are required by Catherine Louise Phillips and Anthony John Corrigan, 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 20 April 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

CORNWALL STODART, Level 10, 114 William Street, Melbourne, Victoria 3000.

Re: MARGARET MONICA BURKE, late of 546 Orrong Road, Armadale, retired, 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 Catherine Louise Phillips and Anthony John

Corrigan, 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 20 April 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

CORNWALL STODART, Level 10, 114 William Street, Melbourne, Victoria 3000.

Re: DAVID LORD, late of Unit 2, 26 Lusher Road, Croydon, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 January 2018, are required to send particulars of their claims to the executor, Michelle Lesley Browne, care of the undermentioned solicitors, on or before 15 April 2019, after which date the executor will distribute the assets, having regard only to the claims of which she then has notice.

CUMBERBATCH & WILLIAMS, lawyers, 37 Martin Place, Glen Waverley, Victoria 3150.

HAROLD HERBERT HARMAN, late of 39B Alder Street, Kangaroo Flat, Victoria, retired painter and decorator, deceased.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 3 November 2018, are required by the executor, Equity Trustees Wealth Services Limited ACN 006 132 332, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it, care of the undermentioned lawyers, by no later than 16 April 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DAVID DAVIS & ASSOCIATES, Suite 101A, 692 High Street, Thornbury, Victoria 3071. anna@ddavis.com.au

Re: Estate of JOHN WINTER ANDERSON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JOHN WINTER ANDERSON, late of 86 Kilburn Grove, Mount Martha, in the State of Victoria, deceased, who died on 24 July 2018, are to send particulars of their claims to the executors, Jennifer Tree Cornish and Elizabeth Winter Day, care of the

undermentioned solicitors, by 15 April 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

DAVIS & MARKS, lawyers, Suite 102, 3 Male Street, Brighton 3186.

JUNE JEYNES, late of 13 Harwick Close, Ringwood North, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 January 2019, are required by the executors, Paul Jeynes and Kevin Jeynes, to send particulars of their claims to the undermentioned solicitors within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

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

DOUGLAS JOHN YOUNG, late of 79 Felix Crescent, Ringwood North, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 October 2018, are required by the executor, Dianne Isabella Standish, to send particulars of their claims to the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

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

PAULA FLINKIER, late of 141 Kooyong Road, Caulfield North, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 September 2018, are required by the executors, Dean Efrem Flinkier and Tracey Dale Rich and Sandra Loewy, to send particulars to them, care of the undermentioned solicitors, by 30 April 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

GOLDSMITHS LAWYERS, 52–54 Rosslyn Street, West Melbourne 3003.

Re: MURRAY EGERTON JACKSON, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 9 September 2018, are required by the personal representatives, Julie Anne Jackson, Michelle Joy Jackson and Anthony James Jackson, to send particulars to the personal representatives, care of its below lawyers by 15 April 2019, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which it has notice

HALL & WILCOX LAWYERS, Level 11, Rialto South Tower, 525 Collins Street, Melbourne 3000.

NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

GEORGE FINDON MILLER, late of Sunnyside Lutheran Retirement Village, 6 Trinity Drive, Horsham, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 October 2018, are required by the Equity Trustees Limited (ACN 004 031 298), Christopher Maudsley Miller and Helen Ruth Fethers, all of Level 1, 575 Bourke Street, Melbourne, the executors of the estate of the deceased, to send particulars of their claims by 14 April 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

HUNT & HUNT, Level 5, 114 William Street, Melbourne, Victoria 3000. Ref: 9625425.

NOTICE OF CLAIMANTS UNDER TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

MARIA GIULIANO, late of 5 Thames Street, Hadfield, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 June 2018, are required by the executor, Sebastiano Giuliano, to send particulars of their claims to him, care of the undermentioned solicitors, by no later than

11 June 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

I. GLENISTER & ASSOCIATES, solicitors, 421 Bell Street, Pascoe Vale, Victoria 3044.

Re: Estate of CAROL ANNE STEWART, late of 52 Davisson Street, Epping, Victoria 3076, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 24 August 2018, are required by the trustee, Kerry Elizabeth Flanagan, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners, by 21 April 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice. IAN McCUBBIN & ASSOCIATES, solicitors, 40 Chute Street, Diamond Creek, Victoria 3089.

Re: LESLIE GRAHAM FORD, late of Unit 2, 1 Ardgour Street, Hughesdale, Victoria, electrician, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 1 August 2018, are required by the executor of the said estate, James Arthur Ford, care of JRT Partnership, Level 2, 99 Queen Street, Melbourne 3000, to send particulars to them by 17 April 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

JRT PARTNERSHIP, Level 2, 99 Queen Street, Melbourne 3000.

Re: Estate of RODNEY WILLIAM McMILLAN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of RODNEY WILLIAM McMILLAN, late of 2337 Springfield Road, Chillingollah, in the State of Victoria, unemployed, deceased, who died on 4 December 2018, are to send particulars of their claim to the administrator, care of the undermentioned legal practitioners, by 12 April 2019, after which the administrator will distribute the assets, having regard only to the claims of which they then have notice.

JOLIMAN LAWYERS, Beveridge Dome, 194–208 Beveridge Street, Swan Hill 3585. Re: ROBERT MICHAEL LEONARD, late of Unit 4, 24 Station Street, Ferntree Gully, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 July 2018, are required by the administrator, Adam Victor Pace, to send particulars of their claim to him, care of the undermentioned solicitor, by 16 April 2019, after which date the said administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

KERR & THOMAS, lawyers, 672 Mountain Highway, Bayswater 3153.

DELLA ELIZABETH MOON, late of 7 Rupert Street, Ringwood, 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 9 August 2018, are required by Steven John Moon, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitor, by 16 April 2019, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

KIRBY & CO.,

Level 4, 488 Bourke Street, Melbourne 3000.

Re: EMMA ELISABETH POLACSEK, in the Will called and also known as Emma Elizabeth Polacsek, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 October 2018, are required by the trustees, Mr Peter George Weller, to send particulars to them, care of the undermentioned solicitors, by 19 April 2019, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

PEARCE WEBSTER DUGDALES, lawyers, 4th Floor, 379 Collins Street, Melbourne 3000.

Re: JOHN GLADWIN DE CLIFFORD, deceased.

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

who died on 16 August 2018, are required by the trustee, Jan-Marie de Clifford, to send particulars of such claims to her, in care of the below mentioned lawyers, by 12 April 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Estate of the late GORDON HEWITT VARLEY, late of 14 Ajax Street, Balwyn North, Victoria, 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 Heather Edith Hunt, the executor of the deceased's estate, to send particulars to her, care of the undermentioned lawyers, by 14 April 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

SLADEN LEGAL,

Level 5, 707 Collins Street, Melbourne 3008.

SHERIE STIEFLER, late of 5 Swansea Grove, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 November 2018, are required by the executor, Sam Stidston, to send particulars to him, care of the undermentioned solicitors, by 22 April 2019, 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. G 7

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BULOKE SHIRE COUNCIL

Notice of Intention to Make a Local Law Draft Community Local Law 2019

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** (the Act) that Buloke Shire Council proposes to make a new Local Law – Community Local law 2019 ('the proposed Local Law').

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

- a) provide for the peace, order and good government of the municipal district of Buloke Shire Council;
- b) provide for those matters which require a Local Law under the **Local Government Act 1989**, and any other Act;
- c) provide for the administration of Council powers and functions, and for the issue of permits and infringement notices;
- d) prohibit, regulate and control activities, events, practices or behaviour in the municipal district so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person, nor detrimental effect to the environment or property;
- e) regulate and control the consumption of liquor and possession of liquor other than in a sealed container;
- f) protect Council assets and land;
- g) regulate livestock movement within the municipal district, minimising damage to native vegetation and surrounding areas arising from livestock and to alert other road users to the presence of livestock on roads in the interests of road safety;
- h) enhance public safety and community amenity; and
- i) to provide standards and conditions for certain activities in relation to the physical and visual environment within the municipality.

Proposed changes brought about by the proposed Local Law are not substantial and do not impact on the general purpose and purport of the current Local Law. The opportunity has been taken to improve clarity and update clauses.

A copy of the proposed Local Law can be obtained from the Council offices at 367 Broadway, Wycheproof, during office hours. Alternatively you can view a copy online at http://www.buloke.vic.gov.au/news-and-consultation

Any person may make a written submission on the proposed Local Law to Council. All submissions received will be considered in accordance with section 223 of the **Local Government Act 1989.** Only submissions received by Council by 5.00 pm on 14 March 2019 will be considered.

Any person may, in their written submission, request to be provided with an opportunity to make a verbal representation, or have someone (who is specified in the submission) make the representation on their behalf, in support of their submission before a meeting of the Council.

Where a person wishes to be heard by Council they must advise of such in their written submission. Council will consider submissions at 10 April 2019 Council meeting at Wycheproof.

Written submissions should be marked 'Community Local Law 2019'and addressed to: Chief Executive's Office, PO Box 1, Wycheproof, Victoria 3527. Written submissions may also be hand delivered to: Buloke Shire Office, 367 Broadway, Wycheproof. Submissions will be accepted via email to buloke@buloke.vic.gov.au

Please note that copies of submissions (including submitters' names and addresses) will be made available at the Council meeting at which the above proposal will be considered. Details from submissions received, including personal information, may also be included in the official Council Agenda and Minutes which are permanent public documents and are also available on Council's website. Council will also make submissions available for a period of twelve months.

ANTHONY JUDD Chief Executive Officer



Road Management Act 2004

AMENDMENT OF ROAD MANAGEMENT PLAN

In accordance with regulation 303(1) of the Road Management (General) Regulations 2016, notice is given that Frankston City Council intends to amend its Road Management Plan (RMP).

The purpose of the amendment is to improve the description of Council's responsibilities as a road authority under the **Road Management Act 2004**, to provide detail of inspection regimes, maintenance standards, and the priorities given to inspections, maintenance and repairs of all classes of roads to which Council's Road Management Plan applies.

The roads, classes of roads and road related infrastructure that Council inspects, maintains and repairs in accordance with the Road Management Plan are listed in Council's Register of Public Roads. The register is not an 'incorporated document' in the RMP.

The amendment follows a review of current documentation during 2017 and was adopted by Council on 22 May 2017.

A copy of Council's current and proposed Road Management Plan may be viewed at Council Offices, Davey Street, Frankston, Victoria, and is also available on Council's website: www.frankston.vic.gov.au

Council will consider written submissions about the proposed amendment if received within twenty-eight (28) days of the date of publication of this notice. Submissions should addressed to 'Proposed Road Management Plan Amendments', Coordinator Asset Planning, PO Box 490, Frankston, Victoria, 3199, and must be received by close of business, Thursday 14 March 2019.

Any person lodging a written submission may request to be heard in support of their submission and shall be entitled to appear in person, or by a person acting on their behalf, before a meeting of Council on Monday 1 April 2019.

DENNIS HOVENDEN Chief Executive Officer



GOVERNANCE (AMENDMENT) LOCAL LAW 2019

Council proposes to make Governance (Amendment) Local Law 2019 to amend the timeframe for submission of a notice of motion in clause 33(1) of the Governance Local Law No. 1 from '11 clear business days' to '11 clear days' before the meeting at which it is to be considered.

Copies of the proposed Local Law and the explanatory document (Community Impact Statement) are available from the Civic Centre during office hours, on Council's website at www.frankston.vic.gov.au or by contacting the Manager Administration and Corporate Projects on 1300 322 322.

Have Your Say

Any person may make a submission to this proposal. All submissions received on or before Monday, 11 March 2019 will be considered by Council in accordance with section 223 of the Act. Any person making a submission is entitled to request (in the submission itself) to be heard at a Council meeting in support of the submission, either in person or by a person acting on his or her behalf. Notice of the meeting date and time will be given to each person who has lodged a submission. Submissions should be addressed to: Governance Team, Frankston City Council, PO Box 490, Frankston 3199. Submissions may also be hand delivered to the Civic Centre, or emailed to info@frankston.vic.gov.au

Submitters should note that Council is required to maintain a public register of submissions received during the previous 12 months. Unless a submitter requests to the contrary, copies of submissions (including the submitters' names and addresses) may also be included in the Council meeting agenda and minutes, which are a permanent public record, and which are published on Council's website.

DENNIS HOVENDEN Chief Executive Officer

MELBOURNE CITY COUNCIL

Notice of Intention to Make a Local Law

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** (Act) that the Melbourne City Council (Council) proposes to make a new local law pursuant to Part 5 of the Act to be known as the Activities Local Law 2019 (the proposed Local Law).

The proposed Local Law is generally in the form of the Council's current Activities Local Law 2009 (which sunsets on 30 June 2019).

Purpose: The purposes of the proposed Local Law are to:

- a. promote a physical and social environment free from hazards to health, in which the residents of and visitors to the municipality can enjoy a quality of life that meets the general expectations of the community
- b. control noise, behaviour, liquor consumption, animals, spruiking, busking, advertising sign, works and obstructions on roads, street trading, the use of toy vehicles and other activities
- c. protect the use of public places and control activities in or near them
- d. provide for safety in public places
- e. regulate and manage the legitimate display of street art, in or within view from, a public place so as to facilitate a vibrant urban culture
- f. provide for, control and manage the use of premises and vehicles in particular circumstances
- g. regulate the number and manner of keeping of animals
- h. control, prevent and abate nuisances
- i. provide for the peace, order and good government of the municipality.

General Purport: The general purport of the proposed Local Law is as follows:

- a. Part 2 contains provisions which aim to protect the amenity of public places for all citizens by controlling behaviour in public places and by prohibiting persons from causing damage to public places or acting in a socially unacceptable manner.
- b. Part 3 aims to provide for the responsible management of public places (including the control of the consumption of liquor), so as to enhance the enjoyment of them by the general public, especially during major events.
- c. Part 3A aims to provide for the responsible management of public places so as to enhance the enjoyment of them by the general public by prohibiting smoking tobacco products in smoke free areas within the municipality.
- d. Part 3B aims to provide for the responsible care and management of animals within the municipality including regulating the number and types of animals a person may keep without a permit.

- e. Part 4 contains provisions which aim to enhance the appearance of streets and public places by controlling the placement of advertising signs in public places and on and between buildings and street art in, or within view from, a public place within the municipality and the placement of goods and the like in public places.
- f. Part 5 contains provisions which aim to manage and facilitate responsible trading and entertainment on streets and public places to increase the attractiveness and comfort of these places, by controlling the soliciting of gifts and money, busking, selling and other behaviour on public places.
- g. Part 6 contains provisions which aim to minimise the impact of works on roads on the amenity of the municipality and its residents by ensuring that obstructions do not interfere with the public's reasonable use of roads.
- h. Part 7 contains provisions imposing building standards in respect to the Docklands Area.
- Part 8 contains provisions which aim to control behaviour on bodies of water including Victoria Harbour.
- j. Part 9 contains provisions which aim to improve the amenity of the municipality, in particular residential areas, by preventing nuisances caused by building works.
- k. Part 10 contains provisions which aim to ensure that the appearance of buildings in the municipality are consistent with an image of the municipality that is safe, attractive and well maintained by controlling premises that have been allowed to reach a dilapidated, unsightly or dangerous condition.
- Part 11 contains provisions to provide for the making of clear signage of road names and street numbers to assist in the management of the municipality and assist emergency services.
- m. Part 12 contains provisions that aim to regulate and prohibit activities in public places not elsewhere covered by the proposed Local Law to improve the amenity of the municipality and to protect other assets of the Council (such as pedestrian service signs).
- n. Part 13 contains provisions relating to the granting of permits under the proposed Local Law.
- o. Part 14 contains provisions relating to the enforcement of the proposed Local Law and prescribes the penalties for offences and for infringement notices.
- p. Part 15 provides for the delegation of the Council's powers, duties and functions under the proposed Local Law to members of Council staff.

A copy of the proposed Local Law can be obtained from:

- a. the Council Offices (Front Desk, Melbourne Town Hall Administration Building, Swanston Street, Melbourne). Office hours are generally 7.30 am to 5.00 pm Monday to Friday excepting public holidays
- b. Council's website at melbourne.vic.gov.au/publicnotices

Any person may make a written submission on the proposed Local Law to the Council. All submissions received by the Council on or before 22 March 2019 will be considered in accordance with section 223(1) of the Act, by the Council's Submissions (Section 223) Committee (Committee).

If a person wishes to be heard in support of their submission they must include the request to be heard in the written submission and this will entitle them to appear in person, or by a person acting on their behalf, before a meeting of the Committee, scheduled to be held on 28 March 2019, commencing at 3.00 pm, in the Melbourne Town Hall, Administration Building, Swanston Street, Melbourne.

Written submissions should be marked 'proposed Activities Local Law 2019' and addressed to the Manager Governance and Legal, Melbourne City Council, GPO Box 1603, Melbourne 3001. Written submissions can be made via mail, email to com.meetings@melbourne.vic.gov.au or online at https://comdigital.wufoo.com/forms/rly4bj60tdagsg/

Written submissions cannot be delivered in person.

Submissions form part of the public record of the meeting (including any personal information you provide) and will be published on Council's website (accessible worldwide) for an indefinite period. A hard copy will also be made available for inspection by members of the public at Council offices.

If you have any concerns about how Council will use and disclose your personal information, please contact the Council Business team via email at privacy@melbourne.vic.gov.au

MELBOURNE CITY COUNCIL

Notice of Intention to Make a Local Law

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** (Act) that the Melbourne City Council (Council) proposes to make a new local law pursuant to Part 5 of the Act to be known as the Environment Local Law 2019 (the proposed Local Law).

The proposed Local Law is generally in the form of the Council's current Environment Local Law 2009 (which sunsets on 30 June 2019).

Purpose: The purposes of the proposed Local Law are to:

- a. provide for the peace, order and good government of the municipality
- b. control, protect and conserve the environment
- c. control, protect and maintain the amenity of the municipality
- d. provide standards and conditions for certain activities in relation to the physical and visual environment within the municipality
- e. adopt, apply and ensure compliance with the Council's Environment Management Plan.

General Purport: The general purport of the proposed Local Law is as follows:

- a. Part 2 contains provisions that aim to promote responsible land management throughout the municipality via the Council's Environment Management Plan which sets performance standards designed to involve the least burden and the greatest advantage on the community. The Environment Management Plan is incorporated into the proposed Local Law.
- b. Part 3 contains provisions to allow for variations to be made to the Environment Management Plan in relation to specific premises at the request of the owner or occupier of the premises.
- c. Part 4 contains provisions that allow for variations to be made to the Environment Management Plan in relation to specific premises at the direction of an authorised officer.
- d. Part 5 contains provisions relating to the enforcement of the proposed Local Law and prescribes the penalties for offences and for infringement notices.
- e. Part 6 provides for the delegation of the Council's powers, duties and functions under the proposed Local Law to members of Council staff.

A copy of the proposed Local Law can be obtained from:

- a. the Council Offices (Front Desk, Melbourne Town Hall Administration Building, Swanston Street, Melbourne). Office hours are generally 7.30 am to 5.00 pm Monday to Friday excepting public holidays
- b. Council's website at melbourne.vic.gov.au/publicnotices

Any person may make a written submission on the proposed Local Law to the Council. All submissions received by the Council on or before 22 March 2019 will be considered in accordance with section 223(1) of the Act, by the Council's Submissions (Section 223) Committee (Committee).

If a person wishes to be heard in support of their submission they must include the request to be heard in the written submission and this will entitle them to appear in person, or by a person acting on their behalf, before a meeting of the Committee, scheduled to be held on 28 March 2019, commencing at 3.00 pm, in the Melbourne Town Hall, Administration Building, Swanston Street, Melbourne.

Written submissions should be marked 'proposed Environment Local Law 2019' and addressed to the Manager Governance and Legal, Melbourne City Council, GPO Box 1603, Melbourne 3001. Written submissions can be made via mail, email to com.meetings@melbourne.vic.gov.au or online at https://comdigital.wufoo.com/forms/rly4bj60tdagsg/

Written submissions cannot be delivered in person.

Submissions form part of the public record of the meeting (including any personal information you provide) and will be published on Council's website (accessible worldwide) for an indefinite period. A hard copy will also be made available for inspection by members of the public at Council offices.

If you have any concerns about how Council will use and disclose your personal information, please contact the Council Business team via email at privacy@melbourne.vic.gov.au

MELBOURNE CITY COUNCIL

Notice of Intention to Make a Local Law

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** (Act) that the Melbourne City Council (Council) proposes to make a new local law pursuant to Part 5 of the Act to be known as the Conduct of Meetings Local Law 2019 (the proposed Local Law).

The proposed Local Law is generally in the form of the Council's current Conduct of Meetings Local Law 2010 which will be revoked by the proposed Local Law.

Purpose and purport: The purposes and purport of the proposed Local Law are to:

- a. govern the conduct of meetings of the Council and its Special Committees
- b. regulate the use of the Common Seal and prohibit its unauthorised use
- apply the Council's Meeting Procedures Code and Councillor Code of Conduct, to all meetings held in accordance with the proposed Local Law
- d. repeal the Conduct of Meetings Local Law 2010.

A copy of the proposed Local Law can be obtained from:

- a. the Council Offices (Front Desk, Melbourne Town Hall Administration Building, Swanston Street, Melbourne). Office hours are generally 7.30 am to 5.00 pm Monday to Friday excepting public holidays
- b. Council's website at melbourne.vic.gov.au/publicnotices

Any person may make a written submission on the proposed Local Law to the Council. All submissions received by the Council on or before 22 March 2019 will be considered in accordance with section 223(1) of the Act, by the Council's Submissions (Section 223) Committee (Committee).

If a person wishes to be heard in support of their submission they must include the request to be heard in the written submission and this will entitle them to appear in person, or by a person acting on their behalf, before a meeting of the Committee, scheduled to be held on 28 March 2019, commencing at 3.00 pm, in the Melbourne Town Hall, Administration Building, Swanston Street, Melbourne.

Written submissions should be marked 'proposed Conduct of Meeting Local Law 2019' and addressed to the Manager Governance and Legal, Melbourne City Council, GPO Box 1603, Melbourne 3001. Written submissions can be made via mail, email to com.meetings@melbourne.vic.gov.au or online at https://comdigital.wufoo.com/forms/rly4bj60tdagsg/

Written submissions cannot be delivered in person.

Submissions form part of the public record of the meeting (including any personal information you provide) and will be published on Council's website (accessible worldwide) for an indefinite period. A hard copy will also be made available for inspection by members of the public at Council offices.

If you have any concerns about how Council will use and disclose your personal information, please contact the Council Business team via email at privacy@melbourne.vic.gov.au

222



City of **STONNINGTON**

NOTICE UNDER DOMESTIC ANIMALS ACT 1994

Notice of Changes to Council Order under Section 26(2)

Domestic Animals Act 1994

Notice is given that at its meeting on 4 February 2019, Council resolved to make amendments under section 26 of the **Domestic Animals Act 1994**.

Domestic Animals Act 1994 Section 26(2) Order of Stonnington City Council 4 February 2019

1. Revocation of previous orders

All previous Orders made by Council under section 26(2) of the **Domestic Animals Act 1994** are revoked.

2. Dogs must be on leash

The person in apparent control of any dog must keep the dog restrained by means of a chain, cord or leash not greater than 3 metres in length, and is attached to the dog when the dog is:

- in any reserve or area other than a Designated Area or Designated Reserve; or
- in any Public Place in the municipality; or
- in a Designated Area or Designated Reserve if an approved event is being held in that area or reserve:

and the chain, cord or leash must be held by, or attached to, the person in apparent control of the dog.

3. Dogs in Designated Area or Designated Reserve

Subject to clause 6 of this Order, a dog may be exercised off a chain, cord or leash in a Designated Area or Designated Reserve if the person in apparent control of the dog carries an operational and effective chain, cord or leash.

4. Dogs must be under effective control

The person in apparent control of any dog must ensure that the dog is under effective control at all times when in any reserve or Public Place within the municipality, including a Designated Area or Designated Reserve.

5. Dogs Prohibited

Dogs are prohibited from:

- (a) sports grounds during sports club and school training and match times; and
- (b) children's playground areas.

6. Non-application to specified dogs or greyhounds

Clause 3 of this Order does not apply to any dog which has been declared a dangerous dog, menacing dog or restricted breed dog under the Act, or to a greyhound that must be restrained in accordance with the restraint requirements at section 27 of the Act.

7. Restriction on the number of dogs

A person must not have more than four (4) dogs under the person's apparent control, whether on or off leash in any reserve, Public Place or Designated Area at any one time.

Meaning of Words:

In this Order:

'Act' means the Domestic Animals Act 1994.

'Council' means Stonnington City Council.

'Designated Area' or 'Designated Reserve' means any of the following reserves or part of the reserves:

Ardrie Park – Oval – Howard Street, Malvern East; Armadale Reserve – Sutherland Road, Armadale; Brookeville Gardens – Fairbairn Road, Toorak;

Caroline Gardens – Caroline Street South, South Yarra;

Central Park Oval – Burke Road, Malvern East;

Chris Gahan Reserve, Hornby Street, Windsor, 6 am to 9 am–4 pm to 8 pm;

Como Park – Alexandra Avenue, South Yarra;
Darling Park – Maxwell Street, Glen Iris;
DW Lucas Oval – Dunlop Street, Glen Iris;
Gardiner Park – Carroll Crescent, Glen Iris;

Lumley Gardens – Eastern Half – Lumley Crescent, Prahran;

Malvern Cricket Ground – High Street, Malvern;

Milton Grey Reserve – Wattletree Road, Malvern, 5 pm to 9 am;

Orrong Romanis Reserve – Orrong Road, Prahran;
Percy Treyvaud – Quentin Road, East Malvern;
Peverill Park – Peverill Street, East Malvern;
Princes Gardens – Essex Street, Prahran;
Sir Robert Menzies Reserve – Toorak Road, Malvern;

Sir Robert Menzies Reserve – Toorak Road, Malvern;
Sir Zelman Cowan Park – Glenferrie Road, Kooyong;
South Yarra Siding – William Street, South Yarra;
Stanley Gross Reserve – Winton Road, Malvern East;
Surrey Park – Surrey Road, South Yarra;

Surrey Road, South Farra,
Sydare Reserve – Southern Section,
Waverley Road, East Malvern
(western side of Sydare Avenue):

Tooronga Park – Milton Parade, Malvern;

Union Street Gardens – Orchard Street, Armadale, 5 pm to 9 am; Victoria Gardens Oval – High Street, Prahran (sunken oval area);

Victory Square – Ashleigh Road, Armadale;

Waverley Oval – Malvern Road/Waverley Road, East Malvern;

Windsor Siding – Union Street, Windsor.

'Effective Control' means, but is not limited to:

- capable of being controlled if the dog behaves in a manner which threatens or worries any person or animal; and
- on a leash of not more than 3 metres in a Public Place; and
- capable of being controlled to such an extent that no damage and or injury could be or is caused to any person or animal; and
- is under effective voice and or hand control and within constant sight if in a designated area or designated reserve; and
- is restrained and prevented from digging, burrowing or otherwise disturbing turf, grassed areas or the earth in any way; and
- is restrained and prevented from damaging property or Council assets.

'Public Place' has the meaning given to it in the Summary Offences Act 1966.

^{&#}x27;person' means a natural person.

224

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

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

Amendment C207

Planning Permit Application PLP/2017/444

The land affected by the Amendment and Planning Permit Application is Ballarat Clarendon College Sturt Street Campus consisting of the following properties in Newington: 2, 4, 6, 8, 10, 12, 14, 15, 16, 17,18, 19, 20, 21, 22, 23 and 24 Ajax Street, 1 Murray Street and 1415–1425 Sturt Street, Newington, and sections of Murray and Ajax Streets which are proposed to be incorporated into the school site.

The Amendment makes the following changes to the Ballarat Planning Scheme:

- rezone all land within the Campus from a combination of Special Use Zone Schedule 5 Private Education Establishment (SUZ5) and General Residential Zone (GRZ1) to Special Use Zone

 – Schedule 17 (SUZ17);
- insert a new Schedule 17 Ballarat Clarendon College Sturt Street Campus (SUZ17) to the Special Use Zone;
- amend Planning Scheme Map 22; and
- include the Ballarat Clarendon College Sturt Street Campus Master Plan 2017–2030 (Master Plan) as a background document in the planning scheme.

The planning application seeks a permit for works under Part 1 of the Master Plan. Works include the demolition of three dwellings, tennis courts and partial demolition of an existing school building, relocation of one dwelling, modification of two dwellings into school buildings, construction of a multi-purpose sports field, onsite staff carpark and underground stormwater detention tank, and works generally associated with the construction of fences, road works, car parks, landscaping and buffer planting and removal of the pedestrian easement.

The applicant for the permit is Ballarat Clarendon College.

You may inspect the Amendment, the Explanatory Report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, The Phoenix, 25 Armstrong Street South, Ballarat, Victoria 3350; on the City of Ballarat's website: www.ballarat.vic.gov.au

Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority about the Amendment and the application. 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 19 March 2019. A submission must be sent to the City of Ballarat, Strategic Planning Department, PO Box 655 Ballarat, Victoria 3353.

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

LISA KENDAL Manager Strategic Planning



Planning and Environment Act 1987

GOLDEN PLAINS PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C80

The Golden Plains Shire Council has prepared Amendment C80 to the Golden Plains Planning Scheme.

The land affected by the Amendment is generally in the vicinity of the Barwon and Leigh Rivers in Inverleigh.

The Amendment proposes to implement the findings of the Flood Risk Management Study Leigh and Barwon Rivers at Inverleigh (Water Technology Pty Ltd, 2018) by amending the existing Floodway Overlay (FO) and Land Subject to Inundation Overlay (LSIO) mapping. In addition the amendment creates a new schedule 1 to the Floodway Overlay and schedule 1 to the Land Subject to Inundation Overlay and includes minor changes to Clause 22.11 (Floodplain Management).

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: Bannockburn Customer Service Centre, 2 Pope Street, Bannockburn, Victoria 3331; 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 16 March 2019. A submission must be sent by email or mail to either: enquiries@gplains.vic.gov.au; or Attention: Strategic Planning, Golden Plains Shire, PO Box 111, Bannockburn, Victoria 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.

ERIC BRASILIS Chief Executive Officer

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C282ston

Stonnington City Council has prepared Amendment C282ston to the Stonnington Planning Scheme

The land affected by the Amendment is properties at 1026 Malvern Road, Armadale; 46 Kyarra Road, Glen Iris; 44 Murphy Street, South Yarra; and 31 to 53 The Avenue (odd numbers), Windsor.

The Amendment proposes to apply permanent heritage controls to the properties at 1026 Malvern Road, Armadale; 44 Murphy Street, South Yarra; 46 Kyarra Road, Glen Iris, through three individual Heritage Overlays. The Amendment also proposes to apply permanent heritage controls to the properties at 31 to 53 The Avenue (odd numbers), Windsor through an extension to The Avenue Heritage Precinct (HO148).

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 Stonnington City Council, 311 Glenferrie Road, Malvern, Victoria 3144; or 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. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is 15 March 2019. A submission must be sent to City Strategy, Stonnington City Council, PO Box 58, Malvern, Victoria 3144, or strategicplanning@stonnington. vic.gov.au

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

- Directions Hearing: week of 27 May 2019
- Panel Hearing: week of 24 June 2019.

SUSAN PRICE Manager City Strategy

Planning and Environment Act 1987

SWAN HILL PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C073

The Swan Hill Rural City Council (SHRCC) has prepared Amendment C073 to the Swan Hill Planning Scheme.

The land affected by the Amendment is all land located within the Swan Hill municipality.

The Amendment is required to implement the changes introduced to the Victoria Planning Provisions by Amendment VC148 and to implement the outcomes of the:

- Swan Hill Planning Scheme Review Report (2015);
- Swan Hill Council Plan (2017–2020);
- Swan Hill Health and Wellbeing Plan (2017–2020);
- Swan Hill Riverfront Precinct Master Plan (2013);
- Swan Hill Car Parking Strategy (2016);
- Swan Hill Health Precinct Study (2017); and
- Swan Hill Rural Land Use Strategy (2016).

The Amendment will:

Planning Policy Framework

1. Replace the existing Clause 21 and Clause 22 with a new Clause 02 and make modifications to Clauses 11–19 (inclusive) to include policy directions arising from the above reports.

Maps

- 2. Insert the Mixed Use Zone (and schedule) to a site at the entrance to Lake Boga.
- 3. Replace the existing Farming Zone with a new Farming Zone 1 and Farming Zone 2.

- 4. Replace ESO1 mapping with an expanded area along the Murray River consistent with neighbouring Councils.
- 5. Delete DDO6 and schedule from land near Lake Boga as it is no longer required.
- 6. Delete DPO2 from some land zoned Low Density Residential near Swan Hill where it is no longer required.
- 7. Delete DPO4 from land at North Park in Swan Hill as it is fully developed.
- 8. Insert a new Parking Overlay in central Swan Hill Township to reflect the outcomes of the Swan Hill Parking Strategy (2016).
- 9. Update Planning Scheme Map Nos. 1–47 (inclusive).

Schedules

- 10. Replace the existing schedule to the Low Density Residential Zone (LDRZ) to introduce a permit trigger of 200 square metres for an outbuilding.
- 11. Replace the existing schedule to the Rural Living Zone (RLZ) and specify a minimum lot size of 2 hectares to manage subdivision and development.
- 12. Replace the existing schedule to the Farming Zone (FZ) with two new schedules (FZ1 and FZ2) to manage subdivision and development in line with the recommendations of the RLUS.
- 13. Make modifications to the schedules to the General Residential Zone, Industrial 1 Zone and Commercial 1 Zone to make them consistent with the Ministerial Direction on the Form and Content of Planning Schemes.
- 14. Make modifications to Schedules 1, 2, 3 and 4 of the Special Use Zone to make them more consistent with the Ministerial Direction on the Form and Content of Planning Schemes.
- 15. Insert a new Schedule 1 to the Environmental Significance Overlay (ESO1) to specifically deal with the Murray River corridor consistent with neighbouring municipalities and consistent with the Ministerial Direction on the Form and Content of Planning Schemes.
- 16. Insert a new Schedule 3 to the Environmental Significance Overlay (ESO3) to specifically deal with Waterways, Wetlands and Lake Environs (other than affected by ESO1) consistent with the Ministerial Direction on the Form and Content of Planning Schemes.
- 17. Make modifications to Schedule 1 to the Vegetation Protection Overlay (VPO1) to update references to current regulations and to be consistent with the Ministerial Direction on the Form and Content of Planning Schemes.
- 18. Make modifications to Schedule 1 to the Design and Development Overlay (DDO1) to clarify referral and notice requirements and to be consistent with the Ministerial Direction on the Form and Content of Planning Schemes.
- 19. Make modifications to Schedule 2 to the Design and Development Overlay (DDO2) to modify design objectives and include references to the *Swan Hill Riverfront Precinct Master Plan (2013)* and to be consistent with the Ministerial Direction on the Form and Content of Planning Schemes.
- 20. Make modifications to Schedules 1, 2, 3 and 5 to the Development Plan Overlay to restructure the schedule consistent with the Ministerial Direction on the Form and Content of Planning Schemes and to include reference to the *Infrastructure Design Manual*.
- 21. Insert a new Schedule to the Land Subject to Inundation Overlay (LSIO) to reflect the approach adopted to flood risk in other municipalities and to be consistent with the Ministerial Direction on the Form and Content of Planning Schemes.
- 22. Insert a new Parking Overlay Schedule to reflect the outcomes of the *Swan Hill Parking Strategy* (2016).
- 23. Make modifications to the schedule to Clause 61.03 to update map references.
- 24. Make modifications to the schedule to Clause 66.04 to include ESO1 and ESO3 and to introduce a generic reference to Water authorities.

- 25. Amend the Schedule to Clause 72.03 to update the list of maps in the planning scheme.
- 26. Amend the Schedule to Clause 72.08 to insert the names of background documents.

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, Swan Hill Rural City Council, 45 Splatt Street, Swan Hill, Victoria 3585; during office hours, at the Robinvale Resource Centre, 72 Herbert Street, Robinvale, Victoria 3549; or 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 5.00 pm on Monday 15 April 2019. A submission must be sent to: Planning Department, Swan Hill Rural City Council, PO Box 488, Swan Hill, Victoria 3585, or via email to planning@swanhill.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.

JOHN McLINDEN 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 19 April 2019, 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.

- ANDERSEN, Stella, pensioner, late of Chestnut Gardens, Chestnut Gardens Road, Doveton, Victoria 3177, deceased, who died on 18 May 2018.
- AYUDANTE, Ruperto Cabenero, late of 772–5 Interior Santa Ana Avenue, Davao City 8000 Philippines, deceased, who died on 20 February 2018.
- BRUNSWICK, Evon Maria, late of 1 Brown Street, Bairnsdale, Victoria 3875, deceased, who died on 22 November 2018.
- LAWRENCE, Andrew Phillip, late of 29 Bowen Street, St Arnaud, Victoria 3478, deceased, who died on 14 October 2018.
- McDERMOTT, David John, late of 11 Park Avenue, Kew, Victoria 3101, deceased, who died on 22 September 2018.
- MILNE, Nancy Desiree, late of Andrina Private Nursing Home, 88 William Road, Carrum Downs, Victoria 3201, deceased, who died on 21 August 2018.
- MITCHELL, Leslie John, late of 221 Dalton Road, Lalor, Victoria 3075, deceased, who died on 30 October 2018.
- POTTER, Richard Joseph, late of Southern Cross Care Nixon Home, 27 Chute Street, Mordialloc, Victoria 3195, deceased, who died on 19 September 2017.
- ROSBROOK, Julanne Barbara, late of Glenhuntly Terrace, 164 Grange Road, Glen Huntly, Victoria 3163, deceased, who died on 7 November 2018.
- ROSSE, Marie Gassienne, also known as Gassienne Marie Rosse and Gassienne Rosse, pensioner, late of Casey Aged Care, 300 Golf Links Road, Narre Warren, Victoria 3805, deceased, who died on 17 September 2018.

- RUSCONI, Francis Frederick, retired, late of 26 Wildwood Court, Cranbourne North, Victoria 3977, deceased, who died on 22 October 2018.
- SHIELLS, Robert James, late of 135 View Street, Glenroy, Victoria 3046, deceased, who died on 13 August 2018.
- STERN, Lyell Francis, late of Unit 108, 1 Surrey Road, Prahran, Victoria 3181, deceased, who died on 20 November 2018.

Dated 8 February 2019

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 22 April 2019, 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

- BROWN, Mona Evon, late of Central Park Nursing Home, 101 Punt Road, Windsor, Victoria 3181, deceased, who died on 16 November 2018.
- CARROLL, Mavis Blanche, late of 67–69 Tanti Avenue, Mornington, Victoria 3931, retired, deceased, who died on 3 August 2018.
- DARE, Graeme Byron Stanley, late of 92 Lower Dandenong Road, Parkdale, Victoria 3194, deceased, who died on 19 June 2018.
- GARRATT, Geoffrey Vincent, late of Unit 11, 39 St Leonards Road, Healesville, Victoria 3777, pensioner, deceased, who died on 18 July 2018.
- GREENHILL, Gary John, late of 11 Jacqueline Drive, Aspendale Gardens, Victoria 3195, deceased, who died on 6 October 2018.

Dated 11 February 2019

EXEMPTION

Application No. H347/2018

St Michael's Grammar School (the Applicant) has applied to the Victorian Civil and Administrative Tribunal for an exemption to enable it to:

- (a) advertise for prospective female students to enrol and/or to apply for scholarships;
- (b) structure its waiting lists so prospective female students are favoured;
- (c) allocate student placements so female students are favoured; and
- (d) offer bursaries, scholarships and enrolments targeted at prospective and existing female students (the exempt conduct).

Upon reading the material filed in support of this application, including two affidavits by Terri Jones and having regard to an earlier exemption which expired on 30 November 2018 and an interim exemption which will expire on 20 April 2019, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 38, 44, 107 and 182 of the **Equal Opportunity Act 2010** to enable the Applicant to engage in the exempt conduct until 22 April 2024.

In granting this exemption the Tribunal noted:

- The Applicant is committed to coeducation and implementing the philosophy of equal opportunity. The Applicant wishes to continue to promote an equal gender balance of students across each year level and across the whole school.
- Previous exemptions have been granted to the Applicant in similar terms since 2007. The circumstances have not altered significantly since the grant of the latest exemption in 2013.
- The Applicant has complied with directions by the Tribunal to advertise the application for an exemption and invite submissions from members of the school community and the prospective school community. Close to 10,000 persons received the notice. Seven responses were received by the Applicant. Of the seven responses, none contained any argument or weighty submission. No submissions were made to the Tribunal (other than by the Applicant) and the Victorian Equal Opportunity and Human Rights Commission did not seek to intervene.
- The ratio of female to male students in 2018 was 46.50% female students to 53.50% male students. These ratios have remained

generally steady since 2013 when the last 5-year exemption was granted. However, the waitlists for student enrolments for future years significantly favour male students:

- (a) 2019 27.21% female students to 72.79% male students
- (b) 2020 32.67% female students to 67.33% male students
- (c) 2021 39.75% female students to 60.25% male students
- Noting the current trend in waitlist applications, the Applicant could not achieve gender balance in the Applicant's future student population without the exemption. that is there would be a significant increase in the proportion of male students. This would undermine the Applicant's efforts to provide genuine coeducation. The higher numbers of waitlisted prospective male students reflect the greater range of educational options for female students in the geographical area. There are no exceptions that apply and without the exemption the conduct would be unlawfully discriminatory. In particular the exempt conduct is not a 'special measure' designed to redress discrimination against female students.
- When making decisions about exemptions, the Tribunal is required to consider relevant human rights as set out in the Charter of Human Rights and Responsibilities Act 2006 (Charter). Arguably, this exemption limits the right to equality and the right to equal and effective protection against discrimination of males who would wish to enrol at the school. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 38, 44, 107 and 182 of the **Equal Opportunity Act 2010** to enable the Applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which the notice is published in the Government Gazette, or from 21 April 2019 (whichever is the later), until 22 April 2024.

Dated 13 February 2019

A. SMITH Member Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION

on Wednesday 20 March 2019 at 1.00 pm on site

Reference: F16/1204.

Address of Property: 41 High Street, Piangil.

Crown Description: Crown Allotment 7, Section 2, Township and Parish of Piangil.

Terms of Sale: Deposit 10%, balance in 60 days or earlier by mutual agreement.

Area: 1.619 ha.

Officer Co-ordinating Sale: Andrew Martin, Senior Project Manager, Land and Property, Department of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Victoria 3002.

Selling Agent: Noel Watson Pty Ltd, 353 Campbell Street, Swan Hill, Victoria 3585.

ROBIN SCOTT MP Assistant Treasurer

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

on Friday 22 March 2019 at 12.00 noon at the Bairnsdale Sporting & Convention Centre, 117 Great Alpine Road, Lucknow

Reference: F16/1509.

Address of Property: Corner of Limestone and Hollonds Roads, Benambra.

Crown Description: Crown Allotment 2B, Section J, Parish of Hinno-Munjie.

Terms of Sale: Deposit 10%, balance in 60 days or earlier by mutual agreement.

Area: 1.693 ha.

Officer Co-ordinating Sale: Andrew Martin, Senior Project Manager, Land and Property, Department of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Victoria 3002.

Selling Agent: Harcourts Bairnsdale, 26A Bailey Street, Bairnsdale, Victoria 3875.

ROBIN SCOTT MP Assistant Treasurer

Associations Incorporation Reform Act 2012 SECTION 138

I, David Joyner, Deputy Registrar of Incorporated Associations, under delegation provided by the Registrar, hereby give notice that an application for the voluntary cancellation of incorporation, pursuant to section 136 of the Act, has been received by the Registrar from each of the associations mentioned below:

Forwards' Forgotten Australians Justice Committee Inc.; Aboriginal Evangelical Church Inc.; Alpine Country Car Club Jamieson Inc.; Australian Samar Association Inc.; Bayside Ratepayers Association Inc.; Bendigo Professional Counselling Group Inc.; Bendigo Regional Archives Centre Inc.; Chaplaincy Australia Inc.; Christian Outreach Ministries Inc.; Church Street Children's Centre Inc.; Convenience and Mixed Business Association Inc.; Dromana BMX Club Inc.; Geelong Women in Trades Incorporated; Hoffy's Community Burpee Challenge Inc.; Independent Fast Food Shop Association Inc.; Insight Foundation Inc.; Kick It Fundraising Association Inc.; Lions Club of Greater Dandenong Inc.; Little Seekers Inc.; Love Your Sister Incorporated; Mapuche Social Club Inc.; Melbourne Korean Cultural Foundation Inc.; Mildura Writers Festival Incorporated; Monbulk Business Network Inc.; New Philadelphia Melbourne Incorporated; Ng Haynes Roster Activity Playgroup Inc.; Property Inspectors Group Melbourne Inc.; Somers Food & Wine Society Inc.; South Asian Family Care Inc.; Sunraysia Doll Teddy and Toy Club Inc.; The Fish Creek Art Group Inc.; Traralgon East Community Group (TECG) Inc.; Wednesday Walkers Inc.; West Sale Polocrosse Club Inc.; Westernport Regional Out of School Hours Group Inc.

I further advise that unless a person makes a written objection to cancellation to the Registrar within 28 days of the date of this notice, I intend to cancel the incorporation of the incorporated associations mentioned above.

Dated 14 February 2019

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

Co-operatives National Law (Victoria)

BAYSWATER PRIMARY SCHOOL HALL BUILDING CO-OPERATIVE LIMITED

On application under section 601AA of the Corporations Act 2001 (the Act), notice is hereby given under section 601AA(4A) 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 14 February 2019

DAVID JOYNER Deputy Registrar of Cooperatives

Corrections Act 1986

NOTICE OF AN AWARD OF DAMAGES TO A PRISONER

In accordance with section 104Y of the **Corrections Act 1986**, notice is given that an award of damages has been made to a former prisoner, Wolfe James Smith, in a claim against the State of Victoria. The award money, excluding legal costs and medical expenses, has been paid into the Prisoner Compensation Quarantine Fund, where it will be held for an initial period of 12 months from 14 February 2019.

Creditors and victims in relation to criminal acts of Wolfe J. Smith are invited to seek further information from the Secretary to the Department of Justice and Community Safety. To do so, please contact the Co-ordinator, Victims Register and Prisoner Compensation Quarantine Fund, at Community Operations and Victims Support Agency on 1800 819 817.

Dated 14 February 2019

Criminal Procedure Act 2009

DECLARATION OF A VENUE OF A COURT TO BE A PARTICIPATING VENUE PURSUANT TO SECTION 389G OF THE **CRIMINAL PROCEDURE ACT 2009** FOR THE PURPOSES OF DIVISION 2 OF PART 8.2A OF THAT ACT

Pursuant to section 389G of the **Criminal Procedure Act 2009**, I, Jill Hennessy MP, Attorney-General and Minister responsible for administering that Act, declare Geelong Children's Court, Geelong Magistrates' Court, Geelong County Court and Geelong Supreme Court as each being a venue of a court for the purposes of Division 2 of Part 8.2A of that Act.

This declaration takes effect from 14 February 2019.

Dated 4 February 2019

HON. JILL HENNESSY MP Attorney-General

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO GENERATE AND SELL ELECTRICITY

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by LMS Energy Pty Ltd (ACN 059 428 474) for a licence to generate electricity for supply or sale, and to sell electricity.

The licence was issued on 6 February 2019, 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

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE ABALONE FISHERY

(Eastern Abalone Zone)

- I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Further Quota Order under section 66D of the Act:
- 1. This Order applies for the period commencing on 1 April 2019 and ending on 31 March 2020 ('the quota period').
- 2. The total allowable catch for blacklip abalone in the eastern abalone zone for the quota period is 345.5 tonnes of unshucked blacklip abalone.
- 3. The quantity of fish comprising an individual blacklip abalone quota unit in the eastern abalone zone for the quota period is 751.09 kilograms of unshucked blacklip abalone.

This Order commences on 1 April 2019 and remains in force until 31 March 2020.

Dated 31 January 2019

TRAVIS DOWLING Chief Executive Officer Victorian Fisheries Authority

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Fisheries Act 1995

FISHERIES NOTICE 2019

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating, and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under sections 67, 68A, 114 and 152 of the Act:

Dated 31 January 2019

TRAVIS DOWLING Chief Executive Officer

FISHERIES (EASTERN ABALONE ZONE) NOTICE 2019

1. Title

This Notice may be cited as the Fisheries (Eastern Abalone Zone) Notice 2019.

2. Objectives

The objective of this Notice is to:

- fix minimum size limits for blacklip abalone taken under an Abalone Fishery Access Licence in the Eastern Abalone Zone.
- address sustainability concerns for Victorian Eastern Abalone Zone abalone stocks and related management issues by closing specified marine waters to commercial abalone harvest.

3. Authorising provision

This Notice is made under sections 67, 68A, 114 and 152 of the Act.

4. Commencement

This Notice comes into operation on 1 April 2019.

5. Definitions

In this fisheries notice –

'AFAL' means an Abalone Fishery (Eastern Zone) Access Licence;

'CEO' means the Chief Executive Officer of the VFA;

'closed waters' means the marine waters within a spatial management unit for which the upper limit has been reached or exceeded as specified in Column 3 of Schedule 2 and/or the marine waters within a reef code for which the upper limit has been reached or exceeded as specified in Column 3 of Schedule 3;

'eastern abalone zone' means all Victorian waters east of longitude 148° East;

'nominated operator' means -

- (a) a licence holder permitted under section 39(1) of the Act; or
- (b) a person listed on an access licence for the purposes of section 39(2) of the Act;

'reef code' means each area of Victorian marine waters specified in Column 1 of Schedule 3;

'size zone' means each area of Victorian marine waters between the coordinates specified in Column 1 of Schedule 1;

'spatial management unit' means each area of Victorian marine waters specified in Column 1 of Schedule 2;

'the Act' means the Fisheries Act 1995:

'upper limit' for the spatial management unit specified in Column 1 of Schedule 2 means the amount of abalone specified in Column 3 of Schedule 2 corresponding to that spatial management unit and for the reef code specified in Column 1 of Schedule 3 means the amount of abalone specified in Column 3 of Schedule 3 corresponding to that reef code;

'VFA' means the Victorian Fisheries Authority.

6. Minimum sizes for blacklip abalone taken from the eastern abalone zone

(1) For the purposes of the Act, the minimum size with respect to the taking of blacklip abalone under an AFAL from the waters specified in Column 1 of Schedule 1 is the size specified for those waters in Column 3 of Schedule 1.

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

Under section 152(3), of the Act, if a provision of this Notice is inconsistent with any regulations, the Fisheries Notice prevails to the extent of the inconsistency. The general size limits specified in the Fisheries Regulations 2009 will continue to apply in circumstances where the size limits specified in clauses 6 and 7 do not apply.

7. Abalone not to be taken from more than one size zone

For the purposes of section 67 of the Act –

- (a) the taking of abalone under an AFAL from more than one size zone on any fishing trip; or
- (b) the possession of abalone taken from more than one size zone on-board any boat being used under an AFAL; or
- (c) the landing of abalone taken under an AFAL from more than one size zone; is prohibited.

Note: It is an offence under section 67(3) of the Fisheries Act 1995 to fail to comply with a prohibition.

8. Spatial management unit catch target exceeded

Marine waters within a spatial management unit are immediately closed to commercial abalone harvest when the upper limit specified in Column 3 of Schedule 2 has been reached or exceeded.

9. Determination that a reef code catch target exceeded

- (1) The CEO may determine that the total amount of abalone taken under Abalone Fishery (Eastern Zone) Access Licences from a reef code has exceeded the upper limit.
- (2) Without limiting the generality of sub-clause (1), a determination may:
 - (a) specify one or more reef codes:
 - (b) specify that it comes into effect on a particular date and time; and
 - (c) be varied or revoked at any time.
- (3) The CEO must ensure that a copy of the determination is sent to each holder of an Abalone Fishery (Eastern Zone) Access Licence as soon as possible after it is made.

10. Closed waters

- (1) For the purposes of section 67 of the Act
 - (a) the taking of abalone from closed waters; or
 - (b) the possession of abalone in or on closed waters –

by the holder of an access licence, or a person acting or purporting to act under an access licence, is prohibited.

Note: Failure to comply with this prohibition is an offence under section 67 of the **Fisheries Act 1995**. A maximum penalty of 100 penalty units and/or six months imprisonment applies.

Sub-clause (1)(b) does not apply to a person possessing abalone on-board a boat under way and travelling by the most direct route to reach a point of landing or specified open waters for the purpose of commercial abalone diving.

11. Application to fisheries reserves

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

12. Revocation

Unless sooner revoked, this Notice will be revoked on 31 March 2020.

SCHEDULES SCHEDULE 1

Column 1	Column 2	Column 3
Spatial management unit name	Coordinates bordering spatial management unit	Minimum size (Millimetres)
Marlo spatial management unit that includes:	1. 37°52′53″S 148°00′04″E	120 mm
a. Reef Code 21.00 Lakes Entrance	2. 37°55′46″S 148°00′04″E	
b. Reef Code 22.01 Marlo	3. 37°47′59″S 149°12′56″E	
c. Reef Code 22.02 French's	4. 37°46′39″S 149°12′54″E	
d. Reef Code 22.03 Point Ricardo		
e. Reef Code 22.04 Cape Conran		
f. Reef Code 22.05 East Cape		
g. Reef Code 22.06 Yeerung Reef		
h. Reef Code 22.08 Pearl Point		
i. Reef Code 22.09 Tamboon Reef		
j. Reef Code 22.10 Clinton Rocks		
k. Reef Code 23.01 Point Hicks		
Mallacoota West spatial management unit	1. 37°47′53″S 149°16′54″E	125 mm
that includes:	2. 37°48′26″S 149°16′55″E	
a. Reef Code 23.02 Whaleback	3. 37°48′25″S 149°17′40″E	
b. Reef Code 23.03 Mueller	4. 37°48′30″S 149°17′40″E	
c. Reef Code 23.04 Petrel Point	5. 37°47′17″S 149°27′12″E	
d. Reef Code 23.05 Island Point	6. 37°46′11″S 149°27′12″E	
Mallacoota Large spatial management unit	1. 37°46′11″S 149°27′12″E	138 mm
that includes:	2. 37°47′17″S 149°27′12″E	
a. Reef Code 23.06 Big Rame	3. 37°45′05″S 149°32′45″E	
b. Reef Code 24.00 The Skerries	4. 37°43′45″S 149°32′45″E	
c. Reef Code 24.03 Easby Creek		
Mallacoota Central spatial management unit	1. 37°43′45″S 149°32′45″E	125 mm
that includes:	2. 37°45′05″S 149°32′45″E	
a. Reef Code 24.04 Red River	3. 37°42′10″S 149°39′22″E	
b. Reef Code 24.05 Secret Reef	4. 37°41′23″S 149°39′22″E	
c. Reef Code 24.06 Sandpatch Point		
d. Reef Code 24.07 Sandpatch Point Lee		
e. Reef Code 24.08 Benedore		

Column 1	Column 2	Column 3
Spatial management unit name	Coordinates bordering spatial management unit	Minimum size (Millimetres)
Mallacoota Small spatial management unit	Little Rame	115 mm
that includes:	1. 37°41′ 23″S 149°39′ 22″E	
a. Reef Code 24.09 Little Rame	2. 37°42′ 10″S 149°39′ 22″E	
b. Reef Code 24.14 Bastion Point	3. 37°41′ 27″S 149°41′ 22″E	
	4. 37°41′ 04″S 149°40′ 39″E	
	Bastion Point	
	1. 37°35′05″S 149°44′19″E	
	2. 37°36′42″S 149°46′10″E	
	3. 37°34′23″S 149°50′16″E	
	4. 37°33′07″S 149°50′16″E	
	5. 37°33′07″S 149°51′36″E	
	6. 37°33′59″S 149°51′36″E	
	7. 37°33′41″S 149°53′30″E	
	8. 37°32′28″S 149°53′30″E	
Airport spatial management unit that	1. 37°41′ 04″S 149°40′ 39″E	120 mm
includes:	2. 37°41′ 27″S 149°41′ 22″E	
a. Reef Code 24.10 Little Rame Lee	3. 37°36′ 42″S 149°46′ 10″E	
b. Reef Code 24.11 Shipwreck – Seal Ck	4. 37°35′ 05″S 149°44′ 19″E	
c. Reef Code 24.15 Tullaberga Island	5. 37°34′ 23″S 149°50′ 16″E	
d. Reef Code 24.16 Gabo Harbour	6. 37°33′ 07″S 149°50′ 16″E	
e. Reef Code 24.21 Quarry/ Betka Beach	7. 37°33′ 07″S 149°51′ 36″E	
	8. 37°33′ 59″S 149°51′ 36″E	
	9. 37°32′ 28″S 149°53′ 30″E	
	10. 37°33′ 41″S 149°53′ 30″E	
	11. 37°33′ 57″S 149°54′ 02″E	
	12. 37°33′ 50″S 149°54′ 20″E	
	13. 37°32′ 55″S 149°54′ 20″E	
	14. 37°32′ 34″S 149°54′ 16″E	

Column 1	Column 2	Column 3	
Spatial management unit name	Coordinates bordering spatial management unit	Minimum size (Millimetres)	
Airport spatial management unit that includes: a. Reef Code 25.10 Little Rame Lee b. Reef Code 25.11 Shipwreck – Seal Ck c. Reef Code 25.15 Tullaberga Island d. Reef Code 25.16 Gabo Harbour e. Reef Code25.21 Quarry/Betka Beach	1. 37°41′ 04″S 149°40′ 39″E 2. 37°41′ 27″S 149°41′ 22″E 3. 37°36′ 42″S 149°46′ 10″E 4. 37°35′ 05″S 149°44′ 19″E 5. 37°34′ 23″S 149°50′ 16″E 6. 37°33′ 07″S 149°50′ 16″E 7. 37°33′ 07″S 149°51′ 36″E 8. 37°33′ 59″S 149°51′ 36″E 9. 37°32′ 28″S 149°53′ 30″E 10. 37°33′ 41″S 149°53′ 30″E 11. 37°33′ 57″S 149°54′ 02″E 12. 37°33′ 50″S 149°54′ 20″E	110 mm	
	13. 37°32′ 55″S 149°54′ 20″E 14. 37°32′ 34″S 149°54′ 16″E		
Mallacoota East spatial management unit that includes: a. Reef Code 24.17 Gabo Island b. Reef Code 24.18 Gunshot c. Reef Code 24.19 Iron Prince	1. 37°32′ 34″S 149°54′ 16″E 2. 37°32′ 55″S 149°54′ 20″E 3. 37°33′ 50″S 149°54′ 20″E 4. 37°33′ 57″S 149°54′ 02″E 5. 37°32′ 56″S 149°54′ 45″E 6. 37°32′ 07″S 149°54′ 45″E 7. 37°31′ 09″S 149°56′ 34″E 8. 37°32′ 02″S 149°57′ 37″E 9. 37°31′ 14″S 149°58′ 22″E 10. 37°30′ 46″S 149°57′ 49″E	120 mm	

SCHEDULE 2

Column 1	Column 2	Column 3
Spatial management unit name	Coordinates bordering	Upper limit
	spatial management unit	
Marlo spatial management unit that includes:	1. 37°52′53″S 148°00′04″E	93.0 tonnes
a. Reef Code 21.00 Lakes Entrance	2. 37°55′46″S 148°00′04″E	
b. Reef Code 22.01 Marlo	3. 37°47′59″S 149°12′56″E	
c. Reef Code 22.02 French's	4. 37°46′39″S 149°12′54″E	
d. Reef Code 22.03 Point Ricardo		
e. Reef Code 22.04 Cape Conran		
f. Reef Code 22.05 East Cape		
g. Reef Code 22.06 Yeerung Reef		
h. Reef Code 22.08 Pearl Point		
i. Reef Code 22.09 Tamboon Reef		
j. Reef Code 22.10 Clinton Rocks		
k. Reef Code 23.01 Point Hicks		
Mallacoota West spatial management unit that	1. 37°47′53″S 149°16′54″E	61.1 tonnes
includes:	2. 37°48′26″S 149°16′55″E	
a. Reef Code 23.02 Whaleback	3. 37°48′25″S 149°17′40″E	
b. Reef Code 23.03 Mueller	4. 37°48′30″S 149°17′40″E	
c. Reef Code 23.04 Petrel Point	5. 37°47′17″S 149°27′12″E	
d. Reef Code 23.05 Island Point	6. 37°46′11″S 149°27′12″E	
Mallacoota Large spatial management unit that	1. 37°46′11″S 149°27′12″E	30.6 tonnes
includes:	2. 37°47′17″S 149°27′12″E	
a. Reef Code 23.06 Big Rame	3. 37°45′05″S 149°32′45″E	
b. Reef Code 24.00 The Skerries	4. 37°43′45″S 149°32′45″E	
c. Reef Code 24.03 Easby Creek		
Mallacoota Central spatial management unit	1. 37°43′45″S 149°32′45″E	74.1 tonnes
that includes:	2. 37°45′05″S 149°32′45″E	
a. Reef Code 24.04 Red River	3. 37°42′10″S 149°39′22″E	
b. Reef Code 24.05 Secret Reef	4. 37°41′23″S 149°39′22″E	
c. Reef Code 24.06 Sandpatch Point		
d. Reef Code 24.07 Sandpatch Point Lee		
e. Reef Code 24.08 Benedore		

Column 1	Column 2	Column 3
Spatial management unit name	Coordinates bordering spatial management unit	Upper limit
Mallacoota Small spatial management unit that	Little Rame	27.3 tonnes
includes:	1. 37°41′ 23″S 149°39′ 22″E	
a. Reef Code 24.09 Little Rame	2. 37°42′ 10″S 149°39′ 22″E	
b. Reef Code 24.14 Bastion Point	3. 37°41′ 27″S 149°41′ 22″E	
	4. 37°41′ 04″S 149°40′ 39″E	
	Bastion Point	
	1. 37°35′05″S 149°44′19″E	
	2. 37°36′42″S 149°46′10″E	
	3. 37°34′23″S 149°50′16″E	
	4. 37°33′07″S 149°50′16″E	
	5. 37°33′07″S 149°51′36″E	
	6. 37°33′59″S 149°51′36″E	
	7. 37°33′41″S 149°53′30″E	
	8. 37°32′28″S 149°53′30″E	
Airport spatial management unit that includes:	1. 37°41′ 04″S 149°40′ 39″E	117.0 tonnes
a. Reef Code 24.10/25.10 Little Rame Lee	2. 37°41′ 27″S 149°41′ 22″E	
b. Reef Code 24.11/25.11 Shipwreck – Seal	3. 37°36′ 42″S 149°46′ 10″E	
Ck	4. 37°35′ 05″S 149°44′ 19″E	
c. Reef Code 24.15/25.15 Tullaberga Island	5. 37°34′ 23″S 149°50′ 16″E	
d. Reef Code 24.16/25.16 Gabo Harbour	6. 37°33′ 07″S 149°50′ 16″E	
e. Reef Code 24.21/25.21 Quarry/Betka Beach	7. 37°33′ 07″S 149°51′ 36″E	
Beach	8. 37°33′ 59″S 149°51′ 36″E	
	9. 37°32′ 28″S 149°53′ 30″E	
	10. 37°33′ 41″S 149°53′ 30″E	
	11. 37°33′ 57″S 149°54′ 02″E	
	12. 37°33′ 50″S 149°54′ 20″E	
	13. 37°32′ 55″S 149°54′ 20″E	
	14. 37°32′ 34″S 149°54′ 16″E	
Mallacoota East spatial management unit that	1. 37°32′ 34″S 149°54′ 16″E	46.2 tonnes
includes:	2. 37°32′ 55″S 149°54′ 20″E	
Reef Code 24.17 Gabo Island	3. 37°33′ 50″S 149°54′ 20″E	
Reef Code 24.18 Gunshot	4. 37°33′ 57″S 149°54′ 02″E	
Reef Code 24.19 Iron Prince	5. 37°32′ 56″S 149°55′ 58″E	
	6. 37°32′ 07″S 149°54′ 45″E	
	7. 37°31′ 09″S 149°56′ 34″E	
	8. 37°32′ 02″S 149°57′ 37″E	
	9. 37°31′ 14″S 149°58′ 22″E	
	10. 37°30′ 46″S 149°57′ 49″E	

SCHEDULE 3

Column 1	Column 2	Column 3
Reef code name	Coordinates bordering reef code	Upper limit
Reef Code 22.01 Marlo	Coordinates bordering Marlo reef code	0 tonnes
	1. 37°48′36″S 148°18′00″E	
	2. 37°50′13″S 148°18′00″E	
	3. 37°50′07′′S 148°32′24″E	
	4. 37°48′08″S 148°32′24″E	
Reef Code 22.02 French's	Coordinates bordering French's reef code	8.5 tonnes
	1. 37°48′08″S 148°32′24″E	
	2. 37°50′07′′S 148°32′24″E	
	3. 37°50′14″S 148°36′26″E	
	4. 37°48′11″S 148°36′26″E	
Reef Code 22.03 Point Ricardo	Coordinates bordering Point Ricardo reef code	6.5 tonnes
	1. 37°48′11″S 148°36′26″E	
	2. 37°50′14″S 148°36′26″E	
	3. 37°50′02″S 148°39′04″E	
	4. 37°48′12″S 148°39′04″E	
Reef Code 22.04 Cape Conran	Coordinates bordering Cape Conran reef code	19.5 tonnes
	1. 37°48′12″S 148°39′04″E	
	2. 37°50′02″S 148°39′04″E	
	3. 37°49′30″S 148°44′21″E	
	4. 37°48′24″S 148°44′21″E	
Reef Code 22.05 East Cape	Coordinates bordering East Cape reef code	22.1 tonnes
	1. 37°48′24″S 148°44′21″E	
	2. 37°49′30″S 148°44′21″E	
	3. 37°49′25″S 148°46′24″E	
	4. 37°47′29″S 148°46′24″E	
Reef Code 22.06 Yeerung Reef	Coordinates bordering Yeerung Reef reef code	10.4 tonnes
	1. 37°47′29″S 148°46′24″E	
	2. 37°49′25″S 148°46′24″E	
	3. 37°48′33″S 148°52′14″E	
	4. 37°47′10″S 148°52′14″E	
Reef Code 22.08 Pearl Point	Coordinates bordering Pearl Point reef code	26.0 tonnes
	1. 37°47′10″S 148°52′14″E	
	2. 37°48′33″S 148°52′14″E	
	3. 37°48′40″S 149°01′08″E	
	4. 37°46′51″S 149°01′08″E	

Column 1	Column 2	Column 3
Reef code name	Coordinates bordering reef code	Upper limit
Reef Code 22.09 Tamboon Reef	Coordinates bordering Tamboon Reef reef code	0 tonnes
	1. 37°46′51″S 149°01′08″E	
	2. 37°48′40″S 149°01′08″E	
	3. 37°48′02″S 149°10′03″E	
	4. 37°46′41″S 149°10′03″E	
Reef Code 22.10 Clinton Rocks	Coordinates bordering Clinton Rocks reef code	0 tonnes
	1. 37°46′41″S 149°10′03″E	
	2. 37°48′02″S 149°10′03″E	
	3. 37°47′46″S 149°11′43″E	
	4. 37°46′43″S 149°11′43″E	
Reef Code 23.01 Point Hicks	Coordinates bordering Point Hicks reef code 1. 37°46′43″S 149°11′43″E	0 tonnes
	2. 37°47′46″S 149°11′43″E	
	3. 37°47′59″S 149°12′56″E	
	4. 37°46′39″S 149°12′54″E	
Reef Code 23.02 Whaleback	Coordinates bordering Whaleback reef code	10.4 tonnes
	1. 37°47′53″S 149°16′54″E	
	2. 37°48′26″S 149°16′55″E	
	3. 37°48′25″S 149°17′40″E	
	4. 37°48′30″S 149°17′40″E	
	5. 37°48′36″S 149°18′33″E	
	6. 37°46′57″S 149°18′33″E	
Reef Code 23.03 Mueller	Coordinates bordering Mueller reef code	7.8 tonnes
	1. 37°46′57″S 149°18′33″E	
	2. 37°48′36″S 149°18′33″E	
	3. 37°48′09″S 149°20′26″E	
	4. 37°46′36″S 149°20′26″E	
Reef Code 23.04 Petrel Point	Coordinates bordering Petrel Point reef code	19.5 tonnes
	1. 37°46′36″S 149°20′26″E	
	2. 37°48′09″S 149°20′26″E	
	3. 37°47′22″S 149°24′15″E	
	4. 37°46′27″S 149°24′15″E	
Reef Code 23.05 Island Point	Coordinates bordering Island Point reef code	23.4 tonnes
	1. 37°46′27″S 149°24′15″E	
	2. 37°47′22″S 149°24′15″E	
	3. 37°47′17″S 149°27′12″E	
	4. 37°46′11″S 149°27′12″E	

Column 1	Column 2	Column 3
Reef code name	Coordinates bordering reef code	Upper limit
Reef Code 23.06 Big Rame	Coordinates bordering Big Rame reef code	23.4 tonnes
	1. 37°46′11″S 149°27′12″E	
	2. 37°47′17″S 149°27′12″E	
	3. 37°46′17″S 149°30′58″E	
	4. 37°45′20″S 149°30′21″E	
	5. 37°45′20″S 149°29′47″E	
Reef Code 24.00 The Skerries	Coordinates bordering The Skerries reef code	5.2 tonnes
	1. 37°45′ 20″S 149°29′ 47″E	
	2. 37°45′ 20″S 149°30′ 21″E	
	3. 37°46′ 17″S 149°30′ 58″E	
	4. 37°45′ 27″S 149°32′ 01″E	
	5. 37°44′ 22″S 149°31′ 17″E	
Reef Code 24.03 Easby Creek	Coordinates bordering Easby Creek reef code	2.0 tonnes
	1. 37°44′ 22″S 149°31′ 17″E	
	2. 37°45′ 27″S 149°32′ 01″E	
	3. 37°45′ 05″S 149°32′ 45″E	
	4. 37°43′ 45″S 149°32′ 45″E	
Reef Code 24.04 Red River	Coordinates bordering Red River reef code	2.6 tonnes
	1. 37°43′ 45″S 149°32′ 45″E	
	2. 37°45′ 05″S 149°32′ 45″E	
	3. 37°44′ 30″S 149°34′ 00″E	
	4. 37°43′ 28″S 149°34′ 00″E	
Reef Code 24.05 Secret Reef	Coordinates bordering Secret Reef reef code	0 tonnes
	1. 37°43′ 28″S 149°34′ 00″E	
	2. 37°44′ 30″S 49°34′ 00″E	
	3. 37°44′ 10″S 149°35′ 19″E	
	4. 37°43′ 21″S 149°35′ 19″E	
Reef Code 24.06 Sandpatch Point	Coordinates bordering Sandpatch Point reef code	23.4 tonnes
	1. 37°43′ 21″S 149°35′ 19″E	
	2. 37°44′ 10″S 149°35′ 19″E	
	3. 37°43′ 48″S 149°36′ 12″E	
	4. 37°43′ 30″S 149°35′ 53″E	
Reef Code 24.07 Sandpatch Point Lee	Coordinates bordering Sandpatch Point Lee reef code	39.0 tonnes
	1. 37°43′ 30″S 149°35′ 53″E	
	2. 37°43′ 48″S 149°36′ 12″E	
	3. 37°42′ 27″S 149°37′ 35″E	
	4. 37°41′ 56″S 149°37′ 17″E	

Column 1	Column 2	Column 3
Reef code name	Coordinates bordering reef code	Upper limit
Reef Code 24.08 Benedore	Coordinates bordering Benedore reef code	9.1 tonnes
	1. 37°41′ 56″S 149°37′ 17″E	
	2. 37°42′ 27″S 149°37′ 35″E	
	3. 37°42′ 10″S 149°39′ 22″E	
	4. 37°41′ 23″S 149°39′ 22″E	
Reef Code 24.09 Little Rame	Coordinates bordering Little Rame reef code	19.5 tonnes
	1. 37°41′ 23″S 149°39′ 22″E	
	2. 37°42′ 10″S 149°39′ 22″E	
	3. 37°41′ 27″S 149°41′ 22″E	
	4. 37°41′ 04″S 149°40′ 39″E	
Reef Code 24.14 Bastion Point	Coordinates bordering Bastion Point reef code	7.8 tonnes
	1. 37°35′05″S 149°44′19″E	
	2. 37°36′42″S 149°46′10″E	
	3. 37°34′23″S 149°50′16″E	
	4. 37°33′07″S 149°50′16″E	
	5. 37°33′07″S 149°51′36″E	
	6. 37°33′59″S 149°51′36″E	
	7. 37°33′41″S 149°53′30″E	
	8. 37°32′28″S 149°53′30″E	
Reef Code 24.17 Gabo Island	Coordinates bordering Gabo Island reef code	28.6 tonnes
	1. 37°32′ 34″S 149°54′ 16″E	
	2. 37°32′ 55″S 149°54′ 20″E	
	3. 37°33> 50″S 149°54′ 20″E	
	4. 37°33′ 57″S 149°54′ 02″E	
	5. 37°32′ 56″S 149°55′ 58″E	
	6. 37°32′ 07″S 149°54′ 45″E	
Reef Code 24.18 Gunshot	Coordinates bordering Gunshot reef code	2.0 tonnes
	1. 37°31′ 21″S 149°56′ 49″E	
	2. 37°32′ 02″S 149°57′ 37″E	
	3. 37°31′ 14″S 149°58′ 22″E	
	4. 37°30′ 56″S 149°58′ 01″E	
Reef Code 24.19 Iron Prince	Coordinates bordering Iron Prince reef code	15.0 tonnes
	1. 37°31′ 09″S 149°56′ 34″E	
	2. 37°31′ 21″S 149°56′ 49″E	
	3. 37°30′ 56″S 149°58′ 01″E	
	4. 37°30′ 46″S 149°57′ 49″E	

G7

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Andrew Morrow, Assistant Chief Fire Officer, Barwon South West, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the Forests Act 1958.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- closing date, being the date of revocation of the determination of a firewood collection area, (a) means the date specified in column 6 of the item;
- (b) opening date, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified. the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the Forests Act 1958, effective from the opening date for that area until the closing date for that area (inclusive).

Table _	Firewood	collection	areas
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T4	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
1	LEGL./17-680	Barwon South West	Otway	Thompipe Ground Firewood	01/03/2019	30/06/2019
2	LEGL./17-681	Barwon South West	Otway	Boorook Ground Firewood	01/03/2019	30/06/2019
3	LEGL./17-682	Barwon South West	Otway	Centre Road East Ground Firewood	01/03/2019	30/06/2019
4	LEGL./17-683	Barwon South West	Far South West	Nangeela SF – Cemetery Track	01/03/2019	30/06/2019
5	LEGL./17-684	Barwon South West	Far South West	Snake Bank SF – Snake Bank	01/03/2019	30/06/2019
6	LEGL./17-685	Barwon South West	Far South West	Argyle SF - Blue Gums	01/03/2019	30/06/2019
7	LEGL./17-687	Barwon South West	Far South West	Stokes River SF – Hamilton-Dartmoor Rd	01/03/2019	30/06/2019
8	LEGL./17-690	Barwon South West	Far South West	Cobboboonee FP – Coffeys Lane	01/03/2019	30/06/2019
9	LEGL./17-691	Barwon South West	Far South West	Annya SF – Myamyn Road	01/03/2019	30/06/2019
10	LEGL./17-692	Barwon South West	Far South West	Annya SF – New Rd South	01/03/2019	30/06/2019
11	LEGL./17-693	Barwon South West	Far South West	Homerton SF – Gee Road	01/03/2019	30/06/2019

G 7

Item no.	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
12	LEGL./17-694	Barwon South West	Far South West	Cobboboonee FP – Wright Swp Road	01/03/2019	30/06/2019
13	LEGL./17-695	Barwon South West	Far South West	Cobboboonee FP – Coffeys Lane South	01/03/2019	30/06/2019
14	LEGL./17-696	Barwon South West	Far South West	Cobobboonee FP – T and W Road	01/03/2019	30/06/2019

Notes

- The information in columns 2, 3 and 4 of the table is for information only. 1.
- 2. **DELWP** means Department of Environment, Land, Water and Planning.
- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning – see https://www.landata. vic.gov.au>, select Central Plan Office, and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from <www.delwp.vic.gov.au/firewood>.
- There are no firewood collection areas open outside the firewood collection seasons as 4. defined in the Forests Act 1958.

Dated 11 February 2019

ANDREW MORROW

Assistant Chief Fire Officer, Barwon South West Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in part of the land described in Certificate of Title Volume 11878 Folio 930, comprising 77.9 square metres and shown as Parcels 4 and 5 on Survey Plan SP23812.

Interests Acquired: All interests in the land including that of the:

Registered proprietor, Geelong Aero Club Inc.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI Name James Dobeli

Dated 14 February 2019

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in part of the land described in Certificate of Title Volume 09974 Folio 625, comprising 3,008 square metres and shown as Parcels 2 and 11 on Survey Plan SP23812.

Interests Acquired: All interests in the land including that of the:

- Registered proprietor, Gary Graeme Lockwood;
- Mortgagee, Bendigo and Adelaide Bank Ltd.
 Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI Name James Dobeli Dated 14 February 2019

Land Acquisition and Compensation Act 1986FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in part of the land described in Certificate of Title Volume 9007 Folio 733, comprising 2,305 square metres and shown as Parcel 3 on Survey Plan SP23812.

Interests Acquired: All interests in the land including that of the:

Registered proprietor, Hotel Oscar Pty Ltd (ACN 123 350 809).
 Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI
Name James Dobeli
Dated 14 February 2019

Land Acquisition and Compensation Act 1986

G 7

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in part of the land described in Certificate of Title Volume 10395 Folio 019, comprising 1,436.5 square metres and shown as Parcels 1 and 12 on Survey Plan SP23812.

Interests Acquired: All interests in the land including that of the:

- Registered proprietor, Elizabeth Anne Cannard;
- Mortgagee, Australia and New Zealand Banking Group Ltd. Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI Name James Dobeli Dated 14 February 2019

Land Acquisition and Compensation Act 1986 FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in part of the land described in Certificate of Title Volume 10592 Folio 913, comprising 290 square metres and shown as Parcel 6 on Survey Plan SP23812.

Interests Acquired: All interests in the land including that of the:

- Registered proprietor, Geelong/SurfCoast Airpark Pty Ltd (ACN 133 888 347);
- Mortgagee, Australia and New Zealand Banking Group Ltd;
- Mortgagee, Barbara Jean Begg;
- Caveator, Otway Ridge Holdings Pty Ltd (ACN 081 564 169);
- Caveator, Peter Pendergast;
- Occupant, Anton Westerink;
- Occupant, Amanda Belinda Brearley (trading as A & J Seafoods). Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI James Dobeli Name Dated 14 February 2019

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.

Water Act 1989

CENTRAL GIPPSLAND REGION WATER CORPORATION WATER SUPPLY DISTRICT DETERMINATION 2019

I, Sean Crees, Executive Director, Partnerships and Sector Performance, Department of Environment, Land, Water and Planning, as delegate of the Minister administering the Water Act 1989, make the following determination:

1. Citation

This determination may be cited as the Central Gippsland Region Water Corporation Water Supply District Determination 2019.

2. Purpose

The purpose of this determination is to establish the extent of Central Gippsland Region Water Corporation's Water Supply District.

Authorising Provision 3.

This determination is made in accordance with section 122GAB of the Water Act 1989.

4. Commencement

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

5. **District Area**

Pursuant to section 122GAB of the Water Act 1989 the Central Gippsland Region Water Corporation Water Supply District Determination 2019 is the land delineated on the plans numbered:

LEGL./13-309	LEGL./13-324	LEGL./16-426	LEGL./18-397	LEGL./13-315
LEGL./16-428	LEGL./13-317	LEGL./13-316	LEGL./13-312	LEGL./13-313
LEGL./13-325	LEGL./17-708	LEGL./13-331	LEGL./13-332	LEGL./16-429
LEGL./13-319	LEGL./13-320	LEGL./13-326	LEGL./13-327	LEGL./13-322
LEGL./16-430	LEGL./13-328	LEGL./13-330	LEGL./13-329	

lodged in the Central Plan Office.

Dated 30 January 2019

SEAN CREES

Victoria Government Gazette

Executive Director, Partnerships and Sector Performance Department of Environment, Land, Water and Planning (as delegate of the Minister)

Water Act 1989

CENTRAL GIPPSLAND REGION WATER CORPORATION SEWERAGE DISTRICT DETERMINATION 2019

I. Sean Crees, Executive Director, Partnerships and Sector Performance, Department of Environment, Land, Water and Planning, as delegate of the Minister administering the Water Act **1989,** make the following determination:

1. Citation

This determination may be cited as the Central Gippsland Region Water Corporation Sewerage District Determination 2019.

2. Purpose

The purpose of this determination is to establish the extent of Central Gippsland Region Water Corporation's Sewerage District.

3. **Authorising Provision**

This determination is made in accordance with section 122GAB of the Water Act 1989.

4.

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

District Area 5.

Pursuant to section 122GAB of the Water Act 1989 the Central Gippsland Region Water Corporation Sewerage District Determination 2019 is the land delineated on the plans numbered:

LEGL./13-333	LEGL./13-335	LEGL./18-390	LEGL./17-703	LEGL./13-404
LEGL./13-405	LEGL./13-406	LEGL./13-407	LEGL./13-408	LEGL./17-704
LEGL./13-410	LEGL./17-705	LEGL./13-412	LEGL./13-413	LEGL./18-391
LEGL./13-415	LEGL./16-431	LEGL./13-417	LEGL./13-418	LEGL./13-419
LEGL./17-707	LEGL./16-486	LEGL./13-422	LEGL./13-423	LEGL./13-424

lodged in the Central Plan Office.

Dated 30 January 2019

SEAN CREES

Executive Director, Partnerships and Sector Performance Department of Environment, Land, Water and Planning (as delegate of the Minister)

Water Act 1989

GOULBURN-MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan RO29 RP02

On 6 February 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan RO29 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

Water Act 1989

GOULBURN-MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

MV15 RP01 CG17 RP02 CG35 RP09

On 30 January 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan MV15 RP01, Reconfiguration Plan CG17 RP02 and Reconfiguration Plan CG35 RP09.

A copy of each 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 C287

The Minister for Planning has approved Amendment C287 to the Boroondara Planning Scheme.

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

The Amendment introduces the Heritage Overlay (HO771) to 7–11 Miami Street, Hawthorn East, on a permanent basis and deletes the interim HO that applies to the property.

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 Boroondara City Council, 8 Inglesby Road, Camberwell 3124.

STUART MENZIES
Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C143

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

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

The Amendment implements the recommendations of the *Gordon and Mephan Precinct Framework Plan (February 2015)* by amending the Municipal Strategic Statement and introducing local planning policy in the Maribyrnong Planning Scheme.

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 Maribyrnong City Council, Town Hall, corner Hyde and Napier Streets, Footscray.

STUART MENZIES
Director
State Planning Services
Department of Environment, Land, Water and Planning

252

Planning and Environment Act 1987

MELTON PLANNING SCHEME Notice of Approval of Amendment

Amendment C188

The Minister for Planning has approved Amendment C188 to the Melton Planning Scheme.

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

The Amendment implements the recommendations of the *City of Melton, Advertising Signage Design Guidelines*, 2017 by amending Clause 21.03 and inserting new local policy Clause 22.17 Advertising Signs Policy.

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 Melton City Council, 232 High Street, Melton.

STUART MENZIES
Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

NORTHERN GRAMPIANS PLANNING SCHEME

Notice of Approval of Amendment Amendment C031pt1

The Minister for Planning has approved Amendment C031pt1 to the Northern Grampians Planning Scheme.

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

The Amendment implements the findings of flood investigations undertaken for Concongella, Upper Wimmera, Glenorchy and Mount William Creek by updating the flood mapping of Land Subject to Inundation and Floodway Overlays; introducing new overlay schedules that exempt minor buildings and works from requiring a permit; and making changes to the Local Planning Policy Framework by inserting new Municipal Strategic Statement references, introducing a new local planning policy and listing the flood investigation reports as reference documents.

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 Northern Grampians Shire Council, 59–69 Main Street, Stawell.

STUART MENZIES
Director
State Planning Services
Department of Environment, Land, Water and Planning

G 7

ORDERS IN COUNCIL

Melbourne City Link Act 1995 AMENDMENTS TO CITY LINK LEASES

Order in Council

The Governor in Council under sections 60(1) and 60(6) of the Melbourne City Link Act 1995:

- 1. subject to and in accordance with the Agreement (as defined in the **Melbourne City Link Act 1995**), approves the amendments to the Company Leases and Trust Concurrent Leases on the terms in the attached CityLink Leases Amending Deed; and
- 2. to give effect to the amendments to the Company Leases and Trust Concurrent Leases, authorises the Minister for Roads and the Treasurer to execute the CityLink Leases Amending Deed for and on behalf of the Crown.

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

Dated 12 February 2019 Responsible Minister: HON JAALA PULFORD MP Minister for Roads

PIETA TAVROU Acting Clerk of the Executive Council

LATE NOTICES

DAREBIN CITY COUNCIL

Notice of Intention to Make a Local Law – Tree Protection Local Law 2018

At its ordinary council meeting on 4 February 2019, Darebin City Council endorsed the proposed Tree Protection Local Law 2018 for the purpose of seeking public submissions.

In accordance with section 119(2) of the **Local Government Act 1989**, the purpose and general purport of the proposed local law is to:

- a) prohibit, regulate and control activities that could be a risk or endanger protected trees in the Municipal District;
- b) apply controls which will complement other controls being applied by the Council to maintain and protect trees in the Municipal District;
- c) provide for the uniform and fair administration of this Local Law.

A copy of the proposed local law and community impact statement may be inspected at the Darebin City Council's Customer Service Centres and Libraries in the City of Darebin, and on Council's website: www.darebin.vic.gov.au

Any person affected by the proposed local law may make a submission in accordance with section 223 of the **Local Government Act 1989**. A submitter may request that they or their representative is heard before Council in support of their submission. The request to be heard, and the names of the persons or representatives, must be clearly specified in the written submission.

Written submissions must be received by Council no later than 5.00 pm on 15 March 2019 and should be addressed to the Chief Executive Officer, Darebin City Council, and mailed to: PO Box 91, Preston, Victoria 3072; or hand delivered to 274 Gower Street, Preston, Victoria 3072; or emailed to mailbox@darebin.vic.gov.au

Council will contact those wishing to be heard, to confirm the date, time and place of the hearing.

SUE WILKINSON

Chief Executive Officer

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Victoria Government Gazette

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 TIMG Bookshop, Level 10, 575 Bourke Street, Melbourne 3000, on the date specified:

Statutory Rule: Oaths and

> Affirmations (Affidavits, Statutory

Declarations and Certifications) Amendment Regulations 2019

Oaths and Authorising Act:

Affirmations

Act 2018

Date first obtainable: 6 February 2019

Code A

5. Statutory Rule: Oaths and

Affirmations Transitional Regulations 2019

Oaths and Authorising Act:

Affirmations

Act 2018

Date first obtainable: 6 February 2019

Code A

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