

Victoria Government Gazette

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No. G 10 Thursday 6 March 2014

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GENERAL

TABLE OF PROVISIONS

Private Advertisements		Sales by the Sheriff	
Victoria Police – Attempted murder of Jillian Brookes \$100,000 reward	388	Donald Alexander Ferguson	393
Dissolution of Partnership		Government and Outer Budget Sector Agencies Notices	394
Michael Booth and Esther Booth	388	Obtainables	430
Modern Designer Kitchens (MDK) and Williamstown Prestige Kitchens & Joinery	388		
Estates of Deceased Persons			
A. B. Natoli Pty	388		
Adrian McKay & Associates	388		
Alan Wainwright J. Okno & Co.	388		
Anthony Boardman	389		
Brendan Holland & Michael Cahir	389		
De Marco Lawyers	389		
Devenish	389		
Dwyer Mahon & Robertson	389		
Garden & Green	390		
John Burgess & Co.	390		
Littleton Hackford & D'Alessandro	390		
Lyttletons	390		
Marsh & Maher	390		
Mills Oakley Lawyers	390		
Parke Lawyers Pty Ltd	391		
Petr Vrsecky	391		
Roberts Beckwith Partners	392		
Sandhurst Trustees Limited	392		
Tolhurst Druce & Emmerson	392		
Tucker Partners	392		
Wills & Probate Victoria	393		

Advertisers Please Note

As from 6 March 2014

The last Special Gazette was No. 68 dated 4 March 2014.

The last Periodical Gazette was No. 1 dated 13 June 2013.

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
-

Copies of recent Special Gazettes can now be viewed at the following display cabinet:

- 1 Treasury Place, Melbourne (behind the Old Treasury Building)
-

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
LABOUR DAY WEEK 2014 (Monday 10 March 2014)**

Please Note New Deadlines for General Gazette G11/14:

The Victoria Government Gazette (General) for LABOUR DAY week (G11/14) will be published on **Thursday 13 March 2014**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 7 March 2014

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 11 March 2014

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


VICTORIA POLICE
 ATTEMPTED MURDER
 OF
 JILLIAN BROOKES
 \$100,000 REWARD

The co-operation of the public is sought to establish the identity of the person or persons responsible for the attempted murder of Jillian Brookes at Westside Stories Book Store, Harrington Square, Altona, on Friday 20 July 2012.

A reward of up to one hundred thousand dollars (\$100,000) will be paid at the discretion of the Chief Commissioner of Police, for information leading to the apprehension and subsequent conviction of the person or persons responsible for the attempted murder of Jillian Brookes.

Any information given will be treated as confidential and may be given at any time to Crime Stoppers – Toll Free – 1800 333 000.

KEN LAY
 Chief Commissioner of Police

DISSOLUTION OF PARTNERSHIP

I, Esther Elizabeth Booth, have resigned from the partnership of Michael and Esther Booth as of 6 March 2014 and will not be held liable for any debts incurred by the partnership after this date without my written consent.

DISSOLUTION OF PARTNERSHIP

The business partnership previously conducted by Steven Adam Muscat and Andrew Mikhail under the names 'Modern Designer Kitchens (MDK)' and 'Williamstown Prestige Kitchens & Joinery' from premises at 116 Maddox Road, Williamstown, has been dissolved by Deed of Dissolution of Partnership dated 14 February 2014.

F.L.A. PARTNERS, Australian lawyers,
 Level 1, 221 Queen Street, Melbourne,
 Victoria 3000. Ref. PLF/14/6745

Re: DAVID JOHN CUMMING, late of 114 Balwyn Road, Balwyn, retired engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2013, are required by the trustees, Geoffrey David Cumming and Janet Lovell Downing, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

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

Re: CECIL JOHN ERIC RAE, late of Unit 3, 184 Weatherall Road, Cheltenham, Victoria 3192, accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 August 2013, are required by the trustees, Ian Robert Rae and James Peter Rae, to send particulars to the trustees, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

ADRIAN McKAY & ASSOCIATES,
 25 North Concourse, Beaumaris, Victoria 3193.

Re: RUSSELL NEISH BOUGHTON, late of The Mews, 2A Warburton Road, East Camberwell, Victoria, lawyer, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 13 October 2010, are required by the executor, Richard Neish Boughton of 45 Grange Road, Alphington, Victoria, to send particulars of such claims to the said executor by 9 May 2014, after which date the executor will distribute the assets, having regard only to the claims of which he has notice.

ALAN WAINWRIGHT J. OKNO & CO.,
 lawyers,
 3/170 Queen Street, Melbourne 3000.

Re: DOROTHY MAY GOODMAN, late of Rosanna Views Residential Aged Care Facility, 264–275 Lower Plenty Road, Rosanna, Victoria, widow, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 26 August 2007, are required by the executor, Richard Neish Boughton of 45 Grange Road, Alphington, Victoria, to send particulars of such claims to the said executor by 9 May 2014, after which date the executor will distribute the assets, having regard only to the claims of which he has notice.

ALAN WAINWRIGHT J. OKNO & CO.,
lawyers,
3/170 Queen Street, Melbourne 3000.

PENNY-ANNE FRICKE, late of 22 Masters Street, Caulfield, Victoria, lawyer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 9 July 2012, are required by the executors, Anthony Ellis Boardman and Janet Marianne Cohen, of 46 Hanmer Street, Williamstown, Victoria 3016, to send particulars to them by 12 May 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted 20 December 2012.

ANTHONY BOARDMAN, solicitor,
46 Hanmer Street, Williamstown 3016.

Re: JOYCE BROADWAY, late of Nixon Hostel, 27 Chute Street, 405 Beach Road, Mordialloc, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 5 November 2013, are required by the trustee, Noel Graeme Broadway, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners, by 9 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

BRENDAN HOLLAND & MICHAEL CAHIR,
legal practitioners,
130 Balcombe Road, Mentone 3194.

Re: MARIO MISSIO, late of 68 Hanson Road, Craigieburn, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 November 2013, are required by the trustee, Clelia Antonietta Missio, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: LEAH JANET PLUMRIDGE, late of 31 Nottingham Avenue, Somerville, Victoria, supervisor on workers compensation, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 February 2014, are required by the administrators, Paul Jeffrey Rice and Rachel Lea Plumridge, to send particulars of their claims to the undermentioned solicitors within sixty days from the date of publication of this notice, after which date the administrators may convey or distribute the assets, having regard only to the claims of which the administrators then have notice.

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

Re: Estate of BARBARA CECIL.

Creditors, next-of-kin or others having claims in respect of the estate of BARBARA CECIL, late of 14 Holloway Grove, Swan Hill, in the State of Victoria, married woman, deceased, who died on 6 December 2013, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 5 May 2014, after which the executor will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate TTOOLLIS NEOFYTOU LUCAS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 July 2013, are required by the trustee, John Lucas, to send particulars to him, care of the undersigned, by 6 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: FERNANDO AURICCHIO, late of Unit 1, 3 Rhodes Street, Springvale, Victoria, gentleman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 July 2013, are required by the trustee to send particulars of their claim to the trustee, at the office of the trustee's solicitors, John Burgess & Co., solicitors, 255 Springvale Road, Springvale, Victoria 3171, by 15 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

Re: JAMES McPHAIL, late of Hazelwood House, 5 Phillip Street, Churchill, but formerly of 7 Dunbar Avenue, Morwell, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 October 2013, are required by the trustee, Clem D'Alessandro, to send particulars to him, care of the undermentioned solicitors, by 30 June 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

LITTLETON HACKFORD &
D'ALESSANDRO, solicitors,
256A Commercial Road, Morwell 3840.

IMELDA MARGARET SMITH, late of Noble Manor, 33 Frank Street, Noble Park, Victoria, married woman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 October 2013, are required by the executor, Paul Anthony Smith, to send particulars to him, care of the undermentioned

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

LYTTLETONS, solicitors,
53 Marcus Road, Dingley 3172.

ELIZABETH BLAGBROUGH BOLTON, late of 717A Malvern Road, Toorak, Victoria, homes duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 19 October 2013, are required by the executors, Janet Farrer (in the Will called Janet Farrar) and Barbara Rowland, to send particulars to them, care of Marsh & Maher of Level 1, 551 Little Lonsdale Street, Melbourne, by 8 May 2014, after which date the executors intend to convey or distribute the assets of the estate, having regard only to the claims of which the executors may have notice.

MARSH & MAHER, solicitors,
Level 1, 551 Little Lonsdale Street,
Melbourne 3000.

EDWARD LEE MILLER (in the Codicil called Eward Lee Miller) late of 17 Corby Street, North Balwyn, Victoria, director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 August 2013, are required by the executors, Anthony William Miller and Jonathan David Stafford Burman, to send particulars to them, care of Marsh & Maher of Level 1, 551 Little Lonsdale Street, Melbourne, by 8 May 2014, after which date the executors intend to convey or distribute the assets of the estate, having regard only to the claims of which the executors may have notice.

MARSH & MAHER, solicitors,
Level 1, 551 Little Lonsdale Street,
Melbourne 3000.

Re: THOMAS ERIC WOODWARD, late of Unit 3, 39 Gardenia Road, Gardenvale, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 September 2013, are required

to send particulars of their claims to Equity Trustees Limited of GPO Box 2307, Melbourne, Victoria 3001, by 5 May 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which it may then have notice.

MILLS OAKLEY LAWYERS,
Level 6, 530 Collins Street, Melbourne 3000.

VALDA RAE CRAVEN, late of The Gables, 629 Riversdale Road, Camberwell, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 October 2013, are required by the executor and trustee, Maurice John Craven, to send particulars to him, care of the undermentioned solicitors, by 7 May 2014, after which date the executor and trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PARKE LAWYERS PTY LTD,
Level 1, 35 Seymour Street, Ringwood 3134.

SUSANNE MARY SLOAN, late of 54 Brysons Road, Warranwood, Victoria, hairdresser.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 10 October 2013, are required by the trustees, Kathleen Audrey Chandler and Vicki Maree Joyce, to send particulars to them, care of the undermentioned solicitors, by 6 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

PARKE LAWYERS PTY LTD,
Level 1, 35 Seymour Street, Ringwood 3134.

**NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958**

(SECTION 33 NOTICE)

Notice to Claimants

Re: THE HN WALES 1954 TRUST.

Creditors, next-of-kin and others having claims in respect of The HN Wales 1954 Trust, created by a deed of settlement dated 11 October 1954, are required by the trustee, Petr Vrsecky of Lawler Draper Dillon, of Level 12, 440

Collins Street, Melbourne, Victoria 3000, to send particulars to him by 12 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PETR VRSECKY,
as trustee for The HN Wales 1954 Trust,
Level 12, 440 Collins Street, Melbourne,
Victoria 3000.

**NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958**

(SECTION 33 NOTICE)

Notice to Claimants

Re: THE BMR HUTCHINSON 1963 TRUST.

Creditors, next-of-kin and others having claims in respect of The BMR Hutchison 1963 Trust, created by a deed dated 21 November 1963, are required by the trustee, Petr Vrsecky of Lawler Draper Dillon, of Level 12, 440 Collins Street, Melbourne, Victoria 3000, to send particulars to him by 12 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PETR VRSECKY,
as trustee for The BMR Hutchison 1963 Trust,
Level 12, 440 Collins Street, Melbourne,
Victoria 3000.

**NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958**

(SECTION 33 NOTICE)

Notice to Claimants

Re: THE HN WALES 1963 TRUST.

Creditors, next-of-kin and others having claims in respect of The HN Wales 1963 Trust, created by a deed dated 8 July 1963, are required by the trustee, Petr Vrsecky of Lawler Draper Dillon, of Level 12, 440 Collins Street, Melbourne, Victoria 3000, to send particulars to him by 12 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PETR VRSECKY,
as trustee for The HN Wales 1963 Trust,
Level 12, 440 Collins Street, Melbourne,
Victoria 3000.

NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958
 (SECTION 33 NOTICE)

Notice to Claimants

Re: THE MEM WALES 1963 TRUST.

Creditors, next-of-kin and others having claims in respect of The MEM Wales 1963 Trust, created by clause 4 of the Will of the late Marion Elise May Wales, dated 16 August 1963, are required by the trustee, Petr Vrsecky of Lawler Draper Dillon, of Level 12, 440 Collins Street, Melbourne, Victoria 3000, to send particulars to him by 12 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PETR VRSECKY,
 as trustee for The MEM Wales 1963 Trust,
 Level 12, 440 Collins Street, Melbourne,
 Victoria 3000.

ELLA EVELYN WALTERS, late of Andrew Kerr Complex, 67–69 Tanti Avenue, Mornington, Victoria 3931, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 November 2013, are required by the trustee, Ian Richard Scougall, care of Suite 2, 16 Blamey Place, Mornington, Victoria 3931, to send particulars of their claims to him by 5 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 17 February 2014.

Dated 19 February 2014

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

Re: BERNADETTE JACKSON, late of 431 Ryans Road, Diamond Creek 3089, retired teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 January 2014, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 6 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED,
 18 View Street, Bendigo 3550.

Re: JOHN STONE, late of Unit 6, 42 Madigan Court, Highton, Victoria, retired electrical engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 December 2013, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 6 May 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SANDHURST TRUSTEES LIMITED,
 18 View Street, Bendigo 3550.

IRIS AMELIA SUTHERLAND, late of Cresthaven, 1A The Avenue, East Malvern, Victoria 3145, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 28 December 2013, are required by the executors, John Patrick Toohey and Alexander Graham Sutherland, care of Level 3, 520 Bourke Street, Melbourne, Victoria 3000, to send particulars of their claims to them by 10 May 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 24 February 2014

TOLHURST DRUCE & EMMERSON,
 Level 3, 520 Bourke Street, Melbourne,
 Victoria 3000.
 Ph: (03) 9670 0700, Fax: (03) 9670 8503,
 INK:JPT:LOC:49335, Contact John Toohey.

Re: ELDA MARY PETRESCU, late of 811 Burwood Highway, Ferntree Gully 3156.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 19 November 2013, are required by the executors, Michael Linton Petrescu and Christopher Domitru Petrescu, to send particulars of their claim to them, care of the undermentioned solicitors, by 6 May 2014, after which date the said executors may distribute the assets, having regard only to the claims of which they then have notice.

TUCKER PARTNERS,
 Level 34, 360 Collins Street, Melbourne 3000.

Re: DANE JUSTIN BRADDY, 39 Arygl Circuit, Melton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 September 2013, are required to send particulars of their claims to the administrator, care of GPO Box 1946, Melbourne 3001, by 21 May 2014, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she may then have notice.

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

Re: JAMES ERNEST HENNESSEY, late of 4/20 Sullivan Street, Rye, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 December 2013, are required to send particulars of their claims to the administrator, care of GPO Box 1946, Melbourne 3001, by 21 May 2014, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she may then have notice.

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

The property is located behind Lot 1 on Plan of Subdivision PS334012F and is only accessible via a dirt driveway situated on the east side of Lot 1 Lignum Avenue, Red Cliffs.

The Sheriff is unable to provide access to this property.

See RACV VicRoads Country Directory Edition 7 Map 3 E7 for directions.

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

Please contact Sheriff's Asset Administration Services by email at realestatesection@justice.vic.gov.au for an information sheet on Sheriff's auctions, a contract of sale and any other enquiries.

SHERIFF

ADVERTISEMENT OF SALE BY THE SHERIFF

On Thursday 17 April 2014 at 1.30 in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Donald Alexander Ferguson of 116 Lignum Avenue, Red Cliffs, sole proprietor of an estate in fee simple in Lot 2 on Plan of Subdivision 334012F, which consists of 1.235 hectares (3.06 acres) or thereabouts and being the land more particularly described on Certificate of Title Volume 10198 Folio 211, upon which is erected a house and known as 116 Lignum Avenue, Red Cliffs, will be auctioned by the Sheriff.

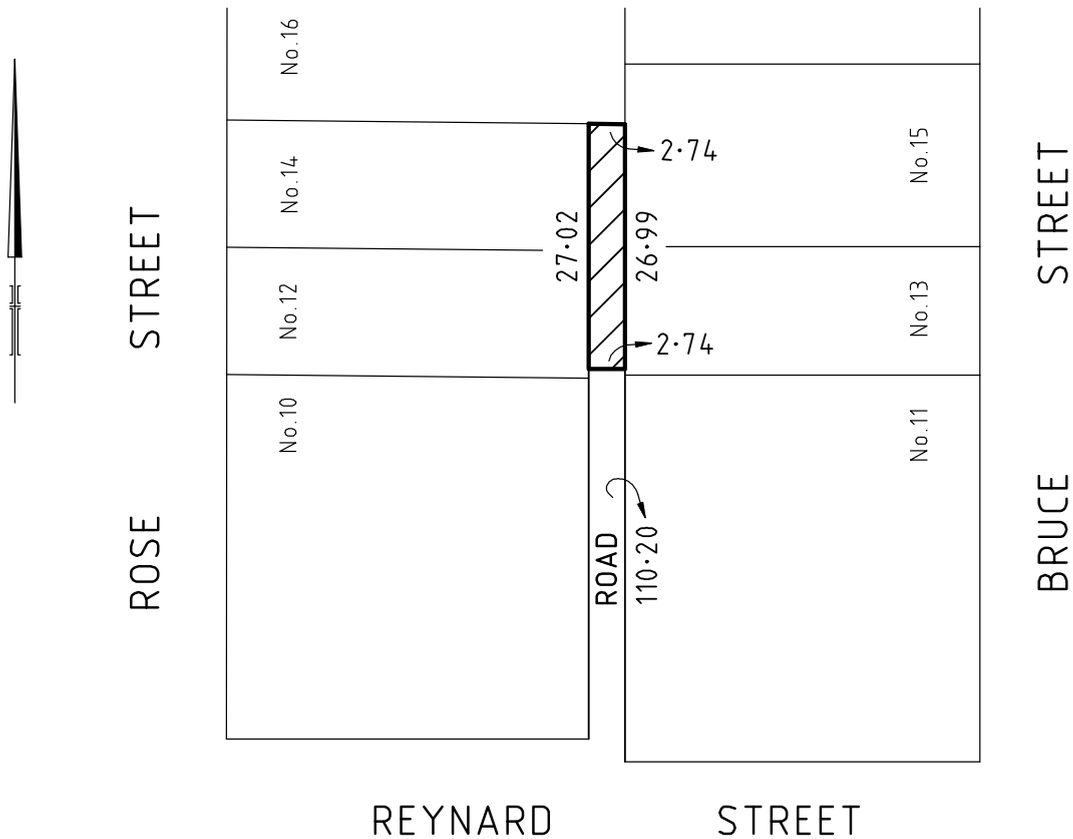
Registered Mortgage (Dealing No. AC684169A), Registered Caveat (Dealing No. AG821767J), Registered Caveat (Dealing No. AJ302203D), and Registered Caveat (Dealing No. AK675677L), affect the said estate and interest.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

MORELAND CITY COUNCIL
Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Moreland City Council, at its ordinary meeting held on 12 June 2013, formed the opinion that the 2.74 m wide road at the rear of 12 and 14 Rose Street & 13 and 15 Bruce Street, Coburg, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

The road is to be sold subject to the right, power or interest held by the Moreland City Council and Yarra Valley Water Corporation in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



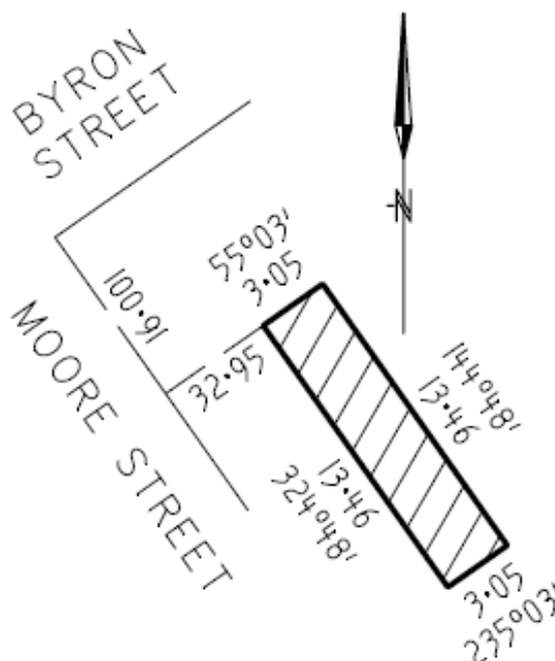
PETER BROWN
Chief Executive Officer

CITY OF PORT PHILLIP

Discontinuance of Road

Notice is hereby given that the Port Phillip City Council, at its ordinary meeting on 25 February 2014, formed the opinion that the section of road shown hatched on the plan below is not reasonably required as road for public use and resolved to discontinue that section of road.

Having advertised and served notices regarding the proposed discontinuance, and hearing submissions under section 223 of the **Local Government Act 1989**, Port Phillip City Council orders that the section of road at the rear 20 Moore Street, Elwood, be discontinued pursuant to section 206 and Schedule 10, Clause 3 of the said Act, and the land of the discontinued road be sold by private treaty to the owner of 20 Moore Street, Elwood.



FIONA BLAIR

Acting General Manager Infrastructure & Amenity

WARRNAMBOOL
CITY COUNCIL

NOTICE OF INTENTION TO AMEND LOCAL LAW

Local Law Number 3 – Environment

Notice is hereby given that at a meeting of the Warrnambool City Council held on Monday 3 February 2014, Council, having previously advertised its intention to amend Local Law Number 3 – Environment and call for submissions, resolved to adopt the Local Law Number 3 – Environment amendments pursuant to section 119 of the **Local Government Act 1989**.

The purpose of this Local Law is to amend Local Law Number 3 – Environment to –

(a) SCHEDULE 3.1 PROHIBITED PLACES FOR DOGS AND CATS

Beach area (Flume to Breakwater) between 1 December and 31 March.

(b) SCHEDULE 3.2 DOGS PERMITTED OFF LEASH

Blue Hole Reserve (from Bridge to Mouth, east side only) between 1 April to 20 November.

Copies of the Local Law can be obtained from the Warrnambool Civic Centre, 25 Liebig Street, Warrnambool, during normal office hours – 9.00 am–5.00 pm. The document may also be accessed on Council’s website – www.warrnambool.vic.gov.au

BRUCE ANSON
Chief Executive

Planning and Environment Act 1987

BULOKE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C19

Authorisation A02687

The Buloke Shire Council has prepared Amendment C19 to the Buloke Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Buloke Shire Council as planning authority to prepare the Amendment.

The Amendment seeks to revise the Municipal Strategic Statement and reduce the number of Local Planning Policies. You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following Buloke Shire Council locations: during office hours, McCulloch Street, Donald 3480; 367 Broadway, Wycheproof 3527; 22 Cumming Avenue, Birchip 3483; High Street, Charlton 3525; 65 Horace Street, Sea Lake 3533; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is Thursday 17 April 2014. A submission must be sent to the Buloke Shire Council, PO Box 1, Wycheproof 3527.

PAUL YOUNIS
Acting Chief Executive Officer

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C135

Authorisation A02587

The Darebin City Council has prepared Amendment C135 to the Darebin Planning Scheme.

The land affected by the Amendment is the section of High Street, Preston, identified in the Darebin Planning Scheme as Precinct H of Preston Central, in Schedule 2 to the Priority Development Zone.

The Amendment proposes to allow residential uses in the Precinct by:

- amending Clause 21.05 of the Municipal Strategic Statement to reflect the new vision for the Precinct and to reference the recent addendum to Preston Central Structure Plan;
- amending Clause 22.08 to reflect the new vision for the Precinct;
- amending Schedule 2 of the Priority Development Zone to permit ‘dwellings’ in the Table of Uses;
- amending the Preston Central Incorporated Plan – March 2007 to reflect the new vision for the Precinct; and

- amend the Schedule to Clause 81.01 to reflect the updated name of the Preston Central Incorporated Plan (as amended 2014).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Darebin City Council, 274 Gower Street, Preston; at the Planning Services Consultation website, www.yoursaydarebin.com.au; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

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

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

The closing date for submissions is 7 April 2014. A submission must be sent to Planning Services Consultation, Darebin City Council, PO Box 91, Preston, Victoria 3072. You can also lodge a submission via email at planningservices@darebin.vic.gov.au

Enquiries should be directed to Planning Services on (03) 8470 8768.

RASIAH DEV
Chief Executive

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C137

The Yarra Ranges Shire Council has prepared Amendment C137 to the Yarra Ranges Planning Scheme.

The land affected by the Amendment is the Mooroolbark Activity Centre area.

The Amendment proposes to introduce a Design and Development Overlay, and rezone the current commercial properties on the west side of Manchester Road adjacent to the railway line, to implement the Mooroolbark Structure Plan and relevant elements of Vision 2020 By Design.

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: Yarra Ranges Community Link – Lilydale, 15 Anderson Street, Lilydale; Mooroolbark Community Centre, 125 Brice Avenue, Mooroolbark; Mooroolbark Library, Hookey Park, Station Street, Mooroolbark; the Yarra Ranges Council website – 4 March 2014, www.yarraranges.vic.gov.au; and the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for submissions is 7 April 2014. Submissions must be sent to the undersigned, at the Yarra Ranges Council, PO Box 105, Lilydale 3140, and must reach Council at the above address by 7 April 2014.

DAMIAN CLOSS
Manager Strategic Planning

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 8 May 2014, 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.

DE VIVO, Michael, late of Unit 6, St Kilda Community Housing, 28 Wellington Street, St Kilda, Victoria 3182, deceased, who died on 11 December 2013.

FRAZER, Dorothea Bertha, late of Regis The Grange, 1 Wyuna Street, Rosebud West, Victoria 3940, retired, deceased, who died on 1 September 2013.

JOHNS, Dorothy Myrtle, late of Darvall Lodge, 521 Princes Highway, Noble Park, Victoria 3174, deceased, who died on 23 November 2013.

NEUMANN, Ralf Fritz, late of Noble Gardens Residential Aged Care, 55 Thomas Street, Noble Park, Victoria 3174, deceased, who died on 22 August 2013.

NEWMAN, Kevin, late of Edgarley Home, 85 Jackson Street, Casterton, Victoria 3311, pensioner, deceased, who died on 28 August 2013.

SCOTT, Dora Maud, late of 7 Eckersley Court, Blackburn South, Victoria 3130, deceased, who died on 2 December 1996.

TOA, Ngavaevaemaki Vae, late of 3/815 Princess Highway, Springvale, Victoria 3171, deceased, who died on 21 May 2013.

Dated 27 February 2014

STEWART MacLEOD
Manager

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 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 6 May 2014, 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.

HARWOOD, David John, late of 25 Klemm Road, East Wangaratta, Victoria 3678, deceased who died on 25 December 2013;

KINDER, Harold Edward, late of 6 Shetland Drive, Wantirna, Victoria 3152, deceased, who died on 3 January 2014;

KLINE, Mavis Lavinia, late of 8 Aspinall Road, Box Hill North, Victoria 3129, widow, deceased, who died on 8 October 2013;

KOLIBIUS, Peter, late of Mayflower Aged Care, 56 Elliott Street, Reservoir, Victoria 3073, pensioner, deceased, who died on 24 December 2013;

PERRY, Marlene Emma, late of Mirridong Aged Care, 92–100 Mclvor Highway, Bendigo, Victoria 3550, deceased, who died on 5 November 2013;

QUINN, Audrey Helen, late of Oak Towers Hostel, 139 Atherton Road, Oakleigh, Victoria 3166, deceased, who died on 7 August 2013;

READ, Stanley James, late of Brickendon Lodge, 4 Aynesbury Court, Rosebud West, Victoria 3940, deceased, who died on 23 October 2013

Dated 25 February 2014

STEWART MacLEOD
Manager

EXEMPTION

Application No. H11/2014

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Inner Northern Group Training Ltd (the applicant). The application for exemption is to enable the applicant to advertise for and employ only a woman in the role of Employment Coordinator (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Ali Akkus, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant has been awarded funding from the Victorian Department of Education and Early Childhood Development to run a 12-month project called ‘Why Should Boys Have All The Fun Jobs?’ The project is designed to work with female students from years 10–12 to promote and create awareness of the career opportunities that are available for them within non-traditional trades. Part of the project involves a purpose-built ‘tradie trailer’ which will be fitted with trade tools and supplies for the purpose of engaging young women in the hands-on skills required for non-traditional trades.
- The applicant wishes to appoint a woman in the role of Employment Coordinator. The role involves working with 40 identified government secondary schools focusing on promoting to and educating young women, their careers advisors and vocational

education and training coordinators about the different career opportunities that exist within non-traditional trades. Where young women are placed into apprenticeships, the Employment Coordinator would provide pastoral care through regular visits to the workplace.

- I am not satisfied that the exception contained in section 26 of the Act, which deals with genuine occupational requirements, applies to the conduct. However, I am satisfied that, having regard to the nature of the project and the direct-contact role, in order to maximise the success of the project and to best engage young women, it is appropriate that a woman be employed in the role of Employment Coordinator. No current exemption already applies to the exempt conduct and in the absence of an exemption the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to 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 in particular the right to equal and effective protection against discrimination of men who would wish to be employed in the Employment Coordinator role. 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 16, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 5 March 2019.

Dated 3 March 2014

A. DEA
Member

INTERIM EXEMPTION

Application No. H46/2014

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Kensington Community Recreation Centre (the applicant). The application for exemption is to enable the applicant to engage in the exempt conduct.

In this exemption, 'exempt conduct' means the opening of the Kensington Community Recreation Centre (a facility managed by the Victorian YMCA on behalf of the City of Melbourne) out of normal operating hours for women-only swimming sessions and related programs, to be staffed by women only during those hours, and to advertise those services.

Upon reading the material filed in support of this application, including the affidavit of Ken Kakris and having had regard to Reasons for Decision dated 15 December 2010 regarding an earlier exemption which expired on 22 December 2013, the Tribunal is satisfied that it is appropriate to grant an interim exemption from sections 16, 18, 44, 107 and 182 to enable the applicant to engage in the exempt conduct until the application is finally heard and determined.

In granting this exemption, the Tribunal noted:

- Previous exemptions have been granted to the applicant in similar terms, the last of which expired on 22 December 2013. I am not currently satisfied that the exempt conduct is a special measure or that an exception applies to the exempt conduct. Accordingly, in the absence of an exemption the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to 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 in particular the right to equal and effective protection against discrimination of men who wish to use the Centre outside usual operating hours or who wish to work during the women-only swimming sessions. I am satisfied that for the purposes of this interim exemption, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an interim exemption from the operation of sections 16, 18, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 30 April 2014.

Dated 27 February 2014

A. DEA
Member

EXEMPTION

Application No. H142/2013

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Peel Hotel Pty Ltd (the applicant). The application for exemption is to enable the applicant to engage in the exempt conduct.

In this exemption, 'exempt conduct' means –

- To exclude from the Peel Hotel Pty Ltd at 113 Wellington Street, Collingwood, people who are not homosexual males where the applicant (through its employee or agent) believes on reasonable grounds that to allow such persons entry or to remain at the venue would adversely affect the safety or comfort of the venue for its homosexual male patrons, or the nature of that venue as a venue primarily for homosexual male patrons;
- to explain the nature of the venue to prospective patrons wishing to enter; and
- to advertise those matters.

Upon reading the material filed in support of this application, including the affidavits of Thomas Joseph McFeely, having heard evidence from Mr McFeely and had regard to Reasons for Decision dated 8 December 2010 regarding an earlier exemption which expired on 15 December 2013 and a written submission made to the Tribunal, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- The Peel Hotel is a late night licensed venue which specifically targets the gay market. Its aim is to serve the gay community by offering a consistent and safe venue. The Peel Hotel has operated in this way since December 1988 and currently provides services to almost 1,000 gay male patrons each week. In addition, approximately 250 female and non-homosexual males attend each week. Of those 250, approximately 75% are female.

- Previous exemptions were granted to the applicant in similar terms in 2007 (A99/2007) and 2010 (A269/2010). An interim exemption was granted by the Tribunal while this matter was heard and determined and that interim exemption expires on 15 April 2014.
- The evidence before the Tribunal indicates that the previous exemptions have been used on up to three occasions per week to exclude prospective patrons. The decision to exclude a prospective patron under the terms of the exemption is made having regard to the proportion of homosexual males and others already in the venue, the time of night, the then present atmosphere of the venue and, at times, the manner and behaviour of the prospective patrons. While, from time to time, the applicant has received complaints from persons who have been refused entry, none has concerned reliance on the previously granted exemptions. Like all licensed venues, the applicant does, from time to time, refuse entry to persons who are intoxicated, who do not meet the dress code or have appropriate identification or who exhibit bad behaviour.
- The Tribunal received one written submission against the granting of a further exemption. The submission raised concerns about the exemption having been primarily used in the past to exclude female patrons. The author contended that the granting of a further exemption would condone sexist and misogynistic attitudes held by some of the applicant's patrons. Reference was made to material within the applicant venue which arguably insulted women. I am satisfied on the evidence before me that the exemption is sought in part because the applicant wishes to have female patrons in the venue, rather than providing services to men only. In circumstances where I am satisfied that the venue is intended to provide services to homosexual men primarily but in a mixed gender and sexual identity setting, I am satisfied that the applicant may exclude females and non-homosexual males from time to time where there are reasonable grounds to do so as described above.

- I am not satisfied that an exception applies to the exempt conduct. On expiry of the current interim exemption on 15 April 2014, in the absence of a further exemption, the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to 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 in particular the right to equal and effective protection against discrimination of patrons who wish to attend the Peel Hotel but who are excluded or whose right to privacy is interfered with. I am satisfied that for the purposes of this exemption, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from 16 April 2014 until 15 April 2019.

Dated 25 February 2014

A. DEA
Member

Department of Treasury and Finance

SALE OF CROWN LAND BY
PUBLIC AUCTION

on Friday 4 April 2014 at 2.30 pm on site

Reference: F09/795.

Address of Property: 1071 Mt. Napier Road,
Hamilton South, Victoria 3300.

Crown Description: C/A 8A, Section 8A,
Parish of Monivae.

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

Area: 1.280 ha.

Officer Co-ordinating Sale: Garry McKenzie,
Garry McKenzie & Associates Pty Ltd,
206 Doveton Street South, Ballarat, Victoria
3350.

Selling Agent: Lanyons Licensed Estate Agents,
88 Gray Street, Hamilton, Victoria 3300.

GORDON RICH-PHILLIPS MLC
Assistant Treasurer

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services Victoria under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Mary Reid, revoke the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved Counsellor for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Carole Moran

Dated 3 March 2014

MARY REID
A/Director, Child Protection

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services Victoria under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Mary Reid, revoke the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved Counsellor for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Sandra Nathani

Dated 3 March 2014

MARY REID
A/Director, Child Protection

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services Victoria under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Mary Reid, revoke the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved Counsellor for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Janet Elizabeth Smith

Dated 3 March 2014

MARY REID
A/Director, Child Protection

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services Victoria under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Mary Reid, revoke the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved Counsellor for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Carolyn Bartlett

Dated 3 March 2014

MARY REID
A/Director, Child Protection

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services Victoria under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Mary Reid, revoke the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved Counsellor for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Martine Blankenstein

Dated 3 March 2014

MARY REID
A/Director, Child Protection

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services Victoria under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Mary Reid, revoke the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved Counsellor for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Ingrid Ravesteyn

Dated 3 March 2014

MARY REID
A/Director, Child Protection

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary, Department of Human Services Victoria under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Mary Reid, approve the following person under section 5(1) and section 5(2)(a) of the **Adoption Act 1984** as approved Counsellor for the purposes of section 35 of the **Adoption Act 1984**.

Annique Ellyn Rattray

Dated 3 March 2014

MARY REID
A/Director, Child Protection
East Division

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust
Fees and Charges

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

The Warragul Cemetery Trust

Dated 27 February 2014

BRYAN CRAMPTON
Manager
Cemeteries and Crematoria Regulation Unit

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 29A(2) of the **Children's Services Act 1996**, the Secretary, Department of Education and Early Childhood Development, hereby declares that Bridie Knight Childcare Centre, licence ID 14160, is exempt from the qualified staff member requirements as set out in regulations 55(2)(a)(ii), 55(2)(b)(ii) and 55(3) of the Children's Services Regulations 2009.

Under section 25P(1) of the **Children's Services Act 1996**, the Secretary, Department of Education and Early Childhood Development, also imposes the following additional conditions on Bridie Knight Childcare Centre, licence ID 14160:

1. No more than one nominated staff member can be counted in the child/qualified staff ratios on one day per week.
2. The nominated staff member is enrolled in and studying for an approved post-secondary early childhood qualification.
3. The nominated staff member is mentored by a qualified early childhood person.
4. Details of the nominated staff member's enrolment and progress towards attaining an approved post-secondary early childhood qualification must be held on the nominated staff member's staff record.
5. The licensee must advise the Department of Education and Early Childhood Development within 48 hours of any changes that will prevent the service from complying with the exemption and its conditions.

This exemption and these additional conditions remain in force until 31 December 2014 unless revoked earlier.

Dated 24 February 2014

RICHARD BOLT
Secretary

Conservation, Forests and Lands Act 1987

NOTICE OF MAKING OF A LAND MANAGEMENT AGREEMENT

Notice is given under section 80 of the **Conservation, Forests and Lands Act 1987** that a land management agreement has been entered into by the Secretary to the Department of Environment and Primary Industries with the following landowners:

Registered Proprietor	Site Location	Title Details	Dealing Number
Rural Finance Corporation of Victoria	691 Murrabit West Road	Volume: 11431 Folio: 862	AK859576T
Rural Finance Corporation of Victoria	1029 Murrabit West Road	Volume: 11431 Folio: 887	AK859596M
Rural Finance Corporation of Victoria	465 Murrabit West Road	Volume: 11431 Folio: 944	AK859604R
Rural Finance Corporation of Victoria	127 Hickey Lane	Volume: 11432 Folio: 017	AK859573A

Copies of the Agreements are available for public inspection between the hours of 9.00 am and 5.00 pm at the following Offices: Sustainable Irrigation Program Office, Department of Environment and Primary Industries, Level 11, 8 Nicholson Street, East Melbourne 3002 (Attn: Megan Harte or Nikki Gemmill); and Bendigo Office, Department of Environment and Primary Industries, corner Midland Highway and Taylor Street, Bendigo 3351 (Attn: Maurie Miles).

Dated 24 February 2014

ADAM FENNESSY
Secretary
Department of Environment and Primary Industries

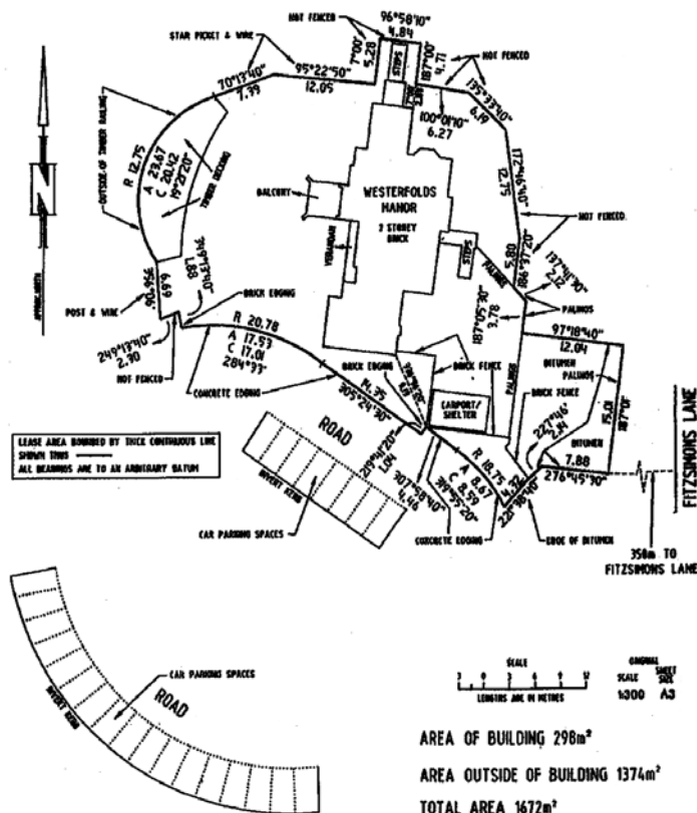
Crown Land (Reserves) Act 1978
ORDER GIVING APPROVAL TO GRANT A LEASE
UNDER SECTIONS 17D AND 17DA

Under Sections 17D(1) and 17DA of the **Crown Land (Reserves) Act 1978**, I, The Hon. Ryan Smith MP, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Parks Victoria over part of Westerfolds Park described in the schedule below for the purposes of restaurant (including functions), food store, café conferencing facilities, meeting rooms, office administration, exhibition space, training facility and venue for cultural programs and events, bike hires services and other uses as appropriate to the park environment, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The lands shown outlined black on attached plan, being part of the land permanently reserved for public park purposes by Order in Council of 18 March 1982 (vide Government Gazette 24 March 1982 page 840);



File Reference: 1204662
 Dated 20 January 2014

THE HON RYAN SMITH MP
 Minister for Environment and Climate Change

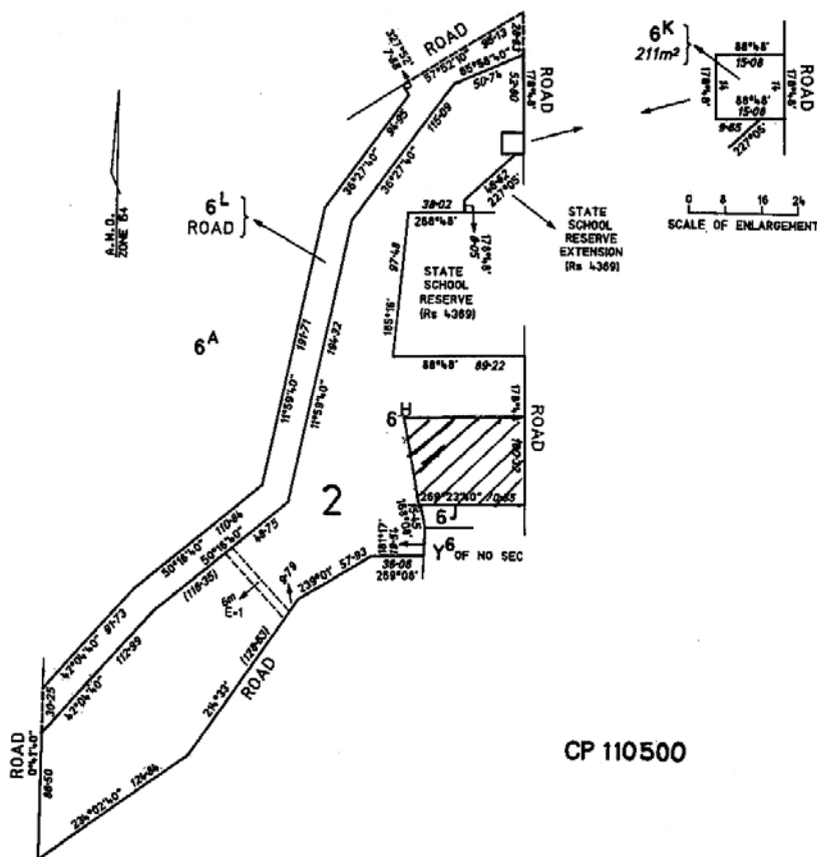
Crown Land (Reserves) Act 1978
ORDER GIVING APPROVAL TO GRANT A LICENCE
UNDER SECTIONS 17B AND 17DA

Under Sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, The Hon. Ryan Smith MP, Minister for Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by Parks Victoria for the purpose of Country Fire Authority (CFA) Fire Station over part of the Millers Creek Bushland Reserve Pomonal as described in the Schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The land shown hatched on the attached plan, being part of the Crown land permanently reserved for the purposes of Conservation of an Area of Natural Interest, Parish of Jallukar by Order in Council of 3 October 1991 (vide Government Gazette of 4 September 1991, page 2479).



CP 110500

File Reference: 0206458
 Dated 2 December 2013

THE HON RYAN SMITH MP
 Minister for Environment and Climate Change

Country Fire Authority Act 1958
VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Euan Ferguson, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment and Primary Industries, hereby vary the declaration of the Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned Municipal Districts of Municipalities or parts of Municipalities specified.

To terminate from 0100 hours on 11 March 2014:

- Swan Hill Rural City Council
- Mildura Rural City Council
- Yarriambiack Shire Council, that part north of the line described by the following: Galaquil West Road and Galaquil East Road. (Formerly known as the wire netting fence).
- Buloke Shire Council

EUAN FERGUSON AFSM
 Chief Officer

Education and Training Reform Act 2006
MINISTERIAL ORDER NO. 705

The Minister for Education makes the following Order –

1. **Title**
 This Order may be cited as Ministerial Order No. 705.
2. **Purpose**
 The purpose of this Order is to exempt children of compulsory school age from enrolment and attendance at school if they satisfy certain criteria.
3. **Authorising provisions and commencement**
 This Order is made under sections 2.1.3(c), 2.1.3(g), 2.1.5 and 5.10.4 of the **Education and Training Reform Act 2006** and comes into operation on 1 March 2014.
4. **Revocation**
 Ministerial Order No. 294 is hereby revoked.
5. **Definitions**
 In this Ministerial Order –
Approved education or training means –
 - a) a course that leads to a qualification referred to in the AQF;
 - b) any other accredited course pertaining to Year 11 or 12;
 - c) a course that can be used as credit towards a Senior Secondary Certificate of Education or is a vocational education and training pathway to a Diploma referred to in the AQF;
 or
 - d) the completion of education or training approved by the Secretary.**AQF** has the same meaning as in the **Education and Training Reform Act 2006**;
Completed Year 10 of Schooling means –
 - a) the completion of a program of study at a registered school or as part of registered home schooling in Victoria that would ordinarily entitle the student to progress to a senior secondary course;
 - b) the completion of a nationally recognised Vocation Education and Training (VET) course as equivalent to Certificate I level or above;

- c) the completion of a program of study undertaken in another State, Territory or country which is equivalent to a program of study in Victoria that would ordinarily entitle the student to progress to a senior secondary course; or
- d) the completion of education in any special, similar or other circumstances approved by the Secretary.

Full-time basis means –

- a) a course of education or training considered to be full time by the provider of the education or training; or
- b) an average of at least 25 hours per week, subject to the following provision –
 - (i) when computing the 25 hours, the time spent by the child in travelling to and from an education institution or employer is to be excluded; and
 - (ii) normal term and public holidays of an education institution and recreation leave and other leave entitlements if the student is in employment are excluded when calculating the average number of hours spent in education, training and employment per week.

Principal has the same meaning as in the **Education and Training Reform Act 2006**;

School Exit Form means the form published by the Department of Education and Early Childhood Development in relation to cessation of enrolment of a student in school;

Secretary means Secretary to the Department of Education and Early Childhood Development.

Year 12 or equivalent qualification means –

- a) a Year 12 certificate (Senior Secondary Certificate) undertaken in Victoria which is approved by the Victorian Curriculum and Assessment Authority;
- b) a Year 12 certificate (Senior Secondary Certificate) undertaken in another State, Territory or other country which is equivalent to a Victorian Year 12 Certificate (Senior Secondary Certificate); or
- c) an AQF Certificate II or higher qualification issued by a Registered Training Organisation or by a higher education institution.

PART 1 – COMPLETED YEAR 12, OR COMPLETED YEAR 10 AND WILL PARTICIPATE IN FULL-TIME EDUCATION OR TRAINING OR EMPLOYMENT

6. Authority of Principal

A person appointed to, or authorised for the time being to perform the duties of the position of Principal is conferred with authority on behalf of the Minister to grant a child of compulsory school age enrolled in that school an exemption under Part 1 of this Order.

7. Exemption

- (1) A child of compulsory school age is exempted from enrolment and attendance at school if the child has attained Year 12 or an equivalent qualification.
- (2) A child of compulsory school age may be exempted from enrolment and attendance at school if the child has completed Year 10 of schooling and will participate on a full-time basis in –
 - (i) approved education or training;
 - (ii) employment; or
 - (iii) a combination of approved education or training and employment.

8. Limitations and Conditions on Authority of Principal

- (1) An exemption under Part 1 may only be granted following written application by at least one parent of the child.

- (2) To grant an exemption, the Principal must –
 - (a) determine that the child meets the requirements for exemption;
 - (b) consider the wellbeing and development needs of the child, taking into account –
 - (i) the child's aspirations and reasons for wanting to leave school; and
 - (ii) the views of the child's family;
 - (c) assess the likelihood that the student will complete the education or training or stay with the employer while of compulsory school age;
 - (d) consider if there are possible alternate arrangements to exemption;
 - (e) consider the best interests of the child; and
 - (f) complete the School Exit Form.
- (3) In granting an exemption, the Principal may make the exemption limited to a specified time and/or subject to compliance with any conditions that the Principal deems necessary.
- (4) If the Principal refuses to grant an exemption, a notice of the decision of the Principal must be provided to the relevant Regional Director, Department of Education and Early Childhood Development or, in relation to the decision of a Principal of a Catholic school, the Diocesan Director, Catholic Education Office within seven days of the exemption being refused.
- (5) A decision to refuse an exemption is subject to review and final determination by the relevant Regional Director or Diocesan Director, within fourteen days of receipt of notice of the decision by the Principal.
- (6) A copy of the completed School Exit Form must be provided to the child, and the relevant Regional Director or Diocesan Director within seven days of the exemption being granted.

**PART 2 – NOT COMPLETED YEAR 10 AND WILL PARTICIPATE IN FULL-TIME
EDUCATION OR TRAINING OR EMPLOYMENT**

9. Authority of Regional Director

A person appointed to, or authorised for the time being to perform the duties of the position of Regional Director is conferred with authority on behalf of the Minister to grant a child of compulsory school age an exemption under Part 2 of this Order.

10. Exemption

A child of compulsory school age may be exempted from enrolment and attendance at school if the child has not completed Year 10 of schooling and will participate on a full-time basis in –

- (i) approved education or training;
- (ii) employment; or
- (iii) a combination of approved education or training and employment.

11. Applying for exemption

- (1) A written application must be made to the Principal by at least one parent of the child.
- (2) The Principal must –
 - (a) consider the best interests of the child; and
 - (b) complete the School Exit Form and forward to the Regional Director for decision.

12. Limitations and Conditions on Authority of Regional Director

- (1) An exemption under Part 2 may only be granted following receipt of a completed School Exit Form from the Principal.
- (2) To grant an exemption, the Regional Director must –
 - (a) determine that the child meets the requirements for exemption;
 - (b) consider the wellbeing and development needs of the child, taking into account –
 - (i) the child's aspirations and reasons for wanting to leave school; and
 - (ii) the views of the child's family;
 - (c) assess the likelihood that the student will complete the education or training or stay with the employer while of compulsory school age;
 - (d) consider if there are possible alternate arrangements to exemption; and
 - (e) consider the best interests of the child.
- (3) In granting an exemption, the Regional Director may make the exemption limited to a specified time and/or subject to compliance with any conditions that the Regional Director deems necessary.

PART 3 – MISCELLANEOUS**13. Child Employment Act 2003**

An exemption under this Order is subject to the requirements of the **Child Employment Act 2003**.

Dated 14 February 2014

THE HON. MARTIN DIXON MP
Minister for Education

Education and Training Reform Act 2006**MINISTERIAL ORDER NO. 713**

The Minister for Education makes the following Order –

1. Title

This Order may be cited as Ministerial Order No. 713.

2. Purpose

The purpose of this Order is to exempt a child of compulsory school age from attendance and enrolment at school if the child will turn six years of age while attending a second year in a kindergarten program which is funded in accordance with the kindergarten funding guidelines published on the Department's website.

3. Authorising provisions and commencement

This Order is made under sections 2.1.3(g), 2.1.5 and 5.10.4 of the **Education and Training Reform Act 2006** and comes into operation on 1 March 2014.

4. Authority of Regional Director

A person appointed to, or authorised for the time being to perform the duties of the position of Regional Director, Department of Education and Early Childhood Development, is conferred with authority on behalf of the Minister to grant a child of compulsory school age an exemption under this Order.

5. Exemption

- (1) A child of compulsory school age is exempt from attendance and enrolment at school if the child will turn six years of age while attending a second year in a kindergarten program which is funded in accordance with the kindergarten funding guidelines published on the Department's website.

- (2) An exemption under this Order may only be granted following written application by at least one parent of the child.
- (3) To grant an exemption, the Regional Director must determine that –
 - (a) the child is enrolled in funded kindergarten for a second year; and
 - (b) the child will turn six years of age during the second year of funded kindergarten.

6. Limitations and Conditions on authority of Regional Director

- (1) An exemption under this Order must be granted by 1 November in the year prior to the child turning six years of age.
- (2) A copy of the exemption granted under this Order must be provided to the parent.
- (3) A parent has the option to enrol the child in a school despite the exemption.

Dated 14 February 2014

THE HON. MARTIN DIXON MP
Minister for Education

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 714

The Minister for Education makes the following Order –

1. Title

This Order may be cited as Ministerial Order No. 714.

2. Purpose

The purpose of this Order is to exempt children of compulsory school age from attendance at school or both enrolment and attendance at school to allow for employment in the entertainment industry.

3. Authorising provisions and commencement

This Order is made under sections 2.1.5 and 5.10.4 of the **Education and Training Reform Act 2006** and comes into operation on 1 March 2014.

4. Revocation

Ministerial Order No. 411 is hereby **revoked**.

5. Definitions

In this Ministerial Order –

Employment has the same meaning as in the **Child Employment Act 2003**;

Entertainment has the same meaning as in the **Child Employment Act 2003**;

Principal has the same meaning as in the **Education and Training Reform Act 2006**;

School Exit Form means the form published by the Department of Education and Early Childhood Development in relation to cessation of enrolment of a student in school;

6. Authority of Principal

A person appointed to, or authorised for the time being to perform the duties of the position of Principal is conferred with authority on behalf of the Minister to grant a child of compulsory school age enrolled at that school an exemption under this Order.

7. Exemption

- (1) A child of compulsory school age may be exempted from attendance at school or both enrolment and attendance at school if the student is employed or seeking employment during school hours in the entertainment industry.
- (2) An exemption under this Order may only be granted following written application by at least one parent of the child.

- (3) To grant an exemption, the Principal must –
 - (a) determine that the child meets the requirements for exemption;
 - (b) assess whether the exemption would adversely affect the child's education, taking into account –
 - (i) the short and long term benefits to the child;
 - (ii) the child's educational needs, attitudes and employment prospects; and
 - (iii) the views of the child's family;
 - (c) consider if there are possible alternate arrangements to exemption; and
 - (d) if the exemption is from both enrolment and attendance at school, complete the School Exit Form.
- (4) In granting an exemption, the Principal may make the exemption limited to a specified time or dates and/or subject to compliance with any educational requirements (such as tutoring) or other conditions that the Principal deems necessary.

8. Limitations and Conditions on authority of Principal

- (1) A copy of the decision to grant an exemption must be provided in writing (or a copy of the School Exit Form, if relevant) to the child, and the relevant Regional Director, Department of Education and Early Childhood Development or, in relation to the decision of a Principal of a Catholic school, the Diocesan Director, Catholic Education Office within seven days of the exemption being granted.
- (2) If the Principal refuses to grant an exemption, a notice of the decision of the Principal must be provided to the relevant Regional Director or Diocesan Director, within seven days of the exemption being refused.
- (3) A decision to refuse an exemption is subject to review and final determination by the relevant Regional Director or Diocesan Director, within fourteen days of receipt of notice of the decision by the Principal.

9. Child Employment Act 2003

An exemption under this Order is subject to the requirements of the **Child Employment Act 2003** including the 'Mandatory Code of Practice for Children in the Entertainment Industry' in operation from time to time under that Act.

Dated 14 February 2014

THE HON. MARTIN DIXON MP
Minister for Education

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 715

The Minister for Education makes the following Order –

1. Title

This Order may be cited at Ministerial Order No. 715.

2. Purpose

The purpose of this Order is to exempt children of compulsory school age from attendance at school or enrolment and attendance at school if they satisfy certain criteria.

3. Authorising provisions and commencement

This Order is made under sections 2.1.3(c), 2.1.3(g), 2.1.5 and 5.10.4 of the **Education and Training Reform Act 2006** and comes into operation on 1 March 2014.

4. Definitions

In this Ministerial Order –

Principal has the same meaning as in the **Education and Training Reform Act 2006**;

School Exit Form means the form published by the Department of Education and Early Childhood Development in relation to cessation of enrolment of a student in school;

5. Authority of Regional Director

A person appointed to, or authorised for the time being to perform the duties of the position of Regional Director, Department of Education and Early Childhood Development, is conferred with authority on behalf of the Minister to grant a child of compulsory school age an exemption under this Order.

6. Exemption

A child of compulsory school age may be exempted from enrolment and attendance at school if leaving school is in the best interests of the child.

7. Applying for exemption

- (1) A written application must be made to the Principal by at least one parent of the child.
- (2) The Principal must –
 - (a) consider the best interests of the child; and
 - (b) determine that an exemption under Ministerial Order No. 705 is not appropriate in the circumstances;
 - (c) complete the School Exit Form and forward to the Regional Director for decision.

8. Limitations and Conditions on authority of Regional Director

- (1) An exemption under this Order may only be granted following receipt of a completed School Exit Form from the Principal.
- (2) To grant an exemption, the Regional Director must –
 - (a) determine that the child meets the requirements for exemption;
 - (b) determine that an exemption under Ministerial Order No. 705 is not appropriate in the circumstances;
 - (c) consider the wellbeing and development needs of the child, taking into account –
 - (i) the child's aspirations and reasons for wanting to leave school; and
 - (ii) the views of the child's family; and
 - (d) consider the best interests of the child;
 - (e) consider if there are possible alternate arrangements to exemption.
- (3) In granting an exemption, the Regional Director may make the exemption limited to a specified time and/or subject to compliance with any conditions that the Regional Director deems necessary.
- (4) The Regional Director must advise the Principal whether the exemption is approved, approved for a specified time or subject to conditions, or not approved.

9. Child Employment Act 2003

An exemption under this Order is subject to the requirements of the **Child Employment Act 2003**.

Dated 14 February 2014

THE HON. MARTIN DIXON MP
Minister for Education

Education and Training Reform Act 2006

STRATEGIC PLANNING GUIDELINES (AMENDMENT) – TAFE INSTITUTES

1. Authorising provision

These Guidelines are issued pursuant to section 5.2.1(2)(b) of the **Education and Training Reform Act 2006**.

2. Purpose

These Guidelines amend the Strategic Planning Guidelines – TAFE Institutes as published in Government Gazette G17, pages 846–853, on 26 April 2013, to –

- (a) clarify as to how the return on non-current assets is calculated; and
- (b) require TAFE institutes to be able to pay all debts as and when due; and
- (c) clarify the actions required if the Minister refuses to accept a strategic plan.

3. Commencement

These Guidelines take effect on the date of their publication in the Government Gazette.

4. New paragraph 9A

After paragraph 9 of the Strategic Planning Guidelines – TAFE Institutes **insert** –

‘9A. For the purposes of paragraph 9, the return on non-current assets is the earnings before interest expense for the year divided by the value of the non-current assets at the end of the year. The earnings before interest expense excludes capital contributions and other economic flows.’

5. New paragraph 12A

After paragraph 12 of the Strategic Planning Guidelines – TAFE Institutes **insert** –

‘12A. The Board must ensure that the institute is able to pay all debts as and when due.’

6. Paragraph 19

For the table in paragraph 19 of the Strategic Planning Guidelines – TAFE Institutes **substitute** –

Requirement	Due date
Preliminary discussions between the TAFE institute and Department regarding the strategic plan	April – June
Proposed strategic plan submitted to the Minister, if required	Last business day in August
Strategic plan submitted to the Minister, if required	Last business day in October
Where the Minister has refused to accept a strategic plan, revised strategic plan to be submitted	Within 30 days of notification that the Minister has refused to accept the strategic plan or other date as directed by the Minister

As signed by me on this 26 February 2014

THE HON. PETER HALL, MLC
Minister for Higher Education and Skills

Firearms Act 1996

DECLARATION OF CATEGORY D FIREARMS

I, Pauline Kostiuk, an authorised delegate of the Commissioner of Police, in pursuance of section 3B(1) of the **Firearms Act 1996**, declare the following firearms to be category D firearms:

- the Smith & Wesson, model M&P15-22
- the Molot, model Vepr 12
- the Saiga, model 12.

PAULINE KOSTIUK
Superintendent
Licensing & Regulation Division
Victoria Police

Livestock Disease Control Act 1994

APPOINTMENT OF INSPECTORS

I, Anthony Gerard Britt, Director Animal Biosecurity and Welfare in the Department of Environment and Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 103 of the **Livestock Disease Control Act 1994** and of my respective powers to appoint inspectors under section 108 of the **Livestock Disease Control Act 1994**, hereby appoint the following persons, who hold positions under the provisions of the **Public Administration Act 2004**, as inspectors for the purposes of all of the provisions of the **Livestock Disease Control Act 1994** in respect of bees. Such appointment remains in force until revoked or until 30 June 2015.

Name of person

Russell David Goodman
Daniel Minnett Martin
Joseph Lewis Riordan

Dated 26 February 2014

ANTHONY GERARD BRITT
Director Animal Biosecurity and Welfare

Livestock Disease Control Act 1994

APPOINTMENT OF INSPECTORS

I, Anthony Gerard Britt, Director Animal Biosecurity and Welfare in the Department of Environment and Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 103 of the **Livestock Disease Control Act 1994** and of my respective powers to appoint inspectors under section 108 of the **Livestock Disease Control Act 1994**, hereby appoint the following persons, who hold positions under the provisions of the **Public Administration Act 2004**, as inspectors for the purposes of all of the provisions of the **Livestock Disease Control Act 1994** and in respect of all livestock. Such appointment remains in force until revoked or until 30 June 2015.

Name of person

Stephanie Marija Andreato
Rodney Terrence Badman
Heidi Beecher
Cameron Marc Bell
Paul Douglas Beltz
Geoffrey Keith Bennett

Shiralee Manning
Amy Charmaine Martin
Danielle Maver
Rachel Elizabeth McGee
Iain Robert McLaren
Steven John Moore

John William Bodey	Karin Maree Morgan
Matthew Damien Bollen	Deborah Jayne Morrison
Tracey Leigh Bradley	Geoffrey Morsby
Kirsty Anne Bredin	Adrian James Murray
Veronica Jane Campbell	Gordon Alan Nash
Jeffrey Glen Cave	Stephen James Nee
David Lloyd Champness	Dwane Gordon O'Brien
Adam Henry Cockayne	Catherine Anne Pawsey
Lauren Anne Conochie	Sally Catherine Peacock
Peter John Corbet	Stephen Mills Pefanis
Mark Andrew Corrigan	Dianne Elizabeth Phillips
Johanna Lee Cunningham	Kelly Leah Porter
Fiona Elizabeth Dean	Malcolm James Ramsay
Marnie Elise Dortmans	Amanda Ring
George Mason Downing	Alan Roderick Ross
Leanna Rani Dries	John Douglas Ryan
Piotr Andrzej Fabijanski	Sally Elizabeth Salmon
Benjamin Anthony Fahy	Megan Scott
Linda Cherie Fahy	Yonatan Segal
Megan Diane Filtness	Amy Christina Sluggett
John Gerard Gibney	Stephen Douglas Snelson
Gerard Anthony Goodyear	Berwyn Terese Squire
Stephen Leonard Green	Gary Robert Stone
Simon Andrew Hall	Robert John Suter
John Thomas Harkin	Craig Andrew Swain
Alisa Jane Heck	Stephen Hamilton Tate
Tanyth Hellings	Wendy Alice Thom
Lynda Rachel Holley	Paul Anthony Tulk
Ian Richard Learmonth Holmes	Susan Elizabeth Vaughan
Rachael Anne Holmes	Claire Louise Wade
Leanne Horstman	James Barry Walsh
Garry Christopher Howarth	Scott Ward
Dianne Margaret James	Leon Edmund Watt
Michael James Jeffers	Christopher James Werner
Rebecca Leanne Keeley	Peter Gordon White
Lachlan Conrad King	Natarsha Nicole Williams
Alison Margaret Lee	Duncan James Worsfold
Roger Ian MacInnes	

Dated 26 February 2014

ANTHONY GERARD BRITT
Director Animal Biosecurity and Welfare

Prevention of Cruelty to Animals Act 1986

APPROVAL OF GENERAL INSPECTORS

I, Anthony Gerard Britt, Director Animal Biosecurity and Welfare in the Department of Environment and Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 38 of the **Prevention of Cruelty to Animals Act 1986** and of my respective powers to approve inspectors under section 18 of the **Prevention of Cruelty to Animals Act 1986**, hereby approve the following persons, who are employed under Part 3 of the **Public Administration Act 2004**, as general inspectors for the purposes of Part 2A and Part 3A of the **Prevention of Cruelty to Animals Act 1986**. Such approval remains in force until revoked or until 30 June 2015.

Name of person

Stephanie Marija Andreata	Roger Ian MacInnes
Rodney Terrence Badman	Shiralee Manning
Heidi Beecher	Amy Charmaine Martin
Cameron Marc Bell	Danielle Maver
Paul Douglas Beltz	Rachel Elizabeth McGee
Geoffrey Keith Bennett	Iain Robert McLaren
John William Bodey	Steven John Moore
Matthew Damien Bollen	Karin Maree Morgan
Tracey Leigh Bradley	Deborah Jayne Morrison
Kirsty Anne Bredin	Adrian James Murray
Veronica Jane Campbell	Gordon Alan Nash
Jeffrey Glen Cave	Stephen James Nee
David Lloyd Champness	Dwane Gordon O'Brien
Lauren Anne Conochie	Catherine Anne Pawsey
Peter John Corbet	Sally Catherine Peacock
Mark Andrew Corrigan	Stephen Mills Pefanis
Johanna Lee Cunningham	Dianne Elizabeth Phillips
Fiona Elizabeth Dean	Kelly Leah Porter
Marnie Elise Dortmans	Malcolm James Ramsay
George Mason Downing	Alan Roderick Ross
Leanna Rani Dries	John Douglas Ryan
Piotr Andrzej Fabijanski	Sally Elizabeth Salmon
Benjamin Anthony Fahy	Megan Scott
Linda Cherie Fahy	Yonatan Segal
Megan Diane Filtness	Amy Christina Sluggett
John Gerard Gibney	Stephen Douglas Snelson
Gerard Anthony Goodyear	Berwyn Terese Squire
Stephen Leonard Green	Gary Robert Stone
Simon Andrew Hall	Robert John Suter
John Thomas Harkin	Craig Andrew Swain
Alisa Jane Heck	Stephen Hamilton Tate
Lynda Rachel Holley	Wendy Alice Thom

Ian Richard Learmonth Holmes
Rachael Anne Holmes
Leanne Horstman
Garry Christopher Howarth
Dianne Margaret James
Michael James Jeffers
Rebecca Leanne Keeley
Lachlan Conrad King
Alison Margaret Lee

Paul Anthony Tulk
Susan Elizabeth Vaughan
Claire Louise Wade
James Barry Walsh
Leon Edmund Watt
Christopher James Werner
Peter Gordon White
Natarsha Nicole Williams
Duncan James Worsfold

Dated 26 February 2014

ANTHONY GERARD BRITT
Director Animal Biosecurity and Welfare

Livestock Disease Control Act 1994

APPOINTMENT OF INSPECTORS

I, Anthony Gerard Britt, Director Animal Biosecurity and Welfare in the Department of Environment and Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 103 of the **Livestock Disease Control Act 1994** and of my respective powers to appoint inspectors under section 108 of the **Livestock Disease Control Act 1994**, hereby appoint the following persons, who hold positions under the provisions of the **Public Administration Act 2004**, as inspectors for the purposes of the provisions of sections 32, 109, 116, 117 and 118 of the **Livestock Disease Control Act 1994** and in respect of all livestock. Such appointment remains in force until revoked or until 30 June 2015.

Name of person

William John Dixon
Ian Gordon Parks
Steven Forest Roland Price

Dated 26 February 2014

ANTHONY GERARD BRITT
Director Animal Biosecurity and Welfare

Agricultural and Veterinary Chemicals (Control of Use) Act 1992

APPOINTMENT OF AUTHORISED OFFICERS

I, Anthony Gerard Britt, Director Animal Biosecurity and Welfare in the Department of Environment and Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 74 of the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992** and of my respective powers to appoint authorised officers under section 53 of the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992**, hereby appoint the following persons, who are employed in the Public Service, as authorised officers for the purposes of all of the provisions of the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992** and any Regulation or Order made under this Act. Such appointment remains in force until revoked or until 30 June 2015.

Name of person

Stephanie Marija Andreato	Shiralee Manning
Rodney Terrence Badman	Amy Charmaine Martin
Heidi Beecher	Daniel Minnett Martin
Cameron Marc Bell	Danielle Maver
Paul Douglas Beltz	Rachel Elizabeth McGee
Geoffrey Keith Bennett	Iain Robert McLaren
John William Bodey	Steven John Moore
Matthew Damien Bollen	Karin Maree Morgan
Tracey Leigh Bradley	Deborah Jayne Morrison
Kirsty Anne Bredin	Geoffrey Morsby
Veronica Jane Campbell	Adrian James Murray
Jeffrey Glen Cave	Gordon Alan Nash
David Lloyd Champness	Stephen James Nee
Adam Henry Cockayne	Dwane Gordon O'Brien
Lauren Anne Conochie	Catherine Anne Pawsey
Peter John Corbet	Sally Catherine Peacock
Mark Andrew Corrigan	Stephen Mills Pefanis
Johanna Lee Cunningham	Dianne Elizabeth Phillips
Fiona Elizabeth Dean	Kelly Leah Porter
Marnie Elise Dortmans	Malcolm James Ramsay
George Mason Downing	Amanda Ring
Leanna Rani Dries	Joseph Lewis Riordan
Piotr Andrzej Fabijanski	Alan Roderick Ross
Benjamin Anthony Fahy	John Douglas Ryan
Linda Cherie Fahy	Sally Elizabeth Salmon
Megan Diane Filtness	Megan Scott
John Gerard Gibney	Yonatan Segal
Gerard Anthony Goodyear	Amy Christina Sluggett
Russell David Goodman	Stephen Douglas Snelson
Stephen Leonard Green	Berwyn Terese Squire
Simon Andrew Hall	Gary Robert Stone
John Thomas Harkin	Robert John Suter
Alisa Jane Heck	Craig Andrew Swain
Tanyth Hellings	Stephen Hamilton Tate
Lynda Rachel Holley	Wendy Alice Thom
Ian Richard Learmonth Holmes	Paul Anthony Tulk
Rachael Anne Holmes	Susan Elizabeth Vaughan
Leanne Horstman	Claire Louise Wade
Garry Christopher Howarth	James Barry Walsh
Dianne Margaret James	Scott Ward

Michael James Jeffers
Rebecca Leanne Keeley
Lachlan Conrad King
Alison Margaret Lee
Roger Ian MacInnes
Dated 26 February 2014

Leon Edmund Watt
Christopher James Werner
Peter Gordon White
Natarsha Nicole Williams
Duncan James Worsfold

ANTHONY GERARD BRITT
Director Animal Biosecurity and Welfare

Prevention of Cruelty to Animals Act 1986
APPOINTMENT OF SPECIALIST INSPECTORS

I, Russell McMurray, Chief Biosecurity Director in the Department of Environment and Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 38 of the **Prevention of Cruelty to Animals Act 1986** and of my respective powers to appoint specialist inspectors under section 18A of the **Prevention of Cruelty to Animals Act 1986**, hereby appoint the following persons as specialist inspectors. Such appointment remains in force until revoked or until 30 June 2015.

Name of person

Rodney Terrence Badman
Anthony Gerard Britt
Piotr Andrzej Fabijanski
John Thomas Harkin
Michael James Jeffers
Alison Margaret Lee
Dated 26 February 2014

Danielle Maver
Catherine Anne Pawsey
John Douglas Ryan
Sally Elizabeth Salmon
Stephen Hamilton Tate

RUSSELL McMURRAY
Chief Biosecurity Director

Prevention of Cruelty to Animals Act 1986
APPOINTMENT OF AUTHORISED OFFICERS

I, Anthony Gerard Britt, Director Animal Biosecurity and Welfare in the Department of Environment and Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 38 of the **Prevention of Cruelty to Animals Act 1986** and of my respective powers to appoint authorised officers under section 35 of the **Prevention of Cruelty to Animals Act 1986**, hereby appoint the following persons as authorised officers for the purposes of Part 3 of the **Prevention of Cruelty to Animals Act 1986**. Such appointment remains in force until revoked or until 30 June 2015.

Name of person

Alan William Fried
Mariko Chin Yin Lauber
Danielle Maver
Dated 26 February 2014

Stephen Hamilton Tate
Peter Penson

ANTHONY GERARD BRITT
Director Animal Biosecurity and Welfare

Prevention of Cruelty to Animals Act 1986

POWER TO FILE CHARGES

I, Russell McMurray, Chief Biosecurity Director in the Department of Environment and Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 38 of the **Prevention of Cruelty to Animals Act 1986** and of my respective powers to authorise persons under section 24ZW of the **Prevention of Cruelty to Animals Act 1986**, hereby authorise the following persons, who are employees in the Public Service in Victoria, to file a charge for an offence under Part 2 or Part 2A of the Act or an offence under the regulations relating to Part 2 or Part 2A of the Act. Such authorisation remains in force until revoked or until 30 June 2015.

Name of person

Rodney Terrence Badman	Geoffrey Morsby
Heidi Beecher	Chrisanthi Paganis
Anthony Gerard Britt	Amanda Ring
Adam Henry Cockayne	Stephen Hamilton Tate
Emily Clare Gibson	Scott Ward
Tanyth Hellings	Sharon Ashley Webb

Dated 26 February 2014

RUSSELL McMURRAY
Chief Biosecurity Director

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

I, Darren Schultz, Building and Contracts Officer, of Loddon Shire Council, Waterway Manager for the Loddon River (at Bridgewater between Flour Mill Weir and Sweeney's Lane), hereby give notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not participating in the Bridgewater Ski Club Loddon Valley Waterski Championship 2014 on 15–16 March 2014 are prohibited from entering and remaining in the waters of the Loddon River at the Exclusive Use and Special Purpose Area as gazetted in Waterway Rules Schedule 62 clause 62.6(a).

The exclusion zone takes effect from 7.30 am to 8.00 pm on 15 and 16 March 2014. At the completion of the event the area will revert back to Schedule 62 of the Waterway Rules.

Dated 12 January 2014

BY ORDER LODDON SHIRE COUNCIL

Marine Safety Act 2010

Section 208(2)

NOTICE OF ACTIVITY EXCLUSION ZONE

In accordance with section 208(2) of the **Marine Safety Act 2010**, Parks Victoria (the waterway manager for the Yarra River upstream of the port waters of the Port of Melbourne) gives notice that the waters of the Yarra River between the downstream edge of King Street Bridge and the upstream edge of Queens Bridge are prohibited to all persons and vessels not registered to take part in the Australian Grand Prix Media Launch Fireworks Display. The exclusion zone takes effect between 8.00 pm to 9.30 pm on Wednesday 12 March 2014.

Dated 7 February 2014

ROSS WILLIAMSON
As delegate of Parks Victoria

Marine Safety Act 2010
Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

I, David Jackson, Manager Recreation and Land, of Goulburn–Murray Water, waterway manager for Lake Hume, hereby give notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not participating in the Hume Boat Club Race Day on 22 March 2014 are prohibited from entering and remaining in the waters at Lake Hume, bounded by buoys, south of Bethanga Bridge and adjacent to the Hume Boat Club at Bellbridge.

The exclusion zone has effect from 8.00 am to 6.00 pm Saturday 22 March 2014.

Dated 17 February 2014

DAVID JACKSON
Manager Recreation and Land
Goulburn–Murray Water

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

In accordance with section 208(2) of the **Marine Safety Act 2010**, the Gannawarra Shire Council hereby gives notice that all persons and vessels not participating in the Victorian Outboard Club Archer Eade Memorial Event are prohibited from entering, or remaining on the waters of Lake Charm between the hours of 6.00 am to 6.00 pm Sunday 16 March 2014.

Dated 6 March 2014

BY ORDER OF GANNAWARRA SHIRE COUNCIL

Occupational Health and Safety Act 2004

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2007

Notice of Grant of Major Hazard Facility Licence

Pursuant to Part 6.1 of the Occupational Health and Safety Regulations 2007 (the Regulations), on 26 February 2014 the Victorian WorkCover Authority granted a major hazard facility licence to APA GasNet Australia (Operations) Pty Ltd in respect of a major hazard facility registered under Part 6.2 of the Regulations at Dandenong LNG Facility, 180 Greens Road, Dandenong, in the State of Victoria, which licence ends on 22 February 2019.

DENISE COSGROVE
Chief Executive
Delegate of the
Victorian WorkCover Authority

Road Management Act 2004

DESIGNATION OF TOW AWAY AREA UNDER SCHEDULE 4 CLAUSE 5

2014 Moomba Festival – City of Melbourne

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

For the purposes of that provision, I, George Mavroyeni, Acting Chief Operating Officer of the Roads Corporation and delegate of the Minister for Roads, designate the locations specified and shown on the attached plan, to be a tow-away area.

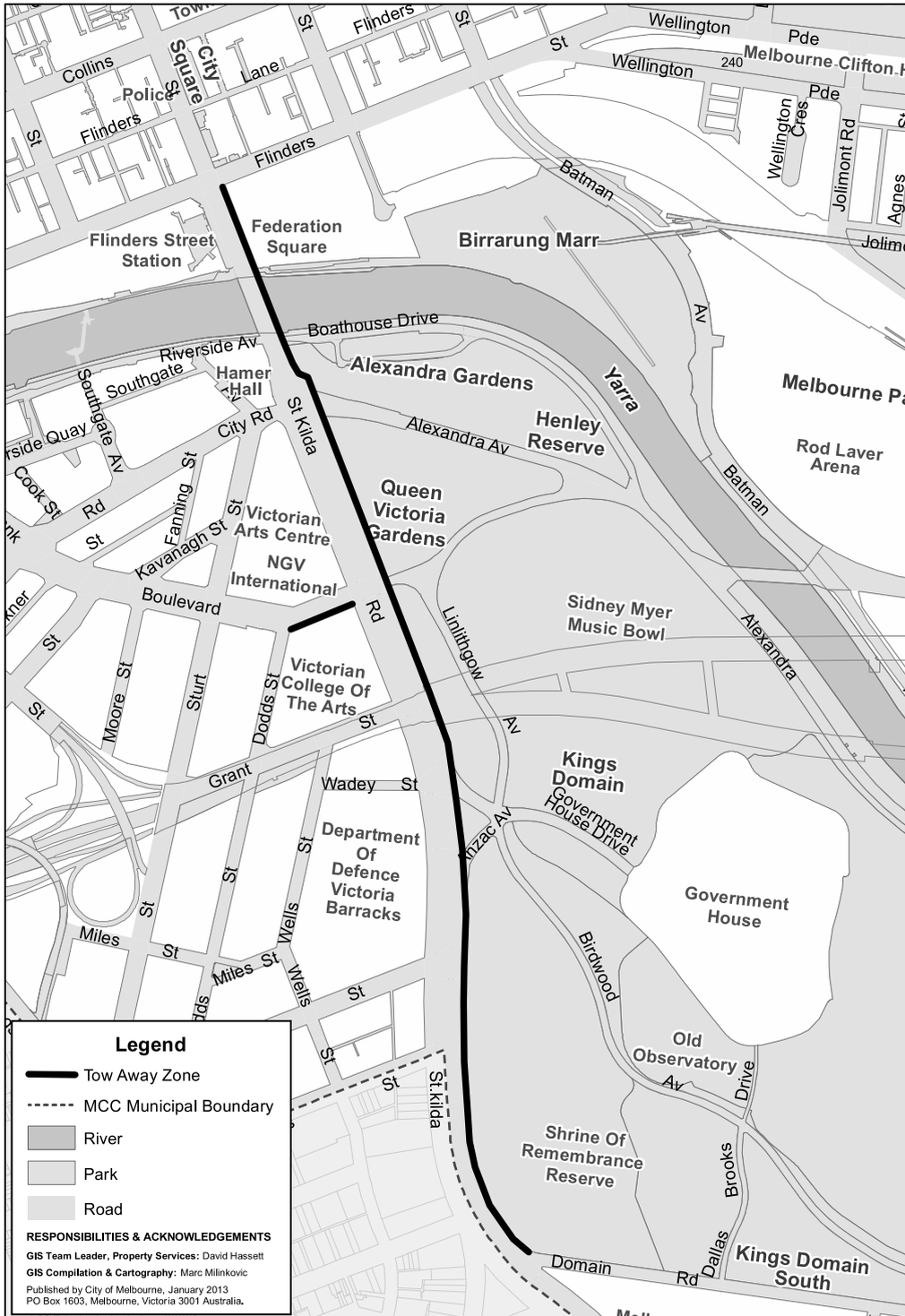
- Swanston Street, between Flinders Street and Princes Bridge (southbound only);
- Princes Bridge (southbound only);
- St Kilda Road, between Princes Bridge and Domain Road (southbound service road only); and
- Southbank Boulevard, between St Kilda Road and Dodds Street (south side only).

This instrument takes effect at 12.00 noon on Sunday 9 March and expires at 2.00 pm on Monday 10 March 2014.

Dated 28 February 2014

GEORGE MAVROYENI
Acting Chief Operating Officer
Roads Corporation
Delegate of the Minister for Roads

TOW-AWAY AREA – MOOMBA PARADE 2014



Road Management Act 2004

DESIGNATION OF TOW AWAY AREA UNDER SCHEDULE 4 CLAUSE 5

2014 Australian Formula One Grand Prix
City of Port Phillip and City of Melbourne

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

For the purposes of that provision, I, George Mavroyeni, Acting Chief Operating Officer of the Roads Corporation and delegate of the Minister for Roads, designate the locations bounded by the roads listed below and shown on the attached plan, to be a tow-away area.

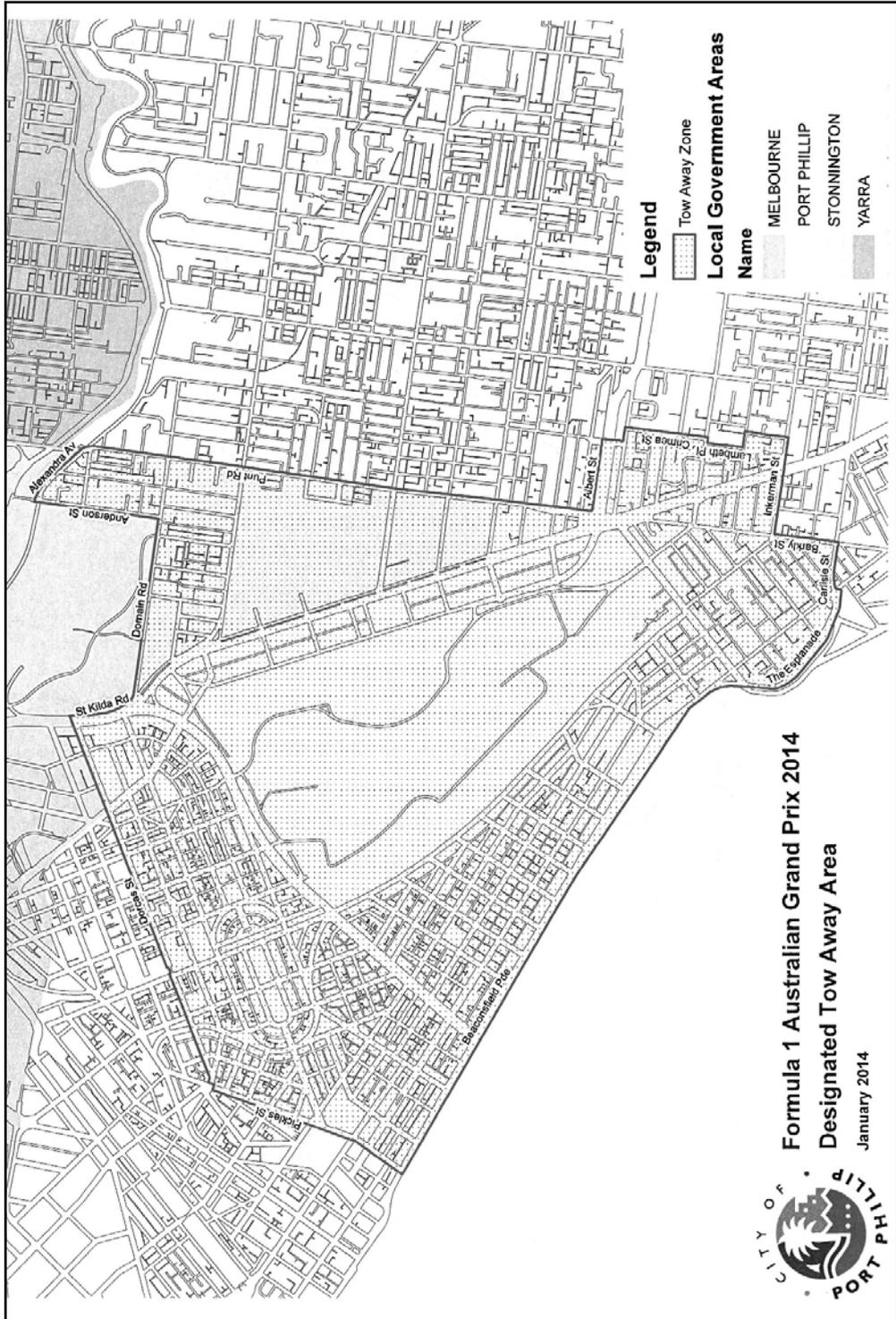
- Punt Road, between Alexandra Avenue and Albert Street;
- Albert Street, between Punt Road and Upton Road;
- Upton Road, between Albert Street and Wellington Street;
- Wellington Street, between Upton Road and Crimea Street;
- Crimea Street, between Wellington Street and Alma Road;
- Alma Road, between Crimea Street and Lambeth Place;
- Lambeth Place, between Alma Road and Argyle Street;
- Argyle Street, between Lambeth Place and Marriott Street;
- Marriott Street, between Argyle Street and Inkerman Street;
- Inkerman Street, between Marriott Street and Barkly Street;
- Barkly Street, between Inkerman Street and Carlisle Street;
- Carlisle Street, between Barkly Street and the Esplanade;
- The Esplanade/Beaconsfield Parade, between Carlisle Street and Pickles Street;
- Pickles Street, between Beaconsfield Parade and Dorcas Street;
- Dorcas Street, between Pickles Street and St Kilda Road;
- St Kilda Road, between Dorcas Street and Domain Road;
- Domain Road, between St Kilda Road and Anderson Street;
- Anderson Street, between Domain Road and Alexandra Avenue; and
- Alexandra Avenue, between Anderson Street and Punt Road.

This instrument takes effect at 12.01 am on Wednesday 13 March 2014 and expires at 11.59 pm on Sunday 16 March 2014.

Dated 28 February 2014

GEORGE MAVROYENI
Acting Chief Operating Officer
Roads Corporation
Delegate of the Minister for Roads

PLAN OF TOW-AWAY AREA



**Formula 1 Australian Grand Prix 2014
Designated Tow Away Area**
January 2014

Road Safety Act 1986**DECLARATION UNDER SECTION 99B(4) IN RELATION TO THE
ROTARY STREET PARADE, MYRTLEFORD, ON 8 MARCH 2014****1 Purpose**

The purpose of this Declaration is to exempt participants in the Rotary Street Parade from specified provisions of the Road Safety Road Rules 2009 with respect to the Event, which is a non-road activity to be conducted on Albert Street, Myrtle Street (Great Alpine Road), Clyde Street, Standish Street and Duke Street, Myrtleford, on 8 March 2014.

2 Authorising provision

This notice is made under section 99B(4) of the **Road Safety Act 1986**. Section 99B(4) provides that the Minister may, on the application of a person proposing to conduct a non-road activity on a highway, by notice published in the Government Gazette, declare that specified provisions of the **Road Safety Act 1986** and of the regulations made under that Act do not apply with respect to the non-road activity specified in the notice during the period specified in the notice.

3 Commencement

This notice takes effect on 8 March 2014 at 4.00 pm.

4 Expiry

This notice expires on 8 March 2014 at 5.00 pm.

5 Definitions

In this notice, unless the context or subject-matter otherwise requires –

- a) ‘Event’ means the Rotary Street Parade, to be held on 8 March 2014; and
- b) ‘Participants’ means participants in the Event, including officers, members and authorised agents of The Myrtleford Festival Inc., whose presence is reasonably required to ensure the safe conduct of the Event.

6 Declaration

I, Steve Brown, Executive Director Regional Operations, as delegate of the Minister for Roads, under section 99B(4) of the **Road Safety Act 1986**, declare that the provisions of the Road Safety Road Rules 2009 specified in Table 1 do not apply to Participants engaged in activities forming part of the Event on the highway specified in column 1 of Table 2, on the date and during the period specified in column 2 of Table 2.

Table 1
Provisions of the Road Safety Road Rules 2009 that do not apply
to participants in the Event

Road Safety Road Rules 2009	
Part 9	Roundabouts
Part 11	Keeping Left, Overtaking and Other Driving Rules
Part 12	Restrictions on Stopping and Parking
Part 14	Rules for Pedestrians
Part 16	Rules for Persons Travelling on or in Vehicles
Rule 298	Driving with a person in a trailer

Table 2

<i>Column 1</i> Highway	<i>Column 2</i> Date and time
Duke Street between Myrtleford–Yackandandah Road (Prince Street) and Standish Street	8 March 2014, between 4.00 pm and 5.00 pm
Standish Street between Duke Street and Clyde Street	8 March 2014, between 4.00 pm and 5.00 pm
Clyde Street between Standish Street and Great Alpine Road (Myrtle Street)	8 March 2014, between 4.00 pm and 5.00 pm
Great Alpine Road (Myrtle Street) between Clyde Street and Albert Street	8 March 2014, between 4.00 pm and 5.00 pm
Albert Street between Great Alpine Road (Myrtle Street) and Elgin Street	8 March 2014, between 4.00 pm and 5.00 pm

Dated 26 February 2014

STEVE BROWN
Executive Director Regional Operations
Roads Corporation

Supreme Court Act 1986

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE

Common Law Division

No. S CI 2012 05803

IN THE MATTER of an application pursuant to section 21 of the **Supreme Court Act 1986****BETWEEN:**

ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

Plaintiff

and

LUPCO SLAVESKI

Defendant

ORDER

JUDGE: The Honourable Justice Williams

DATE MADE: 25 February 2014

ORIGINATING PROCESS: Originating motion

HOW OBTAINED: Trial without a jury

ATTENDANCE: Mr R.C. Knowles of counsel for the plaintiff.

The defendant, Mr L. Slaveski, for himself (20 June 2013, 21 June 2013, 14 August 2013, 2 September 2013, 3 September 2013, 4 September 2013, 16 September 2013).

Ms S. Slaveska for the defendant (2 September 2013, 3 September 2013).

Mr L. Glick SC for the defendant (4 September 2013, 16 September 2013) and as amicus curiae (16 September 2013).

OTHER MATTERS: None

THE COURT ORDERS THAT:

1. The defendant is declared to be a vexatious litigant.
2. The defendant must not, without leave of the Supreme Court of Victoria, continue or commence any legal proceedings in:
 - (a) the Supreme Court of Victoria, including the Court of Appeal;
 - (b) the County Court of Victoria;
 - (c) the Magistrates' Court of Victoria;
 - (d) a tribunal within the meaning of section 21 of the **Supreme Court Act 1986** (Vic.), including but not limited to the Victorian Civil and Administrative Tribunal.

DATE AUTHENTICATED: 25 February 2014

THE HONOURABLE JUSTICE WILLIAMS

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**SUBORDINATE LEGISLATION ACT 1994
NOTICE THAT STATUTORY RULES ARE
OBTAINABLE**

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from the Victorian Government Bookshop, Level 20, 80 Collins Street, Melbourne on the date specified:

5. *Statutory Rule:* Fisheries (Fees, Royalties and Levies) and Fisheries Amendment Regulations 2014
Authorising Act: Fisheries Act 1995
Date first obtainable: 3 March 2014
Code C
6. *Statutory Rule:* Transport (Conduct) Amendment Regulations 2014
Authorising Act: Transport (Compliance and Miscellaneous) Act 1983
Date first obtainable: 3 March 2014
Code A
-

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