

Victoria Government Gazette

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GENERAL

TABLE OF PROVISIONS

Private Advertisements		White Cleland Pty Ltd	1376
Dissolution of Partnership		Williams Winter	1377
BD & FJ Austin	1372	Sales by the Sheriff	
Emergency Response Kit	1372	Simon Charles Clarke and	
Porepunkah Pines Tourist Park	1372	Annette Jane Silva	1377
Estates of Deceased Persons		Catherine Helen Johnson	1377
A. B. Natoli Pty	1372	Shane Francis Threlfall and	
Antippa Lawyers	1372	Anita Kym Threlfall	1377
Arthur J. Dines & Co.	1372	Government and Outer Budget Sector	
Coulter Roache Lawyers	1372	Agencies Notices	1379
Frank J. Sagaria & Associates	1373	Orders in Council	1415
G. R. Herbert & Co.	1373	Acts: Control of Weapons;	
Garden & Green	1373	County Court;	
I. Glenister & Associates	1373	Crown Land (Reserves);	
Kingston Lawyers Pty Ltd	1374	Electricity Industry;	
Lyttletons	1374	Land	
MCL Legal	1374	Obtainables	1427
MST Lawyers	1374		
Macpherson + Kelley	1374		
Maddocks	1375		
Mahons with Yuncken & Yuncken	1375		
Minter Ellison Lawyers	1375		
Peter Gardiner	1375		
Randall Bell	1375		
SLM Law	1375		
Sandhurst Trustees Limited	1376		
Stidston Warren Lawyers	1376		
Tivey and Holland	1376		
Tragear & Harris Lawyers	1376		
Tucker Partners	1376		

Advertisers Please Note

As from 26 June 2014

The last Special Gazette was No. 205 dated 25 June 2014.

The last Periodical Gazette was No. 1 dated 18 June 2014.

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)
-

CLOSURE OF VICTORIAN GOVERNMENT BOOKSHOP

The Victorian Government Bookshop will close on 30 June 2014.

The Bookshop services at Level 20, 80 Collins Street, Melbourne, and www.bookshop.vic.gov.au will no longer be available.

The Publications Directory at www.vic.gov.au/publications will direct customers to the online location of government publications.

The legislation of the Parliament of Victoria is available online at www.legislation.vic.gov.au

Hard copy Victorian legislation can be purchased from

SAI Global Bookshop

Unit 3, 18 Salmon Street

Port Melbourne

Phone: 131 242

Online: <http://infostore.saiglobal.com/store>

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Brenden David Austin and Fiona Jessica Austin, trading as 'BD & FJ Austin', has been dissolved with the effect 17 June 2014.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Greg John Gibson and Meaghan Louise Willis, carrying on business under the name Emergency Response Kit, has been dissolved with effect from 24 April 2014.

LANGLEY McKIMMIE, chartered accountants, 17 Nicholson Street, Woodend, Victoria 3442.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the business partnership previously subsisting between Porepukah Pines Pty Ltd (ACN 166893036) as trustee of the M & J Johnston Family Trust and Philip Johnston and Helen Johnston as trustees of the Johnston Family Trust, trading as Porepukah Pines Tourist Park, 7065 Great Alpine Road, Porepukah, was dissolved on 20 January 2013.

Re: PAOLO STAFFIERI, late of 2 Sparks Avenue, Burwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 March 2014, are required by the trustee, Maria Dallatomasina, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

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

Take notice that NIKOLAOS ANNAKIS, deceased, late of Unit 4, 63 Pearson Street, Brunswick West, Victoria, gentleman.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 January 2014, at Rhodes, Greece,

leaving property in Victoria and, in particular, at Flat 4, 63 Pearson Street, Brunswick West, are required by the trustee, Antonios Annakis, to send particulars to the trustee, care of Antippa Lawyers of Room 3, Level 5, 2 Collins Street, Melbourne, Victoria, by 13 September 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

VICTOR KROUSSORATIS, late of 25 Lady Penrhyn Avenue, Mill Park, in the State of Victoria, motor mechanic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 January 2014, are required by the executrix, Lillian Kroussoratis, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 26 August 2014, after which date the executrix may convey or distribute the assets, having regard only to claims to which she has notice.

Dated 20 June 2014

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

NOTICE TO CREDITORS UNDER TRUSTEE ACT 1958 (SECTION 33 NOTICE)

Notice to Claimants

In the estate of FRANCIS ERNEST STONE, late of 5 Weir Street, Anglesea, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the said deceased, who died on 7 February 2014, are required by Susan Lorraine Byrne and Vaughan Mervyn Lamb, the executors of the Will of the deceased, to send particulars of such claims to them, care of the undermentioned solicitors, within sixty days from the date of publication of this notice, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

COULTER ROACHE LAWYERS,
Level 1, 235 Ryrie Street, Geelong,
Victoria 3220.

Re: THERESE MAREE BUCK, late of Unit 6, 14 George Street, Reservoir, Victoria, university lecturer.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 November 2013, are required by Anthony David Buck, the executor of the estate of the abovenamed deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by 17 November 2014, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

FRANK J. SAGARIA & ASSOCIATES,
solicitors,
141 Union Road, Ascot Vale, Victoria 3032.

Re: MARIA DAMINO, late of 24 Proctor Crescent, Keilor Downs, Victoria, home duties.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 November 2013, are required by Evelyne Damino (in the Will called Evelyne Bonvino), the executrix of the estate of the abovenamed deceased, to send particulars of their claims to her, care of the undermentioned solicitors, by 5 December 2014, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

FRANK J. SAGARIA & ASSOCIATES,
solicitors,
141 Union Road, Ascot Vale, Victoria 3032.

Re: PETER BRENDAN McSHANE, late of Flat 1, 67 Roseberry Street, Ascot Vale, Victoria, retired communications officer.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 October 2013, are required by Sylvia Dawn Edgley, the executrix of the estate of the abovenamed deceased, to send particulars of their claims to her, care of the undermentioned solicitors, by 21 November 2014, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

FRANK J. SAGARIA & ASSOCIATES,
solicitors,
141 Union Road, Ascot Vale, Victoria 3032.

Re: MARY MAY BLAKE (also known as Mary Blake) deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2014, are required by the trustee, Equity Trustees Limited, to send particulars to the trustee, care of the undermentioned legal practitioners, by 27 August 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. R. HERBERT & CO., solicitors,
Level 1, 1 Bluff Road, Black Rock 3193.

Re: IAN WOLFF DAVIS (also known as Ian Davis), deceased, late of Unit 1, 66 Walsh Street, South Yarra.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 January 2014, are required by the trustee, Russell Davis, to send particulars to the trustee, care of the undermentioned legal practitioners, by 27 August 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. R. HERBERT & CO., solicitors,
Level 1, 1 Bluff Road, Black Rock 3193.

Re: Estate of IRENE NANCY LE JUGE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 April 2014, are required by the trustee, Geoffrey Ernest Le Juge, to send particulars to him, care of the undersigned, by 18 August 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.

SHIRLEY ELIZABETH MARNELL, late of 8 Westgate Street, Pascoe Vale South, Victoria, factory worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 April 2013, are required by the executors, William George John Davenport and

Vicki Joy Marnell, to send particulars of such claims to them, care of the undermentioned solicitors, by 29 August 2014, after which date the executors may distribute the assets of the deceased, having regard only to the claims of which they then have notice.

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

Lillian Morris and Alma Ruth McKenzie, care of the undermentioned solicitor, to send particulars of their claims to them by 26 August 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

MCL LEGAL,
78 Napier Street, St Arnaud, Victoria 3478.

Re: RODNEY BRUCE SOFFER, late of 4 Griffiths Street, West Heidelberg, Victoria, disability pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of RODNEY BRUCE SOFFER, deceased, who died on 7 October 2013, are required by the trustee to send particulars of their claim to the undermentioned firm by 28 August 2014, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

LORNA BETH McALLISTER, late of 21 Ligar Street, Stawell, Victoria 3380, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 November 2013, are required by the trustees, Kathryn Anne Steele, Marion Lorna McHaffie and Elizabeth Grech, care of the undermentioned solicitor, to send particulars of their claims to them by 14 October 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

MCL LEGAL,
78 Napier Street, St Arnaud, Victoria 3478.

OLIVE CATHERINE BELLAMY, late of Parkdale Aged Care, 43–45 Herbert Street, Parkdale, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 February 2014, are required by the executors, Suzanne Mary Lyttleton and Vincent Francis Lyttleton, to send particulars to them, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

LYTTLETONS, solicitors,
53 Marcus Road, Dingley 3172.

Re: Estate of PHYLLIS THERESE REYNOLDS, deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 3 March 2014, are required by the trustee, Douglas Laurance Reynolds, to send particulars to their solicitors at the address below by 26 August 2014, after which date the trustee may convey or distribute the assets of the estate, having regard only to the claims of which the trustee has notice.

MST LAWYERS,
315 Ferntree Gully Road, Mount Waverley 3149.

WILLIAM EDGAR LEHMANN, late of Wirrim Lodge, Taverner Street, Birchip, Victoria 3483, retired farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 5 March 2013, are required by the trustees, Alan William Lehmann, Lorraine

Re: NANCY JOYCE MAGGS, late of 611 North Road, Ormond, Victoria, home duties, retired.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 January 2013, are required by the trustees, Alan Swaisland Maggs and Ross James Kennedy, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustees by 26 August 2014, after which date

the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MACPHERSON + KELLEY, lawyers,
40–42 Scott Street, Dandenong 3175.

Re: JUNE HILDA SALYER, late of Cabrini Hospital, 181–183 Wattleree Road, Malvern, Victoria, but formerly of 2/75 Allison Road, Elsternwick, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 October 2013, are required by the trustee, Perpetual Trustee Company Limited, of Level 35, Rialto South Tower, 525 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 25 August 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers,
140 William Street, Melbourne 3000.

Re: LOUIS MAYNE, late of Hazeldene Nursing Home, 211 Osborne Street, Williamstown, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 February 2014, are required by the trustee, Jeffrey Victor Mayne, to send particulars to the trustee, care of the undermentioned solicitors, by 5 September 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors,
Suite 101/177 Surrey Road, Blackburn 3130.
CD:2140590

ROBERT JAMES MOLYNEAUX, late of Mayflower Brighton, 7 Centre Road, Brighton, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 March 2014, are required by the executor, Equity Trustees Limited, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars to it by 3 September 2014, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MINTER ELLISON LAWYERS,
Rialto Towers, 525 Collins Street, Melbourne,
Victoria 3000.

Re: ALAN WILLIAM ROBINSON, late of 9 Wells Street, Surry Hills, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 May 2013, are required by the administrator, Colin Stanley Parkinson, to send particulars to him by 26 August 2014, care of the undermentioned lawyers, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

MINTER ELLISON LAWYERS,
Level 23, 525 Collins Street, Melbourne,
Victoria 3000.

Creditors, next-of-kin and others having claims against the estate of ROBERT MILLER, late of Bethel Aged Care, 600 Plenty Road, Mill Park, in the State of Victoria, retired, deceased, who died on 14 March 2014, are required to send particulars of the claims to the executor, John Charles Knox, care of the undermentioned solicitor, by 2 September 2014, after which date he will distribute the estate of the deceased, having regard only to the claims of which he then has notice.

PETER GARDINER, solicitor,
Office 1, 2 Colin Avenue, Warrandyte 3113.

ANGEL LUIS CARDOSO DOSOUTO, late of 90 Alison Drive, Lara, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 February 2013, are required by the trustees, Catalina Perez Rivera, Pilar Cardoso Perez and José Manuel Cardoso Perez, to send particulars of such claims to the trustees of the deceased, care of Randall Bell, lawyer, Level 4, 117 Myers Street, Geelong, Victoria 3220, on or before 24 September 2014, after which date the trustees will convey or distribute the assets, having regard only to the claims of which they have notice.

Re: IRENE BRONWEN BASSETT, late of Corangamarah, 2 Connor Street, Colac, Victoria, clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 December 2013, are required by the deceased's personal representatives, Peter Fraser Falkiner and Gerard William Kelly, to send

particulars to them, care of the undermentioned lawyers, by 28 August 2014, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

SLM LAW, lawyers,
119 Murray Street, Colac 3250.

Re: RICHARD THOMAS BURKE, late of Mercy Place, 83–99 Queen Street, Colac, Victoria, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 June 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 26 August 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.

PATRICIA LORRAINE SMITH, late of Unit 20, 1034 Nepean Highway, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 January 2014, are required by the executor, Sam Stidston, of Suite 1, Level 1/10 Blamey Place, Mornington, Victoria, to send particulars to him, care of Stidston Warren Lawyers, by 16 August 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

MARJORIE ELIZABETH AGNES HOLLOW, late of Andrew Kerr Nursing Home, 67–69 Tanti Avenue, Mornington, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 September 2013, are required by the executors, Patricia Sandra Hollow and Jillian Ruth Tivey, care of the undermentioned solicitors, to send particulars to them by 25

August 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

TIVEY & HOLLAND, solicitors,
97 Barkly Street, Ararat 3377.

Re: NORMA IRENE JACKSON, late of 5 Saltair Street, Hampton East, Victoria 3188, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 May 2014, are required by the executors, Kathleen Ellen McCann, Colleen Lee McCann and Melinda Jane De Bolfo, to send particulars to them, care of the undermentioned solicitors, by 29 August 2014, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

Re: FRANCES EGINTON CUMMING, late of Unit 1/11 Gordon Street, Mont Albert 3127, retired.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 April 2014, are required by the executors, George Campbell Cumming and Malcolm Stuart Cumming, to send particulars of their claim to them, care of the undermentioned solicitors, by 26 August 2014, after which date the said executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: INGRID MARIA BURNS, late of 13 Pearce Street, Crib Point, Victoria, entrepreneur, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 November 2012, are required by the trustee, William Burns, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after

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

WHITE CLELAND PTY LTD, solicitors,
3/454 Nepean Highway, Frankston 3199.

SHIRLEY AGNES EDWARDS, late of
23–25 Bamfield Road, Mount Evelyn, Victoria,
home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 March 2014, are required by Marjorie Brosche and Allan John Edwards, the executors of the Will of the deceased, to send particulars of their claims to the executors, care of the undermentioned solicitors, by 1 September 2014, after which date they will convey or distribute the assets of the estate, having regard only to the claims of which they then have notice.

WILLIAMS WINTER, solicitors,
Level 7, 555 Lonsdale Street, Melbourne 3000.

ADVERTISEMENT OF AUCTION BY
THE SHERIFF

On Thursday 31 July 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 Simon Charles Clarke of 132 Beavers Road, Northcote, joint proprietor with Annette Jane Silva of an estate in fee simple in the land described in Certificate of Title Volume 06476 Folio 200, upon which is erected a dwelling known as 132 Beavers Road, Northcote, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number X178535T) and Registered Caveat (Dealing Number AK951605A), Registered Caveat (Dealing Number AK378492F) and Registered Caveat (Dealing Number AK410420H) affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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 AUCTION BY
THE SHERIFF

On Thursday 31 July 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 Catherine Helen Johnson of Unit 5, 189 Main Road, Lower Plenty, sole proprietor of an estate in fee simple in the land described in Certificate of Title Volume 09156 Folio 069, upon which is erected a unit known as Unit 5, 189 Main Road, Lower Plenty, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AG394160B), Registered Caveat (Dealing Number AK374968C) and Owners Corporation Plan No. RP007804 affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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 31 July 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 Shane Francis Threlfall and Anita Kym Threlfall of 20 Donaldson Drive, Broadford, as shown on Certificate of Title as Shane Francis Threlfall and Anita Kym Plumb, joint proprietors of an estate in fee simple in the land described in Certificate of Title Volume 09788 Folio 898, upon which is erected a house known as 20 Donaldson Drive, Broadford, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number V489040M) and Covenant N510957S affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

Please contact Sheriff's Asset Administration Services on (03) 8684 8612 or realestatesection@justice.vic.gov.au for an information sheet on Sheriff's auctions, a contract of sale and any other enquiries.

SHERIFF

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

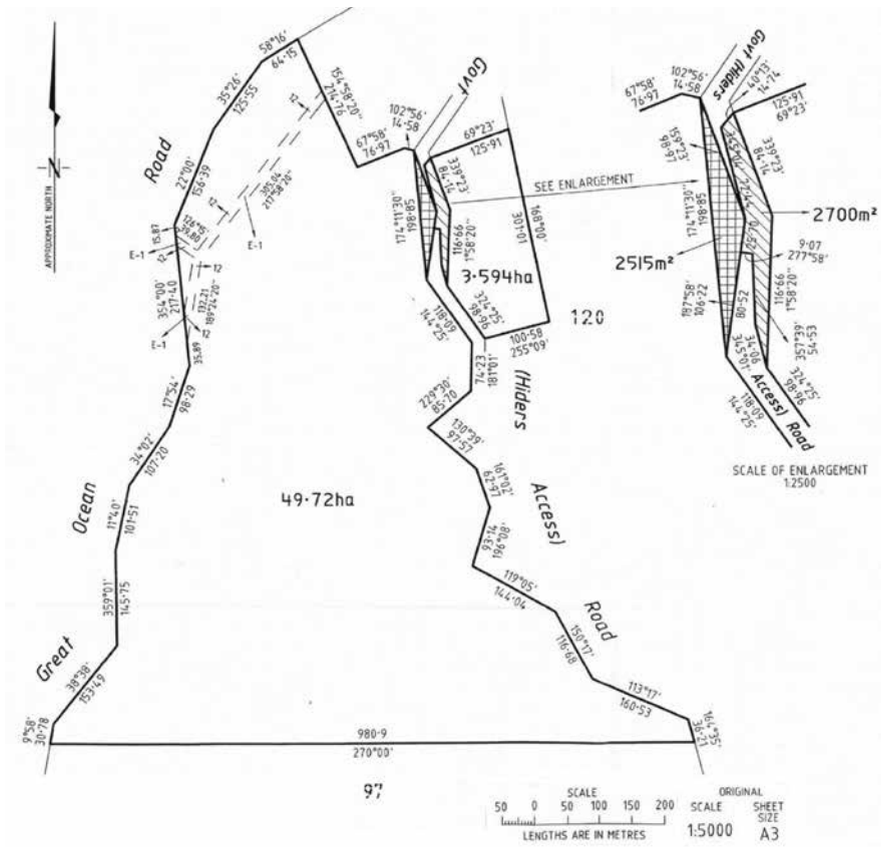
COLAC OTWAY SHIRE COUNCIL
Road Deviation and Land Exchange

Acting pursuant to section 207B(2A) Clause 2 of Schedule 10 of the **Local Government Act 1989** (the 'Act'), the Colac Otway Shire Council hereby gives notice that, as from the date of publication in the Government Gazette, Council shall deviate a section of Hiders Access, Yuulong, which is hatched on the plan below.

Under clause 2(2) of Schedule 10 of the Act, consent was obtained on 5 June 2014 from the Minister for Environment and Climate Change, as the Responsible Minister administering the **Land Act 1958** (under delegated authority), to the proposed deviation and land exchange as shown on the plan below.

The road reserve is to be altered on title to accord with the physical occupation and location of the existing constructed road. The land in the existing road reserve (hatched) is proposed to be transferred to the adjoining owner in exchange for the land upon which the road is actually constructed (cross hatched).

Council now gives effect under Schedule 10, Clause 2(3) of the Act to the road deviation in accordance with the plan below.

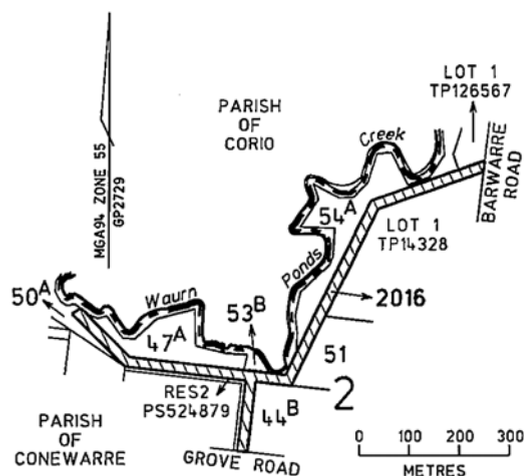
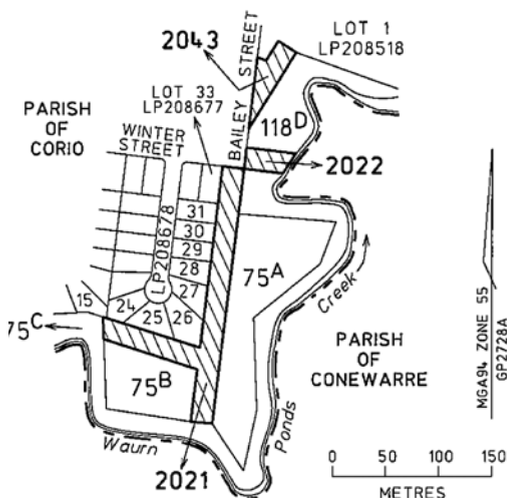


ROB SMALL
Chief Executive Officer
Colac Otway Shire Council

GREATER GEELONG CITY COUNCIL
Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Chief Executive Officer of Greater Geelong City Council has, on 21 February 2014, under the powers delegated by resolution of Council, formed the opinion that parts of the unmade government roads fronting Waurin Ponds Creek in Belmont, shown by the hatching on the diagrams below, are not reasonably required for public use.

It is proposed that the discontinued roads be appropriately reserved Crown Land with Greater Geelong City Council being appointed as committee of management to continue to manage the land as a park.



Planning and Environment Act 1987
SOUTH GIPPSLAND PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C99

The South Gippsland Shire Council has prepared Amendment C99 to the South Gippsland Planning Scheme.

The land affected by the Amendment is the Burra Foods Factory site (Station Street, Korumburra) and the surrounding land to a radius of approximately 450 m measured from the boundary of the factory complex. See the ESO8 exhibition map for precise details of affected land.

The Amendment proposes to:

- Introduce and apply the Environmental Significance Overlay Schedule 8 (ESO8 ‘Manufacture of Milk Products Amenity Buffer’) around the Burra Foods factory site as detailed in the ESO8 map.
- Amend Clause 21.15-2 ‘Korumburra’ local planning provisions to identify the buffer area in the Framework Plan map and update the ‘Settlement’ Objectives to discourage inappropriate sensitive land uses near the factory site.
- Amend Clause 21.16 Reference documents to recognise changes to the Korumburra Structure Plan and introduction of the Buffer Assessment (December 2013) report.
- Make the EPA and Burra Foods ‘Recommending referral authorities’ for planning permits triggered by the ESO8 provisions. Note: As a ‘Recommending referral authority’, Council is not required (bound) to follow the recommendations of either organisation.

An updated Korumburra Structure Plan (June 2014 draft version), which includes details of the buffer and changes to preferred land uses near the factory, is also on exhibition in conjunction with Amendment C99.

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, South Gippsland Shire Council; or at the Department of Transport, Planning and Local Infrastructure website, www.dtpli.vic.gov.au/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 Friday 1 August 2014. A submission must be sent to Ken Griffiths, Strategic Planning Coordinator, South Gippsland Shire Council, Private Bag 4, Leongatha 3953.

PAUL STAMPTON
Manager Strategic Planning & Development

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, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 27 August 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.

BURNS, Lorraine Florence, late of O'Mara House, 15 Hunter Road, Traralgon, Victoria 3844, deceased, who died on 24 March 2014.

CANE, Noela Lillian, late of Amberlea Aged Care Facility, 5 Pearson Street, St Drouin, Victoria 3818, deceased, who died on 4 February 2014.

CLAREBROUGH, Peter John, late of Flat 7, 25 Park Street, South Yarra, Victoria 3141, deceased, who died on 28 December 2013. Date of Grant 10 June 2014.

GILLESPIE, Ruth Elizabeth, late of 9 Orsova Court, Bundoora, Victoria 3083, home duties, deceased, who died on 17 April 2014.

KELLY, Mary Frances, late of Unit 15, 2 Chippewa Avenue, Mitcham, Victoria 3132, retired, deceased, who died on 26 March 2014.

MACKAY, Kenneth, late of Lakes Entrance Aged Care, 23 Alexandra Avenue, Lakes Entrance, Victoria 3909, deceased, who died on 7 December 2013.

MAIR, David George, late of 39 Leicester Avenue, Glen Waverley, Victoria 3150, retired, deceased, who died on 18 February 2014.

McLOGHLIN, Elsa May, late of care of Warrawee, 854A Centre Road, Bentleigh East, Victoria 3165, deceased, who died on 1 April 2014.

WENNERBOM, Howard Frank, late of Yarra West Aged Care, 44 Stephen Street, Yarraville, Victoria 3013, deceased, who died on 31 January 2014.

Dated 18 June 2014

STEWART MacLEOD
Manager

INTERIM EXEMPTION

Application No. H99/2014

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Victoria Racing Club Ltd (the applicant). The application for exemption is to enable the applicant to grant to members of the applicant aged 60 years or older the preferential opportunity on Victorian Derby Day, Melbourne Cup Day, Oaks Day and Stakes Day during the Melbourne Cup Carnival to purchase car park sites in a dedicated area within the Nursery car park and grandstand reserved seating before that opportunity is offered to other members (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Julian Kevin Sullivan and having had regard to an earlier exemption which will expire on 1 July 2014, the Tribunal is satisfied that it is appropriate to grant an interim exemption from sections 44, 65, 107 and 182 of the Act 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 will expire on 1 July 2014. The reasons the applicant has sought a further exemption remain the same as for the previous applications: that is to ensure that older members of the applicant have access to areas which will allow them to better enjoy the benefits of attending the Melbourne Cup Carnival taking into account the crowded conditions which arise during that Carnival.
- I am not currently satisfied 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 members of the applicant who are aged under 60 years who would wish to have equal access to the reserved seating and car spaces. 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 44, 65, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to come into effect on 2 July 2014 and remain in force until 1 October 2014.

Dated 17 June 2014

A. DEA
Member

INTERIM EXEMPTION

Application No. H126/2014

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Fahdriscoll Enterprises Pty Ltd (the applicant). The application for exemption is to enable the applicant to conduct a social venue for male homosexual patrons only

called ‘the Circuit Bar’ at 103–105 Smith Street, Fitzroy, other than Sundays from 3 pm onwards, and to advertise that fact (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Christopher Driscoll and having had regard to earlier exemptions, including a 2011 exemption which expired on 8 June 2014, the Tribunal is satisfied that it is appropriate to grant an interim exemption from sections 44, 107 and 182 of the Act 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:

- The Circuit Bar has been designed to provide a venue for gay men. The ground floor level includes a bar, lounge area and poolroom. The first floor includes a movie lounge and private areas. No alcohol is served on the first floor. The applicant says that, although there are many other venues which welcome the gay community, the experience is that those environments can be uncomfortable for gay men who wish to display affection or otherwise engage in interactions of the same type which are engaged in by heterosexual people and couples. For gay men those actions can readily lead to misunderstanding and disparaging comments which are not applied to heterosexual people. The applicants wish to provide a venue where it is safe and acceptable to openly express homosexuality. In addition to providing a social venue, the Circuit Bar is used for gay men’s social and community groups to meet.
- In practice, the applicant does not use the exemption in order to ask patrons about their sexuality. The applicant primarily relies on the exemption to exclude women from the venue, other than on Sundays after 3 pm. The exemption application expressly states that it will not apply to the venue on Sundays from 3.00 pm onwards, when the venue will be open to all patrons.
- As noted earlier, previous exemptions have been granted to the applicant in similar terms, the last of which expired on 8 June 2014. I am not satisfied 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 women and heterosexual men who would wish to attend the Circuit Bar and the right of women and heterosexual men not to have their privacy arbitrarily interfered with. 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 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 September 2014.

Dated 19 June 2014

A. DEA
Member

Department of Treasury and Finance

SALE OF CROWN LAND
BY PUBLIC AUCTION

Public Auction to be held on site 12.00 noon
Friday 18 July 2014

Reference: F12/884.

Address of Property: 152 Moore Street, Ararat.

Crown Description: Crown Allotments 8 & 9,
Township and Parish of Ararat.

Terms of Sale: 10% deposit, balance payable in
30/60 days or earlier by mutual agreement.

Area: 1947 m².

Officer Co-ordinating Sale: Julie Gould, Land
and Property, Department of Treasury and
Finance, 5/1 Treasury Place, Melbourne,
Victoria 3002.

Selling Agent: PRDNationwide Real Estate,
101 Barkly Street, Ararat, Victoria 3377.

GORDON RICH-PHILLIPS MLC
Assistant Treasurer

Department of Treasury and Finance

SALE OF CROWN LAND
BY PUBLIC AUCTION

Public Auction to be held on site 12.30 pm
Friday 25 July 2014

Reference: F12/885

Address of Property: 6 Longmore Street,
Camperdown.

Crown Description: Crown Allotment 15,
Section 48, Township of Camperdown,
Parish of Cologulac.

Terms of Sale: 10% deposit, balance payable in
30/60 days or earlier by mutual agreement.

Area: 2015m².

Officer Co-ordinating Sale: Julie Gould, Land
and Property, Department of Treasury and
Finance, 5/1 Treasury Place, Melbourne,
Victoria 3002.

Selling Agent: James Monk Real Estate, 128
Manifold Street, Camperdown, Victoria
3260.

GORDON RICH-PHILLIPS MLC
Assistant Treasurer

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 Arthurs Creek Cemetery Trust

The Avenel Cemetery Trust

The Glenmaggie Cemetery Trust

The Gowangardie Cemetery Trust

The Hazelwood Cemetery Trust

The Linton Cemetery Trust

The Mirboo North Cemetery Trust

The Traralgon Cemetery Trust

The Yea Cemetery Trust

Dated 23 June 2014

BRYAN CRAMPTON
Manager

Cemeteries and Crematoria Regulation Unit

Domestic Animals Act 1994

APPROVAL OF TRAINING COURSES FOR AUTHORISED OFFICERS
TO MAKE DECLARATIONS AS TO BREEDS OF DOGS UNDER SECTION 98A(4)

I, Peter Walsh, Minister for Agriculture and Food Security, under section 98A(4) of the **Domestic Animals Act 1994** approve the following courses of training for authorised officers making declarations under section 98A of that Act –

- (a) ‘Dog Breed Identification Training Day’, Department of Environment and Primary Industries;
or
- (b) ‘Canine Anatomy and Identification Training’, Department of Environment and Primary Industries.

Dated 28 January 2014

PETER WALSH MLA
Minister for Agriculture and Food Security

Domestic Animals Act 1994

APPROVAL OF TRAINING COURSES FOR AUTHORISED OFFICERS
TO TAKE SAMPLES OR ASSIST VETERINARY PRACTITIONERS
TO TAKE SAMPLES FROM DOGS UNDER SECTION 74B

I, Peter Walsh, Minister for Agriculture and Food Security, under section 74B(2) of the **Domestic Animals Act 1994** approve the following courses of training for authorised officers taking samples or assisting veterinary practitioners to take samples from dogs under section 74B of that Act –

- (a) ‘Canine DNA Evidence Collection Techniques (Dog Attack)’, Box Hill Institute [ABN 76268630462];
- (b) ‘Collecting DNA from Animals Course or DNA Profiling Course’, Teach Me Law Enforcement Pty Ltd [ABN 81126851858].

Dated 28 January 2014

PETER WALSH MLA
Minister for Agriculture and Food Security



Health Services Act 1988

HEALTH PURCHASING VICTORIA

Health Purchasing Policies

In accordance with 131(b)(i) of the **Health Services Act 1988** (the Act), notice is given of the following new health purchasing policies developed by Health Purchasing Victoria (HPV).

HPV is introducing five new purchasing policies effective from 26 June 2014. All Schedule 1 and 5 public hospitals and health services as listed under the Act must comply with these policies which are legally binding.

HPV has a responsibility to develop, implement and review policies and practices to ensure compliance, probity in procurement and support good procurement practices within health services. The new Health Purchasing Policies are specifically designed for the health sector to derive the maximum value from their procurement decisions. It covers the entire procurement life cycle from identifying procurement needs, ensuring appropriate oversight, planning, market research, sourcing through to contract management.

The Procurement Governance policy aims to ensure the most stringent accountability, compliance and probity guidelines are met from the outset. Having to report on compliance to the health service CEO elevates the strategic procurement function and encourages central coordination of procurement and inhibits the development of procurement silos.

The Procurement Strategic Analysis policy aims at better use of resources that encourage health services to identify the level of complexity and risk involved in each procurement activity and support to complete in-depth market analysis.

The Market Approach policy encourages scalability advocating early engagement with the market and a market approach matched to the procurement complexity and risk. The policy mandates the framework for a health service to follow in case of a critical incident and also defines the transparency and probity requirements for engaging with external stakeholders.

The Contract Management policy establishes a consistent contract management framework for health services. It specifically aims to help health services to drive better value from contracts by realising the benefits and identifying further opportunities.

HPV Collective Purchasing replaces the current HPV Principal Purchasing Policy. It encourages deeper spend analysis to identify further aggregated purchasing opportunities for the State and provide a consistent reporting framework for the Minister for Health to demonstrate how health services are driving greater value via procurement decisions.

The HPV Board have also approved a twenty-four months transition period for all public hospitals and health services mandated to comply with the health purchasing policies. Hence, compliance monitoring to the new health purchasing policies will commence on 26 June 2016. The mandated entities can adopt the policies earlier once approved by their respective Boards. The Current Principal Purchasing Policy will only be revoked on 26 June 2016.

These policies were developed by a steering committee consisting of various stakeholders including representation from metropolitan and regional CEOs. The policies were also subject to extensive consultation with public hospitals and health services.

The full text of the policies may be viewed on the Health Purchasing Victoria website, www.hpvt.org.au

FELIX PINTADO
Chair
Health Purchasing Victoria Board

Interpretation of Legislation Act 1984**BUILDING AMENDMENT (NATIONAL CONSTRUCTION CODE) REGULATIONS 2014**

Notice of Incorporation of Material and Address for Inspection of Documents

As required by section 32 of the **Interpretation of Legislation Act 1984**, I give notice that the Building Amendment (National Construction Code) Regulations 2014 apply, adopt or incorporate the following documents:

Table of Applied, Adopted or Incorporated Matter

Statutory Rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 4 which amends the definition of fire performance requirement in regulation 105 of the Building Regulations 2006	BCA Volume Two	Performance requirement P2.1.1 of BCA Volume Two
Regulation 6 which amends regulation 710 of the Building Regulations 2006	BCA Volume One 2013	Clause E1.4 of BCA Volume One 2013

A copy of the material applied, adopted or incorporated by these Regulations has been lodged with the Clerk of the Parliaments. A copy of all matter so applied, adopted or incorporated into the Building Regulations 2006 is available for inspection by the public, free of charge, during normal business hours at the Department of Transport, Planning and Local Infrastructure, 1 Spring Street, Melbourne, Victoria 3000, telephone 03 9208 3939.

MATTHEW GUY MLC
Minister for Planning

Interpretation of Legislation Act 1984**PLUMBING AMENDMENT REGULATIONS 2014**

Notice of Incorporation of Material and Address for Inspection of Documents

As required by section 32 of the **Interpretation of Legislation Act 1984**, I give notice that the Building Amendment (General) Regulations 2014 apply, adopt or incorporate the following documents:

Table of Applied, Adopted or Incorporated Matter

Statutory Rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 7 which substitutes new regulation 19(c) and (d) for regulation 19(c) of the Plumbing Regulations 2008	AS/NZS 5601.1:2013, Gas installations Part 1: General installations, published jointly by Standards Australia and Standards New Zealand on 16 September 2013	The whole
	AS/NZS 5601.2:2013, Gas installations Part 2: LP Gas installations in caravans and boats for non-propulsive purposes, published jointly by Standards Australia and Standards New Zealand on 16 September 2013	The whole

A copy of the material applied, adopted or incorporated by these Regulations has been lodged with the Clerk of the Parliaments. A copy of all matter so applied, adopted or incorporated into the Plumbing Regulations 2008 is available for inspection by the public, free of charge, during normal business hours at the Department of Transport, Planning and Local Infrastructure, 1 Spring Street, Melbourne, Victoria 3000, telephone 03 9223 1820.

MATTHEW GUY MLC
Minister for Planning



PRIMESAFE

Meat Industry Act 1993

FEE SCHEDULE FOR MEAT PROCESSING FACILITIES

1 July 2014 – 30 June 2015

Licence Category	Annual Throughput	Application Fee (Payable with first annual fee only) (\$)	Annual Fee (\$)
Abattoir *	Up to 8,000 units	660	1,320
	8,001 to 15,000 units	883	1,765
	15,001 to 100,000 units	1,577	3,154
	100,001 to 200,000 units	2,368	4,736
	200,001 to 400,000 units	3,156	6,312
	Over 400,000 units	3,945	7,890
	To calculate number of units of throughput: 1 cattle = 5 units 1 rabbit = 0.2 units 1 other stock = 1 unit		
Poultry Processing	Up to 2,500 units (0 to 8,000kg)	184	367
	2,501 to 50,000 units (8,001 to 25,000kg)	399	798
	50,001 to 250,000 units	837	1,673
	250,001 to 1,000,000 units	1,143	2,285
	1,000,001 to 2,500,000 units	1,751	3,502
	2,500,001 to 5,000,000 units	3,004	6,008
	Over 5,000,000 units	5,410	10,820
To calculate number of units of throughput: 1 bird = 1 unit 1 rabbit = 1 unit			
Further Meat Processing * (includes poultry meat & smallgoods)	Up to 250 tonnes	304	607
	251 to 500 tonnes	352	703
	501 to 1,500 tonnes	528	1,056
	1,501 to 2,500 tonnes	705	1,409
	2,501 to 5,000 tonnes	883	1,765
	Over 5,000 tonnes	1,059	2,117
Retail Butcher Shop	Up to 50 tonnes	130	259

Prime Tallow Processing	Not applicable	1,486	2,971
Game Meat	Not applicable	400	799
Inedible Rendering	Not applicable	1,113	2,226
Pet Meat Processing Plant	Not applicable	1,059	2,117
Pet Food Establishments	Up to 50 tonnes	130	259
	51 to 150 tonnes	439	878
	Over 150 tonnes	883	1,765
Meat Transport Vehicles	Not applicable	–	111

* Note: Facilities supervised by AQIS where AQIS accepts responsibility for all products placed on the domestic market are required to pay a licence fee in accordance with the fee schedule up to a maximum fee of \$1,524. New licence applications covered by this arrangement will also be required to pay an application fee in accordance with the fee schedule up to a maximum of \$762.



PRIMESAFE
Seafood Safety Act 2003

FEE SCHEDULE FOR WILDCATCH AND AQUACULTURE BUSINESSES

1 July 2014 – 30 June 2015

Licence Category	Annual Throughput	Application Fee (Payable with first annual fee only) (\$)	Annual Fee (\$)
Victorian Wildcatch Abalone	Landed catch < 2 tonnes	130	259
	Landed catch 2 to 8 tonnes	230	460
	Landed catch > 8 tonnes	388	775
Crustaceans	Landed catch < 1 tonne	130	259
	Landed catch 1 to 5 tonnes	195	389
	Landed catch 5 to 10 tonnes	267	534
	Landed catch > 10 tonnes	388	775
Wildcatch General	Landed catch < 10 tonnes	130	259
	Landed catch 10 to 50 tonnes	230	460
	Landed catch > 50 tonnes	388	775
Noxious Fish Permit	Landed catch < 50 tonnes	130	259
	Landed catch > 50 tonnes	195	389
Commonwealth Wildcatch	Not applicable	388	775

Aquaculture Fin Fish (including trout & yabbies)	Grow out < 15 tonnes	130	259
	Grow out 15 to 60 tonnes	230	460
	Grow out > 60 tonnes	388	775
Abalone	Grow out < 2 tonnes	130	259
	Grow out 2 to 8 tonnes	230	460
	Grow out > 8 tonnes	388	775
Blue Mussels & Shellfish	Grow out < 50 tonnes	130	259
	Grow out 50 to 150 tonnes	230	460
	Grow out > 150 tonnes	388	775



PRIMESAFE

Seafood Safety Act 2003

FEE SCHEDULE FOR SEAFOOD PROCESSING FACILITIES

1 July 2014 – 30 June 2015

Licence Category	Annual Throughput	Application Fee (Payable with first annual fee only) (\$)	Annual Fee (\$)
Wholesaler Category A* (including fin fish, scallops, shellfish, eels, shark, octopus, squid)	< 200 tonnes	399	798
	201 to 400 tonnes	600	1,199
	401 to 1,000 tonnes	1,396	2,791
	1,001 to 2,000 tonnes	2,993	5,986
	> 2,000 tonnes	3,990	7,980
Wholesaler Category B* (including mud crabs, bugs, crabs, abalone, rock lobster, prawns)	< 75 tonnes	399	798
	76 to 150 tonnes	600	1,199
	151 to 350 tonnes	1,396	2,791
	351 to 700 tonnes	2,993	5,986
	> 700 tonnes	3,990	7,980
Processor Category A* (including fin fish, scallops, shellfish, eels, shark, octopus, squid)	< 150 tonnes	399	798
	151 to 300 tonnes	600	1,199
	301 to 750 tonnes	1,396	2,791
	751 to 1,500 tonnes	2,993	5,986
	> 1,500 tonnes	3,990	7,980
Processor Category B* (including mud crabs, bugs, crabs, abalone, rock lobster, prawns)	< 50 tonnes	399	798
	51 to 100 tonnes	600	1,199
	101 to 250 tonnes	1,396	2,791
	251 to 500 tonnes	2,993	5,986
	> 500 tonnes	3,990	7,980

Further Processor Category A* (including fin fish, scallops, shellfish, eels, shark, octopus, squid)	< 50 tonnes	399	798
	51 to 100 tonnes	600	1,199
	101 to 250 tonnes	1,396	2,791
	251 to 500 tonnes	2,993	5,986
	> 500 tonnes	3,990	7,980
Further Processor Category B* (including mud crabs, bugs, crabs, abalone, rock lobster, prawns)	< 25 tonnes	399	798
	26 to 50 tonnes	600	1,199
	51 to 100 tonnes	1,396	2,791
	101 to 200 tonnes	2,993	5,986
	> 200 tonnes	3,990	7,980
Retailer	Not applicable	300	599

* Note: Facilities supervised by AQIS where AQIS accepts responsibility for all products placed on the domestic market are required to pay a licence fee in accordance with the fee schedule up to a maximum fee of \$1,524. New licence applications covered by this arrangement will also be required to pay an application fee in accordance with the fee schedule up to a maximum of \$762.

Prevention of Cruelty to Animals Regulations 2008

APPROVAL

Regulation 32(2)

I, Cassandra Meagher, Executive Director Regulation and Compliance (Biosecurity), under regulation 32(2) of the Prevention of Cruelty to Animals Regulations 2008, as delegate of the Minister for Agriculture and Food Security, approve a trapped animal being left alive in a large leghold trap for wild dogs for a period of up to 72 hours, in the following parishes –

Acheron, Adjie, Albacutya, Angora, Babatchio, Banyarmbite, Baranduda, Barga, Baring, Baring North, Barwidgee, Beechworth, Beenak, Beethang, Beloka, Bemboka, Bemm, Benambra, Bendock, Berontha, Berringama, Bermarr, Bete Bolong North, Bete Bolong South, Betka, Bidwell, Big Desert, Billian, Bindi, Bingo-Munjie, Bingo-Munjie North, Bingo-Munjie South, Binnican, Binnuc, Birregun, Bogong North, Boinka, Bolga, Bonang, Bondi, Boola Boola, Boonderoot, Boorgunyah, Boorpuk, Bow-Worrung, Bralack, Bramby, Briagolong, Bright, Brimbonga, Broadlands, Bruarong, Buchan, Buckland, Budgee Budgee, Bulgaback, Bullioh, Bullumwaal, Bundara-Munjie, Bundowra, Bungamero, Bungil, Bungil East, Bungywarr, Bunurouk, Bunyip, Buragwonduc, Burrowye, Burrungabugge, Butgulla, Buxton, Byawatha, Cabanandra, Cambatong, Canabore, Carboor, Carneek, Changue, Chilpin, Chinaman Flat, Cobbannah, Cobon, Cobungra, Colac Colac, Colquhoun, Colquhoun East, Colquhoun North, Combienbar, Conga Wonga, Cooaggalah, Cooalumbooka, Coolungubra, Cooma, Coongulla, Coopracambra, Coornburt, Corryong, Cowa, Crookayan, Cudgewa, Curlip, Daalko, Dahwedarre, Dandongadale, Dargo, Dattuck, Deddick, Dederang, Dellicknora, Derndang, Detarka, Doledrook, Doodwuk, Dorchap, Dueran, Dueran East, Edi, Eildon, Eldorado, Ellinging, Enano, Enochs Point, Ensay, Errinundra, Eucambene, Eumana, Euranelong, Everton, Flowerdale, Freeburgh, Fumina, Fumina North, Gelantipy East, Gelantipy West, Gembrook, Gibbo, Gillingall, Gillum, Ginap, Glenaladale, Glendale, Glenmaggie, Glenmore, Glenwatts, Gonzaga, Goolengook, Goongerah, Goulburn, Gracedale, Granton, Granya, Gunamalary, Gundwring, Gungarlan, Guttamura, Harrierville, Hinnno-Munjie, Howqua, Howqua West, Jamieson, Jemba, Jilwain, Jinderboine, Jindivick, Jingallala, Jinjellie, Jirnkee, Jirrah, Kaerwut, Kalk Kalk, Kancobin, Karawah, Karlo, Keelangie, Kergunyah, Kergunyah North, Kevington, Kianeeck, Kinglake, Kirkenong, Koetong, Koola, Koomberar, Kooragan, Koorool, Kooroon, Kosciusko, Kowat, Kuark, Kurnbrunin, Licola, Licola North, Lochiel, Lodge Park, Loomat, Loongelaat, Lorquon, Ludrik-Munjie, Loyola, Maffra, Magdala South, Magorra, Maharatta, Majorlock, Mallacoota, Manango, Maneroo, Manpy, Maramingo, Marlooh, Marroo, Matlock, Matong, Matong North, Mellick-Munjie, Merrijig, Miowera, Mirimbah, Mitta Mitta, Mittyman, Mohican, Monda, Monomak, Moolpah, Moondarra, Moonip, Moonkan, Moonlight, Moornapa, Moorngag, Morekana, Morockdong, Moroka, Mowamba, Moyangul,

Moyhu, Mudgeegonga, Mullagong, Mullawye, Mullindolingong, Murmungee, Murramurrangbong, Murrindal East, Murrindal West, Murrindindi, Murrungowar, Myrree, Myrtleford, Nangana, Nanowie, Nappa, Nar-Be-Thong, Nar-Nar-Goon, Nariel, Narrang, Narrobuk, Narrobuk North, Nayook, Nayook West, Neerim, Neerim East, Nerran, Newmerella, Ngallo, Niagaroon, Nillahcootie, Nindoo, Ninnie, Noojee, Noojee East, Noonga, Noorinbee, Noorongong, Nowa Nowa, Nowa Nowa South, Nowyeo, Noyong, Numbie-Munjie, Numbruk, Nunggal, Nungatta, Nunniong, Nurong, Nypo, Omeo, Onyim, Orbost, Orbost East, Panbulla, Patchewollock, Patchewollock North, Perenna, Pigick, Pinnak, Porepunkah, Purgagoolah, Quag-Munjie, Red Bluff, Rothesay, Sargood, Sarsfield, St. Clair, Stanley, Steavenson, Suggan Buggan, Tabbara, Tabberabbera, Taggerty, Talgarno, Tallandoon, Tambo, Tamboon, Tamboritha, Tangambalanga, Tanjil, Tanjil East, Tarkeeth, Tarrawarra North, Tatong, Tatonga, Tawanga, Telbit, Telbit West, Terlite-Munjie, Theddora, Thologolong, Thorkidaan, Thornton, Thowgla, Tildesley East, Tildesley West, Timbarra, Tingaringy, Tintaldra, Tongaro, Tonghi, Tongio-Munjie East, Tongio-Munjie West, Tonimbuk, Tonimbuk East, Toolome, Toombon, Toombullup, Toombullup North, Toongabbie North, Toonyarak, Toorongo, Torbreck, Towamba, Towong, Tubbut, Tullyvea, Tyamoonya, Tyirra, Wa-De-Lock, Wabba, Wabonga, Wabonga South, Wagra, Walhalla, Walhalla East, Wallaby, Wallowa, Walwa, Wamba, Wandiligong, Wangarabell, Warburton, Warrambat, Warraquil, Wat Wat, Wathe, Wau Wauka, Wau Wauka West, Waygara, Weeragua, Welumla, Wentworth, Wermatong, Werrap, Whitfield, Whitfield South, Whorouly, Wibenduck, Willoby, Windarra, Winteriga, Winyar, Wirrbibial, Wollonaby, Wongungarra, Wonnangatta, Woodbourne, Woolenook, Woongulmerang East, Woongulmerang West, Woori Yallock, Wooyoot, Worooa, Worowing, Wrathung, Wrixon, Wuk Wuk, Wurrin, Wurutwun, Wy-Yung, Wyangil, Wyeetoo, Wyperfeld, Yaapeet, Yabba, Yackandandah, Yallum, Yalmy, Yambulla, Yangoura, Yarak, Yeerik, Yonduk, Youpella, Yuonga,

provided:

1. the trap was set or used by an employee or agent of the Department of Environment and Primary Industries, or Parks Victoria; and
2. the trap was set or used only for the purpose of wild dog control.

This approval takes effect on the day it is published in the Government Gazette and remains in force until 30 June 2015 unless earlier revoked.

The approval given by Russell McMurray, Acting Executive Director, Biosecurity Victoria under regulation 32(2) of the Prevention of Cruelty to Animals Regulations 2008 and published in Government Gazette number G25 on 27 June 2013 is revoked on the day this approval is published in the Government Gazette.

Dated 19 June 2014

Responsible delegate:
CASSANDRA MEAGHER
Executive Director
Regulation and Compliance (Biosecurity)

Note: Regulation 32(2) provides that:

‘A trapped animal must not be left alive in the trap for more than 24 hours or, in the case of a large leghold trap for wild dogs, as otherwise approved by the Minister.’

Public Health and Wellbeing Act 2008**SECTIONS 151(3) AND (4) AND TABLE 1 OF THE SCHEDULE TO THE ACT**

I, Pradeep Philip, Secretary to the Department of Health, approve the following form of blood donation statement for the purposes of sections 151(3) and (4) of the **Public Health and Wellbeing Act 2008**, and item 1, column 2, paragraph (a), and item 2, column 2, paragraphs (b)(i) and (c)(i) of Table 1, of the Schedule to the **Public Health and Wellbeing Act 2008**.

This approved form of blood donation statement replaces any previous approved form of blood donation statement.

This approval takes effect on 6 July 2014.

PRADEEP PHILIP
Secretary, Department of Health

FORM OF BLOOD DONATION STATEMENT**All donors please complete this section**

There are some people who MUST NOT give blood as it may transmit infections to those who receive it. To determine if your blood or blood products will be safe to be given to people in need, we would like you to answer some questions. These questions are a vital part of our efforts to eliminate diseases from the blood supply. All of the questions are important to answer. Answer each question on the form as honestly as you can and to the best of your knowledge. **THERE ARE PENALTIES INCLUDING FINES AND IMPRISONMENT FOR ANYONE PROVIDING FALSE OR MISLEADING INFORMATION.**

All donations of blood are tested for the presence of hepatitis B and C, HIV (the AIDS virus), HTLV and syphilis. If your blood test proves positive for any of these conditions, or for any reason the test shows a significantly abnormal result, you will be informed.

Please respond by placing a cross or tick in the relevant box. Do not circle.

To the best of your knowledge have you EVER:

- | | | |
|----|--|--------|
| 1. | Thought you could be infected with HIV or have AIDS? | Yes/No |
| 2. | 'Used drugs' by injection or been injected, even once , with drugs not prescribed by a doctor or dentist? | Yes/No |
| 3. | Had treatment with clotting factors such as Factor VIII or Factor IX? | Yes/No |
| 4. | Had a test which showed you had hepatitis B, hepatitis C, HIV or HTLV? | Yes/No |

In the last 12 months have you:

- | | | |
|-----|---|-----------------------|
| 5. | Had an illness with both a rash AND swollen glands, with or without a fever? | Yes/No |
| 6. | Engaged in sexual activity with someone you might think would answer 'yes' to any of questions (1–5)? | Yes/No |
| 7. | Had sexual activity with a new partner who currently lives or has previously lived overseas? | Yes/No |
| 8. | Had sex (with or without a condom) with a man who you think may have had oral or anal sex with another man? | Yes/No |
| 9. | Had male to male sex (that is, oral or anal sex) with or without a condom?
(Females please tick 'I am female') | Yes/No
I am female |
| 10. | Been a male or female sex worker (e.g. received payment for sex in money, gifts or drugs)? | Yes/No |

- | | |
|---|--------|
| 11. Engaged in sexual activity with a male or female sex worker? | Yes/No |
| 12. Been imprisoned in a prison or been held in a lock-up or detention centre? | Yes/No |
| 13. Had a blood transfusion? | Yes/No |
| 14. Had (yellow) jaundice or hepatitis or been in contact with someone who has? | Yes/No |

In the last 6 months have you:

- | | |
|--|--------|
| 15. Been injured with a used needle (needlestick)? | Yes/No |
| 16. Had a blood/body fluid splash to eyes, mouth, nose or to broken skin? | Yes/No |
| 17. Had a tattoo (including cosmetic tattooing), body and/or ear piercing, electrolysis or acupuncture (including dry-needling)? | Yes/No |

**This declaration is to be signed in the presence of a Blood Service staff member.
(Please read the following conditions)**

Thank you for answering these questions. If you are uncertain about any of your answers, please discuss them with your interviewer.

We would like you to sign this declaration in the presence of your interviewer (a Blood Service staff member) to show that you have understood the information on this form and have answered the questions in the declaration to the best of your knowledge.

Your donation is a gift to the Blood Service to be used to treat patients. In some circumstances, your donation may be used by the Blood Service or other organisations for the purposes of research, teaching, quality assurance, or the making of essential diagnostic reagents (including commercial reagents). A part of your donation will also be stored in the Blood Sample Archive for possible future testing and research; samples that are no longer required will be destroyed. Approval from an appropriate Human Research Ethics Committee is required before any research is undertaken on your donation or any part of it.

You may be asked by the Blood Service to undergo further testing, which you have the option to decline.

Should you become aware of any reason why your blood should not be used for transfusion after your donation, please call us on 13 14 95. In particular, if you develop a cough, cold, diarrhoea or other infection within a week after donating, please report it immediately.

Donor**Acknowledgement of responsibilities and risks (NB: Please initial and sign only in the presence of the interviewer):**

I agree to have blood taken from me under the conditions above and:

- I have been provided with 'Information about the risks of donating blood' on page 2 of this questionnaire. I have read and understood this information and have had the opportunity to ask questions. I accept the risks associated with donation and agree to follow the instructions of the Blood Service staff to minimise these risks.

Please initial

- I declare that I have understood the information on this form and answered the questions in the declaration honestly and to the best of my knowledge. I understand that there are penalties, including fines and imprisonment, for providing false or misleading information.

Please initial

(Please Print)

Surname/Family Name

Given name

Date of birth (DD/MM/YYYY)

Please ONLY sign in the presence of the interviewer

Signature

Date (DD/MM/YYYY)

Staff Witness (Please Print)

Donor identity verified Yes No

Checked spelling of name Yes NA

Supplementary questions answered Yes NA

Surname/Family name

Given name

Signature

Time Date (DD/MM/YYYY)

Donation number

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF PRIMARY INDUSTRIES

Exemption of Land from an Exploration or Mining Licence

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration applications 5514 and 5515 from being subject to an exploration licence and a mining licence.

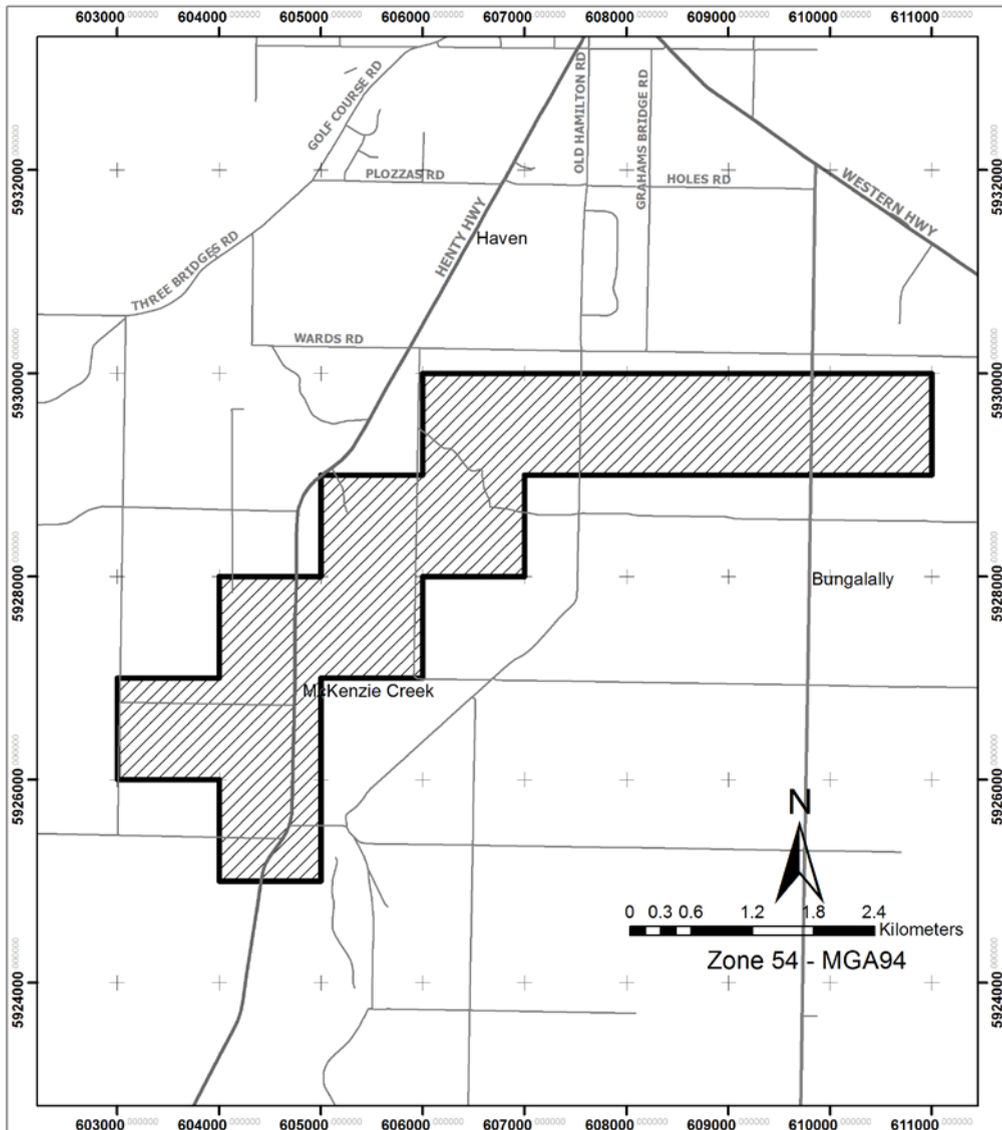
Dated 16 June 2014

DAVID BOOTHROYD
Manager Earth Resources Tenements
Earth Resources Regulation Branch

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

I, Kylie White, Executive Director, Earth Resources Regulation pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that land situated within the boundaries of hatched area on attached Schedule A.

Schedule A

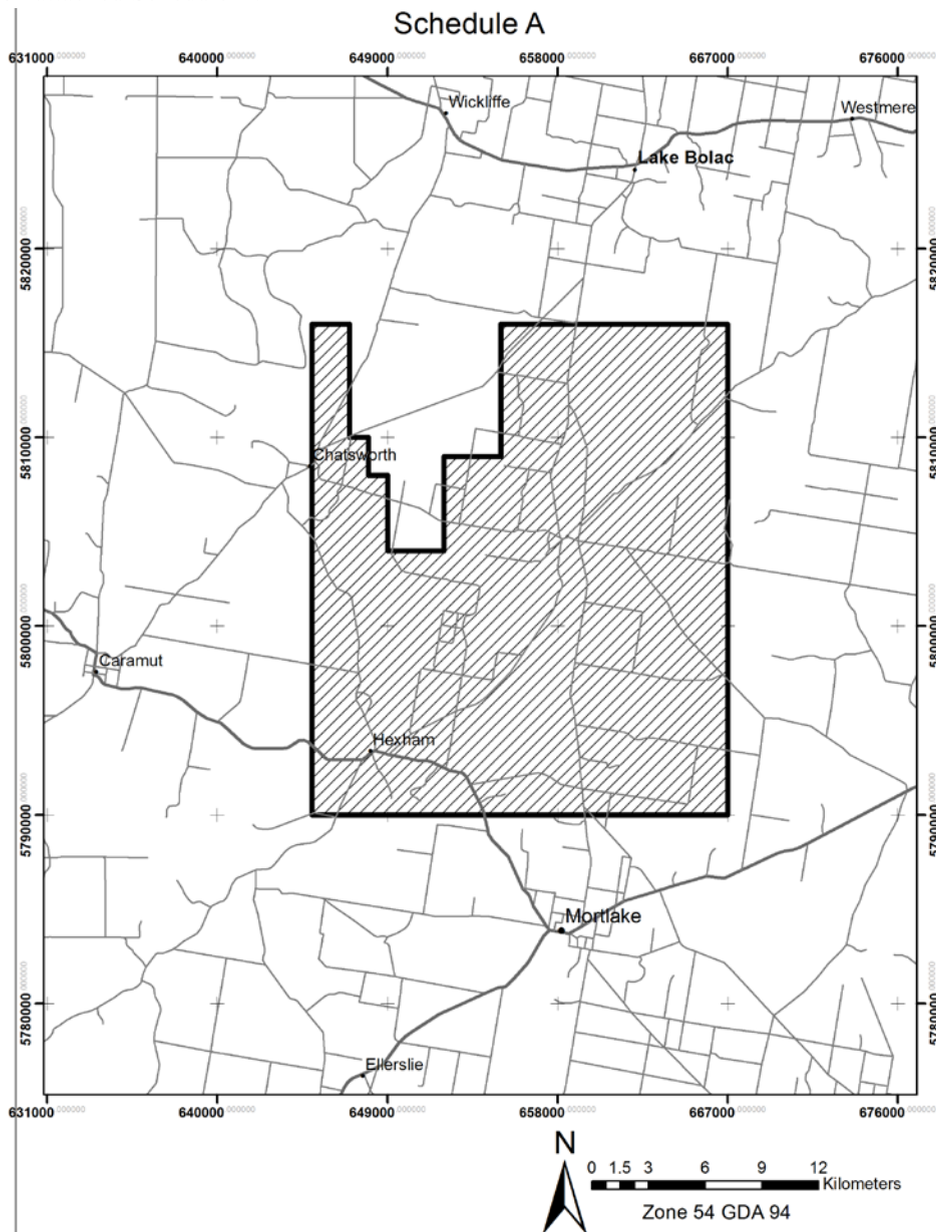


Dated 11 June 2014

Signed by
KYLIE WHITE
Executive Director, Earth Resources Regulation

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

I, Kylie White, Executive Director, Earth Resources Regulation pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Energy and Resources, hereby exempt all that land situated within the boundaries of hatched area on attached Schedule A.



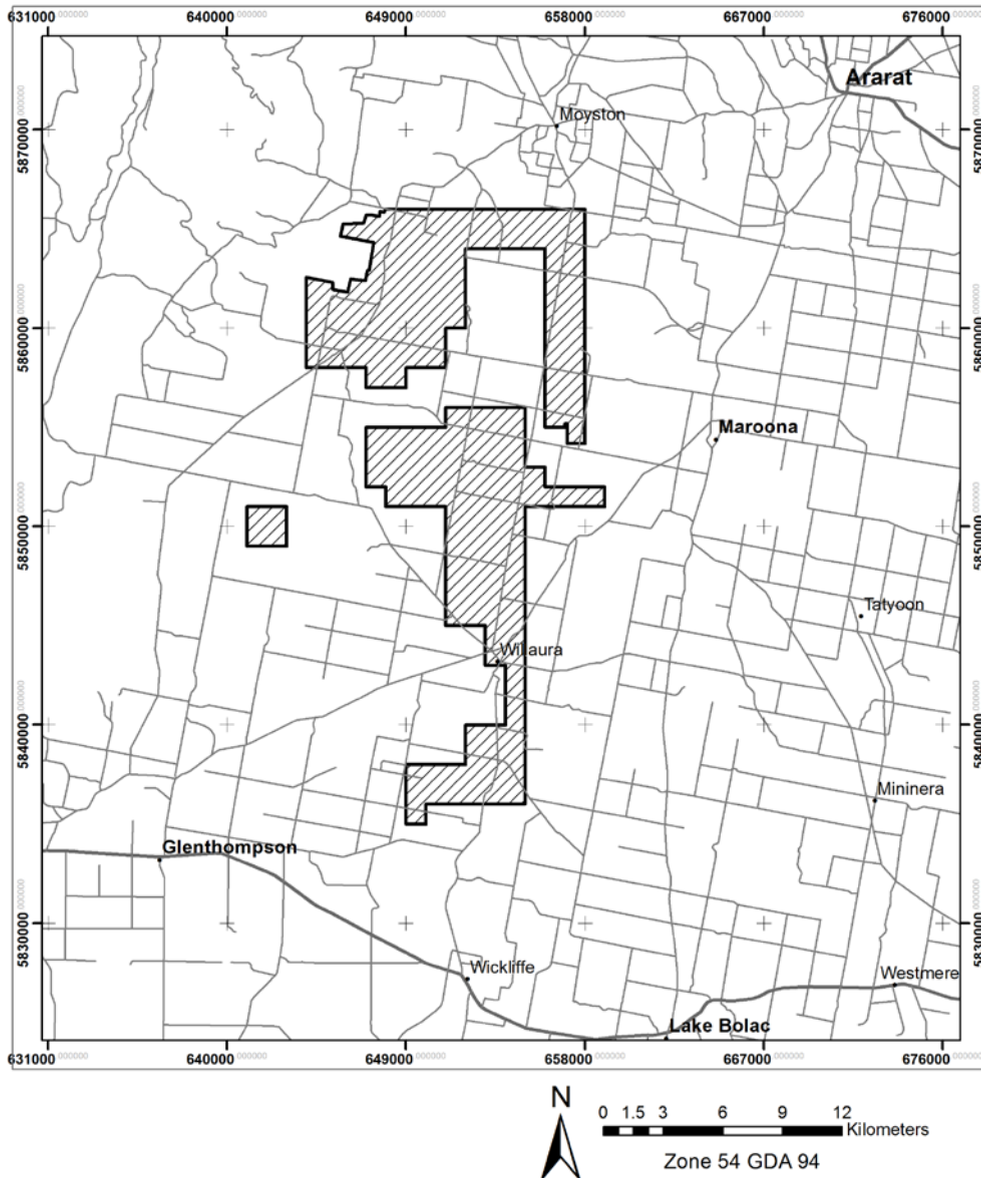
Dated 16 June 2014

Signed by
KYLIE WHITE
Executive Director, Earth Resources Regulation

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Schedule A

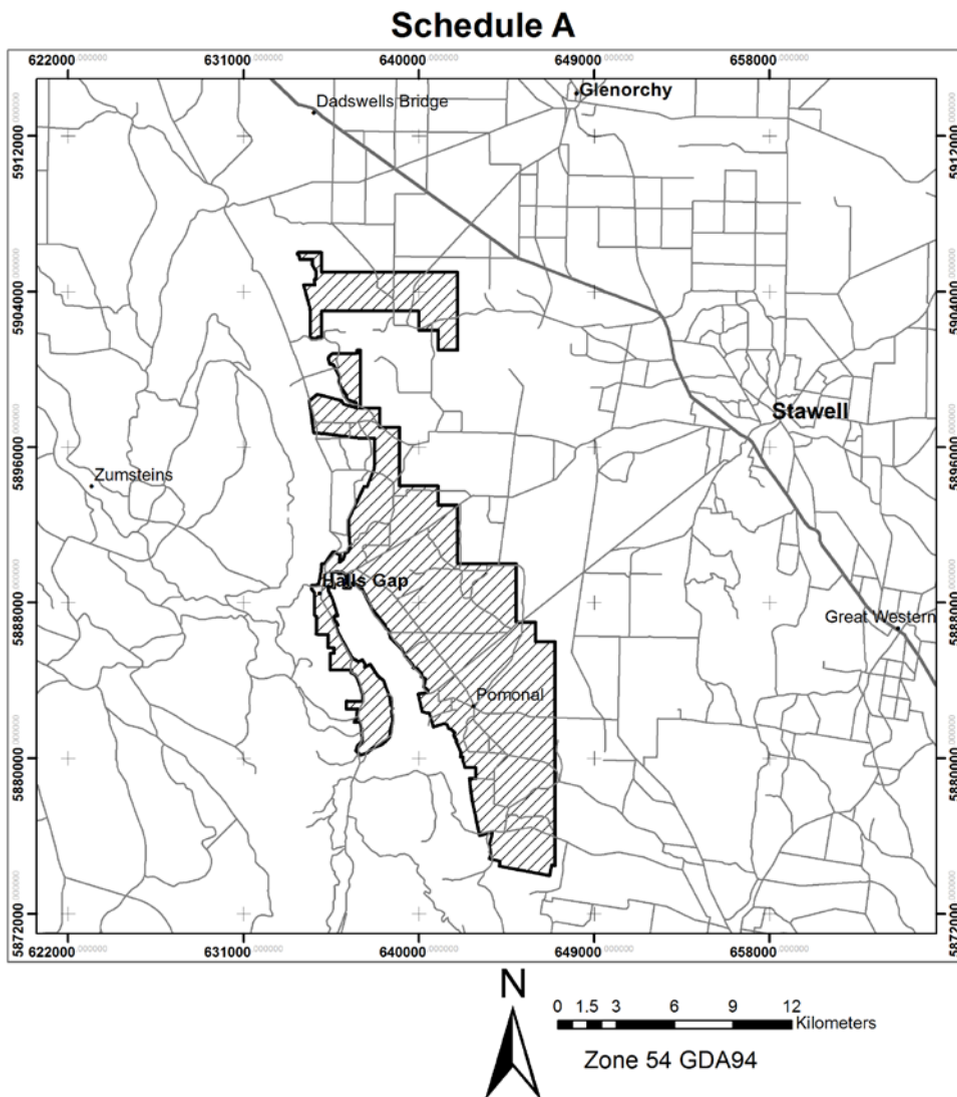


Dated 11 June 2014

Signed by
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Executive Director, Earth Resources Regulation

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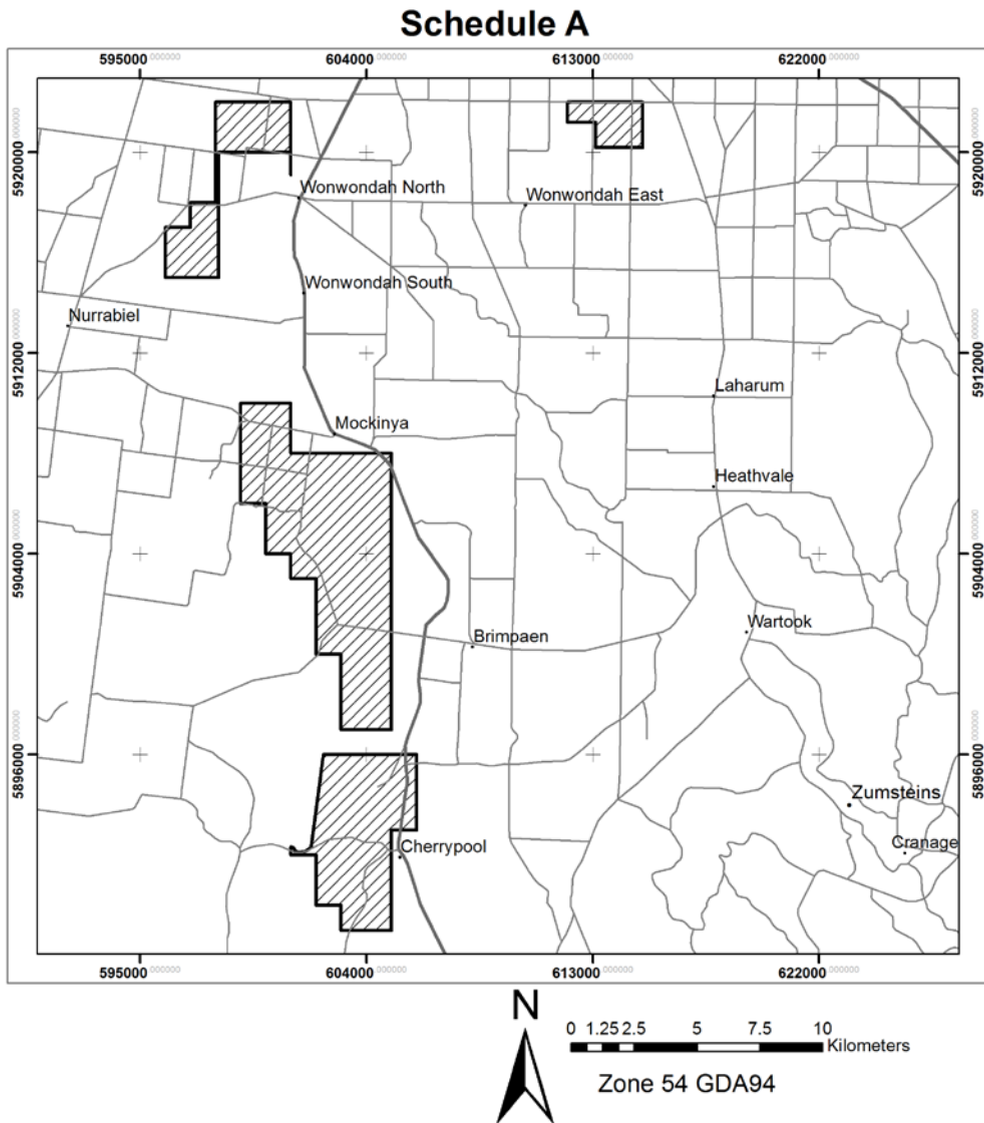


Dated 11 June 2014

Signed by
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Executive Director, Earth Resources Regulation

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Dated 11 June 2014

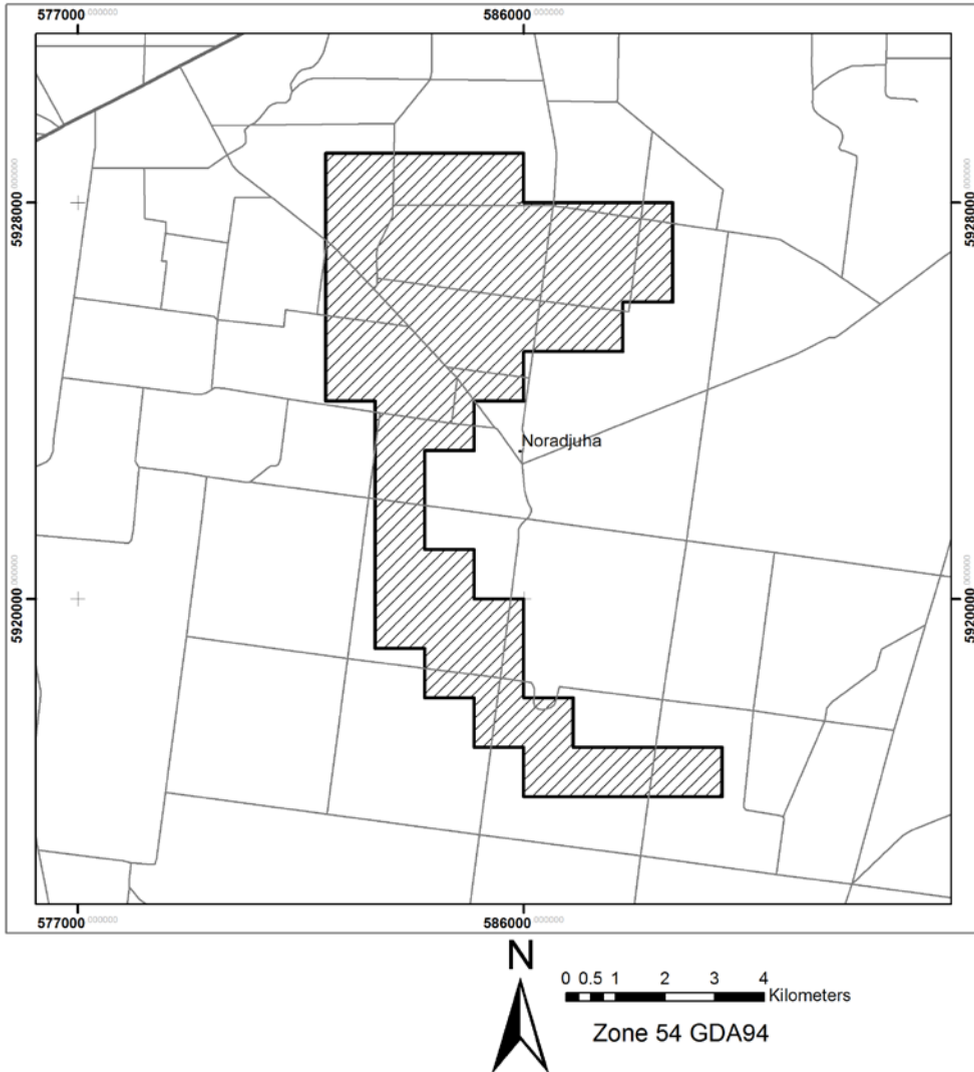
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Executive Director, Earth Resources Regulation

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Schedule A



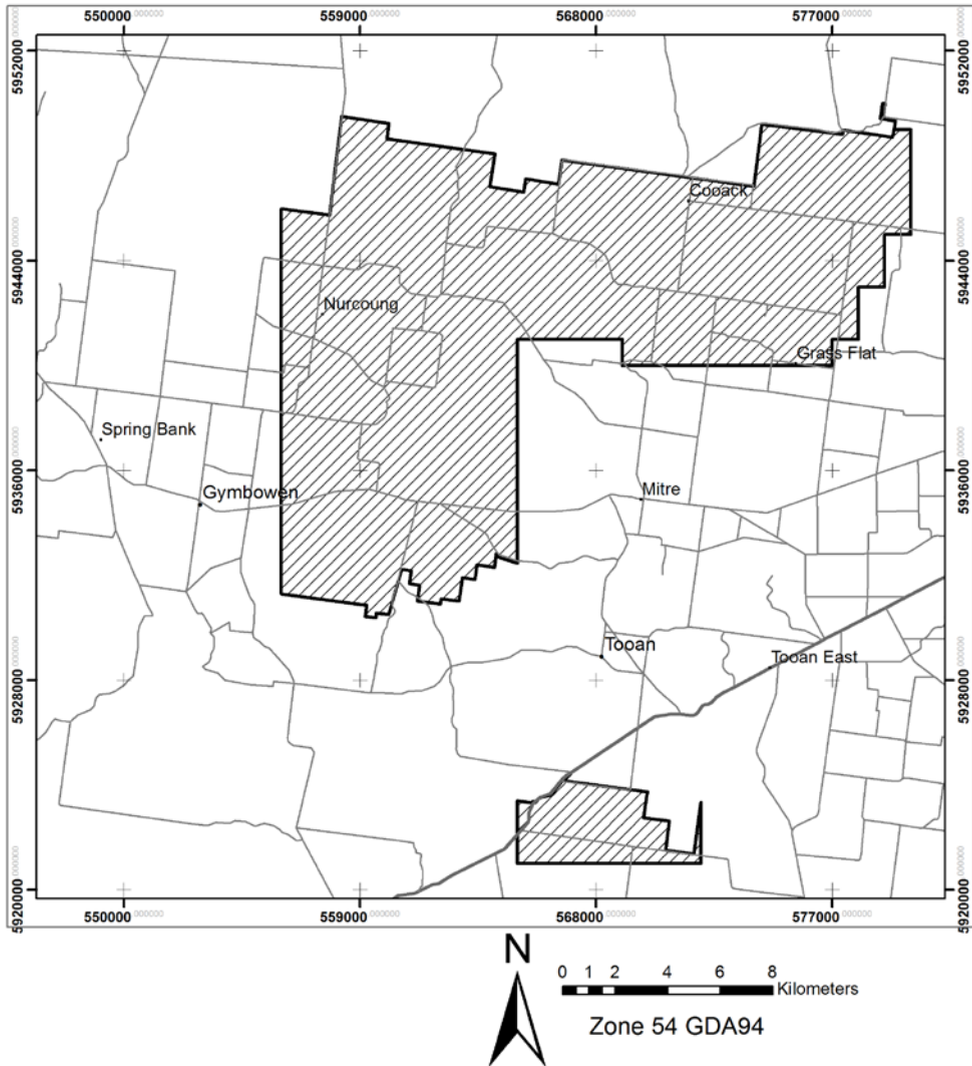
Dated 11 June 2014

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Executive Director, Earth Resources Regulation

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Schedule A

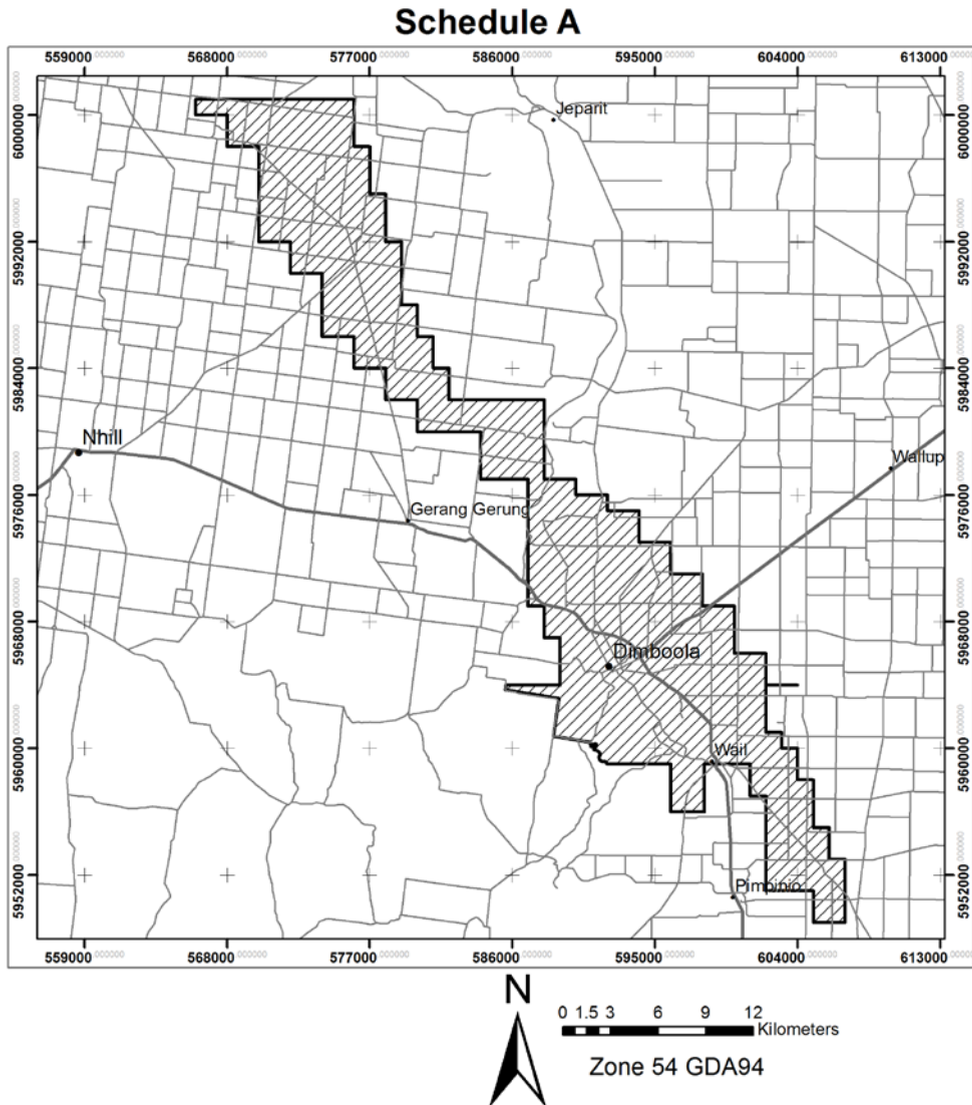


Dated 11 June 2014

Signed by
KYLIE WHITE
Executive Director, Earth Resources Regulation

Mineral Resources (Sustainable Development) Act 1990
EXEMPTION OF LAND FROM AN EXPLORATION, MINING, RETENTION OR
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Dated 11 June 2014

Signed by
KYLIE WHITE
Executive Director, Earth Resources Regulation

**State Trustees (State Owned Company) Act 1994
Trustee Companies Act 1984**

STATE TRUSTEES FEES AND CHARGES

All fees are inclusive of GST

Effective 1 July 2014

The new fees and charges, and new rates for existing fees and charges, as set out in this Scale will (unless otherwise stated) be charged by State Trustees on and from 1 July 2014.

1. PREPARATION OF WILLS, ENDURING POWERS OF ATTORNEY, AND TRUSTS

1.1 WILL PREPARATION

	If State Trustees is appointed sole executor or sole substitute executor where the sole executor is a spouse/partner	All other executor appointments
Individual	\$230 per person*	\$580 per person*
* Fees are based on an appointment time of 1 hour. Couples will be booked for two appointments (2 hours). Any additional time required will be charged at \$204 per hour (pro-rated). For will storage information, please see Section 4.11 of this document.		

State Trustees Legal Will Kit (Online)	\$29.99 per person	\$29.99 per person
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1.2 ENDURING POWERS OF ATTORNEY PREPARATION

1.2(i) Preparation of enduring power of attorney (financial)

	If State Trustees is appointed sole attorney or sole alternative attorney where the primary attorney is a spouse/partner.	All other attorney appointments.
Individual	\$118 per enduring power of attorney (financial)	\$149 per enduring power of attorney (financial)

1.2(ii) Preparation of enduring power of attorney (medical treatment) or enduring power of guardianship

Individual	\$149 per enduring power of attorney (medical treatment) or enduring power of guardianship
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Note: State Trustees will not act or accept appointment as an agent under an enduring power of attorney (medical treatment), nor act or accept appointment as an enduring guardian under an enduring power of guardianship.

1.2(iii) Preparation of enduring power of attorney (financial), enduring power of attorney (medical treatment) and enduring power of guardianship – package pricing

	Preparation of: <ul style="list-style-type: none"> • Enduring power of attorney (financial), where State Trustees is appointed sole attorney or sole alternative attorney;⁺ • Enduring power of attorney (medical treatment); and • Enduring power of guardianship. <p>⁺ Where the primary attorney is a spouse/partner</p>
Individual	\$350

1.3 TRAVEL FEE

Travel involved in visiting the client	\$201 per appointment*
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* Travel fee for visiting any client aged 75 or over at any other venue other than a State Trustees office incurs no charge.

1.4 TRUST DOCUMENTATION

Fees for provision of legal services (including preparation of trust documents, such as trust deeds).		
Charged according to hourly Legal Services rates:	Senior Lawyer	\$472 per hour
	Lawyer	\$356 per hour
	Junior Lawyer	\$217 per hour
	Articled Clerk/Para-Legal/Law Clerk	\$204 per hour

2. ADMINISTRATION OF WILLS & ESTATES, ENDURING POWERS OF ATTORNEY, AND TRUSTS

Fees other than those set out in this Section, such as fees in relation to amounts invested in a Common Fund, or for the provision of Legal, Taxation, and Financial Planning services, may apply depending on the circumstances of the particular trust or estate. These fees are detailed in Section 4 – Additional Services.

2.1 Estate Administration

Capital Commission	
Capital commission is charged on the gross value of any assets of the estate.	Up to 5.5%
Income Commission	
Income commission is charged on the gross estate income received.	6.6%

Where the administration of an estate commenced before the introduction of GST on 1 July 2000, and where there was no agreement or other restriction in place, the relevant capital and income commission shall be at the rate of the published scale at the time the administration commenced, plus 10%.

2.2 Informal Administration and Survivorship

The administration of a deceased estate where formal Court authorisation is not required and no capital commission is taken.	\$204 per hour
Administration fee is charged for the transfer of jointly owned assets to survivor.	\$725
Assisting with a survivorship application where no deceased estate is administered.	\$204 per hour

2.2A Administration of intestate estates vesting pursuant to the Administration and Probate Act 1958, section 19

Services provided in respect of an estate that has vested in State Trustees Limited pursuant to section 19 of the Administration and Probate Act 1958 (Vic.), including, but not limited to, holding, managing and distributing any monies.	Senior Lawyer	\$472 per hour
	Lawyer	\$356 per hour
	Junior Lawyer	\$217 per hour
	Articled Clerk/Paralegal/Law Clerk	\$204 per hour
	Administration services	\$204 per hour

2.3 Enduring Power Of Attorney (Financial) Administration

Capital Commission	
A Capital commission is charged on the gross value of any assets of the estate.	5.5%
Income Commission	
On Centrelink or Department of Veterans Affairs pensions and allowances received.	3.3%
On all other gross income received.	6.6%

Where the administration of an estate commenced before the introduction of GST on 1 July 2000, and where there was no agreement or other restriction in place, the relevant capital and income commission shall be at the rate of the published scale at the time the administration commenced, plus 10%.

2.4 Trust Administration

Capital Commission	
Capital commission is charged on the gross value of any assets of the trust.	5.5%
Income Commission	
Income commission is charged on the gross trust income received.	6.6%

Note: The same rates of commission and fees as set out above also apply to Agencies, Court-appointed Administrations, Statutory Administrations and Other Administrations.

3. ADMINISTRATION SERVICES FOR PEOPLE WITH A DISABILITY AND MISSING PERSONS (VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL (VCAT) ORDERS)

Fees other than those set out in this Section, such as fees in relation to amounts invested in a Common Fund, or for the provision of Legal, Taxation, and Financial Planning services, may apply depending on the circumstances of the particular trust or estate. These fees are detailed in Section 4 – Additional Services.

(i) Appointed Administrations (including Limited Orders).

Income Commission	
On Centrelink or Department of Veterans Affairs pensions and allowances received.	3.3%
On all other gross income received.	6.6%

Capital Commission	
A once-only capital commission is charged on the gross value of any assets of the estate.	5.5%
Under exceptional circumstances an hourly rate may be charged instead of commissions.	\$204 per hour

(ii) Temporary Order Administration

Temporary Order Administration.	\$204 per hour
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(iii) Administrations for Missing Persons

Administrations for Missing Persons.	\$204 per hour
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Note: For administrations of uncared for property under the **Administration and Probate Act 1958**, the same rates of commission and fees apply as for Trust administration (as set out above).

4. ADDITIONAL SERVICES**4.1 LEGAL SERVICES**

Legal fees, for services such as document preparation, legal advice and litigation:	Senior Lawyer	\$472 per hour
	Lawyer	\$356 per hour
	Junior Lawyer	\$217 per hour
	Articled Clerk/Para-Legal/Law Clerk	\$204 per hour
Probate Fees	Charged in accordance with current Supreme Court (Administration and Probate) Rules.	

4.2 CONVEYANCING FEES

Sale of residential real estate.	\$904 [§] per sale/purchase
Purchase of residential real estate.	\$1106 [§] per sale/purchase
Sale of commercial real estate.	\$1043 [§] per sale/purchase
Purchase of commercial real estate.	\$1244 [§] per sale/purchase
Sale of retirement village property.	\$1175 [§] per sale/purchase
Purchase of retirement village property.	\$1376 [§] per sale/purchase

[§] Fee includes one Transfer of Land and one Discharge of Mortgage (but does not include the Sundries fee below).

Transfer of Land – Where the property concerned needs to be transferred to the beneficiaries or a third party.	\$415
Caveat or withdrawal of caveat over property – Caveats are registered on certificates of title to protect an interest in the property, e.g. as a life tenant in accordance with the terms of the will a caveat prevents the registered owner from dealing with the property without first obtaining the caveator's consent.	\$168

Arranging the discharge of the mortgage with the lender – A discharge of mortgage is obtained from the lender when the loan is discharged.	\$208
Application by personal representative or survivorship application – When State Trustees is the executor in order for the property to be sold or subsequently transferred to a beneficiary. In the case of a property owned by joint tenants a survivorship application may be required.	\$208
Supporting statutory declaration – Statutory declarations may be required to support a property transaction, e.g. the owner's name differs on the certificate of the title and on the will and therefore a statutory declaration is required to clarify the client's true and correct name.	\$109
Lost title application – Obtaining a replacement certificate of title where the original has been lost, stolen or misplaced. This fee includes the provision for three statutory declarations ordinarily required for these applications.	\$1153
Notice of rescission – State Trustees may be required to formally issue a notice of rescission where the sale or purchase of real estate is cancelled during the period of the contract of sale.	\$407
Sundries – State Trustees charges a once-off flat fee for all sundries – e.g. photocopying, faxing, binding of contracts, postage, etc.	\$31 per matter (flat fee)
Production of certificate of title or other documentation for a third party – Where State Trustees is required to provide a certificate of title and/or miscellaneous document to a third party to facilitate a property transaction. (This fee is paid by the party requesting the documents.)	\$86 per document
Any other conveyancing service not listed above	\$204 per hour or as otherwise agreed

4.3 TAXATION SERVICES

Taxation Services:	Accountant, Trainee Accountant: \$204 per hour Senior Accountant, Intermediate Accountant: \$242 per hour
Computer assisted reviews*	\$101 per review
Application for refund of franking credits	\$62 per application

Tax preliminary advice service* – Advice provided at the commencement of the administration of a client’s affairs to determine if a tax return/s are required, whether the client has any current outstanding tax credits or debts with the ATO, as well as whether any Activity Statements (BAS/IAS) require actioning.	\$114 (flat fee)
Tax liability and associated costs advice* – Advice provided as to the costs, estimated tax refunds or liabilities associated with completing a tax return where taxation advisory services has previously advised that a tax return is required.	\$114 (flat fee)

*For trusts, estates and powers of attorney under State Trustees’ administration

4.4 FINANCIAL PLANNING SERVICES

Financial planning services for powers of attorney, agencies, court-appointed administrations, statutory administrations, other administrations, trusts and deceased estates.

Financial Planning Fees

Plan Preparation and Plan Review Fees:	
Plan preparation and plan review fees:	Paraplanner, Planning Assistant: \$204 per Plan/Review Financial Planner: \$242 per Plan/Review Computer-Assisted Standard Plan Annual Review: \$101 per Plan/Review
All investment entry fees received by State Trustees are rebated to the client. External fund managers may pay State Trustees a trail commission of up to 1.1% per annum of the amount of the funds invested (generally no more than 0.4%). Trail commission is rebated wherever possible.	

4.5 STATE TRUSTEES FUNERAL FUND

The State Trustees Funeral Fund (‘the Fund’) is issued and administered by the Ancient Order of Foresters in Victoria Friendly Society Limited ABN 27 087 648 842 (‘Foresters’). Before making an investment decision and for any further information in relation to the Fund, including fees and charges, please refer to the Fund’s Disclosure Document. To obtain a copy of the Disclosure Document, call (03) 9667 6444 or free call 1800 636 203 or visit our website at www.statetrustees.com.au

Foresters may pay State Trustees the following commissions:

- a) up to 2% of the initial amount invested and any subsequent contributions; and
- b) 0.7% per annum of the Fund’s total assets.

4.6 CHARITABLE TRUSTS**4.6(i) State Trustees Australia Foundation**

Management fee on funds held in Common Funds. Other direct fund expenses incurred, such as audit and legal fees, are also paid from the fund.	1.1% per annum
Administration fee	0.495% per annum

4.6(ii) Private Charitable Trusts

Management Fee on funds held in Common Funds. Other direct fund expenses incurred, such as audit and legal fees, are also paid from the fund.	1.1% per annum
Plus either an: (a) Administration Fee: or (b) Income Commission; and Capital Commission Applicable to some charitable trusts established prior to 1 July 2001.	0.495% per annum 6.6% 5.5%

4.7 COMMERCIAL TRUSTS

State Trustees acts as custodial trustee for a number of public companies and government bodies. As custodian, State Trustees holds funds or other assets of the trust and manages them according to the provisions of the trust deed.	Fees will be charged in accordance with the amounts set out in the Trust Deed (or other governing document) as agreed with the client.
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4.8 COMMON FUNDS

Management fee on funds held in Common Funds. Other direct fund expenses incurred, such as audit and legal fees, are also paid from the fund.	1.1% per annum
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For information relating to State Trustees' inveST Funds, please refer to the current Product Disclosure Statement which is available from State Trustees' website (www.statetrustees.com.au) or by ringing 03 9667 6421.

4.9 GENEALOGICAL SERVICES

Probate Genealogy	\$204 per hour
Other commercial research tasks, e.g. locating unidentified Fund members, biographical research for external commercial trusts, etc.	Fees will be charged as agreed with the client.

4.10 VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL (VCAT) EXAMINATIONS – GUARDIANSHIP LIST

Examination of account by administrator	\$190 per hour (minimum charge is one hour)
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4.11 THE VICTORIAN WILL BANK

Storage of a will or enduring documents, per client	\$39 per lodgement
Storage of two documents,^ per client	\$75 per lodgement
Storage of three documents,^ per client	\$110 per lodgement
Storage of four documents,^ per client	\$140 per lodgement

The fee will be waived if State Trustees is appointed sole executor/attorney or sole substitute executor/alternative attorney where the sole executor/attorney is a spouse/partner.

^ The word 'documents' refers to either a will and one or more enduring documents, or multiple enduring documents.

5. OTHER SERVICES	
1. Travel (servicing Victoria only)	Travel involved in providing any service within Victoria may be subject to a fee: \$201 per appointment. <i>Travel involved in visiting a represented person for whom State Trustees acts as administrator will not incur this fee.</i>
2. Interpreter Services	Where an interpreter service is required, a qualified interpreter (not a family member or friend) will need to attend the will or enduring power of attorney (EPA) appointment. This will ensure that the will and/or enduring document accurately expresses the client's wishes. An interpreter may also be required at an appointment to discuss estate, trust, attorneyship or VCAT-appointed administration issues, or to obtain financial planning or taxation advice. State Trustees can provide details of recommended professional interpreting services on request. The interpreter service will need to be arranged prior to the appointment. The interpreter service is arranged at the client's cost and, for will or enduring document preparation appointments, will be reimbursed on presentation of a receipt if State Trustees is appointed executor, co-executor or sole attorney. State Trustees may charge any interpreter costs for ongoing administration services (including estate, attorneyship, trust or VCAT-appointed administration issues, or for financial planning or taxation advice) to the relevant estate, trust or client.
3. Payment for Wills, Enduring Powers of Attorney and Executor Advice	Payment is required for will and enduring power of attorney document preparation, and executor advice, at the initial appointment time.
4. Disbursements	State Trustees is generally entitled to reimbursement from the client/estate for disbursements it incurs in providing its services. Disbursement charges include the cost of GST where applicable.
5. Reduction or Waiver	State Trustees may reduce or waive its fees, commissions and charges at its discretion.
6. Hourly Fee	State Trustees has the discretion to negotiate an hourly fee for the provision of any of its services. Except where stated otherwise, all hourly fees are taken on a pro-rata basis.

7. Advances	Where funds are advanced, State Trustees will fund expenses until the funds become available, or will fund for extraordinary expenses where necessary. The interest charged for these advances is no greater than the interest rate fixed under section 2 of the Penalty Interest Rates Act 1983 , less 2.5%.
8. GST	If a service is provided under an existing agreement and the service is GST-free, the agreed charges for the service will remain unaffected by GST-related tax reform until the agreement is able to be reviewed by the parties, or until legislation or other regulatory change permits the adjustment of the charges.

Note: The provisions of the **Trustee Companies Act 1984** apply to State Trustees Limited in the form preserved by section 20A of the **State Trustees (State Owned Company) Act 1994**.

Subordinate Legislation Act 1994

NOTICE OF MAKING OF LEGISLATIVE INSTRUMENT

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

These rules come into effect on 1 August 2014 and are available for perusal at: www.grv.org.au

A hard copy of these rules can also be obtained by contacting:

Greyhound Racing Victoria
Integrity Department
46–50 Chetwynd Street
West Melbourne, Victoria 3003

ADAM WALLISH
Chief Executive Officer
Greyhound Racing Victoria

VICTORIAN ENERGY EFFICIENCY TARGET REGULATIONS 2008

Section 11(4)

1. Notice of Victorian Energy Efficiency Target (VEET) Shortfall Penalty Rate variation

The Essential Services Commission gives notice under section 11(4) of the Victorian Energy Efficiency Target Regulations 2008 of a variation in the VEET Shortfall Penalty Rate to be used for the 2014 compliance year (1 January 2014 to 31 December 2014 inclusive).

Pursuant to section 11 of the Regulations, the 2010 Shortfall Penalty Rate of \$40 per certificate (in tonnes of carbon dioxide equivalent of greenhouse gas emissions) is to be adjusted for the 2014 compliance year using the following formula:

$$\text{\$40 per certificate} \times \frac{\text{the all groups consumer price index for Melbourne published by the Australian Statistician in respect of the 2013 September quarter}}{\text{the all groups consumer price index for Melbourne published by the Australian Statistician in respect of the 2009 September quarter}}$$

2. VEET Shortfall Penalty Rate for the 2014 Compliance Year

Application of the above formula results in a VEET Shortfall Penalty Rate for the 2014 compliance year of \$44.54 per certificate.

Dated 19 June 2014

RON BEN-DAVID
Chairperson
Essential Services Commission

Victorian Managed Insurance Authority Act 1996

INSURANCE FOR CONSTRUCTION PROJECTS

Pursuant to section 25A of the Victorian **Managed Insurance Authority Act 1996**, I, Robert Clark MP, Minister for Finance, direct the Victorian Managed Insurance Authority (VMIA) to provide insurance in respect of any construction works project to all parties (including, but not limited to, contractors (of every tier), consultants, consortia, developers and financiers) to the contract for that project to whom the VMIA would not, but for this direction, be authorised to provide insurance, provided that a department or participating body is a principal to the contract, and provided that all parties to the contract are covered by the insurance for the project provided by the VMIA.

The insurance provided by the VMIA may extend to all insurable interests of such parties in the construction project, including associated activities such as completed operations and maintenance.

The insurance may be provided on either a claims made or claims incurred basis as determined by VMIA in consultation with the parties to the contract, and may be provided for such period as is agreed between the VMIA and the parties, noting that as provided by section 25A(3)(c) of the **Victorian Managed Insurance Authority Act 1996**, that period may not exceed five years.

The VMIA may also determine that the insurance is subject to such terms and conditions as are agreed between VMIA and the parties to the contract, including the amount of premium payable to the VMIA with respect to the provision of the insurance, provided that the VMIA determines these terms, conditions and premium on a basis comparable to commercial insurance provided for projects of a similar nature. This direction is effective from 1 July 2014 until 30 June 2019 (both dates inclusive).

Dated 16 June 2014

ROBERT CLARK MP
Minister for Finance

Planning and Environment Act 1987

BAYSIDE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C110

The Minister for Planning has approved Amendment C110 to the Bayside Planning Scheme.

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

The Amendment implements the 'Bayside Open Space Strategy (April 2012)' and the 'Bayside Open Space Strategy and Action Plan (August 2012)'. Specifically, the Amendment revises Clause 21.08 'Open Space', introduces a new 'Public Open Space Contributions' policy at Clause 22.01, varies the schedules to Clauses 52.01 and 81.01 and rezones 3 parcels of land to Public Conservation and Resource Zone and 16 parcels of land to Public Park and Recreation Zone. It also removes the Residential 1 Zone and Schedule from the Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Bayside City Council, 76 Royal Avenue, Sandringham.

PETER ALLEN

Acting Director

Planning Systems

Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C162

The Minister for Planning has approved Amendment C162 to the Mornington Peninsula Planning Scheme.

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

The Amendment introduces a new Design and Development Overlay Schedule 18 and applies it to the Mount Eliza woodland area on a permanent basis, replacing the Design and Development Overlay Schedule 18 that was introduced and applied on an interim basis by Amendment C164.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Mornington Peninsula Shire Council: 21 Marine Parade, Hastings; 2 Queen Street, Mornington; and 90 Besgrove Street, Rosebud.

PETER ALLEN

Acting Director

Planning Systems

Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment C186

The Boroondara City Council has resolved to abandon Amendment C186 to the Boroondara Planning Scheme.

The Amendment C186 proposed to amend the Schedule to Clause 43.01 (Heritage Overlay) to introduce new Heritage Overlays applicable to the Hartwell Commercial Precinct (HO583) and Hartwell Interwar Shops Precinct (HO584) and amend the LPPF, Clause 22.05 (Heritage Policy) to include the statement of significance for the new Hartwell Commercial Precinct and Hartwell Interwar Shops Precinct at sub-clause 22.05-5 and include the Heritage Assessment of Hartwell Activity Centre (2013) as a reference document at sub-clause 22.05-7.

The Amendment C186 lapsed on 4 March 2014.

PETER ALLEN
Acting Director
Planning Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987
HUME PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment C160

The Hume City Council has resolved to abandon Amendment C160 to the Hume Planning Scheme.

Amendment C160 proposed to rezone 140–204 Western Avenue, Westmeadows, from Farming Zone 3 to Commercial 2 Zone and apply a Development Plan Overlay.

The Amendment C160 lapsed on 16 May 2014.

PETER ALLEN
Acting Director
Planning Systems
Department of Transport, Planning and Local Infrastructure

ORDERS IN COUNCIL

Control of Weapons Act 1990

GENERAL EXEMPTION TO POSSESS LASER TAG AND OTHER LASER SPORT DEVICES

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council under section 8B of the **Control of Weapons Act 1990**, exempts from the operation of section 5(1), (1AA), (1AB) and (1A) and section 5AA of the **Control of Weapons Act 1990**, a person who is of a class of persons specified in an item in Column 1 of the following Table and using a laser tag or other laser sport device as specified in Column 2 of the Table, in relation to activities involving laser tags and other laser sport devices as set out in Column 3 of the Table, for the purposes listed in Column 4 of the Table.

TABLE

Item	Column 1 Class of Person	Column 2 Weapon	Column 3 Activities	Column 4 Purposes
1.	A person aged 18 years or over who is a participant in laser tag or laser skirmish games or events.	Laser tag or laser skirmish device that is an imitation firearm and is not owned by the participant.	Possess, use or carry device.	Participate in a laser tag or skirmish game or event operated by a Chief Commissioner's Prohibited Weapons Approval holder
2.	A person aged under 18 years who is a participant in a laser tag or laser skirmish game or event.	Laser tag or laser skirmish device that is an imitation firearm and is not owned by the participant.	Possess, use or carry device when supervised by an adult aged 18 years or over who is authorised to possess, use or carry such a device under a Chief Commissioner's Prohibited Weapons Approval.	Participate in a laser tag or laser skirmish game or event operated by a Chief Commissioner's Prohibited Weapons Approval holder.
3.	A person aged 18 years or over who is a participant in a laser clay pigeon shoot.	Laser clay pigeon shooting device that is an imitation firearm and is not owned by the participant.	Possess, use or carry device.	Participate in a laser clay pigeon shoot operated by a Chief Commissioner's Prohibited Weapons Approval holder.
4.	A person aged under 18 years who is a participant in a clay pigeon shoot.	Laser clay pigeon shooting device that is an imitation firearm and is not owned by the participant.	Possess, use or carry device when supervised by an adult aged 18 years or over who is authorised to possess, use or carry such a device under a Chief Commissioner's Prohibited Weapons Approval.	Participate in a laser clay pigeon shoot operated by a Chief Commissioner's Prohibited Weapons Approval holder.

5.	A person aged 18 years or over who is a participant, athlete, coach or official involved in a Biathlon event, training session or competition.	Biathlon laser target shooting device that is an imitation firearm.	Bring into Victoria, cause to be brought into or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry an imitation firearm.	Participate in a Biathlon event, training session or competition.
6.	A person aged under 18 years who is a participant, athlete or coach involved in a Biathlon event, training session or competition.	Biathlon laser target shooting device that is an imitation firearm.	Possess, use or carry device when supervised by an adult aged 18 years or over who is authorised to possess, use or carry such a device under an exemption in item 5 of this Table.	Participate in a Biathlon or Modern Pentathlon event, training session or competition.
7.	A person aged 18 years or over who is a participant, athlete, coach, or official in a Modern Pentathlon event, training session or competition.	Modern Pentathlon laser target shooting device that is an imitation firearm.	Bring into Victoria, cause to be brought into or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry an imitation firearm.	Participate in a Modern Pentathlon event, training session or competition.
8.	A person aged under 18 years who is a participant, athlete or coach involved in a Modern Pentathlon event, training session or competition.	Modern Pentathlon laser target shooting device that is an imitation firearm.	Possess, use or carry device when supervised by an adult aged 18 years or over who is authorised to possess, use or carry such a device under an exemption in item 7 of this Table.	Participate in Modern Pentathlon event, training session or competition.
9.	A parent, guardian or coach of a person aged under 18 years involved in a Biathlon or Modern Pentathlon event, training session or competition.	Biathlon or Modern Pentathlon laser target shooting device that is an imitation firearm.	Purchase device on behalf of that person aged under 18 years.	Enable that person aged under 18 years to participate in Biathlon or Modern Pentathlon events, training sessions or competitions.

Definition

In this Order, *Chief Commissioner's Prohibited Weapons Approval* means an approval granted by the Chief Commissioner of Police under section 8C of the **Control of Weapons Act 1990**.

Conditions

A person seeking to rely on this Order is subject to the following conditions:

General Conditions

1. This Order only applies to devices that are imitation firearms as defined in section 3 of the **Control of Weapons Act 1990**.

2. The imitation firearm may only be used for the purposes for which the exemption was granted.
3. *Participation*: ‘**participating**’ in relation to a sport includes receiving instruction in, practising, training, coaching or competing in the sport.
4. *Persons aged under 18*: A person under the age of 18 years is not permitted to purchase any prohibited weapon including an imitation firearm. However, a person aged under 18 years may lawfully possess, use or carry an imitation firearm if he or she is participating in a laser tag or laser skirmish game or event, a laser clay pigeon shoot, or a Biathlon or Modern Pentathlon event, training session or competition as specified in Column 1 of the Table.
5. *Prohibited persons*: This Order does not apply to a person who is a prohibited person as defined in section 3 of the **Control of Weapons Act 1990**, regardless of whether that person is a member of a class or classes of persons specified in Column 1 of the Table.
6. *Record of possession*: A person seeking to rely on this exemption must maintain a record of the quantity and types of imitation firearms in their possession. These records must be kept for the duration of the exemption and must be made available to a member of the police force for inspection at any reasonable pre-arranged time.

Additional Conditions – Biathlon and Modern Pentathlon

7. The following conditions only have effect in relation to a class of persons specified in Column 1 of items 5 to 8 in the above Table.
8. When not being used in accordance with the purposes specified in this Order, imitation firearms must be stored safely and securely.
‘**Stored safely and securely**’ means:
 - (a) stored in a manner calculated to ensure that the imitation firearm:
 - (i) is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) is not available for possession, carriage or use by a person who is not themselves a holder of an approval issued by the Chief Commissioner of Police or who does not fall within a class of exempt persons; and
 - (b) when being transported between the usual place of storage of the imitation firearm and places at which the imitation firearm is legitimately used for the purposes specified in this exemption:
 - (i) stored in a manner calculated to ensure that the imitation firearm is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) concealed from plain sight during any such transportation.
9. *Inspection on request*: A person seeking to rely on this exemption must, on request, permit a member of the police force to inspect his or her storage arrangements at any pre-arranged time.
10. *Record of sale*: A person aged 18 years or over seeking to rely on this exemption who sells an imitation firearm must keep a record of the sale. The record must be in the form and manner prescribed under the **Control of Weapons Act 1990** and must be kept for 3 years after the sale. A member of the police force at any reasonable time may require the person to produce the record for inspection.

Variation

11. The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, and under section 8B(4)(b) of the **Control of Weapons Act 1990**, varies the Order in Council dated 28 June 2011 and published in the Government Gazette G26 on 30 June 2011, as amended by the Order in Council dated 29 November 2011 and published in Government Gazette G48 on 1 December 2011, by omitting item 10 in the Table in that Order, which exempts a member of Modern Pentathlon Australia, Modern Pentathlon – Victoria or the Victorian Institute of Sport, who is involved in the sport of Modern Pentathlon from certain provisions in the **Control of Weapons Act 1990** in relation to imitation firearms.

Period of Application

12. This Order comes into operation on and from the date of its publication in the Government Gazette.

Dated 24 June 2014

Responsible Minister:

KIM WELLS MP

Minister for Police and Emergency Services

YVETTE CARISBROOKE
Clerk of the Executive Council

Control of Weapons Act 1990**WEAPONS EXEMPTION FOR AUTHORISED OFFICERS**

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council under section 8B of the **Control of Weapons Act 1990** exempts the classes of persons listed in Column 1 of the Table below from sections 5(1), 5(1AB), 5(1A), 5AA and 8A(1) of the **Control of Weapons Act 1990** as it applies to activities listed in Column 2 of the Table in relation to the items listed in Column 3 of the Table for the purposes listed in Column 4 of the Table.

Column 1 Person	Column 2 Activity	Column 3 Item	Column 4 Purposes
An employee of the Department of Environment and Primary Industries authorised by the Secretary of that Department, or an employee of the Game Management Authority authorised by the Chief Executive Officer of that Authority.	Bringing into Victoria, causing to be brought into Victoria, purchasing or possessing.	<ul style="list-style-type: none"> • Body armour • Oleoresin capsicum spray • Extendable baton 	Storing, maintaining or supplying an item listed in Column 3 to an authorised officer within the meaning of the Conservation, Forests and Lands Act 1987 .
An authorised officer within the meaning of the Conservation, Forests and Lands Act 1987 .	Bringing into Victoria, causing to be brought into Victoria, purchasing, possessing, using or carrying.	<ul style="list-style-type: none"> • Body armour • Oleoresin capsicum spray • Extendable baton 	That person's official duties involving the enforcement of the provisions of a relevant law.

Conditions

It is a condition of this exemption that:

- (a) the person must not be a prohibited person under the **Control of Weapons Act 1990**;
- (b) authorised officers must be accredited in accordance with the policy and operating procedures issued from time to time by the Secretary of the Department of Environment and Primary Industries or by the Chief Executive Officer of the Game Management Authority (as the case requires) to possess, carry or use an item listed in Column 3 of the above Table in the course of their official duties;
- (c) authorised officers must have successfully completed the training requirements set out in the training manual issued from time to time by the Secretary of the Department of Environment and Primary Industries and approved by the Chief Commissioner of Police or his/her delegate, in relation to the use of oleoresin capsicum spray and/or extendable batons prior to bringing into Victoria, causing to be brought into Victoria, purchasing, possessing, carrying or using that item; and
- (d) authorised officers must comply at all times with the instructions set out in the policy and operating procedures issued from time to time by the Secretary of the Department of Environment and Primary Industries or by the Chief Executive Officer of the Game Management Authority (as the case requires) in relation to the issue, carriage, use and storage of an item listed in Column 3 of the above Table prior to bringing into Victoria, causing to be brought into Victoria, purchasing, possessing, carrying or using that item.

Relevant laws:

In this Order *relevant law* means:

A 'relevant law' within the meaning of the Conservation, Forests and Lands Act 1987

Agricultural and Veterinary Chemicals (Control of Use) Act 1992

Bail Act 1977

Country Fire Authority Act 1958

Crimes Act 1958

Domestic Animals Act 1994

Environment Protection Act 1970

Firearms Act 1996

Heritage Act 1995

Marine Safety Act 2010

Prevention of Cruelty to Animals Act 1986

Road Management Act 2004

Road Safety Act 1986

Seafood Safety Act 2003

Summary Offences Act 1966

Criminal Code Act 1995 (Cth)

Environment Protection and Biodiversity Conservation Act 1999 (Cth)

Fisheries Management Act 1991 (Cth)

Historic Shipwrecks Act 1976 (Cth)

Marine Safety (Domestic Commercial Vessel) National Law Act 2012 (Cth)

Any regulations or subordinate instrument under the Acts specified above.

Secretary of the Department of Environment and Primary Industries means the body corporate established by Part 2 of the **Conservation, Forests and Lands Act 1987**.

Revocation:

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 8B of the **Control of Weapons Act 1990** revokes the Order in Council dated 6 November 2013 and published in Government Gazette G45 on 7 November 2013, which exempted specified authorised officers and employees of the Department of Environment and Primary Industries from certain provisions of the **Control of Weapons Act 1990** in relation to body armour, oleoresin capsicum spray and extendable batons.

Commencement:

This Order comes into effect on and from 1 July 2014.

Dated 24 June 2014

Responsible Minister:

KIM WELLS MP

Minister for Police and Emergency Services

YVETTE CARISBROOKE
Clerk of the Executive Council

County Court Act 1958

CONTINUATION OF RIGHT TO A JUDICIAL PENSION

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 14(3A) of the **County Court Act 1958**, determines that the right of

David Anthony Talbot Jones

to a judicial pension shall not be suspended by reason of the operation of section 14(3A)(b)(i) of that Act, while he holds any office or place of profit while engaged by the Department of Justice to undertake a review of unlawful releases by Corrections Victoria.

Dated 24 June 2014

Responsible Minister

ROBERT CLARK MP

Attorney-General

YVETTE CARISBROOKE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
NOTICE OF INTENTION TO REVOKE
TEMPORARY RESERVATIONS

Order in Council

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

GANNAWARRA – The temporary reservation by Order in Council of 24 October, 1989 of an area of 523 hectares, more or less, of land in the Parish of Gannawarra as a site for Management of Wildlife, **so far only as** the portion containing 146.5 hectares, more or less, being Crown Allotment 2027, Parish of Gannawarra as shown on Plan No. LEGL./14-005 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (Rs 06543)

PATHO – The temporary reservation by Order in Council of 13 December, 1988 of an area of 95 hectares, more or less, of land in the Parish of Patho as a site for Management of Wildlife. – (Rs 13119)

ROCHESTER WEST – The temporary reservation by Order in Council of 30 October, 1876 of an area of 20.8 hectares, more or less, of land in the Parish of Rochester West (formerly Crown Allotment 11) as a site for Watering purposes. – (C85018)

ROCHESTER WEST – The temporary reservation by Order in Council of 15 June, 2005 of an area of 16.8 hectares, more or less, of land being Crown Allotment 11, Section B, Parish of Rochester West as a site for Public Purposes. – (0615328)

TYNTYNDER – The temporary reservation by Order in Council of 28 March, 1916 of an area of 1088 square metres of land in the Parish of Tyntynder (formerly being part of Crown Allotment 20, Section A) as a site for Railway purposes. – (Rs 0957)

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

Dated 24 June 2014

Responsible Minister

THE HON RYAN SMITH

Minister for Environment and Climate Change

YVETTE CARISBROOKE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
REVOCATION OF
TEMPORARY RESERVATIONS

Order in Council

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

BURRAMBOOTEAST – Crown Allotment 47D, Parish of Burramboot East, area 4.6 hectares, deemed to be temporarily reserved as a site for the Preservation of wildlife habitat pursuant to section 5(7) of the **Crown Land (Reserves) Act 1978 so far only as** the portion containing 5180 square metres, more or less, being Crown Allotment 2024, Parish of Burramboot East as indicated by hatching on plan GP3410 published in the Government Gazette on 1 May, 2014 – page 829. – (0607427)

BURRAMBOOT EAST – The temporary reservation by Order in Council of 13 August, 1883 of an area of 46.54 hectares, more or less, of land in the Parish of Burramboot East [formerly Parish of Burramboot] as a site for Water Supply purposes. – (0607427)

CURYO – The temporary reservation by Order in Council of 4 April, 2006 of an area of 2414 square metres of land being Crown Allotment 2002, Township of Curyo, Parish of Curyo as a site for a Public Hall. – (Rs 6109)

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

Dated 24 June 2014

Responsible Minister

THE HON RYAN SMITH

Minister for Environment and Climate Change

YVETTE CARISBROOKE
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
TEMPORARY RESERVATION OF
CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE
SHIRE OF CAMPASPE

BURRAMBOOT EAST – Propagation or management of wildlife or the preservation of wildlife habitat; total area 51.9 hectares, more or less, being Crown Allotments 5E, 49D, 49E, 2006, 2036, 2037, 2038, 2039 & 2040, Parish of Barramboot East as shown hatched on Plan No. LEGL./13-256 lodged in the Central Plan Office. – (0607427)

MUNICIPAL DISTRICT OF THE
GANNAWARRA SHIRE COUNCIL

MACORNA – Preservation of an area of ecological significance; area 53.3 hectares, more or less, being Crown Allotment 48, Section B, Parish of Macorna as shown hatched on Plan No. LEGL./13-249 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (0617738)

MUNICIPAL DISTRICT OF THE
GANNAWARRA SHIRE COUNCIL

MERAN – Preservation of an area of ecological significance; total area 1020 hectares, more or less, being Crown Allotments 1C, 12E & 16D, Section B and Crown Allotment 20C, Section C, Parish of Meran as shown hatched on Plan No. LEGL./13-251 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (06L5-1179)

MUNICIPAL DISTRICT OF THE
MILDURA RURAL CITY COUNCIL

MILDURA – Conservation of an area of historic and cultural interest; area 513 square metres, more or less, being Crown Allotment 2231, Parish of Mildura as shown hatched on Plan No. LEGL./14-013 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (2007324)

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

Dated 24 June 2014

Responsible Minister

THE HON RYAN SMITH

Minister for Environment and Climate Change

YVETTE CARISBROOKE

Clerk of the Executive Council

Crown Land (Reserves) Act 1978

SPECIFY PURPOSE OF PERMANENTLY
RESERVED CROWN LAND

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 4(5) of the **Crown Land (Reserves) Act 1978** specifies that the following Crown land, which is permanently reserved for an unspecified purpose, be permanently reserved for the Conservation of an area of historic and cultural interest:–

MUNICIPAL DISTRICT OF THE
MILDURA RURAL CITY COUNCIL

MILDURA – Total area 4.1 hectares, more or less, being Crown Allotments 2119 and 138D of Section F, Parish of Mildura as shown **cross**-hatched on Plan No. LEGL./14-013 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (2007324)

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

Dated 24 June 2014

Responsible Minister

THE HON RYAN SMITH

Minister for Environment and Climate Change

YVETTE CARISBROOKE

Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REPEAL OF ORDER VESTING RESERVED
CROWN LAND

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 16(1) of the **Crown Land (Reserves) Act 1978** repeals the Order in Council described hereunder:

LONGWOOD – Order in Council made on 12 June, 1985 (and published in the Government Gazette of 19 June, 1985 – page 2356) vesting reserved Crown land in the Township of Longwood, Parish of Monea South in the Shire of Strathbogie (as successor in law to the Shire of Goulburn).

File Ref: Rs 03154 [0802610]

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

Dated 24 June 2014

Responsible Minister

THE HON RYAN SMITH

Minister for Environment and Climate Change

YVETTE CARISBROOKE

Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS RAVENHALL PRISON PROJECT

Order in Council

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

DERRIMUT – The temporary reservation by Order in Council of 30 March, 2005 of a total area of 31.29 hectares of land being Crown Allotments 2005 and 2010, Parish of Derrimut as a site for Public purposes (Police purposes), revoked as to part by Order in Council of 17 April, 2012 pursuant to section 140(2)(a) of the **Major Transport Projects Facilitation Act 2009**, so far as the balance remaining containing 30.7 hectares, more or less.

(File reference 2014439)

DERRIMUT – The temporary reservation by Order in Council of 30 March, 2005 of a total area of 96.19 hectares of land being Crown Allotments 2007 and 2008, Parish of Derrimut as a site for Public purposes (Department of Justice purposes), revoked as to part by Order in Council of 31 July, 2007 (Crown Allotment 2008), so far as the balance remaining containing 90.19 hectares (Crown Allotment 2007).

(File reference 2014440)

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

Dated 24 June 2014

Responsible Minister

THE HON RYAN SMITH

Minister for Environment and Climate Change

YVETTE CARISBROOKE

Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LAND

RAVENHALL PRISON PROJECT

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown land which is required for the purpose mentioned:

MUNICIPAL DISTRICT OF THE MELTON SHIRE COUNCIL

DERRIMUT – Prison purposes; being Crown Allotments 2046 and 2047, Parish of Derrimut as shown on Original Plan No. OP123486 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure.

(File reference 2014440)

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

Dated 24 June 2014

Responsible Minister

THE HON RYAN SMITH

Minister for Environment and Climate Change

YVETTE CARISBROOKE

Clerk of the Executive Council

Land Act 1958

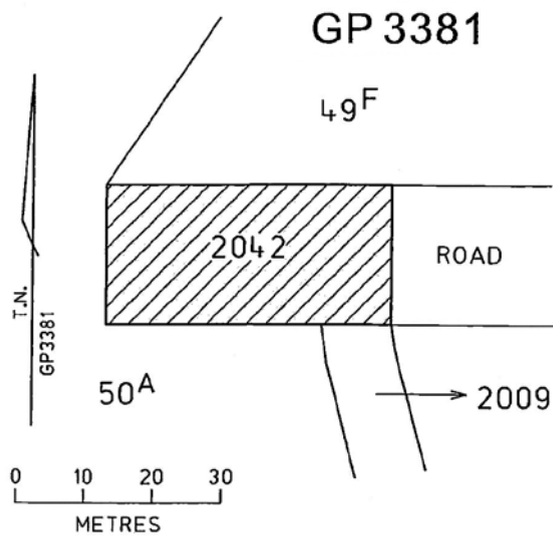
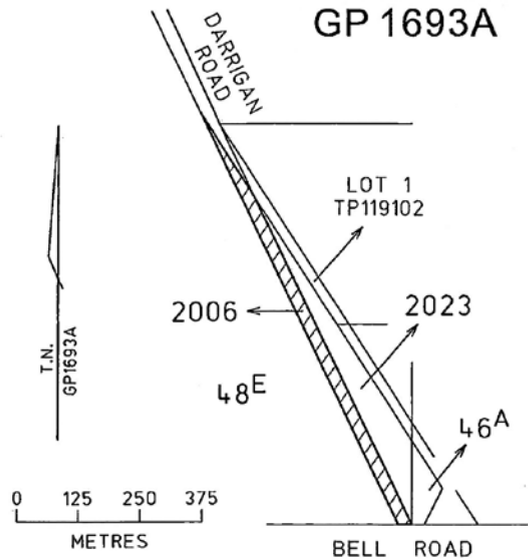
CLOSURE OF UNUSED ROADS

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the roads are situated closes the following unused roads:

MUNICIPAL DISTRICT OF THE SHIRE OF CAMPASPE

BURRAMBOOT EAST – The sections of road in the Parish of Burramboot East being Crown Allotment 2006 as indicated by hatching on plan GP1693A hereunder and Crown Allotment 2042 as indicated by hatching on plan GP3381 hereunder. – (GP 1693A & 3381) – (0607427)



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

Dated 24 June 2014

Responsible Minister

THE HON RYAN SMITH

Minister for Environment and Climate Change

YVETTE CARISBROOKE
Clerk of the Executive Council

Electricity Industry Act 2000**ELECTRICITY LICENCE EXEMPTION FOR ALCOA OF AUSTRALIA LIMITED****Order in Council**

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 17 of the **Electricity Industry Act 2000** (the Act) makes the following Order:

1. Alcoa of Australia Limited (ACN 004 879 298) is exempt from the requirement to obtain a licence to transmit electricity under the Act. This exemption is subject to the following conditions:
 - (a) Alcoa of Australia Limited must only transmit electricity through Point Henry 220kV switchyard at Point Henry Road, Geelong, 3220 so that electricity can be supplied into National Electricity Market; and
 - (b) Alcoa of Australia Limited must observe all applicable provisions of the Electricity System Code, relevant industry standards any other code, procedure or guideline issued by the Essential Services Commission that is expressed as one with which Alcoa of Australia Limited must comply, as if it was a licensed electricity distributor.
2. Alcoa of Australia Limited is exempt from the requirement to obtain a licence to distribute or supply electricity under the Act. This exemption is subject to the following conditions:
 - (a) Alcoa of Australia Limited may only supply or distribute electricity to Alcoa Australia Rolled Products Pty Ltd (ACN 069 853 229);
 - (b) Alcoa of Australia Limited must take no action which prevents:
 - (i) Alcoa Australia Rolled Products Pty Ltd from purchasing or receiving electricity from any authorised or licensed distributor of its choice; or
 - (ii) a licensed distributor from supplying electricity directly to Alcoa Australia Rolled Products Pty Ltd;
 - (c) Alcoa of Australia Limited must observe all applicable provisions of the Distribution Code as if it was a licensed electricity distributor; and
 - (d) This exemption expires on 31 December 2014.
3. This Order is subject to the condition that Alcoa of Australia Limited must provide (whether or not through an agent), to the Minister or the Essential Services Commission, any information either entity may reasonably require for the administration of this Order.
4. This Order comes into effect from the date it is published in the Government Gazette.

Dated 24 June 2014

Responsible Minister

HON. RUSSELL NORTHE MP

Minister for Energy and Resources

YVETTE CARISBROOKE
Clerk of the Executive Council

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

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

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| <p>53. <i>Statutory Rule:</i> Wildlife (Game) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Wildlife Act 1975</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> | <p>58. <i>Statutory Rule:</i> Liquor Control Reform Amendment (Live Music Events and Other Matters) Regulations 2014</p> <p><i>Authorising Act:</i> Liquor Control Reform Act 1998</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> |
| <p>54. <i>Statutory Rule:</i> Occupational Health and Safety Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Occupational Health and Safety Act 2004</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code B</i></p> | <p>59. <i>Statutory Rule:</i> Drugs, Poisons and Controlled Substances (Volatile Substances) Regulations 2014</p> <p><i>Authorising Act:</i> Drugs, Poisons and Controlled Substances Act 1981</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code B</i></p> |
| <p>55. <i>Statutory Rule:</i> Equipment (Public Safety) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Equipment (Public Safety) Act 1994</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> | <p>60. <i>Statutory Rule:</i> Plumbing Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Building Act 1993</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> |
| <p>56. <i>Statutory Rule:</i> Dangerous Goods (Storage and Handling) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Dangerous Goods Act 1985</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> | <p>61. <i>Statutory Rule:</i> Subordinate Legislation (Port Management (Local Ports) Regulations 2004) Extension Regulations 2014</p> <p><i>Authorising Act:</i> Subordinate Legislation Act 1994</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> |
| <p>57. <i>Statutory Rule:</i> Sentencing Further Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Sentencing Act 1991</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> | <p>62. <i>Statutory Rule:</i> Transport (Taxi-cab Industry Accreditation) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Transport (Compliance and Miscellaneous) Act 1983</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code B</i></p> |

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- | | |
|---|--|
| <p>63. <i>Statutory Rule:</i> Transport (Taxi-Cabs) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Transport (Compliance and Miscellaneous) Act 1983</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code B</i></p> | <p>67. <i>Statutory Rule:</i> Road Safety (General) Amendment (Corporate Penalties) Regulations 2014</p> <p><i>Authorising Act:</i> Road Safety Act 1986</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> |
| <p>64. <i>Statutory Rule:</i> Transport (Passenger Vehicles) Amendment (Taxi Services Reforms and Other Matters) Regulations 2014</p> <p><i>Authorising Act:</i> Transport (Compliance and Miscellaneous) Act 1983</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> | <p>68. <i>Statutory Rule:</i> Road Safety Road Rules Amendment (Corporate Penalties) Rules 2014</p> <p><i>Authorising Act:</i> Road Safety Act 1986</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> |
| <p>65. <i>Statutory Rule:</i> Transport (Taxi-Cabs) and (Taxi-Cab Licences - Market and Trading) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Transport (Compliance and Miscellaneous) Act 1983</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code B</i></p> | <p>69. <i>Statutory Rule:</i> Water (Resource Management) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Water Act 1989</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> |
| <p>66. <i>Statutory Rule:</i> Transport (Ticketing) Amendment (On-the-Spot Penalty Fares) Regulations 2014</p> <p><i>Authorising Act:</i> Transport (Compliance and Miscellaneous) Act 1983</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> | <p>70. <i>Statutory Rule:</i> Magistrates' Court (Chapters I and II Miscellaneous Amendments) Rules 2014</p> <p><i>Authorising Act:</i> Magistrates' Court Act 1989</p> <p><i>Date first obtainable:</i> 24 June 2014</p> <p><i>Code A</i></p> <hr/> |

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