

# Victoria Government Gazette

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**No. G 31 Thursday 31 July 2014**

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**GENERAL**

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As from 31 July 2014

The last Special Gazette was No. 258 dated 30 July 2014.

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

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- See our webpage [www.gazette.vic.gov.au](http://www.gazette.vic.gov.au)
  - or contact our office on 8523 4601  
between 8.30 am and 5.30 pm Monday to Friday
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**Copies of recent Special Gazettes can now be viewed at the following display cabinet:**

- 1 Treasury Place, Melbourne (behind the Old Treasury Building)
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**PRIVATE ADVERTISEMENTS****DISSOLUTION OF PARTNERSHIP**

Notice is hereby given that the partnership heretofore existing between Allen James Thompson, Jason Allen Thompson and Scott James Thompson, under the name A & J & S Thompson, in the State of Victoria, is now dissolved by the death of Allen James Thompson and pursuant to section 37 of the **Partnership Act 1958** (Vic.).

JASON ALLEN THOMPSON  
SCOTT JAMES THOMPSON

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**DISSOLUTION OF PARTNERSHIP**

Notice is given that the partnership known as the BBCC Partnership carried on between Baby Bells Pty Ltd, ACN 145 212 611, as trustee of the BBCC Trust No. 1 and Baby Bells Pty Ltd, ACN 145 212 611, as trustee of the BBCC Trust No. 2, in respect to the business conducted at 1A Fitzpatrick Drive, Altona Meadows 3028, under the business name 'Baby Bells Child Care Centre', has been dissolved effective from 18 July 2014.

BRUCE. C. CHALMERS, lawyer,  
21 Centreway, East Keilor 3033,  
Tel: 03 9336 3333.

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CARMELA PUMO, late of 14 Barry Road, Thomastown, Victoria 3074, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 April 2014, are required by the executor, Anthony John Pumo, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 30 September 2014, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 23 July 2014

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

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OLIVE FRANCES POOLE, late of 21 Lyall Street, Tooradin, Victoria 3980, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 16 November 2011, are required by the administrator for Grant of Administration, Gloria Isobel Storer, care of

3057 Frankston-Flinders Road, Balnarring, Victoria 3926, to send particulars of their claims to her by 3 October 2014, after which date the administrator may convey or distribute the assets and distribute the estate, having regard only to the claims of which she then has notice. Letters of Administration were granted in Victoria on 13 September 2013.

Dated 24 July 2014

BSA LEGAL, lawyers,  
3057 Frankston-Flinders Road, Balnarring,  
Victoria 3926,  
Ph: 03 5983 2111, Fax: 03 5983 2210.  
BBS:MB:1009440  
Contact Bruce Burdon-Smith

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FAY FAIGEN, late of 47 Rosanna Street, Carnegie, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 August 2013, are required by the trustees, Bernard John Faigen and Len Irving Faigen, care of the undernamed solicitors, to send particulars to them by 1 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.

Dated 31 July 2014

BEST HOOPER, solicitors,  
563 Little Lonsdale Street, Melbourne,  
Victoria 3000.

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MAURICE HENRY FAIGEN, late of 47 Rosanna Street, Carnegie, Victoria, antique dealer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 February 2014, are required by the trustees, Bernard John Faigen and Len Irving Faigen, care of the undernamed solicitors, to send particulars to them by 1 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.

Dated 31 July 2014

BEST HOOPER, solicitors,  
563 Little Lonsdale Street, Melbourne,  
Victoria 3000.

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Re: ALICE MAY LAMBERT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 January 2014, are required by the trustee, Kim Lorraine McLean, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustee by 15 October 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors,  
44 Douglas Street, Noble Park 3174.

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Re: CARMELA DE GUIZA, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of CARMELA DE GUIZA, late of 27/73 Queens Road, Melbourne, Victoria, who died on 26 March 2013, are to send particulars of their claims to the personal representative/s, care of the undermentioned solicitors, by 1 October 2014, after which date the personal representative/s may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRUCE M. COOK & ASSOCIATES, solicitors,  
Level 4, 114 William Street, Melbourne 3000.

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Re: JAMES WEINMAN, late of 26 Girraween Crescent, Craigieburn, Victoria, retired leading hand, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 May 2014, are required by the trustee, Michelle Maree Pestrucchi, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

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Re: Estate of KATHLEEN ELIZABETH CHAPLIN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of KATHLEEN ELIZABETH CHAPLIN, late of 38 Stradbroke Avenue, Swan Hill, in the State of Victoria,

widow, deceased, who died on 31 May 2014, are to send particulars of their claim to the executrices, care of the undermentioned legal practitioners, by 29 September 2014, after which the executrices will distribute the assets, having regard only to the claims of which they then have notice.

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

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Re: Estate of ALVIAN HARDING.

Creditors, next-of-kin or others having claims in respect of the estate of ALVIAN HARDING (in the Will called Alvan Harding), late of 45 Main Street, Culgoa, in the State of Victoria, retired, deceased, who died on 11 April 2014, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 7 October 2014, after which the executor will distribute the assets, having regard only to the claims of which she then has notice.

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

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Re: ANTOINETTE MAYO ACKLOM (aka Antoinette Mayo Newell), late of Amaroo Gardens Aged Care, 811 Burwood Highway, Ferntree Gully, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 February 2014, are required by the trustees, Timothy Mayo Newell and Prudence Helen Eruvelil, to send particulars to the trustees, care of the undermentioned solicitors, by 10 October 2014, after which date the trustees may distribute the assets, having regard only to the claims of which the trustees have notice.

EARL & ASSOCIATES LAWYERS,  
Level 7, 410 Collins Street, Melbourne,  
Victoria 3000.

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Re: KANHAIYA LAL SHARMA, late of 52 Rose Grange Boulevard, Tarneit, Victoria, university lecturer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 June 2014, are required by the trustees, Advait Sharma and Chetan Sharma, to send particulars to the trustees, care of the undermentioned solicitors, by 17 October 2014, after which date the trustees may distribute the assets, having regard only to the claims of which the trustees have notice.

EARL & ASSOCIATES LAWYERS,  
Level 7, 410 Collins Street, Melbourne,  
Victoria 3000.

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Re: DOROTHY JESSIE MARGETTS, late of 21 Wickhams Road, Launching Place, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 July 2014, are required by the trustee, Bruce Armstrong Margetts, to send particulars to him, care of the undersigned, by 1 October 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. A. BLACK & CO., solicitors,  
222 Maroondah Highway, Healesville 3777.

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Re: CORNELIS HENDRIKUS DE WIT (also known as Cornelius Hendrikus De Wit), late of Dutch Care Aged Facility, 1105 Frankston-Dandenong Road, Carrum Downs, Victoria, retired electrical engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 December 2013, are required by the trustee, Celia Marion Winther, to send particulars to the undermentioned solicitors, by 31 October 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

HUNT, McCULLOUGH, KOLLIAS & CO.,  
solicitors,  
210 Main Street, Mornington 3931.

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STUART MERVYN RAWILLER, late of 1520 Simmie Street, Koyuga, Victoria, farmer/horse trainer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 April 2014, are required by Kirstie Ann Harvey, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned address, by 2 October 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

J. A. MIDDLEMIS, barrister & solicitor,  
30 Myers Street, Bendigo, Victoria 3550.

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Re: Estate of TREVOR ERNEST WATKIN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 January 2014, are required by the trustees, Nicholas Ernest Watkin, Michael John Watkin and Jane Elizabeth Hrabal, to send particulars to their solicitors at the address below, by 30 September 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

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LESLEY MAUDE WRIGHT, late of 76 Mount William Road, Lancefield, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 June 2014, are required by the executor to send particulars of their claims to the undermentioned lawyers by 29 September 2014, after which date the executor may convey or distribute the estate, having regard only to the claims of which he has notice.

McCLUSKYS LAWYERS,  
111 Bay Street, Port Melbourne, Victoria 3207.

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CATHERINE FRANCES MARTIN, late of Darnlee Residential Aged Care Facility, 33 Lansell Road, Toorak, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died at Darnlee Nursing Home, Toorak, Victoria, on 6 November 2013, are required by Peter Stewart Martin and Edward Michael Kingston, the executors and trustees of the estate of the said named deceased, to send particulars of their claims to them, care of McNab

McNab & Starke, Level 10, 552 Lonsdale Street, Melbourne 3000, by 29 November 2014, after which date they may convey or distribute the assets of the estate, having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE,  
Level 10, 552 Lonsdale Street, Melbourne 3000,  
Ph: 9670 9691, Fax: 9670 2219.

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PETER WILLIAM HAND, late of 43 Fairy Street, Warrnambool, in the State of Victoria, hairdresser, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 May 2014, are required by the executor, Margaret Mary Deverall, care of Maddens Lawyers, of 219 Koroit Street, Warrnambool, in the said State, to send particulars of their claims to her by 29 September 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which she has notice.

Dated 31 July 2014

MADDENS LAWYERS,  
219 Koroit Street, Warrnambool, Victoria 3280.

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THOMAS MICHAEL O'DONOHUE, late of 58/10–22 Danby Lane, Nundah, in the State of Queensland, labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 March 2013, are required by the executor, James Raymond O'Donohue, care of Maddens Lawyers, of 219 Koroit Street, Warrnambool, in the State of Victoria, to send particulars of their claims to him by 29 September 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which he has notice.

Dated 31 July 2014

MADDENS LAWYERS,  
219 Koroit Street, Warrnambool, Victoria 3280.

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Re: ROBERT JAMES DYSON, late of 4 Main Road, Noojee, Victoria, retired boiler maker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 October 2013, are required

by the executor, Pamela Grace Dyson, to send particulars of such claims to her, care of the undermentioned solicitor, by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

MISTY ROYCE, law practice,  
16 Fairway Street, Frankston 3199.

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WINIFRED EVELYN FRAZER, late of Lynden Aged Care, 49 Lynden Street, Camberwell, Victoria 3124, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the Will or estate of the abovenamed, who died on 17 January 2014, are required by the executors, Edwin Philip Kennon and John Charles De Kever, care of 157 Fenaughty Street, Kyabram, Victoria 3620, to send particulars of their claims to them by 23 September 2014, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 12 June 2014.

Dated 23 July 2014

MORRISON & SAWERS LAWYERS,  
157 Fenaughty Street, Kyabram, Victoria 3620,  
PO Box 321, Kyabram, Victoria 3619,  
Phone: 03 5852 2555, Facsimile: 03 5852 3426,  
Contact: Rebecca Schubach.

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Re: MADELINE MARY PLATT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2011, are required by the trustees, Anthony Shane Platt and Tracey Leanne Croxford, to send particulars to the trustees, care of the undermentioned solicitors, by 8 October 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

OAKLEY THOMPSON & CO., solicitors,  
Level 17, 459 Collins Street, Melbourne 3000.

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Re: GLADYS AMELIA BRUCE, late of Eldercare Seaford, 100 Seaford Road, Seaford, SA 5169, cleaner, 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, Gail Gladys Edgecombe, to send particulars to the trustee, care of the undermentioned solicitors, by 31 October 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

OAKLEYS WHITE LAWYERS,  
65 Main Street, Foster 3960.

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Re: MARIA LONSKI, late of Banksia Lodge, 2 Jones Street, Foster, Victoria 3960, factory worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 February 2014, are required by the trustee, Lucia Maria Rolls, to send particulars to the trustee, care of the undermentioned solicitors, by 31 October 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

OAKLEYS WHITE LAWYERS,  
65 Main Street, Foster 3960.

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THOMAS WILLIAM LAMBERT, late of 130 Country Club Drive, Safety Beach, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 May 2014, are required by the executor, William John Lambert, of 460 Main Creek Road, Main Ridge, Victoria, to send particulars to him, care of Stidston Warren Lawyers, by 4 October 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.

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Re: ANNIE MAUDE RYAN, late of Towergrange Aged Care, 23A Elizabeth Street, Oakleigh, Victoria 3166, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 May 2014, are required by

the executors, Lynette Faye Boyack, Dennis John Ryan and Bernard Charles Ryan, to send particulars to them, care of the undermentioned solicitors, by 3 October 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.

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Re: PATRICIA CHRISTINA NORFOLK, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2014, are required by the trustees, Christopher David Galagher and Rob Brian Evenden, to send particulars to the trustees, care of the undermentioned solicitors, by 30 September 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

WHITE CLELAND PTY LTD, solicitors,  
Level 3, 454 Nepean Highway, Frankston 3199.  
Ref. LH

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Re: KAY BERYL PAGE, late of 3-7 Patty Street, Mentone, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 May 2014, are required by the trustee, Lynda Jayne Muscat, 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,  
Level 3, 454 Nepean Highway, Frankston 3199.

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JUDITH LOUTHER CHIRNSIDE, late of 23 Gordon Street, Toorak, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 11 February 2014, are required by Robert Andrew Louthier Chirnside and Jacquetta Anita Sturt Sloane, the executors

of the Will of the deceased, to send particulars of their claims to the executors, care of the undermentioned solicitors, by 6 October 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.

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Re: HELENA THERESIA WILDENBURG  
(also known as Leny Wildenburg), late of  
30 Moorfield Avenue, Rosebud, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 June 2013, are required to send particulars of their claims to the executor, care of GPO Box 1946, Melbourne, Victoria 3001, by 17 October 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which she may then have notice.

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

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ROY WILLIAM PLUMMER, deceased.

Creditors, next-of-kin and others having claims against the estate of ROY WILLIAM PLUMMER, late of Unit 1, 11 Park Street, Brighton, Victoria, retired, deceased, who died on 29 July 1993, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 10 October 2014, after which date the executor will proceed to distribute the assets, having regard only to the claims of which he shall then have had notice.

WILLS & WEALTH, estate lawyers,  
19 Carpenter Street, Brighton 3186.

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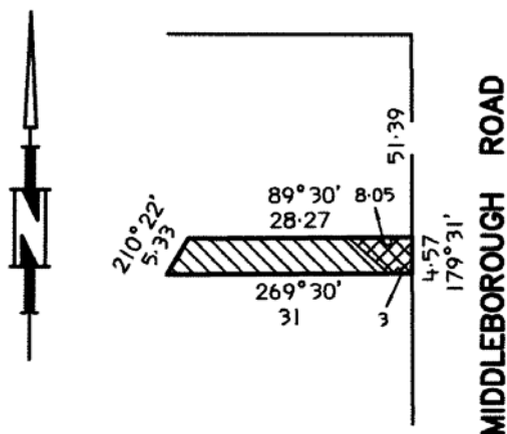
## GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

### WHITEHORSE CITY COUNCIL

#### Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Whitehorse City Council, at its meeting held on 21 July 2014, has formed the opinion that the road adjacent to 27 and 33 Middleborough Road, Burwood, as shown hatched and cross-hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the owner of 27 and 33 Middleborough Road, Burwood.

The road shown cross-hatched is to be sold subject to the right, power or interest held by United Energy Distribution Pty Ltd in the road in connection with any wires or cables under the control of that authority in or near the road.



NOELENE DUFF  
Chief Executive Officer

### CARDINIA SHIRE COUNCIL

#### Meeting Procedure Local Law

Notice is hereby given that the Cardinia Shire Council at its meeting held on 21 July 2014 resolved to make Local Law 16, Meeting Procedure Local Law.

The purposes and general purport of the Local Law are to:

- regulate the proceedings at meetings of the Council and special and advisory committees of the Council;
- set out a procedure for electing the Mayor and Deputy Mayor; and

- regulate the use of the common seal as required by section 5(3)(c) of the **Local Government Act 1989**.

Copies of the Local Law can be obtained from the Cardinia Shire Council Offices, Henty Way, Pakenham, or by contacting Customer Service on 1300 787 624. The Local Law also appears on Council's website at [www.cardinia.vic.gov.au](http://www.cardinia.vic.gov.au)



RURAL CITY OF  
**WANGARATTA**

### CORRIGENDUM

#### Community Amenity (Amendment) Local Law No. 1 of 2014

This corrigendum corrects anomalies contained in a notice published on page 1538 of the Victoria Government Gazette (G29) dated 17 July 2014 by adding the following clauses to the purpose of the Local Law by:

- inclusion of the requirement that all dogs must be secured by chain, cord or leash unless in a designated Off-Leash area;
- updating provisions for the construction of vehicular access to a building site; and
- the introduction of an Asset Protection Permit, detailing provisions for the protection of Council assets and regulation of activities within a building site.

The closing date for submissions under section 223 of the **Local Government Act 1989** is also amended to Monday 25 August 2014 and not Monday 18 August 2014 as stated in the original notice.

BRENDAN McGRATH  
Chief Executive Officer



In accordance with section 119 of the **Local Government Act 1989** (the Act), notice is hereby given that Wyndham City Council (the Council) proposes to amend the Governance Local Law.

The purposes of Governance (Amendment) Local Law 2014 are to amend the Governance Local Law 2013 (the principal Local Law) to:

- (a) ensure that its requirements are consistent with and complementary to the **Local Government Act 1989**; and
- (b) generally provide mechanisms to facilitate the good government of Wyndham City Council through its formal meeting procedure.

The general purport of the Local Law includes:

- incorporating an additional document by reference being the Corporate Recording of Council Meetings Policy 2014;
- amending the principal Local Law to require the CEO to record Council meetings and to apply amended processes to be followed by the media and others when intending to record Council meetings; and
- amending the principal Local Law in relation to offences so that the provisions complement the Local Government Act.

Council will also be amending other documents incorporated by reference in the principal Local Law being:

- The Meeting Procedure Protocol 2013;
- The Councillor Code of Conduct 2013; and
- The Governing Wyndham Framework 2014.

A copy of the proposed Governance (Amendment) Local Law 2014, all other documents incorporated by reference and the related Community Impact & Discussion Paper may be inspected at or obtained from the Wyndham Civic Centre, 45 Princes Highway, Werribee, or viewed on Council's website, <http://www.wyndham.vic.gov.au>

A person may submit written comments on these proposals and documents up until 5 pm Friday 29 August 2014 and these comments will be considered in accordance with section 223 of the Act.

Any person may request that he or she be heard in support of their written submission, either personally or by a person acting on their behalf at a Special Council Meeting to be held at 5 pm Monday 8 September 2014 in the Council Chambers, 45 Princes Highway, Werribee.

Copies of all submissions received are not confidential, and will be made available to the public as part of the Council Agenda (including the name and address of the submitter). Downloadable submission forms can both be accessed via Council's website, <http://www.wyndham.vic.gov.au>

Submissions clearly marked '2014 Governance Review Submission' should be addressed to the Chief Executive Officer, PO Box 197, Werribee 3030, and be received by 5 pm Friday 29 August 2014.

Telephone enquiries concerning this matter should be directed to 9742 0887.

CHIEF EXECUTIVE OFFICER



**Yarriambiack**  
SHIRE COUNCIL

#### Review of Road Hierarchy

The Yarriambiack Shire Council is conducting a review of its Road Hierarchy.

The Road Hierarchy is an essential tool in the management of the local roads for which Council has responsibility. The hierarchy ensures the specification for the physical characteristics of the road and the frequency of the inspection regime to which Council's Road Hierarchy applies, allowing Council to direct its limited road funding to where it will achieve best value.

The review will apply to all of the roads and classes of roads to which the Road Hierarchy applies.

A copy of Council's proposed Road Hierarchy is available for inspection at the Yarriambiack Shire Offices in Warracknabeal, service centres at Rupanyup and Hopetoun or accessed online by viewing Council's website, [www.yarriambiack.vic.gov.au](http://www.yarriambiack.vic.gov.au), and following the links.

Written submissions on the proposed review will be received until Friday 22 August 2014. Submissions should be addressed to Mr Ray Campling, Chief Executive Officer, Yarriambiack Shire Council, PO Box 243, Warracknabeal, Victoria 3393.

RAY CAMPLING  
Chief Executive Officer

**Planning and Environment Act 1987**  
**MOORABOOL PLANNING SCHEME**

Notice of Preparation of Amendment  
 Amendment C58

The Moorabool Shire Council has prepared Amendment C58 to the Moorabool Planning Scheme.

The land affected by the Amendment is approximately 500 hectares of land north of Bacchus Marsh bound by Lerderderg Gorge Road and the Lerderderg State Park to the west, land immediately to the north of Hornell Lane, Camerons Road, land south of Seereys Road and Goodmans Creek.

The Amendment proposes to implement the recommendations of the technical studies which support the following changes to the Moorabool Planning Scheme:

- Amend Clause 21.07 (Municipal Strategic Statement) by modifying the Bacchus Marsh Framework Plan's reference to the potential of Camerons Road as a rural living area to 'Camerons Road rural living area'.
- Introduce a new schedule to Clause 43.02 Design and Development Overlay, being Schedule 13 'Camerons Road Bacchus Marsh Rural Living Area'.
- Amend the schedule to Clause 66.06 to identify notice requirements to the Department of Environment and Primary Industries for proposed dwellings within 500 metres of the Lerderderg State Park; and
- Amend Planning Scheme Map Nos. 16, 31 and 33 by:
  - rezoning an area of approximately 500 hectares from Farming Zone to Rural Living Zone;
  - applying DDO Schedule 13 to the subject land.

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 following offices of the planning authority, Moorabool Shire Council Offices, 15 Stead Street, Ballan 3342; Moorabool Shire Council Offices, 182 Halletts Way, Darley 3340; Lerderderg Library, 215 Main Street, Bacchus Marsh 3340; and at the Department of Transport, Planning and Local Infrastructure website, [www.dtpli.vic.gov.au/publicinspection](http://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 1 September 2014. A submission must be sent to the Moorabool Shire Council, Attention SSD, PO Box 18, Ballan, Victoria 3342, or via email to [info@moorabool.vic.gov.au](mailto:info@moorabool.vic.gov.au)

ANDREW GOODSSELL  
 Acting Manager Planning and Development

**Planning and Environment Act 1987**  
**WELLINGTON PLANNING SCHEME**

Notice of the Preparation of an  
 Amendment to a Planning Scheme and  
 Notice of an Application for Planning Permit  
 Given Under Section 96C of the  
**Planning and Environment Act 1987**  
 Amendment C85

Planning Permit Application P124/2013

The land affected by the Amendment is on the southern side of Stevens Street, Sale, Crown Allotments 2 and 2A Section 4 Parish of Sale.

The land affected by the planning permit application is on the southern side of Stevens Street, Sale, being Crown Allotments 2 and 2A Section 4 Parish of Sale.

The Amendment proposes to rezone the land to Neighbourhood Residential Zone Schedule 1, apply a Design and Development Overlay Schedule 22 and amend the boundary of the Land Subject to Inundation Overlay.

The planning permit application is to subdivide the land above the 3.2 m AHD contour into 2 residential lots.

The person who requested the Amendment is NBA Group Pty Ltd on behalf of Graeme Dyer.

The applicant for the planning permit is NBA Group Pty Ltd on behalf of Graeme Dyer.

You may inspect the Amendment, the explanatory report about the Amendment, the planning permit application, and any documents that support the Amendment and the planning permit application, including the proposed planning permit, free of charge, at the following locations: during office hours, at the offices of the planning authority, Wellington Shire Council, 70 Foster Street, Sale, and 310 Commercial Road, Yarram; at the Department of Transport, Planning and Local Infrastructure website, [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection)

Any person who may be affected by the Amendment or by the granting of the planning permit 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 8 September 2014. A submission must be sent to the Wellington Shire Council, Strategic Planning, PO Box 506, Sale, Victoria 3850.

DAVID MORCOM  
Chief Executive Officer

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**Planning and Environment Act 1987**  
WELLINGTON PLANNING SCHEME

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

Amendment C88

Planning Permit Application P373/2012

The land affected by the Amendment is 74 Stevens Street, Sale, being Crown Allotments 4, 8 and 9 Section 4 Parish of Sale.

The land affected by the planning permit application is 74 Stevens Street, Sale, being Crown Allotments 4, 8 and 9 Section 4 Parish of Sale.

The Amendment proposes to rezone the land to Neighbourhood Residential Zone Schedule 1, apply a Design and Development Overlay Schedule 22 and amend the boundary of the Land Subject to Inundation Overlay.

The planning permit application is to subdivide land above the 3.2 m AHD contour into 9 lots and to consolidate land below the 3.2 m AHD to prevent a land-locked lot.

The person who requested the Amendment is NBA Group Pty Ltd on behalf of Jeremy and Kelly Fleming.

The applicant for the planning permit is NBA Group Pty Ltd on behalf of Jeremy and Kelly Fleming.

You may inspect the Amendment, the explanatory report about the Amendment, the planning permit application, and any documents that support the Amendment and the permit application, including the proposed planning permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Wellington Shire Council, 70 Foster Street, Sale, and 310 Commercial Road, Yarram; and at the Department of Transport, Planning and Local Infrastructure website, [www.dpcd.vic.gov.au/planning/publicinspection](http://www.dpcd.vic.gov.au/planning/publicinspection)

Any person who may be affected by the Amendment or by the granting of the permit 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 8 September 2014. A submission must be sent to the Wellington Shire Council, Strategic Planning, PO Box 506, Sale, Victoria 3850.

DAVID MORCOM  
Chief Executive Officer

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**Planning and Environment Act 1987**

## WODONGA PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C106

The Wodonga Council has prepared Amendment C106 to the Wodonga Planning Scheme.

The land affected by the Amendment is: part of Lot 21 on Plan of Subdivision 502130, part of Lot 22 on Plan of Subdivision 502130, part of Lot 23 on Plan of Subdivision 502130P, Reserve No. 4 on Plan of Subdivision 303123, Reserve No. 1 on Plan of Subdivision 502130 and Reserve No. 2 on Plan of Subdivision 442423.

The Amendment proposes to:

- rezone part of Lot 23 on PS 502130P from Farming to Low Density Residential;
- rezone public land (being Reserve No. 4, Reserve No. 1 and Reserve No. 2 from Farming and General Residential to Public Park and Recreation;
- delete the Public Acquisition Overlay (PAO6) from part of Reserve No. 1, part of Lot 21, part of Lot 22 and part of Lot 23;
- delete the Development Plan Overlay Schedule 1 (DPO1) from part of Reserve No. 4 and Reserve No. 2; and
- amend the schedule to clause 45.01 (Public Acquisition Overlay) by deleting PAO6 from the schedule.

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, Wodonga City Council, 104 Hovell Street, Wodonga; and at the Department of Transport, Planning and Local Infrastructure website, [www.dtpli.vic.gov.au/publicinspection](http://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 1 September 2014. A submission must be sent to: The Chief Executive Officer, Wodonga City Council, PO Box 923, Wodonga, Victoria 3689.

PATIENCE HARRINGTON  
Chief Executive Officer

**Planning and Environment Act 1987**

## WODONGA PLANNING SCHEME

## Notice of Preparation of Amendment

## Amendment C112

The Wodonga City Council has prepared Amendment C112 to the Wodonga Planning Scheme.

The land affected by the Amendment is 265 Baranduda Boulevard, Baranduda – specifically part Lot 2 PS 638232 (being the former area of Lot 3 PS 603132).

The Amendment proposes to rezone the subject land from Urban Growth Zone to General Residential Zone.

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, City of Wodonga, Hovell Street, Wodonga; and at the Department of Transport, Planning and Local Infrastructure website, [www.dtpli.vic.gov.au/publicinspection](http://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 1 September 2014. A submission must be sent to: Chief Executive Officer, Patience Harrington, City of Wodonga, PO Box 923, Wodonga, Victoria 3689.

PATIENCE HARRINGTON  
Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 3 October 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.

CHESNEY, Constance Anne, late of Advent Care 163–165 Central Road, Nunawading, Victoria 3131, retired, deceased, who died on 16 April 2014.

ELTON-MONTRUIN, Edward Charles, late of Coppin Community Hostel, 45 Moubray Street, Melbourne, Victoria 3000, pensioner, deceased, who died on 23 May 2014.

FRASER, Janet Veronica, late of Montclair Aged Care, 18 Montclair Avenue, Brighton, Victoria 3186, retired, deceased, who died on 15 May 2014. Date of Grant – 16 July 2014.

KATANNEK, Hedi, late of 4 Wilmag Avenue, Mulgrave, Victoria 3170, deceased, who died on 8 July 2013. Date of Grant – 17 July 2014.

MADDOCK, Eva Lyall, late of Inala Village Home – Walani, 220 Middleborough Road, Blackburn South, Victoria 3130, pensioner, deceased, who died on 19 March 2014.

McKENDRY, Dulcie Beatrice, late of Twin Parks Aged Care, 41 Blake Street, Reservoir, Victoria 3073, retired, deceased, who died on 31 May 2014.

WALKER, Olwyn Mary Clare, late of Western Gardens Aged Care Facility, 40 Anderson Road, Sunshine, Victoria 3020, seamstress, deceased, who died on 26 March 2014. Date of Grant – 17 July 2014.

Dated 25 June 2014

STEWART MacLEOD  
Manager

#### Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under section 10(2) of the **Community Services Act 1970** in relation to section 5 of the **Adoption Act 1984**:

I, Mariela Diaz, approve the following person under section 5(1) and section 5(1)(b) of the **Adoption Act 1984** as approved counsellor for the purposes of section 35 and section 87 of the **Adoption Act 1984**.

Nicole Dainton

MARIELA DIAZ  
Director, Child Protection  
South Division

#### Associations Incorporation Reform Act 2012

##### SECTION 138

I, Steven Scodella, Operations Manager, under delegation provided by the Registrar, hereby give notice that an application for the voluntary cancellation of incorporation, pursuant to section 136 of the Act, has been received by the Registrar from each of the associations mentioned below:

Hoppers Crossing Swordy Social Club Inc.; Vocabeau Community Choir and Matomba Inc.; Elphinstone Community Arts Group Inc.; District Junior Cricket Association of Kyneton Inc.; Edenhope Mechanics Institute Inc.; Meander .... A Group Caring for the Menzies Creek and Emerald Tourist Tract Inc.; Melton Tourism Association Inc.; Fans of Derby Australia Inc.; Upper Kiewa Valley Television Translator Inc.; Yarram Aerodrome Association Inc.; National Martial Games Committee (Aust) Inc.; Jdisha Montessori Playgroup Inc.; Friends of Emerald Library Inc.; Greater Dandenong Blue Light Boxing Club Inc.; International Student Organisation Australia Inc.; Gong Theatre Inc.; The Peechelba District Community

Development Group Inc.; Consumer Directed Senior Care Association Inc.; Cranbourne Probus Club Inc.; CBD Warrnambool Inc.; Melbourne Avocado Committee Inc.; Sri Dwarakamai Sai Foundation Inc.; Manresa Kindergarten Inc.; Mount Helen Pre-School Inc.; Australia & New Zealand Chinese Culture and Education Exchange Foundation Australian Arab Women's Foundation Inc.; Budget Eyewear Franchisees Association Inc.; Castlemaine and District Junior Football League Inc.; The Cobram Flood Levees Association Inc.; Mornington 40s + Social Group Inc.; Circulo Madrileno De Hogar Espanol Inc.; Telford Tennis Club Inc.; Melbourne Anarchist Club Inc.; We Are Cocoride Inc.; St Albans South Playgroup Inc.; Preston Senior Citizens Club Inc.; Sesame Ministries Inc.; Beulah House of Love Inc.; Seville Events Association Inc.; Strip Billboard Inc.; Providing Aid for Animals Worldwide Inc.; Financial Speakers Association Inc.; Neerim North Water Conservation & Protection Association Inc.; Filipino Australian Business Association (FABAI) Inc.; South-Pacific Innovation Transfer Society Inc.; St. Thomas's College Kotte Past Students Association (Australian Branch) Inc.; The Antennas National Community Television Awards Inc.; Seaford Ladies Probus Club Inc.; Australian Larnacan Association (Avustralya Larnakalilar Dernegi) Inc.; BICC – Breastcancer in City Country Inc.; The B Team Australasia Incorporated; Warrandyte Community Sports Complex Association Inc.; Cobras Futsal Club Inc.; B.O.M.A. Business Owners and Managers Association Inc.; Bairnsdale Running Festival Inc.; Glenferrie Early Childhood Centre Inc.; Nathan B.Walking Incorporated; Australian Institute of Greek Language & Culture Inc.; Ganesha Childrens Foundation Inc.; Defence Reserves Support Day Council Inc.; Central Goldfields Amateur Radio Club Inc.

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

Dated 31 July 2014

STEVEN SCODELLA  
Operations Manager  
PO Box 4567  
Melbourne, Victoria 3001

## Associations Incorporation Reform Act 2012

### SECTION 134

I, Steven Scodella, Operations Manager under the **Associations Incorporation Reform Act 2012** (the Act), under delegation provided by the Registrar, hereby give notice that, pursuant to section 134(1) of the Act, the registration of the incorporated association mentioned below has been cancelled on this day:

Springvale South Kindergarten Inc.

Dated 31 July 2014

STEVEN SCODELLA  
Operations Manager  
PO Box 4567  
Melbourne, Victoria 3001

## 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 Eganstown Cemetery Trust

The Lang Lang Cemetery Trust

Dated 23 July 2014

BRYAN CRAMPTON  
Manager  
Cemeteries and Crematoria Regulation Unit

## Children, Youth and Families Act 2005

### NOTICE SPECIFYING VENUE AT WHICH THE CHILDREN'S KOORI COURT (CRIMINAL DIVISION) MAY SIT AND ACT

Pursuant to section 517(2) of the **Children, Youth and Families Act 2005**, I specify the following venues of the Children's Court at which the Koori Court (Criminal Division) may sit and act:

Heidelberg Children's Court

Dandenong Children's Court

Dated 5 June 2014

JUDGE PETER COUZENS  
President  
Children's Court of Victoria

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**Magistrates' Court Act 2002**

NOTICE SPECIFYING VENUE AT WHICH  
THE MELBOURNE MAGISTRATES'  
KOORI COURT (CRIMINAL DIVISION)  
MAY SIT AND ACT

Pursuant to section 4D(3) of the **Magistrates' Court Act 2002**, I specify the following venue of the Magistrates' Court at which the Koori Court (Criminal Division) may sit and act:

Melbourne Magistrates' Court of Victoria

Dated 14 July 2014

PETER LAURITSEN  
Chief Magistrate  
Magistrates' Court of Victoria

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**Electoral Act 2002**

APPLICATION FOR REGISTRATION OF  
A POLITICAL PARTY

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

Name of party: Australian Cyclists Party.

Name of proposed registered officer: Omar Khalifa.

Address of proposed registered officer: Shop 3, 28–32 Pine Street, Chippendale, NSW 2008.

The application is signed by the president of the party.

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

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

may object by writing to the Victorian Electoral Commission, Level 11, 530 Collins Street, Melbourne, Victoria 3000, by 1 September 2014.

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

Enquiries to: Paul Thornton-Smith on telephone 8620 1187.

Dated 25 July 2014

WARWICK GATELY AM  
Victorian Electoral Commission

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**Electoral Act 2002**

REGISTRATION OF POLITICAL PARTY

In accordance with section 50 of the **Electoral Act 2002**, the following party is hereby registered as a political party:

Name of party: People Power Victoria – No Smart Meters.

Dated 23 July 2014

WARWICK GATELY AM  
Victorian Electoral Commission

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**Electoral Act 2002**

REGISTRATION OF POLITICAL PARTY

In accordance with section 50 of the **Electoral Act 2002**, the following party is hereby registered as a political party:

Name of party: Voluntary Euthanasia Party (Victoria).

Dated 25 July 2014

WARWICK GATELY AM  
Victorian Electoral Commission

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**Geographic Place Names Act 1998**

## NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names.

Road Naming:

<b>Change Request Number</b>	<b>Road Name</b>	<b>Locality</b>	<b>Proposer and Location</b>
48384	Bundjalung Track	Muckleford	Mount Alexander Shire Council Formerly known as Scallywags Track. The track traverses south from Muckleford School Road.
73083	Fishermans Lane	Rosebud West	Mornington Peninsula Shire Council At the rear of 1601–1607 Point Nepean Road.
73243	Redgum Track	Woori Yallock	Yarra Ranges Shire Council The road traverses south from Syme Road.
73331	Lennons Lane	Piries	Mansfield Shire Council The road traverses west from Mansfield–Woods Point Road.
73382	Crestmont Court	Miners Rest	Ballarat City Council (Private Road) The road traverses north from Albert Street.
73596	Martha Place	Safety Beach	Mornington Peninsula Shire Council Adjacent to 176–177 Marine Drive.
73614	Muir Road	Mount Duneed	Greater Geelong City Council Formerly known as part Boundary Road. The road traverses east from Ghazeepore Road.
73615	Delta Drive	Armstrong Creek	Greater Geelong City Council Formerly known as part Mandalay Circuit. The road traverses south from Warralily Boulevard.
73615	Mandalay Avenue	Armstrong Creek	Greater Geelong City Council Formerly known as part Mandalay Circuit. The road traverses south from Warralily Boulevard.

## Feature Naming:

<b>Change Request Number</b>	<b>Place Name</b>	<b>Naming Authority and Location</b>
72932	Newport Gardens Early Years Centre	Hobsons Bay City Council Located at 51 Maddox Road, Newport 3015. For further details see map at <a href="http://www.dtpli.vic.gov.au/namingplaces">www.dtpli.vic.gov.au/namingplaces</a>
N/A	Waurm Ponds Railway Station	Public Transport Victoria Located at Sugargum Drive, Waurm Ponds 3216. For further details see map at <a href="http://www.dtpli.vic.gov.au/namingplaces">www.dtpli.vic.gov.au/namingplaces</a>

Office of Geographic Names

Land Victoria  
570 Bourke Street  
Melbourne 3000JOHN E. TULLOCH  
Registrar of Geographic Names**Liquor Control Reform Act 1998**

## DETERMINATION

This Determination is made by the Commissioner of State Revenue under the powers conferred by sub-section 179(1) of the **Liquor Control Reform Act 1998** (the Act) and shall come into effect on the date it is published in the Victoria Government Gazette.

The Determination made by the then Commissioner of State Revenue, David Pollard, on 14 November 2001 and gazetted on 22 November 2001 is hereby revoked.

The following classes of persons must make a record of sales and purchases of liquor and keep each record for a period of 5 years after it was made:

- (i) the holder of a pre-retail licence issued under section 12 of the Act;
- (ii) a wine producer who holds a wine and beer producer's licence issued under section 13 of the Act; or
- (iii) any other person who receives a payment under section 177(1) of the Act.

Dated 28 July 2014

PAUL BRODERICK  
Commissioner of State Revenue

**Pipelines Act 2005**

## SECTION 70

## Significant Alteration to Authorised Route

PIPELINE LICENCE NUMBER	PL220
NAME(S) OF LICENSEE(S)	Vic Gas Distribution Pty Ltd
ADDRESS(ES) OF LICENSEE(S)	1 Wood Street Thomastown, Victoria 3074
DESCRIPTION OF EXISTING AUTHORISED ROUTE	The route of the pipeline is the Benalla City Gate, the Broadford City Gate, the Chiltern City Gate, the Epping City Gate, the Euroa City Gate, the Monsbent City Gate, the Puckapunyal City Gate, the Seymour City Gate, the Wallan City Gate, the Wangaratta City Gate and the Wangaratta East City Gate as indicated in Drawing Numbers T300D-1-1 Rev A, T388-1-1 Rev A, T389-1-1 Rev A, T390-1-1 Rev A, T392-1-1 Rev A, T392-1-1, T393-1-1 Rev A, T394-1-1 Rev A, T395-1-1 Rev A, T424-1-1 Rev A, L1-4-7 Rev A, L1-4-11 Rev D, L1-4-13 Rev A, L1-7-5 Rev A, L1-7-11 Rev E, L1-7-13 Rev A, L1-10-3 Rev A, L1-10-4 Rev A, L1-10-5 Rev C, L1-10-8 Rev A, L1-10-9 Rev A, L1-10-18, L1-21-2 Rev E, L1-21-7 Rev A, L1-21-12 Rev A, L1-26-1 Rev A, L1-26-3 Rev A, L1-26-4 Rev F, L1-26-7 Rev A, L1-27-3 Rev F, L1-27-5 Rev A, L1-27-10 Rev A, L1-45-2 Rev D, L1-45-3 Rev D, L1-45-4 Rev B, L1-58-2 Rev A, L1-58-3 Rev A, L1-58-18 Rev A, L1-65-1 Rev A, L1-65-2 Rev A, L1-65-3 Rev A, L1-66-3 Rev B, L1-66-4 Rev A, L1-66-5 Rev A, P4-107-1 Rev B, P4-107-3 Rev B, P4-108-3 Rev A, P4-115-1 Rev B, P4-115-2 Rev B, P4-162-1 Rev A, P4-162-2 Rev A, P4-162-3 Rev A, P4-162-4 Rev A, P4-162-8 Rev A, P4-281-1 Rev A, P4-281-2 Rev A, P4-281-3, P5-11-2 Rev E, P5-11-3 Rev C, P5-11-6 Rev D, P5-12-1 Rev A, P5-12-2 Rev B, P5-12-7 Rev A, P5-21-1 Rev A, P5-21-2 Rev A and S44-28-1 Rev A.
ALTERATION	<ol style="list-style-type: none"> <li>The authorised route of the pipeline is altered for the construction of the Donnybrook City Gate and the installation of the associated pipework.</li> <li>The authorised route of the pipeline is delineated by the red line on the drawings titled: <ul style="list-style-type: none"> <li>Drawing Number L1-4-22 (Benalla City Gate)</li> <li>Drawing Number L1-7-31 (Broadford City Gate)</li> <li>Drawing Number L1-66-44 (Chiltern City Gate)</li> <li>Drawing Number L1-83-29 (Donnybrook City Gate)</li> <li>Drawing Number P4-162-18 (Epping Field Regulator)</li> <li>Drawing Number L1-10-29 (Euroa City Gate)</li> <li>Drawing Number L1-45-19 (Monsbent City Gate)</li> <li>Drawing Number L1-58-27 (Puckapunyal City Gate)</li> <li>Drawing Number L1-21-28 (Seymour City Gate)</li> <li>Drawing Number L1-26-33 (Wallan City Gate)</li> <li>Drawing Number L1-27-19 (Wangaratta City Gate)</li> <li>Drawing Number L1-65-29 (Wangaratta East City Gate)</li> </ul> and replace all existing drawings.</li> </ol>

**CONDITIONS:**

As from today the conditions of Pipeline Licence PL220 are revoked and replaced with the following conditions:

The pipeline shall have the following features:

Benalla:

- (a) Maximum Allowable Operating Pressure:– inlet 7400 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 80 mm

Broadford:

- (a) Maximum Allowable Operating Pressure:– inlet 8800 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 80 mm

Chiltern:

- (a) Maximum Allowable Operating Pressure:– inlet 7400 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 80 mm

Donnybrook:

- (a) Maximum Allowable Operating Pressure:– inlet 8800 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 150 mm

Epping:

- (a) Maximum Allowable Operating Pressure:– inlet 2760 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 100 mm

Euroa:

- (a) Maximum Allowable Operating Pressure:– inlet 7400 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 100 mm

Monsbent:

- (a) Maximum Allowable Operating Pressure:– inlet 7400 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 80 mm

Puckapunyal:

- (a) Maximum Allowable Operating Pressure:– inlet 8800 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 80 mm

Seymour:

- (a) Maximum Allowable Operating Pressure:– inlet 8800 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 50 mm

Wallan:

- (a) Maximum Allowable Operating Pressure:– inlet 8800 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 80 mm

Wangaratta:

- (a) Maximum Allowable Operating Pressure:– inlet 7400 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 80 mm

Wangaratta East:

- (a) Maximum Allowable Operating Pressure:– inlet 7400 kPa (inlet) – 515 kPa (outlet)
- (b) Contents:– Gaseous Hydrocarbons
- (c) Length:– nominal 1 km
- (d) Nominal inlet diameter:– An inlet pipe with nominal diameter of 80 mm

Dated 23 July 2014

JOHN MITAS  
Acting Executive Director, Earth Resources Regulation  
Delegate of the Minister for Energy and Resources

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**Road Safety Act 1986**DECLARATION OF VARIATION TO REGULATION 146 OF THE ROAD SAFETY  
(VEHICLES) REGULATIONS 2009  
UNDER SECTION 96A OF THE **ROAD SAFETY ACT 1986**

I, Terry Mulder, Minister for Roads, being the Minister administering the **Road Safety Act 1986** (the Act), declare under section 96A(1)(b) of the Act that regulation 146 of the Road Safety (Vehicles) Regulations 2009 (the Regulations) is varied in the manner set out in this Declaration.

**1. Commencement**

This Declaration comes into operation on the date on which it is published in the Victoria Government Gazette.

**2. Use of unregistered vehicle on highway without trade plate**

Regulation 146 of the Regulations is varied as follows –

In regulation 146 of the Regulations, for ‘An unregistered vehicle may be used on a highway’ **substitute** ‘(1) Subject to subregulation (2), an unregistered vehicle may be used on a highway’.

At the end of regulation 146 of the Regulations **insert** –

‘(2) Australian Amalgamated Terminals may use an unregistered vehicle on a highway without having a trade plate attached to it if –

- (a) the vehicle is being used on premises owned or leased by Australian Amalgamated Terminals at 118 Williamstown Road, Port Melbourne, Victoria or 53–227 Williamstown Road, Port Melbourne, Victoria or immediately outside those premises or on a highway that adjoins those premises; and
- (b) at all times during the use there is a driver and no other person in the vehicle; and
- (c) the vehicle is being transported by Australian Amalgamated Terminals who for the time being is the assignee of a general identification mark and has been supplied with no less than 20 trade plates under regulation 141(1); and
- (d) the driver is employed or engaged by Australian Amalgamated Terminals; and
- (e) the vehicle is being moved between premises owned or leased by Australian Amalgamated Terminals at 118 Williamstown Road, Port Melbourne, Victoria and 53–227 Williamstown Road, Port Melbourne, Victoria and is not being used for any other purpose.’

**3. Expiry**

This Declaration expires on 31 December 2017.

Dated 22 July 2014

TERRY MULDER MP  
Minister for Roads

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**Water Act 1989****NOTICE OF MAKING OF THE BY-LAW NO. 1 WATERWAYS PROTECTION 2014  
MALLEE CATCHMENT MANAGEMENT AUTHORITY**

By resolution of 23 July 2014 the Mallee Catchment Management Authority under section 287ZC of the **Water Act 1989** made By-Law No.1 Waterways Protection 2014.

The purpose of the by-law is to make provision for –

- (a) the control, management and authorisation of works and activities in, under, on or over designated waterways and designated works;
- (b) the protection and care of designated waterways and designated land or works;
- (c) conservation and preservation of flora, fauna and habitat in designated waterways and designated land or works.

The by-law is made using the Waterways Protection Model By-law made by the Minister for Water under section 287ZB of the **Water Act 1989** on 20 February 2014.

A copy of the by-law is available on the Mallee Catchment Management Authority website, [www.malleecma.vic.gov.au](http://www.malleecma.vic.gov.au). A copy is also available for inspection during the ordinary business hours of the Authority, free of charge, at the Mallee Catchment Management Authority offices at the DEPI Complex, corner Koorlong Avenue and Eleventh Street, Irymple.

A copy of the by-law is able to be purchased, on demand, at the offices of the Authority during ordinary business hours.

In accordance with section 16A of the **Subordinate Legislation Act 1994** a full copy of the by-law follows this notice.

MALLEE CATCHMENT MANAGEMENT AUTHORITY  
DEPI Complex, corner Koorlong Avenue and Eleventh Street, Irymple 3498

**Water Act 1989**

The Mallee Catchment Management Authority makes the following by-law –

Dated 23 July 2014

The Common Seal of the Mallee Catchment Management authority was hereunto affixed in the presence of:

SHARYON PEART  
Chairman

JOHN COOKE  
Member

JENNY COLLINS  
Chief Executive Officer

**By-law No. 1 Waterways Protection****PART 1 – PRELIMINARY****Title:**

1. This by-law may be cited as By-law No. 1 Waterways Protection.

**Objectives:**

2. The objectives of this by-law are to make provision for –
  - (a) the control, management and authorisation of works and activities in, under, on or over designated waterways and designated land or works;
  - (b) the protection and care of designated waterways and designated land or works;
  - (c) conservation and preservation of flora, fauna and habitat in designated waterways and designated land or works.

**Authorising provisions:**

3. This by-law is made under sections 160, 219 and 287ZC of the Act.

**Application:**

4. This by-law applies to the Mallee Waterway Management District.

**Definitions:**

5. In this by-law –

‘Act’ means the **Water Act 1989**.

‘Authority’ means the Mallee Catchment Management Authority.

‘Charge unit’ is the unit of monetary value set by the Authority under section 160(4) of the Act for the purposes of calculating the value of fees set under a by-law.

‘Designated land or works’ means any land or any works or any part of any works which the Authority has declared to be designated land or works under section 188 of the Act.

‘Designated waterway’ means any waterway or any part of any waterway which the Authority has declared to be a designated waterway under section 188 of the Act.

‘Emergency’ has the same meaning as under section 4 of the **Emergency Management Act 1986**;

‘Government agency’ means –

- (a) any body corporate or unincorporated constituted by or under any Act for a public purpose; and
- (b) any member or officer of such a body; and
- (c) any person in the services of the Crown in the right of the State of Victoria upon whom any function, power, duty or responsibility is conferred by or under any Act;

‘Penalty unit’ has the meaning provided for under section 110 of the **Sentencing Act 1991**.

Explanatory note: A penalty unit is a unit of monetary value that is used to calculate penalties for offences under legislation. The value of a penalty unit is set each year by the Treasurer under the **Monetary Units Act 2004**.

‘Person’ means an individual, a body or association (corporate or incorporated) or a partnership.

‘Rubbish’ includes any solid or liquid domestic or commercial waste refuse or debris and without limiting the generality of the above includes abandoned vehicles or vehicle parts, clippings and vegetation, concrete, stone and bricks and any part of an animal carcass.

‘Water Corporation’ has the same meaning as in section 3 of the Act.

‘Waterway’ has the same meaning as in section 3 of the Act.

‘Works’ has the same meaning as in section 3 of the Act.

**PART 2 – WATERWAY PROTECTION****Prohibited works and activities**

6. A person must not –
- (a) deposit any rubbish in a designated waterway or on any designated land or works;
  - (b) erode or damage the surrounds of a designated waterway or any designated land or works; or
  - (c) cause or permit any designated waterway or any designated land or works to be polluted.
- Penalty: 20 penalty units  
Penalty for continuing offence: 5 additional penalty units for each day on which the offence continues.
7. A person must not do any of the following unless in accordance with a permit issued under this by-law –
- (a) construct, alter, remove, obstruct or interfere with any structures or works in, under, on or over a designated waterway or any designated land or works; or
  - (b) construct or carry out any works that deviate or are likely to deviate a designated waterway;
  - (c) obstruct or interfere with a designated waterway or any designated land or works;
  - (d) cut down, interfere with or take any tree or other vegetation within or from a designated waterway or any designated land or works;
  - (e) interfere with or take any soil, earth, sand, gravel or other material within or from a designated waterway or designated land or works.
- Penalty: 20 penalty units  
Penalty for continuing offence: 5 additional penalty units for each day on which the offence continues.

**Persons who do not require permits**

8. Despite anything to the contrary in this by-law, the following persons do not require a permit –
- (a) a person acting in the course of his or her duties as –
    - (i) an officer, employee or contractor of the Authority;
    - (ii) an authorised officer appointed in writing by the Authority for the purpose of this by-law;
    - (iii) a member of the Police force;
  - (b) any of the following bodies, or officer within such body, taking action that is required to respond to or prepare for an emergency –
    - (i) the Country Fire Authority established under the **Country Fire Authority Act 1958**;
    - (ii) the Metropolitan Fire and Emergency Services Board established under the **Metropolitan Fire Brigades Act 1958**;
    - (iii) the Victoria State Emergency Service Authority established under the **Victoria State Emergency Service Act 2005**;
    - (iv) local council, water corporation or other government agency;
    - (v) telecommunications, gas, electricity or other utility.

- (c) a person undertaking works, other than a deviation of a waterway, associated with –
  - (i) a licence to take and use water from a designated waterway issued under Division 2 of Part 4 of the Act;
  - (ii) a right to water from a designated waterway under section 8(1) of Division 1 of Part 2 of the Act;
  - (iii) a dam or weir situated on a designated waterway, a licence for which has been issued under Division 2 of Part 5 of the Act;
- (d) a telecommunications, gas, electricity or other utility company constructing a pipeline or underground cable that crosses a designated waterway;
- (e) a water corporation constructing water supply, sewerage or irrigation works in, under, on or over a designated waterway;
- (f) a local council constructing a public bridge or access crossing on a designated waterway;
- (g) a person authorised under an Act to undertake the works or activities, in relation to the relevant designated waterway, land or works, that would otherwise be prohibited under clause 7;
- (h) a person undertaking routine maintenance of existing previously authorised works or works under paragraphs (d), (e), (f) or (g) being low impact, minor, maintenance of such works, including but not limited to re-planting, vegetation clearing, cleaning, or minor structural repairs.

#### **Requirements applicable to person who does not require a permit**

9. A person who does not require a permit due to the operation of clause 8(d), (e), (f), (g) or (h) in undertaking works of the kind described in those clauses, must –
- (a) do so in accordance with any guidelines issued by the Authority;
  - (b) submit a works proposal to the Authority prior to commencing the works;
  - (c) notify the Authority when commencing the works.
- Penalty: 20 penalty units  
 Penalty for continuing offence: 5 additional penalty units for each day on which the offence continues.

#### **Permits**

10. For the purposes of clause 7 of this by-law a person may apply to the Authority for a permit.
11. After assessing the application and the risk of degradation to the designated waterway or its surrounds, the Authority may issue or refuse to issue a permit.
12. On making decision to issue or refuse to issue a permit, the Authority must –
- (a) in the case of a permit being issued, advise the applicant of that approval and any conditions that apply to the permit; or
  - (b) in the case of a permit being refused, advise the applicant of that refusal.
13. Where a permit is issued under this by-law, the holder of the permit must act in accordance with –
- (a) conditions (if any) determined by the Authority as being applicable to the permit; and
  - (b) guidelines issued by the Authority.

### **PART 3 – PROCEDURAL REQUIREMENTS APPLYING TO PERMITS**

#### **Application for a permit**

14. An application for a permit shall be –
- (a) in the form (if any) approved from time to time by the Authority; and

- (b) accompanied by –
  - (i) the relevant fee as determined under Part 4 of this by-law; and
  - (ii) such plans, specifications or other documents necessary for the Authority to determine the application to grant the permit.
- 15. A person applying for a permit may request the Authority to issue a single permit for multiple similar or related works or activities.
- 16. If required to do so by the Authority a person applying for a permit must –
  - (a) supply such additional information, plans, specifications or other documentation that the Authority considers necessary to determine the application; and
  - (b) give public notice of the application or give notice of the application to such persons the Authority considers may be affected by the application, at such times and in such manner as determined by the Authority.

**Amendment or transfer of a permit**

- 17. The holder of a permit issued under this by-law may apply to the Authority to –
  - (a) amend the permit (with or without conditions);
  - (b) renew the permit; or
  - (c) transfer the permit.

**Notification of commencement and completion of works or activities**

- 18. Any person who carries out any works or activities for which a permit has been issued by the Authority must –
  - (a) notify the Authority at least seven days before commencing the works or activities; and
  - (b) notify the Authority upon completion of the works or activities.

**Validity of permit**

- 19. Unless otherwise stated in the permit, a permit issued under this by-law is valid for one year from its date of issue unless earlier revoked by the Authority.
- 20. The Authority may renew a permit for a period of up to 12 months with additional or varied conditions as necessary.

**Revocation of permit**

- 21. The Authority may revoke a permit if in the opinion of the Authority there has been a failure to comply with this by-law or the permit or its conditions, provided –
  - (a) a notice of contravention has been provided to the permit holder; and
  - (b) there has been a failure to comply with the notice of contravention; and
  - (c) the failure to comply continues for a period of 7 days or any longer period allowed by the Authority, after the date specified in the notice.

**Application of other requirements**

- 22. A permit issued under this by-law does not remove the requirement for the person to whom the permit has been issued to apply for any authorisation or permission necessary under any other Act with respect to anything authorised by the permit.

**PART 4 – FEES AND CHARGES****Fees**

- 23. The fee payable for an application for a permit is –
  - (a) a base fee of 1.5 charge units; and
  - (b) any additional amount as determined by the Authority in accordance with clause 25.

24. The fee payable for the amendment, renewal or transfer of a permit is 1 charge unit.
25. For the purposes of clause 23(b) –
  - (a) the Authority shall estimate any additional time likely to be required to assess the application; and
  - (b) advise the applicant of the estimated additional cost of considering the permit application on the basis of an hourly charge of 1 charge unit.
26. Upon payment of the estimated additional hourly charges the Authority shall process the application.
27. Upon completion of processing the application the Authority shall –
  - (a) advise the applicant of the actual additional amount; and
  - (b) either refund to the applicant any amount paid in excess of the actual additional amount or advise the applicant of the further amount payable being the difference between the estimated additional hourly charges and the actual additional hourly charges.

**Waiver or reduction of fees**

28. The Authority may waive, reduce or alter any fee or charge with or without conditions.

**Payment of fees**

29. The Authority will not issue a permit until all required fees are paid.
-

**Planning and Environment Act 1987**  
VICTORIA PLANNING PROVISIONS  
Notice of Approval of Amendment  
Amendment VC109

The Minister for Planning has approved Amendment VC109 to the Victoria Planning Provisions (VPP) and all planning schemes in Victoria.

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

The Amendment changes the Victoria Planning Provisions and all planning schemes in Victoria by amending:

- Clause 44.06 'Bushfire Management Overlay' (BMO) to move the application requirements to Clause 52.47 and include a new mandatory condition for bushfire bunkers.
- Clause 52.17 'Native Vegetation' to enable the clearing of native vegetation to be undertaken by private landholders on Crown land with the written permission of the Secretary of the Department of Environment and Primary Industries for the purposes of maintaining wild dog exclusion fences.
- Clause 52.47 'Planning for bushfire' to provide approved and alternative bushfire safety measures for new single dwellings, to replace or extend an existing dwelling and for other buildings.
- Clause 52.48 'Bushfire Protection: Exemptions' to provide exemptions for the provision of defensible space for a dwelling approved under the BMO.
- Clause 66 'Referral and Notice Provisions' to change the referral authority status for relevant fire authorities for some development from determining to recommending referral authority.

The Amendment is available for public inspection on the Department of Transport, Planning and Local Infrastructure (DTPLI) website, [www.dtpli.vic.gov.au/publicinspection](http://www.dtpli.vic.gov.au/publicinspection)

JOHN PHILLIPS  
Director  
Planning Systems

Department of Transport, Planning and Local Infrastructure

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**Planning and Environment Act 1987**  
VICTORIA PLANNING PROVISIONS  
Notice of Approval of Amendment  
Amendment VC113

The Minister for Planning has approved Amendment VC113 to the Victoria Planning Provisions (VPP) and all planning schemes in Victoria.

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

The Amendment changes the Victoria Planning Provisions and all planning schemes in Victoria by amending Clause 52.32 – Wind energy facility to enable minor amendments to be made to Wind energy facility planning permits issued prior to 15 March 2011.

The Amendment is available for public inspection on the Department of Transport, Planning and Local Infrastructure (DTPLI) website, [www.dtpli.vic.gov.au/publicinspection](http://www.dtpli.vic.gov.au/publicinspection)

JOHN PHILLIPS  
Director  
Planning Systems

Department of Transport, Planning and Local Infrastructure

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**Planning and Environment Act 1987**

Section 7(5)

MINISTERIAL DIRECTION

I, Matthew Guy, Minister for Planning, amend the Ministerial Direction on the Form and Content of Planning Schemes prepared under section 7(5) of the **Planning and Environment Act 1987**, as follows:

1. In Annexure 2 to the Direction
  - 1.1 Replace the template Schedule to the Bushfire Management Overlay with a new template Schedule to the Bushfire Management Overlay as at Attachment 1.

MATTHEW GUY MLC  
Minister for Planning

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**Attachment 1**

[INSERT PLANNING SCHEME NAME] PLANNING SCHEME

--/20--  
C--**SCHEDULE [NUMBER] TO THE BUSHFIRE MANAGEMENT OVERLAY**Shown on the planning scheme map as **BMO/WMO[number]**.

Where no local content is specified, insert "None Specified"

Where local content is specified insert the following, as appropriate

**NAME OF SCHEDULE AREA****1.0 Statement of the bushfire objectives to be achieved**--/20--  
C--**2.0 Permit requirement**--/20--  
C--**3.0 Application**--/20--  
C--**4.0 Application requirements**--/20--  
C--**5.0 Substitute approved measures**--/20--  
C--

Where a substitute approved measure is specified, insert all of the following table.

If there is no substitute approved measure insert 'None specified'

Clause 52.47	Approved Measure	Substitute approved measure
52.47-2.1	AM2.1	Insert substitute approved measure or "None specified"
52.47-2.1	AM2.2	Insert substitute approved measure or "None specified"
52.47-2.1	AM2.3	Insert substitute approved measure or "None specified"
52.47-2.2	AM3.1	Insert substitute approved measure or "None specified"
52.47-2.2	AM3.2	Insert substitute approved measure or "None specified"
52.47-2.3	AM4.1	Insert substitute approved measure or "None specified"
52.47-2.3	AM4.2	Insert substitute approved measure or "None specified"
52.47-2.4	AM5.1	Insert substitute approved measure or "None specified"
52.47-2.4	AM5.2	Insert substitute approved measure or "None specified"
52.47-2.4	AM5.3	Insert substitute approved measure or "None specified"
52.47-2.4	AM5.4	Insert substitute approved measure or "None specified"

**Note-** Some headings although appearing in black in the published form are to be read as being in blue. Words in blue in the schedules in this Direction either prompt a response or give guidance to the completion of the schedule and should be omitted if not required.

**6.0 Additional alternative measures**--/20--  
C--

Clause 52.47		Additional alternative measures
Insert clause number		Insert substitute approved measure or "None specified"

**7.0 Mandatory Condition**--/20--  
C--**8.0 Referral of application**--/20--  
C--**9.0 Notice and review**--/20--  
C--**10.0 Decision guidelines**--/20--  
C--**11.0 Date for the application of the transitional provision clause 44.06-7**--/20--  
C--

**Note-** Some headings although appearing in black in the published form are to be read as being in blue. Words in blue in the schedules in this Direction either prompt a response or give guidance to the completion of the schedule and should be omitted if not required.

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**ORDERS IN COUNCIL**

**Crown Land (Reserves) Act 1978**  
REVOCATION OF TEMPORARY RESERVATIONS  
Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

PORTARLINGTON – The temporary reservation by Order in Council of 23 February, 1993 of an area of 1.578 hectares, of land being Crown Allotment 5, Section 18, Township of Portarlington, Parish of Paywit as a site for Health and social welfare. – (Rs 4899)

PORTARLINGTON – The temporary reservation by Order in Council of 2 August, 1994 of an area of 2566 square metres of land being Crown Allotment 5A, Section 18, Township of Portarlington, Parish of Paywit as a site for Health and Social Welfare. – (Rs 4899)

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

Dated 29 July 2014

Responsible Minister  
THE HON RYAN SMITH  
Minister for Environment and  
Climate Change

YVETTE CARISBROOKE  
Clerk of the Executive Council

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**Crown Land (Reserves) Act 1978**  
CROWN LANDS TEMPORARILY RESERVED – QUEENSCLIFF HARBOUR  
Order in Council

The Governor in 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 purpose mentioned:–

MUNICIPAL DISTRICT OF THE BOROUGH OF QUEENSCLIFFE

QUEENSCLIFF – Public purposes; being Crown Allotment 2029 (area 100 square metres) and Crown Allotment 2043 (area 4.326 hectares), Township of Queenscliff, Parish of Paywit as shown on Plan No. OP123483 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (2020355)

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

Dated 29 July 2014

Responsible Minister  
THE HON RYAN SMITH  
Minister for Environment and  
Climate Change

YVETTE CARISBROOKE  
Clerk of the Executive Council

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**Plant Biosecurity Act 2010****ORDER DECLARING CONTROL AREAS IN VICTORIA FOR THE PURPOSE OF  
PREVENTING THE SPREAD OF THE PEST POTATO CYST NEMATODE****Order in Council**

The Governor, with the advice of the Executive Council, makes the following Order.

Dated 29 July 2014

Responsible Minister:

PETER WALSH MLA

Minister for Agriculture and Food Security

YVETTE CARISBROOKE  
Clerk of the Executive Council

**1 Objective**

The objective of this Order is to declare control areas in Victoria for the purposes of preventing the spread of the pest Potato Cyst Nematode to other parts of Victoria.

**2 Authorising Provision**

This Order is made under section 19 of the **Plant Biosecurity Act 2010**.

**3 Commencement**

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

**4 Revocation**

The Order made by the Governor in Council on 1 October 2013 declaring areas in Victoria to be control areas for the purpose of preventing the spread of Potato Cyst Nematode as published in Government Gazette G40 on 3 October 2013 is **revoked**.

**5 Definitions**

**Agricultural equipment** means any equipment used for the culture, harvesting, packing or processing of any PCN host plants, including bulk handlers, and any vehicle;

**Earth material** means soil, gravel, sand or rocks;

**Potato Cyst Nematode** or 'PCN' means the pest *Globodera rostochiensis* (Wollenweber) Skarbilovich;

**Package** includes –

- (a) anything in or by which a plant or plant product is contained, wrapped or packed; and
- (b) bulk bags and bins;

**PCN host plants** means any plant or plant product of the Solanaceae family and any root vegetable, bulb, seedling, nursery plant or tree;

**Solanaceae** means the family of plants which includes potatoes, tomatoes, eggplants, and weeds including nightshade.

**6 Control areas for preventing the spread of Potato Cyst Nematode**

The areas described in Schedules 1 and 2 are declared to be control areas for the purpose of preventing the spread of potato cyst nematode.

**7 Prohibitions**

(1) The removal from a control area of –

- (a) PCN host plants; or
- (b) any agricultural equipment; or
- (c) any packages which have contained any PCN host plants; or
- (d) earth material –

is **prohibited**.

- (2) Sub-clause (1) does not apply if the plant, equipment, package or earth material is grown on, or sourced from, a property prescribed in Schedule 2 of this Order; and –
- (a) packed, labelled and certified in accordance with any conditions prescribed by an accreditation program administered by the Department of Environment and Primary Industries; or
  - (b) accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Chief Plant Health Officer; or
  - (c) accompanied by a plant health certificate issued by an inspector certifying that it has been treated in a manner approved by the Chief Plant Health Officer; or
  - (d) treated, packed or labelled in any other manner approved by the Chief Plant Health Officer.

#### SCHEDULE 1

The parcels of land described by Property Title References: CP155572; CP155924; CP158255; LP37574 (Lot 2); LP81504 (Lot 1); LP85720 (Lot 2); LP91933 (Lot 1); LP114477 (Lot 2); LP134410 (Lot 4); LP219882 (Lot 1, 2); LP221133 (Lot 1, 2); PS310682 (Lot 2); PS343549 (Lot 1); PS346644 (Lot 2); PS406485 (Lot 2); PS431278 (Lot 2); PS432333 (Lot 1); PS436252 (Lot 2); PS437075 (Lot 2); PS442623 (Lot 1); PS542747 (Lot 3); PS620061 (Lot 1, 2); PS627017 (Lot 2, 3, 4, 5); PS627026 (Lot 3, 4); PS638595 (Lot 2); PS715748 (Lot 3); TP222643 (Lot 1); TP396960 (Lot 1, 2, 3); TP439642 (Lot 1); TP444656 (Lot 1); TP529879 (Lot 3); TP529879 (Lot 4); TP591451 (Lot 1); TP665809 (Lot 2); TP803112 (Lot 1); TP852584 (Lot 2); TP858833 (Lot 1); Parish of Gembrook (Allotment 70, 122E); Parish of Gembrook (Section G, Allotment 9); Parish of Kooweerup East (Section D, Allotment 2, 31, 32); Parish of Kooweerup (Section T, Allotment 6A); Parish of Kooweerup East (Section M, Allotment 5, 6, 7, 8, 9, 12, 13, 16); Parish Kooweerup East (Section O, Allotment 59, 60, 63, 76); Parish of Kooweerup East (Section V, Allotment 38A); Parish of Moe (Section B, Allotment 2).

#### SCHEDULE 2

The parcels of land described by Property Title References: CP151228; CP151457; CP171895; CP174878; LP4229 (Lot 2, 29); LP9292 (Lot 2); LP37574 (Lot 2); LP53641 (Lot 5); LP53796 (Lot 2, 3); LP64556 (Lot 1); LP91933 (Lot 2); LP121456 (Lot 2); LP121344 (Lot 7); LP132115 (Lot 2); LP124456 (Lot 3); LP141061 (Lot 2); LP127968 (Lot 2); LP134410 (Lot 3); LP135393 (Lot 1); LP137963 (Lot 2); LP202810 (Lot 2); LP204562 (Lot 1, 2); LP210666 (Lot 2); LP214107 (Lot 4); LP216942 (Lot 2); LP217645 (Lot 2); LP222475 (Lot 4); PS310682 (Lot 1); PS310934 (Lot 2); PS343549 (Lot 2); PS346643 (Lot 3); PS346644 (Lot 1); PS400712 (Lot 3); PS401903 (Lot 3); PS404753 (Lot 1, 2); PS406485 (Lot 1); PS408685 (Lot 4); PS430475 (Lot 1); PS431278 (Lot 1, 2, 3); PS436252 (Lot 1); PS437075 (Lot 1); PS441955 (Lot 2); PS442623 (Lot 2); PS444083 (Lot 2); PS504903 (Lot 3); PS507889 (Lot 3); PS521280 (Lot 3); PS524526 (Lot 2); PS528102 (Lot 1); PS528109 (Lot 2); PS529447 (Lot 1); PS537446 (Lot 11, 12); PS537735 (Lot 3); PS537736 (Lot 3); PS542747 (Lot 2, 4); PS542775 (Lot 2); PS545105 (Lot 6, 7); PS609541 (Lot 4); PS620058 (Lot 1, 2, 3, 4); PS620061 (Lot 1, 2); PS627017 (Lot 1); PS627026 (Lot 1, 2); PS634279 (Lot 2); PS638559 (Lot 2); PS638595 (Lot 1, 2); PS641873 (Lot 2); PS645444 (Lot 2); PS649357 (Lot 1); PS649566 (Lot 2); PS649357 (Lot 2); PS715748 (Lot 1, 2); TP16308 (Lot 1); TP22414 (Lot 1); TP83292 (Lot 1); TP83866 (Lot 1); TP104088 (Lot 1); TP131498 (Lot 1); TP137281 (Lot 1); TP163253 (Lot 1, 2); TP205618 (Lot 1); TP234836 (Lot 1); TP243315 (Lot 1); TP252867 (Lot 1); TP258133 (Lot 1); TP324407 (Lot 2); TP372897 (Lot 1); TP383300 (Lot 1); TP390766 (Lot 1); TP392147 (Lot 1); TP403012 (Lot 1); TP403752 (Lot 1); TP408664 (Lot 3); TP421853 (Lot 1); TP443469 (Lot 1); TP511963 (Lot 1); TP513655 (Lot 1); TP529879 (Lot 1, 2); TP535414 (Lot 1); TP554986 (Lot 1); TP563470 (Lot 1); TP574128 (Lot 1); TP591451 (Lot 1); TP622549 (Lot 1); TP624561 (Lot 1); TP643308 (Lot 1); TP665809 (Lot 2, 3);

TP674375 (Lot 1, 2, 3, 4); TP674872 (Lot1, 2); TP675421 (Lot 1, 2); TP676532 (Lot 1, 2, 3); TP710709 (Lot 1); TP834721 (Lot 1, 2, 3); TP847634 (Lot 1); TP854849 (Lot 1); TP888464 (Lot 3); Parish of Gembrook (Allotment 67, 76, 88, 93A, 122D); Parish of Gembrook (Section G, Allotment 1, 6, 7, 8); Parish of Kooweerup (Section G, Allotment 26A, 29B); Parish of Kooweerup East (Allotment 15, 16, 18); Parish of Kooweerup East (Section B, Allotment 1, 1A, 10, 11A, 12, 13, 14); Parish of Kooweerup East (Section D, Allotment 1, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 33, 34); Parish of Kooweerup East (Section M, Allotment 5A, 6A, 7A); Parish of Kooweerup East (Section N, Allotment 4, 9, 20, 21, 25); Parish of Kooweerup East (Section O, Allotment 2, 3, 4, 14, 15, 16, 43, 44, 45, 47, 50, 58, 61, 67, 75, 77, 187); Parish of Moe (Section B, Allotment 1A, 6, 7); Parish of Wandin–Wallock (Section B, Allotment 3).

Note: Section 20(1) of the **Plant Biosecurity Act 2010** provides an offence for a person who causes or permits the movement of any plant, plant product, used package, used equipment or earth material into or from a control area or within a control area or within a specified part of a control area contrary to any prohibition or restriction in an order declaring an area to be a control area if the person knows or may reasonably be expected to know that the place has been declared to be a control area, unless the person is authorised to do so under a permit issued by the Secretary. The maximum penalty for this offence is 60 penalty units in the case of an individual and 300 penalty units in the case of a body corporate. Section 20(3) of the **Plant Biosecurity Act 2010** provides that a person who contravenes any prohibition or restriction in an order declaring a place to be a control area, where that person is not liable for the offence in section 20(1) of the **Plant Biosecurity Act 2010**, is guilty of an offence and is liable to a penalty not exceeding 10 penalty units in the case of an individual and 60 penalty units in the case of a body corporate, unless the person is authorised to do so under a permit issued by the Secretary.

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**LATE NOTICES**

**Gambling Regulation Act 2003**

NOTICE OF MAKING OF PUBLIC LOTTERY RULES UNDER SECTION 5.2.4

Tattersall's Sweeps Pty Ltd, ACN 081 925 662, of Level 1, 411 Collins Street, Melbourne, hereby gives notice of the making of the Public Lottery Rules for the Authorised Lotteries known as Tattsлото, Super 66, Monday & Wednesday Lotto, Oz Lotto, Powerball, The Pools and Draw Lotteries effective from 1 September 2014.

NEALE O'CONNELL  
Director

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

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from SAI Global, Unit 3, 18 Salmon Street, Port Melbourne on the date specified:

102. *Statutory Rule:* Magistrates' Court  
(Arbitration)  
Amendment  
Regulations 2014

*Authorising Act:* Magistrates' Court  
Act 1989

*Date first obtainable:* 29 July 2014

*Code A*

103. *Statutory Rule:* Infringements  
(General)  
Amendment  
Regulations 2014

*Authorising Act:* Infringements  
Act 2006

*Date first obtainable:* 29 July 2014

*Code A*

104. *Statutory Rule:* Building  
Amendment (Fees  
and Other Matters)  
Regulations 2014

*Authorising Act:* Building Act 1993

*Date first obtainable:* 29 July 2014

*Code A*

105. *Statutory Rule:* Magistrates' Court  
General Civil  
Procedure (Offers  
of Compromise  
Amendments)  
Rules 2014

*Authorising Act:* Magistrates' Court  
Act 1989

*Date first obtainable:* 30 July 2014

*Code B*

106. *Statutory Rule:* Magistrates' Court  
(Miscellaneous  
Civil Proceedings)  
(Arbitration Costs  
Amendment)  
Rules 2014

*Authorising Act:* Magistrates' Court  
Act 1989

*Date first obtainable:* 30 July 2014

*Code A*

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