

Victoria Government Gazette

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No. G 42 Thursday 16 October 2014

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GENERAL

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Advertisers Please Note

As from 16 October 2014

The last Special Gazette was No. 368 dated 15 October 2014.

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

How To Submit Copy

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

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

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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General) MELBOURNE CUP HOLIDAY WEEK 2014

Please Note New Deadlines for General Gazette G45/14:

The Victoria Government Gazette (General) for Melbourne Cup week (G45/14) will be published on **Thursday 6 November 2014**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 31 October 2014

Government and Outer Budget Sector Agencies Notices

9.30 am on Friday 31 October 2014

Office Hours:

The Victoria Government Gazette Office is open during normal office hours over the holiday period, i.e. 8.30 am to 5.30 pm Monday to Friday, excluding public holidays.

Where urgent gazettal is required after hours, arrangements should be made with the Government Gazette Officer on 0419 327 321.

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

NOTICE OF INTENDED DISTRIBUTION OF THE CAREW FAMILY TRUST

Any person having any claim upon The Carew Family Trust ('the Trust') must send particulars of the claim to Crocombe Nominees Pty Ltd, ACN 007 390 516, the trustee of the Trust, at Level 1, 210 High Street, Kew, Victoria 3101, not less than 2 months from the publication of this notice. After that time the trustee of the Trust may distribute the property of the Trust, having regard only to the claims of which, at the time of distribution, it then has notice.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between John James Parry and Marianna Parry, which traded under the name of Jack Parry Studios, has been dissolved with effect from 1 October 2014. Any enquiries can be directed to PO Box 541, Glen Huntly, Victoria 3163.

SOKRATIS STAMATIS, late of BUPA Aged Care, 264 Diamond Creek Road, Greensborough, 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 20 July 2013, are required by the executors, Constantinos Stamatis and Clement Stamatis, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to them by 16 December 2014, after which date the executors may convey or distribute the assets, having regards only to claims to which they have notice.

Dated 6 October 2014

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

Re: Estate EDITH POUNDER, deceased.

In the estate of EDITH POUNDER, late of 112 King Edward Street, Cohuna, Victoria, widow, deceased.

Creditors, next-of-kin and all others having claims against the estate of the said deceased are required by Janette Rae Gordon, the executor of the Will of the said deceased, to send particulars of such claims to her, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BASILE & CO. PTY LTD, legal practitioners, 46 Wellington Street, Kerang, Victoria 3579.

Re: Estate JOHN DAVID WISHART, deceased.

In the estate of JOHN DAVID WISHART, late of 422 Echuca West School Road, Echuca, Victoria, farmer, deceased.

Creditors, next-of-kin and all others having claims against the estate of the said deceased are required by Gweneth Elaine Wishart, the executor of the Will of the said deceased, to send particulars of such claims to her, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BASILE & CO. PTY LTD, legal practitioners, 46 Wellington Street, Kerang, Victoria 3579.

Re: Estate of ANNETTE SHARON SPARROW, late of 33 Ardoon Road, Byaduk North, Victoria, home duties/farmer, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 30 October 2013, are required by the executor, Fiona Louise Goodwin, to send particulars to her, care of the undersigned, by 16 December 2014, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

CINQUE OAKLEY SENIOR, solicitors, 17 Dawson Street South, Ballarat, Victoria 3350.

Re: MILDRED DOROTHY SHAW, late of 339 George Street, Doncaster, Victoria, secretary, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 January 2014, are required by the trustee, John Francis Chamberlin, to send particulars to the trustee, care of the undermentioned lawyers, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice.

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

NOTICE OF INTENTION TO DISTRIBUTE ESTATE

JOSEPH IAN KETTS, late of 643 Murray Valley Highway, Echuca, Victoria, retired farmer, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 7 April 2014, are required by Paul Joseph Amos, Mark Andrew Amos and Gail Maree Amos to send particulars of their claims to them, care of the undermentioned solicitors, by 1 February 2015, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice. Probate was granted in Victoria on 31 July 2014.

DAWES & VARY PTY LTD, solicitors, 201 Hare Street, Echuca 3564.

Re: BRUCE PROVAN ANDREW, late of Bethel Aged Care, 600 Plenty Road, Mill Park, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 August 2014, are required by the trustee, Trevor Andrew, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: LUCIANO BERNARDI, also known as Nino Bernardi, late of 3 Church Street, Brunswick, Victoria, truck driver, deceased.

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

who died on 18 June 2014, are required by the trustee, Joseph De Marco, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: Estate of JOHN GERARD McMAHON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JOHN GERARD McMAHON, late of Alcheringa, 2–14 Boree Drive, Swan Hill, Victoria, retired telephone technician, deceased, who died on 7 August 2014, are to send particulars of their claim to the executrix, care of the undermentioned legal practitioners, by 5 January 2015, after which the executrix 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.

Re: BEVERLEY GRACE DANS, late of 1/8–9 Hyde Park Walk, Mooroolbark, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 2014, are required by the trustee, Gary John Dans, to send particulars to him, care of the undersigned, by 16 December 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.

Re: Estate of the late BEVERLEY MAY BEAMES.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 August 2014, are required by the trustees, Stephen Alan Beames and Rhonda Joy Moon, in the Will called Rhonda Joy Beames (the other trustee, Alan Roy Beames, having predeceased the deceased), to send particulars to them, care of the undersigned, by 9 December 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

SVETLANA SHER, late of 22 Stewart Crescent, Rockbank, in the State of Victoria.

Creditors, next-of-kin and others having claim in respect of the estate of the deceased, who died on 6 May 2014, are required by the executor, Elizabeth Sher, to send particulars to her, care of the undermentioned solicitors, by 31 December 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

GOLDSMITHS LAWYERS, 613 King Street, West Melbourne 3003.

GIOVANNA DEPETRO, late of Glendale Nursing Home, 265 Heaths Road, Werribee, Victoria, home duties, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 5 May 2014, are required by the executor, Joan Lentini, to send particulars of such claims to the executor at 17 Poolman Street, Port Melbourne, within 60 days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

JOAN LENTINI,

17 Poolman Street, Port Melbourne, Victoria 3207.

Re: EMILY IRENE ROSENDALE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2014, are required by the trustees, Stephen Arthur Rosendale and David William Parry, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

LUSCOMBE COLAHAN, solicitors, PO Box 506, Wonthaggi 3995.

RUSSELL CLIVE NORBERG, late of Unit 6, 10 Hills Street, Box Hill South, Melbourne, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 August 2014, are required by the executors to send particulars of their claims to the undermentioned lawyers by 15 December 2014, after which date the executors may convey or distribute the estate, having regard only to the claims of which they have notice.

McCLUSKYS LAWYERS,

111 Bay Street, Port Melbourne, Victoria 3207.

VINCENZA FONTANA, late of Bupa Donvale, 300 Springvale Road, Donvale, Victoria, and formerly of 2 Elland Avenue, Box Hill, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 9 October 2011, are required by the executors, Peter Grant Hammond and Alfonso Inglese, to send particulars to them, care of the undermentioned solicitors, by 18 December 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

MADGWICKS LAWYERS, Level 33, 140 William Street, Melbourne, Victoria 3000.

Re: Estate of NORMA JOYCE PERIERA, late of Kalimna House, 107 Darling Road, Malvern East, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2014, are required by the trustees to send particulars to the trustees, care of the undermentioned solicitors, by 26 January 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, 177 Surrey Road, Blackburn 3130. SM:CH2141408

Re: WILFRID GORDON HUNT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 May 2014, are required by the trustee, Equity Trustees Limited (ACN 004 031 298), of Level 2, 575 Bourke Street, Melbourne, Victoria, trustee company, to send particulars to the trustee by 17 December 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MARSHALLS & DENT LAWYERS, Level 21, 570 Bourke Street, Melbourne 3000.

ANNIE BIRCHALL, late of Unit 17/25 Veronica Street, Northcote, Victoria, hospitality, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 May 2014, are required by Geoffrey Birchall and Margaret Cornwall, care of Phillips & Wilkins Solicitors, 823 High Street, Thornbury, Victoria, the executors, to send particulars to them by 7 January 2015, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PHILLIPS & WILKINS SOLICITORS, 823 High Street, Thornbury, Victoria 3071.

Re: OLIVE AGNES GHIGGINO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 July 2014, are required by the trustees, Ronald Francis Ghiggino and Kenneth Philip Ghiggino, to send particulars of such claims to them, in care of the below mentioned lawyers, by 17 December 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: GLENYS RUTH KENDALL, late of Bupa, 208 Holdsworth Road, Bendigo, retired school teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2014, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 16 December 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

SANDHURST TRUSTEES LIMITED, 18 View Street, Bendigo 3550.

MARIE HILDA DALGAARD-HANSEN, late of 14 Sandpiper Place, Frankston, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 June 2014, are required by the executor, Glen Jerome Douglas Stuart Peel, of 14 Creedmore Drive, Rye, Victoria, to send particulars to him, care of Stidston Warren Lawyers, by 21 December 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.

SHEILA MARY MARTIN, late of 359 Browns Road, Rye, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 June 2014, are required by the executor, Michael John Martin of 359 Browns Road, Rye, Victoria, to send particulars to him, care of Stidston Warren Lawyers, by 21 December 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.

HEDVIG MARIA HÁZY, late of 1A Boston Avenue, Malvern East, Victoria, retired bookkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 July 2014, are required to send particulars of their claims to the executors, care of The Trust Company (Australia) Limited, GPO Box 5035, Melbourne, Victoria 3001, by 2 January 2015, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

THE TRUST COMPANY (LEGAL SERVICES) PTY LTD,

35/525 Collins Street, Melbourne, Victoria 3000.

Re: CHARLES JEREMY BOAL, late of Warrawee Community, 854A Centre Road, Bentleigh East, Victoria 3165, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 24 August 2014, are required by the executor, Christopher Simon Boal, to send particulars to him, care of the undermentioned solicitors, by 19 December 2014, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

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

Re: RICHARD WILLIAM BAKER, late of Unit 3, 25 Burns Street, Frankston, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 June 2014, are required by the trustees, Michael Joseph Baker and Jane Millicent Baker, to send particulars to the trustees, 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 trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 20 November 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Russell James Burfitt of 4 Amber Court, South Morang, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10534 Folio 291, upon which is erected a dwelling and known as 4 Ambert Court, South Morang, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number X407762N), Registered Caveat (Dealing Number AG926504J), Registered Caveat (Dealing Number AJ863942E), Covenant X008291J and Agreement section 173 **Planning and Environment Act 1987** W889612R, affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 27 November 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Bin Chen of 44 Vision Street, Chadstone, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 08541 Folio 990, upon which is erected a house and known as 44 Vision Street, Chadstone, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AJ477722W) affects the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 27 November 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Paul Hem of 520 Cranbourne–Frankston Road, Langwarrin, as shown on Certificate of Title as Paul Andrew Hem, joint proprietor with Rodney Neil Williams, of an estate in fee simple in the land described on Certificate of Title Volume 07838 Folio 084, upon which is erected a house and known as 520 Cranbourne–Frankston Road, Langwarrin, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AF207064F) and Registered Caveat (Dealing Number AK272544D) affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 27 November 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Duc Hau Nguyen of 9 Mulhall Drive, St Albans, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10847 Folio 098, upon which is erected a house and known as 41 Amberlea Circuit, Taylors Hill, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AJ350036Y), Agreement section 173 **Planning and Environment Act 1987** S715942P and Owners Corporation 1 Plan No. PS523497X affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 27 November 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Elly Tolley of Unit 6, 37 Pine Street, Hawthorn, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10899 Folio 244, upon which is erected a commercial unit and known as Unit 6, 37 Pine Street, Hawthorn, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AK098386P), Owners Corporation 1 Plan No. PS441029P and Owners Corporation 2 Plan No. PS441029P affect the said estate and interest. The Sheriff is unable to provide access to this property.

Note, GST is payable on this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 4 December 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Gayathri K Gunatilaka of 89 Argyle Way, Wantirna South, as shown on Certificate of Title as Gayathri Kumarihamy Gunatilaka, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09667 Folio 032, upon which is erected a house and known as 89 Argyle Way, Wantirna South, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AE470437C) and Covenant M553595N affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 4 December 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Marian Hormaz Rashou of 2 Wrigley Crescent, Roxburgh Park, joint proprietor with James Rashou of an estate in fee simple in the land described on Certificate of Title Volume 10454 Folio 801, upon which is erected a house and known as 2 Wrigley Crescent, Roxburgh Park, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number X514971E) and Agreement section 173 **Planning and Environment Act 1987** W171388D affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 4 December 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Krishnakumar Santhanam of 2 Aztec Court, Wheelers Hill, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09100 Folio 289, upon which is erected a dwelling and known as 2 Aztec Court, Wheelers Hill, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AG164059Y) affects the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

PROCLAMATIONS

Country Fire Authority Act 1958

PROCLAMATION OF NEW FIRE CONTROL REGION AND VARIATION OF EXISTING FIRE CONTROL REGIONS

I, Marilyn Warren, Lieutenant-Governor of Victoria, as the Governor's Deputy, with the advice of the Executive Council and under section 15 of the **Country Fire Authority Act 1958** and after consideration of a report submitted by the Country Fire Authority –

- (a) proclaim the municipal district of the City of Latrobe as the Twenty Seventh Fire Control Region; and
- (b) vary the area of the Ninth Fire Control Region by excising that part of it that forms part of the municipal district of the City of Latrobe; and
- (c) vary the area of the Tenth Fire Control Region by excising that part of it that forms part of the municipal district of the City of Latrobe.

This proclamation comes into effect on 1 December 2014.

Given under my hand and the seal of Victoria on 14th October 2014

(L.S.)

MARILYN WARREN Lieutenant-Governor as the Governor's Deputy, By His Excellency's Command KIM WELLS Minister for Police and Emergency Services

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

BANYULE CITY COUNCIL Road Discontinuance

Pursuant to section 206 and Clause 3 of Schedule 10 of the **Local Government Act 1989**, Banyule City Council, at its Ordinary Meeting held on 6 October 2014, having formed the opinion that the section of 'road' shown hatched on the plan below is not reasonably required as a 'road' for public use, resolved to discontinue the section of 'road' and to vest the land in Council for municipal purposes.



SCOTT WALKER Director City Development

BANYULE CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Clause 3 of Schedule 10 of the **Local Government Act 1989**, Banyule City Council, at its Ordinary Meeting held on 6 October 2014, having formed the opinion that the section of 'road' shown hatched on the plan below is not reasonably required as a 'road' for public use, resolved to discontinue the section of 'road' and to vest the land in Council for municipal purposes.



SCOTT WALKER Director City Development

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, the Darebin City Council, at its meeting held on 6 October 2014, formed the opinion that the road at the rear of 76 to 80 Northernhay Street, Reservoir, which is shown by hatching and cross-hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

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



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

The Wangaratta Rural City Council, at its meeting of 16 September 2014, resolved to make Local Law No. 1 of 2014 – Community Amenity (Amendment) Local Law No. 1 of 2104.

Community Amenity (Amendment) Local Law No. 1 of 2014 came into operation on 17 September 2014.

Clause 44 of Local Law No. 1 of 2014 regulates the possession and consumption of alcohol within the municipality.

Pursuant to section 224A of the Local Government Act 1989, the Council authorises any police officer of the Victoria Police force to enforce the provisions of the Community Amenity (Amendment) Local Law No. 1 of 2014.

BRENDAN McGRATH Chief Executive Officer



PROPOSED SALE, PART OF BOUNDARY ROAD TRUGANINA

Council, at its Ordinary Meeting on 24 June 2014, and in the exercise of its powers conferred by section 206 and Schedule 10 Clause 3 of the Local Government Act 1989 (Act), resolved to commence the statutory processes to sell a portion of an unmade road adjoining Boundary Road, marked as area '1' on the plan below:



The section of road proposed for sale forms part of the vacant road reserve for Boundary Road. The land is proposed to be sold by private treaty to the adjoining property owner.

A person may make a submission on the proposal. Any person proposing to make a submission under section 223 of the Act must do so within 28 days of the publication of this Notice. All submissions will be considered in accordance with section 223 of the Act.

Submissions should be addressed to the Chief Executive Officer, and can be hand delivered to Council's offices at 232 High Street, Melton, or posted to the following address: Melton City Council, 232 High Street, Melton, Victoria 3337, by 14 November 2014.

Any person requesting to be heard in support of his or her submission is entitled to be heard before Council (or a Committee established by Council for this purpose) or be represented by a person acting on his or her behalf, and will be notified of the time and date of the hearing.

KELVIN TORI Chief Executive Officer



PROPOSED DISCONTINUANCE AND SALE, PART OF CITY VISTA COURT, PLUMPTON

Council, at its Ordinary Meeting on 24 June 2014, and in the exercise of its powers conferred by section 206 and Schedule 10 Clause 3 of the Local Government Act 1989 (Act), resolved to commence the statutory processes to discontinue and sell a portion of an unmade road adjoining City Vista Court, marked as area '1' on the plan below:



The section of road proposed for discontinuance and sale is an unmade road that forms part of the road reserve for City Vista Court. The land is proposed to be sold by private treaty to the adjoining property owner.

A person may make a submission on the proposal. Any person proposing to make a submission under section 223 of the Act must do so within 28 days of the publication of this Notice. All submissions will be considered in accordance with section 223 of the Act.

Submissions should be addressed to the Chief Executive Officer, and can be hand delivered to Council's offices at 232 High Street, Melton, or posted to the following address: Melton City Council, 232 High Street, Melton, Victoria 3337, by 21 November 2014.

Any person requesting to be heard in support of his or her submission is entitled to be heard before Council (or a Committee established by Council for this purpose) or be represented by a person acting on his or her behalf, and will be notified of the time and date of the hearing.

KELVIN TORI Chief Executive Officer



GOVERNANCE LOCAL LAW NO. 1

Council proposes to make Governance Local Law No. 1 to provide for the orderly conduct of Council Meetings, election of the Mayor and use of the City Seal. This notice supersedes the notice published on 9 October 2014.

The Local Law deals with agendas, quorums, keeping of minutes, business of the meeting, voting at meetings, addressing a meeting, motions, speaking time, points of order, formal motions, amendments and rescission motions, public participation, election of the Mayor and use of the City Seal.

The Local Law also fixes penalties for breach of certain provisions.

Copies of the proposed Local Law and Community Impact Statement are available from the Civic Centre during office hours, on Council's website at www.frankston.vic.gov.au or by contacting Michael Craighead on 9784 1709.

Council will consider written submissions received within twenty-eight (28) days of the date of publication of this notice, in accordance with section 223 of the Local Government Act 1989. Submissions must be received by 17 November 2014.

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

Persons lodging a written submission should state whether they wish to be heard by Council.

Notice of the meeting date and time will be given to all persons lodging a submission.

DENNIS HOVENDEN Chief Executive Officer

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C178

The Boroondara City Council has prepared Amendment C178 to the Boroondara Planning Scheme. The Amendment affects land at:

- 27 Canterbury Road, Camberwell (Lot 1 TP613803 and Lot 1 TP399716)
- 1395 Toorak Road, Camberwell
- 2, 4, 6, 8 and 10 Grange Avenue, Canterbury
- 13–15 Irilbarra Road, Canterbury
- 52, 54, 56, 58 Rochester Road, Canterbury
- 165 Whitehorse Road, Deepdene
- 59 Auburn Road, Hawthorn
- 277 Auburn Road, Hawthorn
- 287–289 Auburn Road, Hawthorn
- 23 Morang Road, Hawthorn
- 45 Morang Road, Hawthorn
- 686–690 Burwood Road, Hawthorn East
- 4A Montrose Street, Hawthorn East
- 88 Pleasant Road, Hawthorn East
- 5 Eamon Court, Kew
- 415–417 High Street, Kew
- 8 Orford Avenue, Kew
- 1363 Burke Road, Kew East
- 1045 Burke Road, Hawthorn East.

The Amendment proposes to:

- Amend the Schedule to the Heritage Overlay at Clause 43.01 of the Boroondara Planning Scheme and the Planning Scheme Maps 7HO, 8HO, 9HO, 11HO, 12HO, 13HO, 14HO, and 17HO by applying the following Heritage Overlays on a permanent basis:
 - HO588 27 Canterbury Road, Camberwell (Lot 1 TP613803 and Lot 1 TP399716)
 - HO589 1395 Toorak Road, Camberwell (former State Savings Bank)
 - HO590 2, 4, 6, 8 and 10 Grange Avenue, Canterbury (Grange Avenue Residential Precinct)
 - HO591-13-15 Irilbarra Road, Canterbury
 - HO592 52, 54, 56, 58 Rochester Road, Canterbury (former Canterbury Brickworks Housing)
 - HO593 165 Whitehorse Road, Deepdene (former Deepdene Post Office)
 - HO594 59 Auburn Road, Hawthorn (external paint controls and tree controls proposed; prohibited uses may be permitted)

- HO596 287–289 Auburn Road, Hawthorn (former Carr's Butcher Shop)
- HO597 23 Morang Road, Hawthorn
- HO598 45 Morang Road, Hawthorn
- HO599 686–690 Burwood Road, Hawthorn East (Tower Hotel)
- HO600 4A Montrose Street, Hawthorn East
- HO601 88 Pleasant Road, Hawthorn East (external paint controls proposed)
- HO602 5 Eamon Court, Kew
- HO603 415–417 High Street, Kew
- HO604 8 Orford Avenue, Kew
- HO607 1363 Burke Road, Kew East.
- Amend Clause 22.05 Heritage Policy to include Statement of Significance for HO590

 Grange Avenue Residential Precinct and the citation as a reference document.
- 3. Amend Schedule 20 to the Heritage Overlay (HO20) at Clause 43.01 of the Boroondara Planning Scheme by applying 'tree controls' as well as 'fence and outbuilding notice requirements' to the existing heritage overlay HO20 affecting 1045 Burke Road, Hawthorn East.

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 City of Boroondara Planning Counter, Level 1, 8 Inglesby Road, Camberwell; and at the Department of Transport, Planning and Local Infrastructure website, www.dtpli.vic. gov.au/publicinspection

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

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

The closing date for submissions is Friday 21 November 2014. A submission must be sent to the Strategic Planning Department, City of Boroondara, Private Bag 1, Camberwell, Victoria 3124.

PHILLIP STORER Chief Executive Officer Boroondara City Council

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C183

The Boroondara City Council has prepared Amendment C183 to the Boroondara Planning Scheme.

The Amendment affects land at 491 Glenferrie Road, Hawthorn (Scotch College).

The Amendment proposes to amend the Schedule to the Heritage Overlay at Clause 43.01 of the Boroondara Planning Scheme and the Planning Scheme Map No. 11HO by applying a Heritage Overlay (HO608) to the following buildings (with a 10 metre curtilage) within Scotch College at 491 Glenferrie Road, Hawthorn:

- Junior School (former Preparatory School), 1917
- Callantina Lodge and Gates, 1917
- Senior School and quadrangle, 1920–26
- War Memorial Hall, 1920–26
- School House and McMeckan House, 1925
- Littlejohn Memorial Chapel, 1934–36
- Health Centre and Residences, 1935–36
- John Monash Gates and Lodge, 1936
- Arthur Robinson House, 1937–38
- Shergold Building (former Sub-Primary Building), 1956
- Laundry (former rear wing of 'Glen House'), 1875
- TDP (former Gymnasium), 1920–26.

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 City of Boroondara Planning Counter, Level 1, 8 Inglesby Road, Camberwell; and at the Department of Transport, Planning and Local Infrastructure website, www.dtpli.vic. gov.au/publicinspection

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

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

The closing date for submissions is Friday 21 November 2014. A submission must be sent to the Strategic Planning Department, City of Boroondara, Private Bag 1, Camberwell, Victoria 3124.

PHILLIP STORER Chief Executive Officer Boroondara City Council

Planning and Environment Act 1987 GREATER SHEPPARTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C92

Greater Shepparton City Council has prepared Amendment C92 to the Greater Shepparton Planning Scheme.

The Amendment applies to all land within the Shepparton CBD.

The Amendment proposes to implement the findings and recommendations of the 'Shepparton CBD Strategy October 2008', adopted by Council in October 2008.

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, Greater Shepparton City Council, 90 Welsford Street, Shepparton; at the Department of Transport, Planning and Local Infrastructure website, www.dtpli.vic.gov.au/publicinspection; and at the Greater Shepparton City Council website, www.greatershepparton.com.au

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 Monday 8 December 2014. A submission must be sent to the Greater Shepparton City Council, Locked Bag 1000, Shepparton, Victoria 3632.

> COLIN KALMS Manager Planning

Planning and Environment Act 1987 GREATER SHEPPARTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C170

Greater Shepparton City Council has prepared Amendment C170 to the Greater Shepparton Planning Scheme.

The Amendment applies to land referred to as 55 Park Street, Tatura, which is developed by Unilever Australasia Pty Ltd.

The Amendment proposes to implement the findings of the 'Greater Shepparton Planning Scheme Strategic Review of Tatura Industrial Land, June 2011', particularly in relation to the Unilever site in Tatura.

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, Greater Shepparton City Council, 90 Welsford Street, Shepparton; during office hours, at the office of the Tatura Library, 12–16 Casey Street, Tatura; at the Department of Transport, Planning and Local Infrastructure website, www.dtpli.vic.gov.au/publicinspection; and at the Greater Shepparton City Council website, www.greatershepparton.com.au

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 Monday 17 November 2014. A submission must be sent to the Greater Shepparton City Council, Locked Bag 1000, Shepparton, Victoria 3632.

> COLIN KALMS Manager Planning

Planning and Environment Act 1987 MELBOURNE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C173

The Melbourne City Council has prepared Amendment C173 to the Melbourne Planning Scheme.

The land affected by the Amendment is 114–152 Grattan Street, Carlton, and is bounded by Swanston Street to the west, Grattan Street to the south, Cardigan Street to the east and the Royal Dental Hospital of Melbourne building to the north. The site was formerly occupied by the Royal Women's Hospital.

The Amendment proposes to:

• rezone the site from a Public Use Zone to the Capital City Zone and insert a new Schedule to the Zone (CCZ6);

- apply a Development Plan Overlay to the site and insert a new Schedule to the Overlay (DPO10);
- amend the Design and Development Overlay (DPO45) to exclude the site from the provisions of DDO45;
- exclude the site from the provisions of the Parking Overlay – Precinct 12 Schedule and apply the Parking Overlay – Precinct 1 Schedule to the site;
- amend Clause 22.01 of the Local Planning Policy Framework to exclude the application of the policy to the site; and
- amend Clause 22.17 of the Local Planning Policy Framework to include the application of the policy to the site.

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 Melbourne, Level 3, 240 Little Collins Street, Melbourne; on the City of Melbourne website, melbourne.vic.gov.au/ participate; and at the Department of Transport, Planning and Local Infrastructure website, 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 Monday 24 November 2014. A submission must be sent to: carltonconnectC173@melbourne.vic. gov.au or Robyn Hellman, Strategic Planning, City of Melbourne, PO Box 1603, Melbourne, Victoria 3001.

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C113

Monash City Council has prepared Amendment C113 to the Monash Planning Scheme.

The land affected by the Amendment is all land in the City of Monash.

The Amendment proposes to insert three new local policies titled Licensed Premises; Gaming; and Environmentally Sustainable Design; into the Monash Planning Scheme.

The purpose of the Amendment is to:

- minimise the adverse impacts associated with licensed premises venues in the Glen Waverley and Oakleigh activity centres;
- minimise the likelihood that problem gambling will increase; and
- encourage developers to demonstrate best practice environmentally sustainable design in their development proposals.

People 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: Monash Council (293 Springvale Road, Glen Waverley); on www.monash.vic. gov.au/haveyoursay; and on the Department of Transport, Planning and Local Infrastructure website: www.dpcd.vic.gov.au/publicinspection

Any person who may be affected by the Amendment may make a submission to Monash Council by Friday 21 November 2014. Submissions must be made in writing, with the submitter's name and contact address provided so Council can inform them of the opportunity to attend Council meetings and any public hearing held to consider submissions. Submitters must clearly state the grounds on which the Amendment is supported or opposed and indicate what changes (if any) the submitter wishes to see made. In accordance with the **Planning and Environment Act 1987**, Council must make available for public inspection a copy of any submissions made.

Please send any submissions to Monash Council, PO Box 1, Glen Waverley 3150, or via mail@monash.vic.gov.au For more information, please contact Meghann Mackay, Strategic Planner, on 9518 3250.

DR ANDI DIAMOND Chief Executive Officer Monash Council

Planning and Environment Act 1987

MONASH PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C122

Monash Council has prepared Amendment C122 to the Monash Planning Scheme, in accordance with the **Planning and Environment** Act 1987.

The Amendment affects land at 11–19 Stewart Street, Mt Waverley; 1–5/615 Warrigal Road, Ashwood; 1354–1358 and 1360 Dandenong Road, Hughesdale; 620 Neerim Road, Hughesdale; 190–192 Atherton Road, Oakleigh; 4 Henry Street, Oakleigh; 1 Jacksons Road, Mulgrave; and 634–638 Wellington Road, Mulgrave.

The Amendment proposes to rezone five industrial precincts in the City of Monash, in accordance with the recommendations of the Monash Industrial Land Use Strategy 2014. The Amendment also proposes administrative changes to several provisions of the Monash Planning Scheme to bring ordinance controls up to date.

The Amendment:

- rezones 11–19 Stewart Street, Mt Waverley, from an Industrial 1 Zone to a General Residential Zone Schedule 2;
- deletes the Design and Development Overlay Schedule 1 (Clause 43.02) from 11–19 Stewart Street, Mt Waverley;
- introduces the Environmental Audit Overlay over the land at 11–19 Stewart Street, Mt Waverley;
- rezones 1–5/615 Warrigal Road, Ashwood from an Industrial 1 Zone to a Mixed Use Zone;
- deletes the Design and Development Overlay Schedule 1 (Clause 43.02) from 1–5/615 Warrigal Road, Mt Waverley;
- introduces the Environmental Audit Overlay over the land at 1–5/615 Warrigal Road, Mount Waverley;

- rezones 1354–1358 and 1360 Dandenong Road, and 620 Neerim Road, Hughesdale, from an Industrial 1 Zone to a Mixed Use Zone;
- deletes the Design and Development Overlay Schedule 1 (Clause 43.02) from 1354–1358 and 1360 Dandenong Road, and 620 Neerim Road, Hughesdale;
- introduces the Environmental Overlay over the land at 1354–1358 and 1360 Dandenong Road, and 620 Neerim Road, Hughesdale;
- rezones 190–192 Atherton Road, Oakleigh, and 4 Henry Street, Oakleigh, from an Industrial 1 Zone to a Mixed Use Zone;
- deletes the Design and Development Overlay Schedule 1 (Clause 43.02) from 190–192 Atherton Road, Oakleigh, and 4 Henry Street, Oakleigh;
- introduces the Environmental Audit Overlay over the land at 190–192 Atherton Road, Oakleigh, and 4 Henry Street, Oakleigh;
- rezones 1 Jacksons Road, Mulgrave, and 634–638 Wellington Road, Mulgrave, from the Commercial 2 Zone to an Industrial 1 Zone;
- amends Clause 22.08 (Outdoor Advertising Policy) to strengthen the performance criteria for 'promotion sign';
- amends the Schedule to Clause 32.04 (Mixed Use Zone) to modify the front setback provision to align with Clause 54 and Clause 55 requirements; and
- amends Schedule 1 to Clause 43.02 (Design and Development Overlay) to remove the 7 m building height requirement; and to require landscaping within the 3 m setback to the Monash Freeway and the reservation extension of Westall Road (between Princes Highway and the Monash Freeway).

The Amendment can be inspected free of charge during office hours at the Monash Civic Centre (293 Springvale Road, Glen Waverley) or on the following websites: www.dtpli.vic. gov.au/publicinspection, www.monash.vic.gov. au/planning/amendments

If you would like to make a submission about the Amendment, please send your submission to Monash Council, PO Box 1, Glen Waverley 3150, or mail@monash.vic.gov.au by 21 November 2014. *G* 42 16 October 2014 2385

For more information, please contact Meghann Mackay, Strategic Planner, on 9518 3250 or meghannm@monash.vic.gov.au

DR ANDI DIAMOND Chief Executive Officer Monash Council

Planning and Environment Act 1987

WODONGA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C113

The Wodonga City Council has prepared Amendment C113 to the Wodonga Planning Scheme.

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

The Amendment proposes to rezone the subject land from Urban Growth Zone to General Residential Zone and apply Development Plan Overlay – Schedule 20.

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

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 17 November 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



Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Preparation of Amendment Amendment C208

The Wyndham City Council has prepared Amendment C208 to the Wyndham Planning Scheme.

The land affected by the Amendment is land Lot RES1 PS333957, Lot RES2 PS333957, Lot RES1 PS401047, part of Crown Allotment 2027 (ROAD parcel) Parish of Truganina, part of Lot RES3 PS422082, part of Boundary Road, and part of Geelong Road.

The Amendment proposes to apply the Environmental Significance Overlay (ESO) to land generally 50 metres from the middle of the Kororoit Creek for the entire length of the Creek as it extends through the municipality except where the Creek runs through a Public Use Zone 1 (PUZ1) where the boundary will be extended to align with the zone boundary where this is greater than the 50 metres. It is also intended to apply the ESO to a Councilowned property containing a constructed watertreatment wetland. This has been assessed as appropriate due to the environmental value it provides.

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, Wyndham City Council; and at the Department of Transport, Planning and Local Infrastructure website, www.dtpli.vic.gov.au/publicinspection

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

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

The closing date for submissions is Sunday 16 November 2014. A submission must be sent to Wyndham City Council, PO Box 197, Werribee, Victoria 3030.

For more information, please contact Mr Chris Hinton, Strategic Planner (telephone 9742 0777).

ELIO COMELLO Acting Manager – Strategic Planning

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 19 December 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.

- BROWN, Leslie James, late of Balmoral Grove Nursing Home, 24–34 Smith Street, Grovedale, Victoria 3216, retired, deceased, who died on 17 July 2014.
- CULLEN, Marjory Phyllis, late of Regis Shelton Manor, 93 Ashleigh Avenue, Frankston, Victoria 3199, pensioner, deceased, who died on 13 August 2014.
- HARPER, Jean Constance, late of Arcare Knox, 478 Burwood Highway, Wantirna South, Victoria 3152, home duties, deceased, who died on 20 August 2014.
- HAYES, Yvonne Maria, late of Lakeview Aged Care Facility, 35A Lakeview Drive, Lakes Entrance, Victoria 3909, deceased, who died on 20 July 2014.

- MORAITIS, Helen, late of 17–29 McCullums Creek Road, Mount Glasgow, Victoria 3371, deceased, who died on 31 January 2014.
- WILLMOTT, Valma Gladys, late of 52 Marks Street, Coburg, Victoria 3058, retired, deceased, who died on 11 July 2014.

Dated 10 October 2014

STEWART MacLEOD Manager

Australian Grands Prix Act 1994 RACE PERIOD

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 27 of the Australian Grands Prix Act 1994, as the Ministers administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act 1994, we jointly declare that the period commencing at 12.01 am on Tuesday 10 March 2015 and ending at 11.59 pm on Monday 16 March 2015, is the race period in respect of the year commencing on Friday 5 December 2014 and ending on Friday 4 December 2015.

Dated 14 October 2014

THE HON. RYAN SMITH MLA Minister for Environment and Climate Change THE HON. DAMIAN DRUM MLC Minister for Sport and Recreation THE HON. LOUISE ASHER MLA Minister for Tourism and Major Events

Australian Grands Prix Act 1994 DECLARED AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 27 of the Australian Grands Prix Act 1994, as the Ministers administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act 1994, we jointly declare that all of the area of Albert Park (as defined in the Australian **Grands Prix Act 1994**) together with the following land surrounded by Albert Park (as so defined), namely, the land shown hatched on the plan numbered LEGL./04-478 and lodged in the Central Plan Office, is the declared area in respect of the year commencing on Friday 5 December 2014 and ending on Friday 4 December 2015.

Dated 14 October 2014

THE HON. RYAN SMITH MLA Minister for Environment and Climate Change THE HON. DAMIAN DRUM MLC Minister for Sport and Recreation THE HON. LOUISE ASHER MLA Minister for Tourism and Major Events

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the Australian Grands Prix Act 1994, as the Minister administering the Road Safety Act 1986, the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act 1994, we jointly declare that the area, being all of the land situated within 1.5 metres east of the Queens Road boundary of Albert Park (as defined in the Australian Grands Prix Act 1994) between the points marked A and B on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Tuesday 16 December 2014 and ending at 11.58 pm on Monday 13 April 2015.

Dated 14 October 2014

THE HON. TERENCE MULDER MLA Minister for Roads THE HON. EDWARD O'DONOHUE MLA Minister for Crime Prevention THE HON. RYAN SMITH MLA Minister for Environment and Climate Change THE HON. LOUISE ASHER MLA Minister for Tourism and Major Events

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the Australian Grands Prix Act 1994, as the Minister administering the Road Safety Act 1986, the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act 1994, we jointly declare that the area, being all of the land coloured yellow on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Tuesday 16 December 2014 and ending at 11.58 pm on Monday 13 April 2015.

Dated 14 October 2014

THE HON. TERENCE MULDER MLA Minister for Roads THE HON. EDWARD O'DONOHUE MLA Minister for Crime Prevention THE HON. RYAN SMITH MLA Minister for Environment and Climate Change THE HON. LOUISE ASHER MLA Minister for Tourism and Major Events

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the Australian Grands Prix Act 1994, as the Minister administering the Road Safety Act 1986, the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act 1994, we jointly declare that the area, being all of the land coloured green except for the land coloured green and marked 'Arthur' on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access

area for the period commencing at 12.02 am on Tuesday 24 February 2015 and ending at 11.58 pm on Monday 23 March 2015.

Dated 14 October 2014

THE HON. TERENCE MULDER MLA Minister for Roads

THE HON. EDWARD O'DONOHUE MLA

Minister for Crime Prevention

THE HON. RYAN SMITH MLA

Minister for Environment and Climate Change THE HON. LOUISE ASHER MLA Minister for Tourism and Major Events

Australian Grands Prix Act 1994 DESIGNATED ACCESS AREA

This Notice shall take effect on and from the date of its publication in the Government Gazette.

In accordance with section 32A of the Australian Grands Prix Act 1994, as the Minister administering the Road Safety Act 1986, the Minister administering the Crown Land (Reserves) Act 1978 and the Minister administering the Australian Grands Prix Act **1994**, we jointly declare that the area of land at the intersection of Roy Street and Queens Road, being the stratum of land hatched and coloured green on the plan numbered LEGL/95-128 and lodged in the Central Plan Office, and marked on that plan as the 'top boundary of hatched area RL.16.40, bottom boundary of hatched area RL.12.40', is a designated access area for the period commencing at 12.02 am on Tuesday 24 February 2015 and ending at 11.58 pm on Monday 23 March 2015.

Dated 14 October 2014

THE HON. TERENCE MULDER MLA Minister for Roads

THE HON. EDWARD O'DONOHUE MLA Minister for Crime Prevention THE HON. RYAN SMITH MLA Minister for Environment and Climate Change THE HON. LOUISE ASHER MLA Minister for Tourism and Major Events

PUBLIC NOTICE CONCERNING NEIGHBOURHOOD SAFER PLACES

One public land reserve established under the **Crown Land (Reserves) Act 1978** has been identified as meeting the Country Fire Authority Assessment Guidelines for neighbourhood safer places. As the representative for the Minister responsible for the **Crown Land (Reserves) Act 1978**, I consent to the use of the following reserve as a Neighbourhood Safer Place.

| Reserve No. | Municipality | Township Name | General Location | Description |
|----------------|-------------------|------------------|-------------------------------|------------------------|
| 0902552 | Shire of Mitchell | Broadford | Hamilton Street, Broadford | Harley Hammond Reserve |

Dated 7 October 2014

PETER BEAUMONT Executive Director, Land Management Policy Division

Education and Training Reform Act 2006

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 2.6.29 of the Education and Training Reform Act 2006, the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel his/her registration where that person has been convicted or found guilty at any time in Victoria or elsewhere, of a sexual offence.

On 9 October 2014, Diane Marie Brimble was convicted of the sexual offence of 1 count of an indecent act with a child under 16 years.

On 9 October 2014, Diane Marie Brimble was disqualified from teaching and her registration as a teacher in Victoria was cancelled.

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51 of the **Electoral Act 2002**, I hereby give notice of the following change to the Register of Political Parties.

Former name of party: Democratic Labor Party (DLP) of Australia.

New name of party: Democratic Labour Party (DLP).

Dated 9 October 2014

WARWICK GATELY, AM Victorian Electoral Commission

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: Australian Cyclists Party.

Dated 14 October 2014

WARWICK GATELY AM Victorian Electoral Commission

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: Rise Up Australia Party.

Dated 8 October 2014

WARWICK GATELY AM Victorian Electoral Commission



Electricity Industry Act 2000

Pursuant to section 35 of the **Electricity Industry Act 2000**, ERM Power Retail Pty Ltd, ABN 87 126 175 460, provides notice that it is varying its existing standing offer to adopt the model terms and conditions for standard retail contracts contained in Schedule 1 of the Energy Retail Code version 11 as follows:

ERM Power Retail Pty Ltd Standing Offer Terms and Conditions

ERM Power Retail Pty Ltd now publishes pursuant to section 35 and section 39 of the **Electricity Industry Act 2000** its terms and conditions for the sale and supply of energy to:

- Customers who have existing Standing Offer Contracts or Deemed Contracts with ERM Power Retail Pty Ltd immediately prior to 17 November 2014;
- Customers who accept ERM Power Retail Pty Ltd's Standing Offer on or after 17 November 2014; and
- Customers who are deemed under section 39 of the **Electricity Industry Act 2000** to have a contract with ERM Power Retail Pty Ltd for the sale and supply of energy after 17 November 2014.

STANDARD RETAIL CONTRACTS TERMS AND CONDITIONS

PREAMBLE

This contract is about the sale of energy to you as a small customer at your premises. It is a standard retail contract that starts without you having to sign a document agreeing to these terms and conditions.

In addition to this contract, the energy laws and other consumer laws also contain rules about the sale of energy and we will comply with these rules in our dealings with you. For example, the National Energy Retail Law and the National Energy Retail Rules ('the Rules') set out specific rights and obligations about energy marketing, payment methods and arrangements for customers experiencing payment difficulties.

Note for Victorian customers:

For Victorian customers, until the National Energy Retail Law and the National Energy Retail Rules are adopted in Victoria (referred to as 'NECF implementation in Victoria'), the energy laws applicable in Victoria are the **Electricity Industry Act 2000**, the **Gas Industry Act 2001** and the Energy Retail Code made by the Essential Services Commission. For customers in Victoria, prior to NECF implementation in Victoria all references to the National Energy Retail Law and Rules in this contract should be read as references to the Energy Retail Code unless stated otherwise.

You also have a separate contract with your distributor, called a customer connection contract. The customer connection contract deals with the supply of energy to your premises and can be found on your distributor's website.

Note for Victorian customers:

There are no gas customer connection contracts in Victoria.

More information about this contract and other matters is on our website www.ermpower.com. au

1. THE PARTIES

This contract is between:

ERM Power Retail Pty Ltd who sells energy to you at your premises (in this contract referred to as 'we', 'our' or 'us'); and

You, the customer to whom this contract applies (in this contract referred to as 'you' or 'your').

2. DEFINITIONS AND INTERPRETATION

- (a) Terms used in this contract have the same meanings as they have in the National Energy Retail Law and the Rules. However for ease of reference, a simplified explanation of some terms is given at the end of this contract.
- (b) Where the simplified explanations given at the end of this contract differ from the definitions in the National Energy Retail Law and the Rules, the definitions in the National Energy Retail Law and the Rules prevail.

3. DO THESE TERMS AND CONDITIONS APPLY TO YOU?

3.1 These are our terms and conditions.

This contract sets out the terms and conditions for a standard retail contract for a small customer under the National Energy Retail Law and the Rules.

3.2 Application of these terms and conditions

These terms and conditions apply to you if:

- (a) You are a residential customer; or
- (b) You are a business customer who is a small customer; and
- (c) You request us to sell energy to you at your premises; and
- (d) You are not being sold energy for the premises under a market retail contract.

3.3 Electricity or gas

Standard retail contracts apply to electricity and gas, but some terms may be expressed to apply only to one or the other. If we are your retailer for both electricity and gas, you have a separate contract with us for each of them.

4. WHAT IS THE TERM OF THIS CONTRACT?

4.1 When does this contract start?

This contract starts on the date you satisfy any pre-conditions set out in the National Energy Retail Law and the Rules, including giving us acceptable identification and your contact details for billing purposes.

4.2 When does this contract end?

- (a) This contract ends:
 - (i) If you give us a notice stating you wish to end the contract subject to paragraph (b), on a date specified by us of which we will give you at least 5 but no more than 20 business days notice; or

- (ii) if you are no longer a small customer
 - (A) subject to paragraph (b), on a date specified by us, of which we will give you at least 5 but no more than 20 business days notice; or
 - (B) if you have not told us of a change in the use of your energy from the time of the change in use; or
- (iii) if we both agree to a date to end the contract on the date that is agreed; or
- (iv) if you start to buy energy for the premises from us or a different retailer under a market retail contract – on the date the market retail contract starts; or
- (v) if a different customer starts to buy energy for the premises on the date that customer's contract starts; or
- (vi) if the premises are disconnected and you have not met the requirements in the Rules for reconnection -10 business days from the date of disconnection.
- (b) If you do not give us safe and unhindered access to the premises to conduct a final meter reading (where relevant), this contract will not end under paragraph (a)(i) or (ii) until we have issued you a final bill and you have paid any outstanding amount for the sale of energy.
- (c) Rights and obligations accrued before the end of this contract continue despite the end of the contract, including any obligations to pay amounts to us.

4.3 Vacating your premises

- (a) If you are vacating your premises, you must provide your forwarding address to us for your final bill in addition to a notice under clause 4.2(a)(i) of this contract.
- (b) When we receive the notice, we must use our best endeavours to arrange for the reading of the meter on the date specified in your notice (or as soon as possible after that date if you do not provide access to your meter on that date) and send a final bill to you at the forwarding address stated in your notice.
- (c) You will continue to be responsible for charges for the premises until your contract ends in accordance with clause 4.2 of this contract.

5. SCOPE OF THIS CONTRACT

5.1 What is covered by this contract?

- (a) Under this contract we agree to sell you energy at your premises. We also agree to meet other obligations set out in this contract and to comply with the energy laws.
- (b) In return, you agree:
 - (i) to be responsible for charges for energy supplied to the premises until this contract ends under clause 4.2 even if you vacate the premises earlier; and
 - (ii) to pay the amounts billed by us under this contract; and
 - (iii) to meet your obligations under this contract and the energy laws.

5.2 What is not covered by this contract?

This contract does not cover the physical connection of your premises to the distribution system, including metering equipment and the maintenance of that connection and the supply of energy to your premises. This is the role of your distributor under a separate contract called a customer connection contract.

Note for Victorian customers:

There are no gas customer connection contracts in Victoria.

6. YOUR GENERAL OBLIGATIONS

6.1 Full information

You must give us any information we reasonably require for the purposes of this contract. The information must be correct, and you must not mislead or deceive us in relation to any information provided to us.

6.2 Updating information

You must tell us promptly if information you have provided to us changes, including if your billing address changes or if your use of energy changes (for example, if you start running a business at the premises).

6.3 Life support equipment

- (a) If a person living at your premises requires life support equipment, you must register the premises with us or your distributor. To register, you will need to give written confirmation from a registered medical practitioner of the requirement for life support equipment at the premises.
- (b) You must tell us or your distributor if the life support equipment is no longer required at the premises.

6.4 Obligations if you are not an owner

If you cannot meet an obligation relating to your premises under this contract because you are not the owner you will not be in breach of the obligation if you take all reasonable steps to ensure that the owner or other person responsible for the premises fulfils the obligation.

7. OUR LIABILITY

- (a) The quality and reliability of your electricity supply and the quality, pressure and continuity of your gas supply is subject to a variety of factors that are beyond our control as your retailer, including accidents, emergencies, weather conditions, vandalism, system demand, the technical limitations of the distribution system and the acts of other persons (such as your distributor), including at the direction of a relevant authority.
- (b) To the extent permitted by law, we give no condition, warranty or undertaking, and we make no representation to you, about the condition or suitability of energy, its quality, fitness for purpose or safety, other than those set out in this contract.
- (c) Unless we have acted in bad faith or negligently, the National Energy Retail Law excludes our liability for any loss or damage you suffer as a result of the total or partial failure to supply energy to your premises, which includes any loss or damage you suffer as a result of the defective supply of energy.

Note for Victorian customers:

Prior to NECF implementation in Victoria, the reference to the NERL in clause 7(c) is a reference to, in the case of electricity, section 120 of the National Electricity Law as set out in the Schedule to the National Electricity (South Australia) Act 1996 or, in the case of gas, to section 232 of the Gas Industry Act or section 33 of the Gas Safety Act 1997.

8. PRICE FOR ENERGY AND OTHER SERVICES

8.1 What are our tariffs and charges?

- (a) Our tariffs and charges for the sale of energy to you under this contract are our standing offer prices. These are published on our website and include your distributor's charges.
- (b) Different tariffs and charges may apply to you depending on your circumstances. The conditions for each tariff and charge are set out in our standing offer prices.

Note: We do not impose any charges for the termination of this contract.

8.2 Changes to tariffs and charges

- (a) If we vary our standing offer prices, we will publish the variation in a newspaper and on our website at least 10 business days before it starts. We will also include details with your next bill if the variation affects you.
- (b) Our standing offer prices will not be varied more often than once every 6 months.

8.3 Variation of tariff due to change of use

If a change in your use of energy means you are no longer eligible for the particular tariff you are on, we may transfer you to a new tariff under our standing offer prices:

- (a) if you notify us there has been a change of use from the date of notification; or
- (b) if you have not notified us of the change of use retrospectively from the date the change of use occurred.

8.4 Variation of tariff or type of tariff on request

- (a) If you think you satisfy the conditions applying to another tariff or type of tariff under our standing offer prices, you can ask us to review your current circumstances to see whether that tariff or type of tariff can apply to you.
- (b) If you meet the requirements for another tariff or type of tariff and request us to do so, we must:
 - (i) transfer you to that other tariff within 10 business days; or
 - (ii) transfer you to that other type of tariff from the date the meter is read or the type of meter is changed (if needed).

8.5 Changes to tariffs or type of tariff during a billing cycle

If a tariff applying to you changes during a billing cycle, we will calculate your next bill on a proportionate basis.

- 8.6 GST
 - (a) Amounts specified in the standing offer prices from time to time and other amounts payable under this contract may be stated to be exclusive or inclusive of GST. Paragraph (b) applies unless an amount is stated to include GST.
 - (b) Where an amount paid by you under this contract is payment for a 'taxable supply' as defined for GST purposes, to the extent permitted by law, that payment will be increased so that the cost of the GST payable on the taxable supply is passed on to the recipient of that taxable supply.

9. BILLING

9.1 General

- (a) We will send a bill to you as soon as possible after the end of each billing cycle.
- (b) We will send the bill:
 - (i) To you at the address nominated by you; or
 - (ii) To a person authorised in writing by you to act on your behalf at the address specified by you.

9.2 Calculating the bill

Bills we send to you ('your bills') will be calculated on:

- (a) amount of energy consumed at your premises during the billing cycle (using information obtained from reading your meter or otherwise in accordance with the Rules); and
- (b) the amount of fees and charges for any other services provided under this contract during the billing cycle; and
- (c) the charges payable for services provided by your distributor, including connection charges if you have asked for a new connection or connection alteration and have not made alternative arrangements with your distributor.

9.3 Estimating the energy usage

(a) We may estimate the amount of energy consumed at your premises if your meter cannot be read, if your metering data is not obtained (for example, if access to the meter is not given or the meter breaks down or is faulty), or if you otherwise consent.

Note for Victorian customers:

In Victoria, a retailer must obtain a customer's 'explicit informed consent' to base the customer's bill on an estimation, unless the meter cannot be read or the metering data is not obtained.

- (b) If we estimate the amount of energy consumed at your premises to calculate a bill, we must:
 - (i) clearly state on the bill that it is based on an estimation; and
 - (ii) when your meter is later read, adjust your bill for the difference between the estimate and the energy actually used.
- (c) If the later meter read shows that you have been undercharged, we will allow you to pay the undercharged amount in instalments, over the same period of time during which the meter was not read (if less than 12 months), or otherwise over 12 months.
- (d) If the meter has not been read due to your actions, and you request us to replace the estimated bill with a bill based on an actual reading of the meter, we will comply with your request but may charge you any cost we incur in doing so.

9.4 Your historical billing information

Upon request, we must give you information about your billing history for the previous 2 years free of charge. However, we may charge you if we have already given you this information in the previous 12 months, or if you require information going back more than 2 years.

9.5 Bill smoothing

We may, where you agree, arrange for you to pay your bills under a bill smoothing arrangement, which is based on a 12 monthly estimate of your energy consumption.

10. PAYING YOUR BILL

10.1 What you have to pay

You must pay to us the amount shown on each bill by the date for payment (the pay-by date) on the bill. The pay-by date will be no earlier than 13 business days from the date on which we issue your bill.

10.2 Issue of reminder notices

If you have not paid your bill by the pay-by date, we will send you a reminder notice that payment is required. The reminder notice will give you a further due date for payment which will be not less than 6 business days after we issue the notice.

10.3 Difficulties in paying

- (a) If you have difficulties paying your bill, you should contact us as soon as possible. We will provide you with information about payment options.
- (b) If you are a residential customer and have told us that you have difficulty paying your bill, we must offer you the option of paying your bill under a payment plan. However, we are not obliged to do so if you have had 2 payment plans cancelled due to non-payment in the previous 12 months or have been convicted of an offence involving the illegal use of energy in the previous 2 years.
- (c) Additional protections may be available to you under our Customer Hardship Policy and under the National Energy Retail Law and the Rules if you are a customer experiencing payment difficulties due to hardship. A copy of our Customer Hardship Policy is available on our website.

10.4 Late payment fees

If you have not paid a bill by the pay-by date, we may require you to pay a late payment fee, which is part of our standing offer prices published on our website.

[Note: This clause does not apply if the premises are in Victoria]

11. METERS

- (a) You must allow safe and unhindered access to your premises for the purposes of reading and maintaining the meters (where relevant).
- (b) We will use our best endeavours to ensure that a meter reading is carried out as frequently as is needed to prepare your bills, consistently with the metering rules and in any event at least once every 12 months.

12. UNDERCHARGING AND OVERCHARGING

12.1 Undercharging

If we have undercharged you, we may recover the undercharged amount from you. If we recover an undercharged amount from you:

- (a) we will not charge interest on the undercharged amount; and
 - (i) we will offer you time to pay the undercharged amount in instalments over the same period of time during which you were undercharged (if less than 12 months), or otherwise over 12 months.
 - (ii) The maximum amount we can recover from you is limited to the amount that has been undercharged in the 9 months immediately before we notify you, unless the undercharge is your fault, or results from your unlawful act or omission.

12.2 Overcharging

- (a) Where you have been overcharged by less than \$50.00 and you have already paid the overcharged amount, we must credit that amount to your next bill.
- (b) Where you have been overcharged by \$50.00 or more, we must inform you within 10 business days of our becoming aware of the overcharge and, if you have already paid that amount, we must credit that amount to your next bill. However, if you request otherwise, we will comply with that request.
- (c) If you have stopped buying energy from us, we will use our best endeavours to pay the overcharged amount to you within 10 business days.
- (d) If you have been overcharged as a result of your own fault or unlawful act or omission, we may limit the amount we credit or pay you to the amount you were overcharged in the last 12 months.

12.3 Reviewing your bill

- (a) If you disagree with the amount you have been charged, you can ask us to review your bill in accordance with our standard complaints and dispute resolution procedures.
- (b) If you ask us to, we must arrange for a check of the meter reading or metering data or for a test of the meter in reviewing the bill. You may be liable for the cost of the check or test and we may request payment in advance. However, if the meter or metering data proves to be faulty or incorrect, we must reimburse you for the amount paid.

Note for Victorian customers:

Customers in Victoria are not required to pay for a meter check or test in advance.

- (c) If your bill is being reviewed, you are still required to pay any other bills from us that are due for payment and the lesser of:
 - (i) the portion of the bill that you do not dispute; or
 - (ii) an amount equal to the average of your bills in the last 12 months.

13. SECURITY DEPOSITS

13.1 Security deposit

We may require that you provide a security deposit. The circumstances in which we can require a security deposit and the maximum amount of the security deposit are governed by the Rules.

13.2 Interest on security deposits

Where you have paid a security deposit, we must pay you interest on the security deposit at a rate and on terms required by the Rules.

13.3 Use of a security deposit

- (a) We may use your security deposit, and any interest earned on the security deposit, to offset any amount you owe under this contract:
 - (i) if you fail to pay a bill and as a result we arrange for the disconnection of your premises; or
 - (ii) in relation to a final bill (i.e. a bill we issue when you vacate the premises or when you stop purchasing energy from us at your premises or when you request that your premises be disconnected).
- (b) If we use your security deposit or any accrued interest to offset amounts owed to us, we will advise you within 10 business days.

13.4 Return of security deposit

- (a) We must return your security deposit and any accrued interest in the following circumstances:
 - (i) you complete 1 year's payment (in the case of residential customers) or 2 years' payment (in the case of business customers) by the pay-by dates on our initial bills; or
 - (ii) subject to clause 14.3 of this contract, you stop purchasing energy at the relevant premises under this contract.
- (b) If you do not give us any reasonable instructions, we will credit the amount of the security deposit, together with any accrued interest, to your next bill.

14. DISCONNECTION OF SUPPLY

14.1 When can we arrange for disconnection?

Subject to us satisfying the requirements in the Rules, we may arrange for the disconnection of your premises if:

- (a) you do not pay your bill by the pay-by date and, if you are a residential customer, you:
 - (i) fail to comply with the terms of an agreed payment plan; or
 - (ii) do not agree to an offer to pay the bill by instalments, or having agreed, you fail to comply with the instalment arrangement;
- (b) you do not provide a security deposit we are entitled to require from you; or
- (c) you do not give access to your premises to read a meter (where relevant) for 3 consecutive meter reads; or
- (d) there has been illegal or fraudulent use of energy at your premises in breach of clause 16 of this contract; or
- (e) we are otherwise entitled or required to do so under the Rules or by law.

14.2 Notice and warning of disconnection

Before disconnecting your premises, we must comply with relevant warning notice requirements and other provisions in the Rules. However, we are not required to provide a warning notice prior to disconnection in certain circumstances (for example, where there has been illegal or fraudulent use of energy at your premises or where there is an emergency or health and safety issue).

14.3 When we must not arrange disconnection

- (a) Subject to paragraph (b), your premises may not be disconnected during the following times ('the protected period'):
 - (i) on a business day before 8.00 am or after 3.00 pm; or

Note for Victorian customers:

The protected period for a residential customer in Victoria is before 8.00 am or after 2.00 pm. The protected period for a business customer in Victoria is before 8.00 am or after 3.00 pm.

- (ii) on a Friday or the day before a public holiday; or
- (iii) on a weekend or a public holiday; or
- (iv) on the days between 20 December and 31 December (both inclusive) in any year; or
- (v) if you are being disconnected under clause 14.1(a), during an extreme weather event.

Note for Victorian customers:

Paragraph (v) does not apply in Victoria.

- (b) Your premises may be disconnected within the protected period:
 - (i) for reasons of health and safety; or
 - (ii) in an emergency; or
 - (iii) as directed by a relevant authority; or
 - (iv) if you are in breach of clause 6.5 of your customer connection contract which deals with interference with energy equipment; or

Note for Victorian customers:

Victorian customers may be disconnected if it is permitted under their connection contract or under the applicable energy laws.

- (v) if you request us to arrange disconnection within the protected period; or
- (vi) if your premises contain a commercial business that only operates within the protected period and where access to the premises is necessary to effect disconnection; or
- (vii) where the premises are not occupied.

15. RECONNECTION AFTER DISCONNECTION

- (a) We must request your distributor to reconnect your premises if, within 10 business days of your premises being disconnected:
 - (i) you ask us to arrange for reconnection of your premises; and
 - (ii) you rectify the matter that led to the disconnection; and
 - (iii) you pay any reconnection charge (if requested).
- (b) We may terminate this contract 10 business days following disconnection if you do not meet the requirements in paragraph (a).

16. WRONGFUL AND ILLEGAL USE OF ENERGY

16.1 Use of energy

You must not, and must take reasonable steps to ensure others do not:

- (a) illegally use energy supplied to your premises; or
- (b) interfere or allow interference with any energy equipment that is at your premises except as may be permitted by law; or

- (c) use the energy supplied to your premises or any energy equipment in a manner that:
 - (i) unreasonably interferes with the connection or supply of energy to another customer; or
 - (ii) causes damage or interference to any third party; or
- (d) allow energy purchased from us to be used otherwise than in accordance with this contract and the Rules; or
- (e) tamper with, or permit tampering with, any meters or associated equipment.

17. NOTICE AND BILLS

- (a) Notices and bills under this contract must be sent in writing, unless this contract or the National Energy Retail Law and the Rules say otherwise.
- (b) A notice or bill sent under this contract is taken to have been received by you or by us (as relevant):
 - (i) on the date it is handed to the party, left at the party's premises (in your case) or one of our offices (in our case) or successfully faxed to the party (which occurs when the sender receives a transmission report to that effect); or
 - (ii) on the date 2 business days after it is posted; or
 - (iii) on the date of transmission (unless the sender receives notice that delivery did not occur or has been delayed) if sent electronically and the use of electronic communication has been agreed between us.
- (c) Our contact details for you to contact us or send us a notice are as set out in our bill to you, or as notified to you from time to time.

18. PRIVACY ACT NOTICE

We will comply with all relevant privacy legislation in relation to your personal information. You can find a summary of our privacy policy on our website. If you have any questions, you can contact our Privacy Officer.

19. COMPLAINTS AND DISPUTE RESOLUTION

19.1 Complaints

If you have a complaint relating to the sale of energy by us to you, or this contract generally, you may lodge a complaint with us in accordance with our standard complaints and dispute resolution procedures.

Note: Our standard complaints and dispute resolution procedures are published on our website.

19.2 Our obligations in handling complaints

If you make a complaint, we must respond to your complaint within the required time frames set out in our standard complaints and dispute resolution procedures and inform you:

- (a) of the outcome of your complaint and the reasons for our decision; and
- (b) that if you are not satisfied with our response, you have a right to refer the complaint to the energy ombudsman in the State or Territory in which the premises are located.

Australian Capital Territory: ACT Civil and Administrative Tribunal

New South Wales: Energy and Water Ombudsman NSW

South Australia: Energy Industry Ombudsman SA

Victoria: Energy and Water Ombudsman Victoria

Tasmania: Energy Ombudsman Tasmania

Queensland: Energy and Water Ombudsman Queensland

Contact details for the energy ombudsmen are shown on our standard complaints and dispute resolution procedures published on our website.

20. FORCE MAJEURE

20.1 Effect of force majeure event

If either party to this contract cannot meet an obligation under this contract because of an event outside the control of that party ('a force majeure event'):

- (a) the obligation, other than an obligation to pay money, is suspended to the extent it is affected by the force majeure event for as long as the force majeure event continues; and
- (b) the affected party must use its best endeavours to give the other party prompt notice of that fact including full particulars of the event, an estimate of its likely duration, the extent to which the affected party's obligations are affected and the steps being taken to remove, overcome or minimise those effects.

20.2 Deemed prompt notice

If the effects of a force majeure event are widespread, we will be deemed to have given you prompt notice if we make the necessary information available by way of a 24-hour telephone service within 30 minutes of being advised of the event or otherwise as soon as practicable.

20.3 Obligation to overcome or minimise effect of force majeure event

A party that claims a force majeure event must use its best endeavours to remove, overcome or minimise the effects of that event as soon as practicable.

20.4 Settlement of industrial disputes

Nothing in this clause requires a party to settle an industrial dispute that constitutes a force majeure event in any manner other than the manner preferred by that party.

21. APPLICABLE LAW

If your premises are located in Tasmania, the laws of Tasmania govern this contract.

If your premises are located in the Australian Capital Territory, the laws of the Australian Capital Territory govern this contract. If your premises are located in South Australia, the laws of South Australia govern this contract.

If your premises are located in New South Wales, the laws of New South Wales govern this contract. If your premises are located in Victoria, the laws of Victoria govern this contract.

If your premises are located in Queensland, the laws of Queensland govern this contract.

22. RETAILER OF LAST RESORT EVENT

If we are no longer entitled by law to sell energy to you due to a Retailer of Last Resort (RoLR) event occurring in relation to us, we are required under the National Energy Retail Law and the Rules to provide relevant information (including your name, billing address and metering identifier) to the entity appointed as the relevant designated retailer for the RoLR event and this contract will come to an end.

23. ACT PREMISES

If the premises are in the Australian Capital Territory, we must comply with all applicable Minimum Service Standards in Schedule 1 of the Consumer Protection Code and you are entitled to a rebate under the Code if we fail to meet any applicable Minimum Service Standards. You may apply for a rebate by contacting us within 3 months of the incidence of non-compliance.

Our contact details are:

Call us – 134 ERM (134 376)

Send us an email - service@ermpower.com.au

Visit us on the web – www.ermpower.com.au

Write to us at -

ERM Business Energy Customer Advocacy PO Box 18042 Collins Street East, Victoria 8003
24. GENERAL

24.1 Our obligations

Some obligations placed on us under this contract may be carried out by another person. If an obligation is placed on us to do something under this contract, then:

- (a) we are taken to have complied with the obligation if another person does it on our behalf; and
- (b) if the obligation is not complied with, we are still liable to you for the failure to comply with this contract.

24.2 Amending this contract

(a) This contract may only be amended in accordance with the procedures set out in the National Energy Retail Law.

Note for Victorian customers:

For Victorian customers the procedures are set out in section 40A of the Electricity Industry Act and section 48 Gas Industry Act.

(b) We must publish any amendments to this contract on our website.

SIMPLIFIED EXPLANATION OF TERMS

billing cycle means the regular recurrent period for which you receive a bill from us;

business day means a day other than a Saturday, a Sunday or a public holiday;

customer means a person who buys or wants to buy energy from a retailer;

customer connection contract means a contract between you and your distributor for the provision of customer connection services;

Note for Victorian customers:

There are no gas customer connection contracts in Victoria.

designated retailer means the financially responsible retailer for the premises (where you have an existing connection) or the local area retailer (where you do not have an existing connection) for your premises;

disconnection means an action to prevent the flow of energy to the premises, but does not include an interruption;

distributor means the person who operates the system that connects your premises to the distribution network;

Note for Victorian customers:

In Victoria, Electricity Industry Act means the Electricity Industry Act 2000.

emergency means an emergency due to the actual or imminent occurrence of an event that in any way endangers or threatens to endanger the safety or health of any person, or normal operation of the distribution system or transmission system, or that destroys or damages, or threatens to destroy or damage, any property;

energy means electricity or gas;

energy laws means national and State and Territory laws and rules relating to energy and the legal instruments made under those laws and rules;

Note for Victorian customers:

In Victoria **Energy Retail Code** means the Energy Retail Code Version 11 dated 13 October 2014 produced by the Essential Services Commission Victoria and as amended from time to time.

force majeure event means an event outside the control of a party;

Note for Victorian customers:

In Victoria, Gas Industry Act means the Gas Industry Act 2001.

GST has the meaning given in the GST Act (A New Tax System (Goods and Services Tax) Act 1999 (Cth));

National Energy Retail Law means the Law of that name that is applied by each participating State and Territory;

relevant authority means any person or body who has the power under law to direct us, including the Australian Energy Market Operator and State or Federal Police;

residential customer means a person who purchases energy principally for personal, household or domestic use at their premises;

retailer means a person that is authorised to sell energy to customers;

RoLR event means an event that triggers the operation of the Retailer of Last Resort scheme under the National Energy Retail Law;

Rules means the National Energy Retail Rules made under the National Energy Retail Law;

security deposit means an amount of money paid to us as security against non-payment of a bill in accordance with the Rules;

small customer means:

- (a) a residential customer; or
- (b) a business customer who consumes energy at or below a level determined under the National Energy Retail Law;

Note for Victorian customers:

In Victoria, a small customer is a 'domestic or small business customer' as defined in the Electricity Industry Act or the Gas Industry Act.

standing offer prices means tariffs and charges that we charge you for or in connection with the sale and supply of energy. These are published on our website.

Environment Protection Act 1970

NOTICE OF MAKING OF GUIDELINE: MAKING, AMENDING AND INTEGRATING THE STATE-WIDE WASTE AND RESOURCE RECOVERY INFRASTRUCTURE PLAN AND REGIONAL WASTE AND RESOURCE RECOVERY IMPLEMENTATION PLANS

I, Ryan Smith, Minister for Environment and Climate Change, give notice that the Guideline: Making, amending and integrating the State-Wide Waste and Resource Recovery Infrastructure Plan and Regional Waste and Resource Recovery Implementation Plans has been made in accordance with section 50CA of the **Environment Protection Act 1970**. Copies of the Guideline are available on the Department of Environment and Primary Industries' waste and resource recovery website, www.depi.vic.gov.au/waste

Dated 16 October 2014

THE HON. RYAN SMITH MP Minister for Environment and Climate Change

Fisheries Act 1995

DECLARATION OF THE VICTORIAN WILD HARVEST ABALONE FISHERY MANAGEMENT PLAN 2014

I, Peter Walsh, Minister for Agriculture and Food Security, declare under section 28(1) of the **Fisheries Act 1995**, that a management plan has been made with respect to the Victorian wild harvest abalone fishery.

This Notice comes into operation on the day on which it is published in the Victoria Government Gazette.

Dated 6 October 2014

THE HON. PETER WALSH, MP Minister for Agriculture and Food Security

Fisheries Act 1995

FISHERIES NOTICE NO. 8/2014

I, Ross McGowan, Executive Director Regulation and Compliance (Fisheries), as delegate of the Minister for Agriculture and Food Security and having undertaken consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under sections 67 and 152 of the Act:

Dated 10 October 2014

ROSS McGOWAN Executive Director Regulation and Compliance (Fisheries)

FISHERIES (LAKE TYERS BAIT FISHERY) NOTICE NO. 8/2014

1. Title

This Notice may be cited as the Fisheries (Lake Tyers Bait Fishery) Notice No. 8/2014.

2. Objectives

The objective of this Notice is to provide protection to juvenile eastern king prawns stocked for recreational purposes in Lake Tyers.

3. Authorising provision

This Notice is made under sections 67 and 152 of the Act.

4. Commencement

This Notice comes into operation on the date that it is published in the Victoria Government Gazette and the Department of Environment and Primary Industries website.

5. Prohibition on commercial bait fishing in Lake Tyers

For the purposes of section 67 and 152 of the Act, commercial bait fishing under authority of a Lake Tyers (Bait) Fishery Access Licences is prohibited.

Notes

A failure to comply with this prohibition is an offence under sections 67 and 152 of the **Fisheries Act 1995**. A maximum penalty of 100 penalty units and or six months imprisonment and 50 penalty, respectively, applies.

Section 152(3) of the Act provides that if a Fisheries Notice is inconsistent with any regulations, management plan, Ministerial direction, licence or permit, the Fisheries Notice prevails to the extent of the inconsistency.

6. Application to Fisheries Reserves

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

7. Revocation

Unless sooner revoked, this Notice will be automatically be revoked one year following its commencement.

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:

| Change Request Number | Road Name | Locality | Proposer and Location |
|-----------------------------|-------------------|-------------|---|
| 75281 | Monarch Lane | St Kilda | Port Phillip City Council The lane runs between 103 and 107 Acland Street. |
| 76236 | Reliance Way | Rye | Mornington Peninsula Shire Council At the rear of 2233-2281 Point Nepean Road. |
| 76440 | Keen Street | Newport | Hobsons Bay City Council Formerly known as May Street. The road traverses east from Hansen Street. |
| 76824 | Savages Lane | Cobden | Corangamite Shire Council Formerly known as Short Street. The road traverses east from Edward Street. |
| 77030 | Dees Place | Mooroolbark | Yarra Ranges Shire Council (Private Road) The road traverses west from Dennis Court. |
| 77032 | Meredith Close | Mooroolbark | Yarra Ranges Shire Council (Private Road) The road traverses south from Anglo Court. |

Office of Geographic Names Land Victoria 570 Bourke Street Melbourne 3000

JOHN E. TULLOCH Registrar of Geographic Names

Housing Act 1983

LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN UNDER SECTION 107 OF THE **HOUSING ACT 1983**

Wintringham Housing Limited

I, Arthur Rogers, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

The Director and Wintringham Housing Limited have agreed in writing that the following land of which Wintringham Housing Limited is registered as proprietor is land to which section 107 of the Act should apply and is therefore land in which the Director is deemed to have an interest under section 107.

| Volume | Folio | Address | |
|--------|-------|----------------------------|--|
| 09568 | 367 | 22 Grant Street, St Arnaud | |

Dated 2 October 2014

Signed at Melbourne in the State of Victoria ARTHUR ROGERS Director of Housing

Local Government Act 1989

SCHEDULE 11 CLAUSE 4

Designation of Tow Away Areas

2014 World Superbike Championship

2014 Australian Motorcycle Grand Prix

Clause 4 Schedule 11 to the Local Government Act 1989 provide Councils with the power to tow away and impound vehicles which are causing an unlawful obstruction or are unlawfully parked or left standing in an area designated by the Minister, and to charge the owner of the vehicle a fee up to the amount of the fee set for the purposes of clause 3(1)(c).

For the purpose of these provisions, I, Terry Mulder, Minister for Roads, designate the areas contained in the reservations of the roads listed in the following as tow away areas. THE SCHEDULE

A list of all the roads, streets and lanes included in this designation of tow away areas within the Shire of Bass Coast is detailed below.

- Phillip Island Tourist Road from Back Beach Road, Phillip Island to Bass Highway, Anderson:
- Smiths Beach Road between Back Beach Road and Phillip Island Tourist Road;
- Berry's Beach Road between Back Beach Road and Ventnor Road:
- Back Beach Road between Phillip Island Tourist Road and Berry's Beach Road;
- Pyramid Rock Road between Ventnor Road and Back Beach Road;
- Gap Road from Phillip Island Road and its termination;
- Bass Highway between Anderson and Grantville.

The tow away areas listed above are to operate from 12.01 am on Friday 21 February 2014 to 11.59 pm on Sunday 23 February 2014; and 12.01 am on Friday 17 October 2014 to 11.59 pm on Sunday 19 October 2014, 24 hours per day on both sides of every street, road and lane.



Dated 2 February 2014

TERRY MULDER MP Minister for Roads

Marine Safety Act 2010

PUBLIC NOTICE

Declaration of Boating Activity Exemption

I, Steve Crawcour, Chief Executive Officer of Strathbogie Shire Council, the waterway manager for the Goulburn River from Hughes Creek to Goulburn Weir including Lake Nagambie, declare under section 203(3) of the **Marine Safety Act 2010** that the Head of the Goulburn proposed by Nagambie Rowing Club on 18 October 2014 is exempt from:

1. the requirements of Schedule 91 in relation to the waterway rules that apply on the Goulburn River between the upstream boundary of the 5 knot zone at Tahbilk Winery to the upstream boundary of the 5 knot zone at Nagambie Lakes Leisure Park, and Furlong Cove.

This exemption applies to rowing vessels competing in the event, and rescue vessels when engaged in rescue duties for the Head of the Goulburn event from 8.00 am to 1.30 pm on 18 October 2014 on the Goulburn River from the upstream boundary of the 5 knot zone at Tahbilk Winery to the Nagambie Lake Leisure Park, and Furlong Cove provided that the stated safety controls and undertakings detailed in the Application for Boating Activity Exemptions and Exclusion Zones and associated documentation, are adhered to.

Dated 7 October 2014

STEVE CRAWCOUR Chief Executive Officer Strathbogie Shire Council



Marine Safety Act 2010 PUBLIC NOTICE

Declaration of Boating Activity Exemption

Hindmarsh Shire Council, as the declared waterway manager for the waters of the Wimmera River at Dimboola under the Marine Safety Act 2010, makes the following declaration under section 203(3) of the Act.

For the purposes of the boating activity proposed by the Dimboola Boat & Water Ski Club Inc., in their application of 14 September 2014 under section 203(1) of the Act, persons and vessels participating in the Dimboola Boat & Water Ski Club water skiing display at the Dimboola A&P Society Show are exempt from:

- 1. The requirements to operate a vessel at a speed not exceeding 5 knots within 50 meters of a person in the water (rescue vessels only), another vessel, the waters' edge and fixed or floating structures as detailed in clauses 2(a), 2(c) and 3 of the Notice under section 15(2) of the Marine Act 1988.
- 2. The requirements of clause 68.2(c) of Schedule 68 of the Notice under section 15(2) of the **Marine Act 1988** in relation to the 5 knot speed restriction zone.

The exemptions apply from 3.00 pm to 5.00 pm on 18 October 2014 on the waters of the Wimmera River at Dimboola between the Lloyd Street Boat Ramp and the Wimmera Street Bridge, provided the stated safety controls and undertakings detailed in the application and associated documentation are adhered to.

Dated 9 October 2014

BY ORDER OF HINDMARSH SHIRE COUNCIL

Mineral Resources (Sustainable Development) Act 1990

DEPARTMENT OF STATE DEVELOPMENT, BUSINESS AND INNOVATION

Exemption of Land from a Licence

I, David Boothroyd, Manager Earth Resources Tenements, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Energy and Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence application 5492 from being subject to a licence application under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 10 October 2014

DAVID BOOTHROYD Manager Earth Resources Tenements Earth Resources Regulation Victoria

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT MILDURA FOR THE CONTROL OF QUEENSLAND FRUIT FLY

I, Peter Walsh, Minister for Agriculture and Food Security, under section 32 of the **Plant Biosecurity Act 2010** make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 13 October 2014

PETER WALSH MLA Minister for Agriculture and Food Security

1. Objective

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly in Victoria, at Mildura, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

2. Authorising provisions

This Order is made under section 32 of the Plant Biosecurity Act 2010.

3. Definition

In this Order -

'accreditation program' means any program under which a person is permitted to issue an assurance certificate, including any procedures available under the Interstate Certification Assurance (ICA) Scheme;

'Act' means the Plant Biosecurity Act 2010;

'authorised person' means a person authorised by the Department of Environment and Primary Industries;

'inspector' means a person authorised as an inspector under the Act;

'Queensland Fruit Fly' means the exotic pest Bactrocera tryoni (Froggatt); and

'Queensland Fruit Fly host material' means any fruit or vegetable listed in Schedule 1.

4. Restricted area for the control of Queensland Fruit Fly

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

- 5. Prohibitions, restrictions and requirements
 - (1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.

- (2) Subclause (1) does not apply if the Queensland Fruit Fly host material is
 - (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 the host material 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 the host material has been treated in a manner approved by the Chief Plant Health Officer.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.
- (4) The owners or occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Chief Plant Health Officer.

6. Verification of Consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

- (1) presented to an inspector for inspection; or
- (2) verified by a person accredited to do so by the Department of Environment and Primary Industries.

| | Schedule 1 | |
|--------------------------|------------|--------------|
| Abiu | Eggplant | Nectarine |
| Acerola | Feijoa | Orange |
| Apple | Fig | Passionfruit |
| Apricot | Goji Berry | Pawpaw |
| Avocado | Granadilla | Peach |
| Babaco | Grape | Peacharine |
| Banana | Grapefruit | Pear |
| Black Sapote | Grumichama | Pepino |
| Blackberry | Guava | Persimmon |
| Blueberry | Hog Plum | Plum |
| Boysenberry | Jaboticaba | Plumcot |
| Brazil Cherry | Jackfruit | Pomegranate |
| Breadfruit | Jew Plum | Prickly Pear |
| Caimito (Star Apple) | Ju Jube | Pummelo |
| Cape Gooseberry | Kiwifruit | Quince |
| Capsicum | Lemon | Rambutan |
| Carambola (Starfruit) | Lime | Raspberry |
| Cashew Apple | Loganberry | Rollinia |
| Casimiroa (White Sapote) | Longan | Santol |
| Cherimoya | Loquat | Sapodilla |
| Cherry | Lychee | Shaddock |
| Chilli | Mandarin | Soursop |
| | | |

Schedule 1

| Citron | Mango |
|---------------|---------------|
| Cocoa Berry | Mangosteen |
| Cumquat | Medlar |
| Custard Apple | Miracle Fruit |
| Date | Mulberry |
| Durian | Nashi |

Strawberry Sweetsop (Sugar Apple) Tamarillo Tangelo Tomato Wax Jambu (Rose Apple)

Schedule 2

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.15662° East, 34.20318° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.15662° East, 34.20318° South.

Note: Section 33 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT SWAN HILL FOR THE CONTROL OF QUEENSLAND FRUIT FLY

I, Peter Walsh, Minister for Agriculture and Food Security, under section 32 of the **Plant Biosecurity Act 2010** make the following Order declaring a restricted area for the control of Queensland Fruit Fly and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

Dated 13 October 2014

PETER WALSH MLA Minister for Agriculture and Food Security

1. Objective

The objective of this Order is to declare a restricted area for the control of Queensland Fruit Fly in Victoria, at Swan Hill, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

2. Authorising provisions

This Order is made under section 32 of the Plant Biosecurity Act 2010.

3. Definition

In this Order -

'accreditation program' means any program under which a person is permitted to issue an assurance certificate, including any procedures available under the Interstate Certification Assurance (ICA) Scheme;

'Act' means the Plant Biosecurity Act 2010;

'authorised person' means a person authorised by the Department of Environment and Primary Industries;

'inspector' means a person authorised as an inspector under the Act;

'Queensland Fruit Fly' means the exotic pest *Bactrocera tryoni* (Froggatt); and

'Queensland Fruit Fly host material' means any fruit or vegetable listed in Schedule 1.

4. Restricted area for the control of Queensland Fruit Fly

The restricted area for the control of Queensland Fruit Fly is declared to be the area described in Schedule 2.

5. **Prohibitions, restrictions and requirements**

- (1) The removal from the restricted area into any part of Victoria of any Queensland Fruit Fly host material is prohibited.
- (2) Subclause (1) does not apply if the Queensland Fruit Fly host material is
 - (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 the host material 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 the host material has been treated in a manner approved by the Chief Plant Health Officer.
- (3) The owners and occupiers of land described in Schedule 3 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.
- (4) The owners or occupiers of land described in Schedule 3 must, on instruction from an inspector, strip Queensland Fruit Fly host materials from plants, collect and dispose of waste material, or treat the material in a manner approved by the Chief Plant Health Officer.

6. Verification of Consignments

Any Queensland Fruit Fly host material removed from the restricted area in accordance with clause 5(2), and the accompanying certificate or declaration, must be:

- (1) presented to an inspector for inspection; or
- (2) verified by a person accredited to do so by the Department of Environment and Primary Industries.

| | Seneulle 1 | |
|----------------------|------------|--------------|
| Abiu | Eggplant | Nectarine |
| Acerola | Feijoa | Orange |
| Apple | Fig | Passionfruit |
| Apricot | Goji Berry | Pawpaw |
| Avocado | Granadilla | Peach |
| Babaco | Grape | Peacharine |
| Banana | Grapefruit | Pear |
| Black Sapote | Grumichama | Pepino |
| Blackberry | Guava | Persimmon |
| Blueberry | Hog Plum | Plum |
| Boysenberry | Jaboticaba | Plumcot |
| Brazil Cherry | Jackfruit | Pomegranate |
| Breadfruit | Jew Plum | Prickly Pear |
| Caimito (Star Apple) | Ju Jube | Pummelo |
| Cape Gooseberry | Kiwifruit | Quince |
| | | |

Schedule 1

| Capsicum | Lemon | Rambutan |
|--------------------------|---------------|------------------------|
| Carambola (Starfruit) | Lime | Raspberry |
| Cashew Apple | Loganberry | Rollinia |
| Casimiroa (White Sapote) | Longan | Santol |
| Cherimoya | Loquat | Sapodilla |
| Cherry | Lychee | Shaddock |
| Chilli | Mandarin | Soursop |
| Citron | Mango | Strawberry |
| Cocoa Berry | Mangosteen | Sweetsop (Sugar Apple) |
| Cumquat | Medlar | Tamarillo |
| Custard Apple | Miracle Fruit | Tangelo |
| Date | Mulberry | Tomato |
| Durian | Nashi | Wax Jambu (Rose Apple) |

Schedule 2

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.53400° East, 35.35910° South.

Schedule 3

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.53400° East, 35.35910° South.

Note: Section 33 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an Inspector.

Road Safety Act 1986

DECLARATION UNDER SECTION 99B(4) IN RELATION TO THE BEECHWORTH CELTIC FESTIVAL PARADE, BEECHWORTH, ON 8 NOVEMBER 2014

1 Purpose

The purpose of this Declaration is to exempt participants in the Beechworth Celtic Festival Parade from specified provisions of the Road Safety Road Rules 2009 with respect to the Event, which is a non-road activity to be conducted on Church Street, Camp Street, Beechworth–Wangaratta Road (Ford Street) and Beechworth–Wodonga Road (Sydney Road), Beechworth, on 8 November 2014.

2 Authorising provision

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

3 Commencement

This notice takes effect on 8 November 2014 at 12.00 pm.

4 Expiry

This notice expires on 8 November 2014 at 1.30 pm.

5 Definitions

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

- a) 'Event' means the Beechworth Celtic Festival Parade, to be held on 8 November 2014; and
- b) 'Participants' means participants in the Event, including officers, members and authorised agents of the Beechworth Celtic Festival Inc., whose presence is reasonably required to ensure the safe conduct of the Event.

6 Declaration

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

Table 1

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

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

Table 2

| Column 1 | Column 2 |
|---|---|
| Highway | Date and time |
| Church Street between Loch Street and Beechworth–Wangaratta Road (Ford Street) | 8 November 2014, between 12.00 pm and 1.30 pm |
| Beechworth–Wangaratta Road (Ford Street) between Church Street and Camp Street | 8 November 2014, between 12.00 pm and 1.30 pm |
| Camp Street between Loch Street and Stanley Road | 8 November 2014, between |
| (Albert Road) | 12.00 pm and 1.30 pm |
| Beechworth–Wodonga Road (Sydney Road) between | 8 November 2014, between |
| Camp Street and William Street | 12.00 pm and 1.30 pm |

Dated 7 October 2014

STEVE BROWN Executive Director Regional Operations Roads Corporation

Road Safety Act 1986

ROAD SAFETY ROAD RULES 2009

Declaration of School Days Periods

1. Purpose

The purpose of this notice is to declare 'school days periods' during which traffic control devices will apply for the purposes of rule 317A of the Road Safety Road Rules 2009 (in this notice referred to as the Road Rules).

2. Authorising provision

This notice is made under rule 317A of the Road Rules, which allows the Roads Corporation to, by notice in the Government Gazette, declare a period to be a 'school days period' for the purposes of that rule.

Rule 317A(1) states that if information on or with a traffic control device indicates that it applies on school days, it only applies –

- (a) on a declared school day; or
- (b) on any day indicated to be a school day by information on or with the traffic control device.

Rule 317A(3) states that a declared school day means any day that falls within a period declared by the Roads Corporation, by notice in the Government Gazette, to be a school days period for the purposes of this rule, and that is not one of the following -

- (a) a Saturday or a Sunday; or
- (b) a day appointed under the **Public Holidays Act 1993** as a public holiday in the place in which the traffic control device is located.

Note: Information on or with a traffic control device may indicate times, days or circumstances when it applies even though the day is not in a declared school days period or does not apply even though the day is in a declared school days period.

3. Commencement

This notice commences on 1 January 2015

4. Declaration

I, James Holgate, delegate of the Roads Corporation, declare each of the periods that -

- (a) begins on the dates specified in column two of table 1; and
- (b) ends on the dates specified in column three of table 1

to be a 'school days period' (start and end dates inclusive) for the purposes of rule 317A of the Road Rules.

| Column 1 | Column 2 | Column 3 |
|----------------------|-----------------|-------------------|
| | Start Date | End Date |
| School Days Period 1 | 28 January 2015 | 27 March 2015 |
| School Days Period 2 | 13 April 2015 | 26 June 2015 |
| School Days Period 3 | 13 July 2015 | 18 September 2015 |
| School Days Period 4 | 5 October 2015 | 18 December 2015 |

Note: Words and phrases in this notice have the same meanings as in the Road Rules. Dated 7 October 2014

JAMES HOLGATE Director Vehicle and Road Use Policy Policy and Programs Roads Corporation

Veterinary Practice Act 1997

ENDORSEMENT OF REGISTRATION AS A SPECIALIST PRACTITIONER

Under section 8 of the **Veterinary Practice Act 1997**, the following veterinary practitioner has been granted endorsement of registration as a specialist practitioner by the Veterinary Practitioners Registration Board of Victoria.

| SPEC NO. | NAME | SPECIALISATION |
|----------|------------------|------------------------|
| 158 | Simpson, Deborah | Veterinary Dermatology |

Dated 9 October 2014

LOUISA KING Registrar Veterinary Practitioners Registration Board of Victoria

Water Act 1989

BULK ENTITLEMENT (BRIGHT) AMENDMENT ORDER 2014

I, Peter Walsh, as Minister administering the Water Act 1989, make the following Order -

Title

1. This Order is called the Bulk Entitlement (Bright) Amendment Order 2014.

Preliminary

2. The Bulk Entitlement (Bright) Conversion Order 2000 was made by the Minister on 4 May 2000 to convert North East Water's existing rights to water in the Ovens system to defined bulk water entitlement. It was gazetted on 27 July 2000.

Purpose

- 3. The purpose of this Order is to
 - (a) enact changes to the operating arrangements under this entitlement to reflect the establishment of a 520 ML off-stream storage at Freeburgh.
 - (b) repeal the Bulk Entitlement (Porepunkah) Conversion Order 1999 and incorporate the 166 ML water entitlement held under the Bulk Entitlement (Porepunkah) Conversion Order 1999 into the Bulk Entitlement (Bright) Conversion Order 2000.
 - (c) make other related changes and minor corrections to the Bulk Entitlement Order.

Authorising provisions

4. This Order is made in accordance with section 42 and section 44 of the **Water Act 1989** and section 27 of the **Interpretation of Legislation Act 1984**. The Minister makes the Amendment Order on the application of North East Water.

Commencement

5. This Order comes into operation on the day it is published in the Government Gazette.

Repeal of Bulk Entitlement (Porepunkah) Conversion Order 1999

6. The Bulk Entitlement (Porepunkah) Conversion Order 1999 is repealed.

Definitions

7. In this Order a reference to the Bulk Entitlement Order is a reference to Bulk Entitlement (Bright) Conversion Order 2000 (as amended).

Amendments to definitions in clause 4

- 8. In clause 4 of the Bulk Entitlement Order
 - (a) for the definition of 'Authority', **substitute** –

"Authority" means North East Region Water Corporation";

(b) for the definition of 'entitlement holder', substitute –

' "entitlement holder" means a person holding a bulk entitlement or environmental entitlement under the Act';

- (c) for the definition of 'passing flow', substitute –
 ' "passing flow" means an amount of flow which must pass to the waterway and immediately downstream'; and
- (d) for the definition of 'specified point A', substitute –
 '"specified point A" is the Authority's pump station on the waterway near Freeburgh (GDA co-ordinates at Easting 502115.84 and Northing 5932066.51)'.
- In clause 4 of the Bulk Entitlement Order insert the following definition –
 "Harrietville Stream Flow Gauge" means stream flow gauge 403244 on the waterway at Harrietville'.
- In clause 4 of the Bulk Entitlement Order revoke the following definition –
 "specified point B" means immediately upstream of the diversion weir on Bakers Gully Creek'.

Amendments to clause 6

- 11. For clause 6 of the Bulk Entitlement Order, substitute
 - **'6. BULK ENTITLEMENT**

The Authority may take up to 870 ML of water from the waterway in any year subject to the flow sharing arrangements specified in clause 8'.

Amendments to clause 7

12. Clause 7 of the Bulk Entitlement Order is **revoked**.

Amendments to clause 8

- 13. For sub-clause 8.1 of the Bulk Entitlement Order, substitute
 - **'8.1** The Authority may take a share of the flow in the waterway at the Specified Point A, calculated as follows:
 - (a) from 1 December to 31 May
 - (i) when $F \le 14$ ML/day E = 0
 - (ii) when $14 < F \ge 23.5$ ML/day E = F - 14 ML/day
 - (iii) when F > 23.5 ML/day E = 9.5 ML/day
 - (b) from 1 June to 30 November
 - (i) when $F \le 40 \text{ ML/day}$ E = 0
 - (ii) when $40 < F \ge 49.5$ ML/day
 - E = F 40 ML/day
 - (iii) when F > 49.5 ML/day E = 9.5 ML/day

where

- "E" means the Authority's entitlement; and
- "F" means the flow past Harrietville Stream Flow Gauge'.
- 14. Sub-Clause 8.3 of the Bulk Entitlement Order is revoked.

Amendments to clause 9

15. In sub-clause 9.1 of the Bulk Entitlement Order for the words 'downstream of specified points A or B, allowance must be made for -', substitute - 'downstream of specified point A, allowance must be made for .'

'downstream of specified point A, allowance must be made for -'

16. In sub-clause 9.2 of the Bulk Entitlement Order for the words 'downstream of the specified points A or B it must first -', **substitute** –

'downstream of specified point A it must first -'

Amendment to clause 10

17. In paragraph 10.1(a) of the Bulk Entitlement Order, omit 'and Bakers Gully Creek'.

Amendments to clause 11

- 18. In sub-clause 11.1 of the Bulk Entitlement Order, **omit** 'within 12 months of the date of this Order'.
- 19. For paragraph 11.1(a) of the Bulk Entitlement Order, substitute
 - '11.1(a) the flow of the waterway at Harrietville Stream Flow Gauge or at any other point, other than specified point A, from which water is taken under this bulk entitlement; and'

Amendments to clause 12

- 20. For paragraph 12.1(a) of the Bulk Entitlement Order, **substitute** '12.1(a) the flow past the Harrietville Stream Flow Gauge;'
- 21. Paragraph 12.1(b) is **revoked.**
- 22. In paragraph 12.1(c) of the Bulk Entitlement Order, omit 'and Bakers Gully Creek'.
- 23. In paragraph 12.1(g) of the Bulk Entitlement Order, **omit** 'and Bakers Gully Creek'.
- 24. For paragraph 12.3 (a) of the Bulk Entitlement Order, **substitute** '12.3(a) paragraph (a) and (c) of sub-clause 12.1; and'

Amendments to clause 13

- 25. For paragraph 13.1(f) of the Bulk Entitlement Order, substitute
 - '13.1(f) supervise the qualification of any rights to water made by the Minister during periods of declared water shortage under section 33AAA of the Act.'

Amendments to clause 18

- 26. For paragraph 18.2(b) of the Bulk Entitlement Order, substitute
 - (b) if those parties cannot agree, a person nominated by the President of the Institute of Arbitrators and Mediators, Australia.'
- 27. For sub-clause 18.5 of the Bulk Entitlement Order, substitute -
 - '18.5 In any difference or dispute to which the Minister is a party -
 - (a) the independent expert must express the conclusion as a recommendation.
 - (b) the Minister must consider any recommendation made under paragraph (a) before deciding where there are grounds for issuing a notice of contravention under section 47A of the Act in relation to the difference or dispute.'

Dated 6 October 2014

Responsible Minister PETER WALSH MLA Minister for Water

South Gippsland Water

Water Act 1989 PUBLIC NOTICE South Gippsland Region Water Corporation (South Gippsland Water)

Notice to Revoke Existing By Law 5 - Trade Waste

South Gippsland Water existing By Law 5 – Trade Waste was revoked by the South Gippsland Water Board of Directors on 25 September 2014.

This revocation takes effect on the date this notice is published in the Government Gazette.

SOUTH GIPPSLAND WATER OFFICE 14–18 Pioneer Street, Foster 3960

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment

Amendment C160

The Minister for Planning has approved Amendment C160 to the Ballarat Planning Scheme.

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

The Amendment rezones land known as Waterford Drive, Miners Rest, from a Farming Zone to General Residential Zone and Public Park and Recreation Zone, and is combined with a planning permit for a 35-lot subdivision. The Amendment also makes consequential changes to the framework plans in Clauses 21.03 and 21.04 to reflect the rezoning.

The Minister has granted the following permit(s) under Division Five Part Four of the Act:

| Permit No. | Description of land |
|------------|--|
| 2010-061 | Waterford Drive (Garlands Road), Miners Rest (CA 63B and 63C Parish of Dowling Forest) |

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Ballarat City Council, Town Hall, 225 Sturt Street, Ballarat.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

Notice of Approval of Amendment

Amendment C181

The Minister for Planning has approved Amendment C181 to the Ballarat Planning Scheme.

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

The Amendment corrects minor anomalies in the Municipal Strategic Statement, Schedule 1 to the Vegetation Protection Overlay and the Schedule to the Heritage Overlay and deletes the redundant 'Medical Centre Code of Practice – October 1995' from the list of incorporated documents at the Schedule to Clause 81.01.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Ballarat City Council, Town Hall, 225 Sturt Street, Ballarat, Victoria 3350.

BAYSIDE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C133

The Minister for Planning has approved Amendment C133 to the Bayside Planning Scheme.

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

The Amendment rectifies a zoning anomaly by rezoning a strip of Commercial 2 zoned land to the Commercial 1 zone in the Jack Road and Charlton Avenue Precinct, Cheltenham.

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

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C153

The Minister for Planning has approved Amendment C153 to the Boroondara Planning Scheme.

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

The Amendment introduces 13 individual places into the Heritage Overlay, removes outdated grading definitions in the Heritage Policy at Clause 22.05-6 and includes the 'Boroondara Heritage Database' as a reference document to Clause 22.05.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the City of Boroondara, 8 Inglesby Road, Camberwell, Victoria 3124.

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C178

The Minister for Planning has approved Amendment C178 to the Cardinia Planning Scheme.

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

The Amendment rezones a number of properties that are incorrectly zoned and removes heritage overlays that are no longer applicable.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Cardinia Shire Council, Henty Way, Pakenham.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

COLAC OTWAY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C77

The Minister for Planning has approved Amendment C77 to the Colac Otway Planning Scheme.

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

The Amendment corrects Heritage Overlay mapping errors and land address errors in the Heritage Overlay Schedule.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Colac Otway Shire Council, 2–6 Rae Street, Colac.

GLENELG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C52 (Part 1)

The Minister for Planning has approved Amendment C52 (Part 1) to the Glenelg Planning Scheme.

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

The Amendment implements recommendations of the 'Coastal Spaces Landscape Assessment Study 2006' by introducing the Significant Landscape Overlay (clause 42.03) and applying three Schedules to landscape character areas and amending local planning policy.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Glenelg Shire, Cliff Street, Portland.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

GOLDEN PLAINS PLANNING SCHEME

Notice of Approval of Amendment

Amendment C61

The Minister for Planning has approved Amendment C61 to the Golden Plains Planning Scheme.

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

The Amendment rezones Lot 13 PS608426, east of Bykersmas Road, Smythesdale, from Rural Living Zone to Low Density Residential Zone, introduces and applies Schedule 14 to the Development Plan Overlay, removes Design and Development Overlay Schedule 7 from the site and amends the Schedule to Clause 61.03.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Golden Plains Shire Council, 2 Pope Street, Bannockburn.

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment

Amendment C211

The Minister for Planning has approved Amendment C211 to the Greater Bendigo Planning Scheme.

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

The Amendment amends the Schedule to Clause 52.03 (Specific Sites and Exclusions) to apply the 'Ravenswood Freeway Service Centre Signage, July 2014' Incorporated Document to land described in Plan of Consolidation 372478E at Bickfords Road, Ravenswood, and inserts the Incorporated Document in the Schedule to Clause 81.01 to facilitate the installation and display of signage.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Greater Bendigo City Council, Planning Department, 15 Hopetoun Street, Bendigo.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C184

The Minister for Planning has approved Amendment C184 to the Greater Dandenong Planning Scheme.

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

The Amendment introduces a site specific provision under Clause 52.03 Specific Sites and Exclusions and applies an Incorporated Document to the Schedule to Clause 81.01 to provide for the use and development of the land for the headquarters of Ego Pharmaceuticals including production and manufacturing of pharmaceuticals, distribution centre, warehousing, scientific research and development and office/administration.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Greater Dandenong City Council, 39 Clow Street, Dandenong.

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C270

The Minister for Planning has approved Amendment C270 to the Greater Geelong Planning Scheme.

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

The Amendment applies the Public Acquisition Overlay 4 to part of the land at 1201–1419 Portarlington Road, Curlewis, and part of the land at 1425–1429 Portarlington Road, Drysdale.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Greater Geelong City Council, 100 Brougham Street, Geelong.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C282

The Minister for Planning has approved Amendment C282 to the Greater Geelong Planning Scheme.

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

The Amendment rezones all land that forms part of the Geelong Gateway Homemaker Precinct at Princes Highway, Railway Avenue and School Road, Corio, from part Industrial 1 Zone and part Industrial 3 Zone to Commercial 2 Zone. The Amendment also applies the Environmental Audit Overlay to the land, deletes the Design and Development Overlay Schedule 20 from the land and amends the Retail Activity Centre Hierarchy Map and Table at Clause 21.07-8 to show a new Homemaker Precinct in Corio.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Greater Geelong City Council, 100 Brougham Street, Geelong.

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C288

The Minister for Planning has approved Amendment C288 to the Greater Geelong Planning Scheme.

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

The Amendment rezones land at 1197–1249 Bellarine Highway, 31–59 Swan Bay Road and 261–279 Curlewis Road, Wallington, land from Farming Zone to Comprehensive Development Zone Schedule 3 (CDZ3); introduces CDZ3 into the planning scheme; and amends the Schedule to Clause 81.01 to incorporate the 'Adventure Park Comprehensive Development Plan, May 2014'.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Greater Geelong City Council, 100 Brougham Street, Geelong.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of Approval of Amendment

Amendment C143

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

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

The Amendment amends the schedule to the Green Wedge Zone, the schedule to the Green Wedge A Zone, Farming Zone Schedule 1 and Farming Zone Schedule 3 to require a planning permit for the receipt, importation, stockpiling or placement of more than 100 cubic metres of fill. The Amendment also removes the Farming Zone Schedule 2 and the Farming Zone Schedule 4 from the planning scheme ordinance as they are not applied on the Planning Scheme maps and therefore redundant.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Hume City Council, 1079 Pascoe Vale Road, Broadmeadows.

KINGSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C160

The Minister for Planning has approved Amendment C160 to the Kingston Planning Scheme.

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

The Amendment replaces interim Schedule 18 to the Design and Development Overlay applying to the Mentone Activity Centre, with a new permanent Schedule 18 to the Design and Development Overlay over a wider area, in line with the adopted 'Mentone Activity Centre Structure Plan, July 2011'. The Amendment also makes related changes at Clauses 21.05 and 21.06, making the Structure Plan a reference document in the Kingston's Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Kingston City Council, 1230 Nepean Highway, Cheltenham.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of Approval of Amendment

Amendment C114

The Minister for Planning has approved Amendment C114 to the Knox Planning Scheme.

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

The Amendment rezones the land at 1268 Mountain Highway, The Basin, from Industrial 1 Zone to General Residential Zone – Schedule 2, and applies the Environmental Audit Overlay.

The Minister has granted the following permit(s) under Division Five Part Four of the Act:

| Permit No. | Description of land | |
|------------|--|--|
| 20136113 | Lot 1 on LP 148680, 1268 Mountain Highway, The Basin | |

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Knox City Council, 511 Burwood Highway, Wantirna South, Victoria 3152.

MACEDON RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C74

The Minister for Planning has approved Amendment C74 to the Macedon Ranges Planning Scheme.

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

The Amendment corrects various errors in the mapping of the Heritage Overlay, corrects and clarifies details of heritage places in the Schedule to Clause 43.01 (Heritage Overlay), corrects a spelling error in Schedule 5 to Clause 43.02 (Design and Development Overlay) and clarifies the intent of Schedule 18 to Clause 43.02 (Design and Development Overlay).

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Macedon Ranges Shire Council, 40 Robertson Street, Gisborne, and 129 Mollison Street, Kyneton.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

MITCHELL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C90

The Minister for Planning has approved Amendment C90 to the Mitchell Planning Scheme.

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

The Amendment deletes the Restructure Overlay from 19 privately owned properties along Telegraph Road, Seymour, and adjoining Crown land and inserts a new incorporated document titled 'Restructure plan, Telegraph Road, Seymour, Mitchell Planning Scheme, May 2013' in the Schedule to Clause 45.05 and the Schedule to Clause 81.01 to allow 820 and 890 Telegraph Road, Seymour, to be consolidated and developed as specified in the new incorporated document.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Mitchell Shire Council, 113 High Street, Broadford.

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C141

The Minister for Planning has approved Amendment C141 to the Moonee Valley Planning Scheme.

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

The Amendment amends the Moonee Valley Planning Scheme to introduce a interim new Design and Development Overlay which affects land in the Maribyrnong River corridor, including land abutting the river at Woods Street, Kingston Avenue, and Fisher Parade, Ascot Vale.

The Amendment also alters the existing controls within the scheme to reference the 'Maribyrnong River Valley Design Guidelines 2010'.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Moonee Valley City Council, Civic Centre, 9 Kellaway Avenue, Moonee Ponds.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

WELLINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C89

The Minister for Planning has approved Amendment C89 to the Wellington Planning Scheme.

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

The Amendment facilitates a new greyhound racing facility in Sale. It rezones land at 44–50 Maffra–Sale Road and part of 8 Grassdale Road, Sale, from Farming Zone and General Residential Zone to a Special Use Zone, deletes the redundant Development Plan Overlay, applies a new Development Plan Overlay, and updates local policy.

The Amendment also corrects clauses 21.06, 21.07, 21.09, 22.02 and Schedule 5 to Clause 43.04.

The Minister has granted the following permit under Division Five Part Four of the Act:

| Permit No. | Description of land | |
|------------|--|--|
| P382/2012 | 44–50 Maffra–Sale Road, Sale, and 8 Grassdale Road, Sale, being Lots 1 and 6 on TP901483 | |

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Wellington Shire Council, 70 Foster Street, Sale.

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C193

The Minister for Planning has approved Amendment C193 to the Whittlesea Planning Scheme.

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

The Amendment incorporates the document titled 'Site Specific Control - 1435 Plenty Road, Mernda, August 2014' and makes associated changes to the Whittlesea Planning Scheme to allow the land identified in the document to be used and developed for the purposes of a mixed use development, including a supermarket.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of Whittlesea City Council, 25 Ferres Boulevard, South Morang.

> JOHN PHILLIPS Director Planning Systems Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C174

The Minister for Planning has approved Amendment C174 to the Wyndham Planning Scheme.

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

The Amendment:

- introduces a new Local Planning Policy for Electronic Gaming into the Wyndham Planning Scheme at Clause 22.15. The policy will provide guidance on the location, design and operation of gaming venues;
- amends Schedules to 52.28-3 and 52.28-4 of Clause 52.28 to specify strip shopping centres and shopping complexes where gaming machines are prohibited; and
- amends the Municipal Strategic Statement at Clause 21.05-5 to insert objectives and actions for implementation with respect to gaming.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dtpli.vic.gov.au/publicinspection and free of charge, during office hours, at the offices of the Wyndham City Council, Wyndham City Council Municipal Offices, Civic Centre, 45 Princes Highway, Werribee.

ORDERS IN COUNCIL

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

Order in Council

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

GEELONG – The temporary reservation by Order in Council of 12 October, 1976 of an area of 4398 square metres of land being Crown Allotment 3A, Section 107, City of Geelong, Parish of Corio as a site for Public purposes (Departmental Depot). – (Rs 10062)

HADDON – The temporary reservation by Order in Council of 23 April, 1877 of an area of 6.06 hectares, more or less, of land being Crown Allotment 17B, Section 12, Parish of Haddon as a site for Watering and Quarrying purposes. – (Rs 3592)

MEENIYAN – The temporary reservation by Order in Council of 15 February, 2011 of an area of 1252 square metres of land in being Crown Allotment 25, Section 1, Township of Meeniyan, Parish of Nerrena as a site for Public purposes (Emergency Services purposes). – (2019070)

RICHMOND – The temporary reservation by Order in Council of 21 June, 1955 of an area of 1.163 hectares, more or less, of land in the City of Richmond, Parish of Jika Jika (now described as Crown Allotment 8N) as a site for a Children's Playground, and temporarily reserved for the additional purpose of Public Recreation by Order in Council of 5 January, 1983 **so far only as** the portion containing 109 square metres, being Crown Allotment 2033, City of Richmond, Parish of Jika Jika as shown on Plan No. OP123449 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (1204370)

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

Dated 14 October 2014

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

> YVETTE CARISBROOKE Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

CLARKESDALE – The temporary reservation by Order in Council of 11 December, 1917 of an area of 1.38 hectares, more or less, of land in Section A, Parish of Clarkesdale (now described as Crown Allotment 47H1, Section A) as a site for Supply of Gravel. – (Rs 12708)

CLARKESDALE – The temporary reservation by Order in Council of 16 August, 1943 of an area of 1.62 hectares, more or less, of land in the Parish of Clarkesdale (now described as Crown Allotment 13B1) as a site for Supply of Gravel. – (Rs 5438)

EMERALD – The temporary reservation by Order in Council of 24 October, 2000 of an area of 1233 square metres of land being Crown Allotment 4T, Section A, Township of Emerald, Parish of Gembrook as a site for Police purposes. – (Rs 13083)

EMERALD – The temporary reservation by Order in Council of 22 May, 2012 of an area of 11.34 square metres of land being Crown Allotment 4V, Section A, Township of Emerald, Parish of Gembrook as a site for Public purposes (Police purposes). – (2010744)

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

Dated 14 October 2014

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

> YVETTE CARISBROOKE Clerk of the Executive Council

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

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 4(1) of the **Crown Land**

(Reserves) Act 1978 temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:–

MUNICIPAL DISTRICT OF THE EAST GIPPSLAND SHIRE COUNCIL

BRUTHEN – Public purposes (Rail Trail); total area 2.36 hectares, more or less, being Crown Allotments 14B, 16A, 16B, 17D and 18C, Section, Township of Bruthen, Parish of Tambo as shown on Plan No. LEGL./98-94 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (2000112)

MUNICIPAL DISTRICT OF THE YARRIAMBIACK SHIRE COUNCIL

WARRACKNABEAL – Conservation of an area of historic interest; area 982 square metres being Crown Allotment 1K, Section 12, Township of Warracknabeal, Parish of Werrigar as shown on Certified Plan No. CP118461 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure. – (0204746)

MUNICIPAL DISTRICT OF THE CITY OF FRANKSTON

FRANKSTON – Public Park, being Crown Allotments 2032 [area 378 square metres] and 2033 [area 19 square metres], Parish of Frankston as indicated by hatching on plan GP2533 hereunder. – (GP2533) – (Rs 14192)



MUNICIPAL DISTRICT OF THE BAW BAW SHIRE COUNCIL

WARRAGUL – Public Recreation, being Crown Allotments 2004 and 2012, Township of Warragul, Parish of Drouin East [total area 3.47 hectares] as shown hatched on Plan No. LEGL./13-226 lodged in the Central Plan Office of the Department of Transport, Planning and Local Infrastructure and Crown Allotment 2014, Township of Warragul, Parish of Drouin East [area 1659 square metres] as indicated by hatching on plan GP3420 hereunder. – (GP3420) – (1504369)



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

Dated 14 October 2014

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

> YVETTE CARISBROOKE Clerk of the Executive Council

Crown Land (Reserves) Act 1978 DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT

Order in Council

The Lieutenant-Governor as the Governor's deputy, with the advice of the Executive Council, under section 14A(7) of the **Crown Land** (**Reserves**) Act 1978 dissolves the incorporated committee of management described hereunder:–

the 'Somers Foreshore Committee of Management Incorporated' constituted by Order in Council of 16 October, 1990 and published in the Government Gazette on 24 October, 1990 page – 3279.

File ref: Rs 3988 [12015397]

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

Dated 14 October 2014

Responsible Minister

THÊ HON RYAN SMITH Minister for Environment and Climate Change

> YVETTE CARISBROOKE Clerk of the Executive Council

Catchment and Land Protection Act 1994

AMENDMENT OF THE DECLARATION OF CERTAIN ANIMALS TO BE PROHIBITED PEST ANIMALS, CONTROLLED PEST ANIMALS, REGULATED PEST ANIMALS OR ESTABLISHED PEST ANIMALS

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council under section 69A(1)(a) of the **Catchment and Land Protection Act 1994** and on the recommendation of the Minister for Environment and Climate Change amends the Order in Council made under section 58 of the **Catchment and Land Protection Act 1994** declaring certain animals as prohibited pest animals, controlled pest animals or regulated pest animals made 28 September 2010 and published in the Government Gazette on 1 October 2010 by:

(a) inserting under class Aves, order Passeriformes and family Corvidae the following animals into the table of prohibited pest animals in Schedule 1:

| Scientific name | Common name |
|------------------|-------------|
| Corvus splendens | House Crow |

(b) inserting under class Aves, order Struthioniformes and family Rheidae the following animals into the table of controlled pest animals in Schedule 2:

| Scientific name | Common name |
|-----------------|--------------|
| Rhea americana | Greater Rhea |

(c) inserting under class Aves, order Phoenicopteriformes and family Phoenicopteridae the following animals into the table of controlled pest animals in Schedule 2:

| Scientific name | Common name |
|----------------------|------------------|
| Phoenicopterus ruber | Greater Flamingo |

(d) inserting under class Aves, order Anseriformes and family Anatidae the feral and wild populations of the following animals into the table of regulated pest animals in Schedule 3:

| Scientific name | Common name |
|-----------------------|----------------|
| Alopochen aegyptiacus | Egyptian Goose |
| Branta canadensis | Canada Goose |

(e) inserting under class Aves, order Columbiformes and family Columbidae the feral and wild populations of the following animals into the table of regulated pest animals in Schedule 3:

| Scientific name | Common name |
|--------------------------|-----------------------|
| Streptopelia roseogrisea | African Collared-dove |

(f) inserting under class Aves, order Galliformes and family Odontophoridae the feral and wild populations of the following animals into the table of regulated pest animals in Schedule 3:

| Scientific name | Common name |
|---------------------|-------------------|
| Colinus virginianus | Northern Bobwhite |

(g) inserting under class Aves, order Passeriformes and family Estrildidae the feral and wild populations of the following animals into the table of regulated pest animals in Schedule 3:

| Scientific name | Common name |
|----------------------|------------------------|
| Amandava amandava | Red Avadavat |
| Estrilda astrild | Common Waxbill |
| Lonchura malacca | Tricoloured Munia |
| Lonchura oryzivora | Java Sparrow |
| Uraeginthus bengalus | Red-cheeked Cordonbleu |

(h) inserting under class Aves, order Passeriformes and family Pycnonotidae the feral and wild populations of the following animals into the table of regulated pest animals in Schedule 3:

| Scientific name | Common name |
|-------------------|----------------------|
| Pycnontus jocosus | Red-whiskered Bulbul |

(i) inserting under class Aves, order Psittaciformes and family Psittacidae the feral and wild populations of the following animals into the table of regulated pest animals in Schedule 3:

| Scientific name | Common name |
|-----------------------|----------------------|
| Agapornis roseicollis | Peach-faced Lovebird |
| Myiopsitta monachus | Monk Parakeet |
| Nandayus nenday | Nanday Parakeet |
| Psittacula eupatria | Alexandrine Parakeet |
| Psittacula krameri | Rose-ringed Parakeet |

(j) inserting under class Aves, order Struthioniformes and family Struthionidae the feral and wild populations of the following animals into the table of regulated pest animals in Schedule 3:

| Scientific name | Common name |
|------------------|-------------|
| Struthio camelus | Ostrich |

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

Dated 14 October 2014 Responsible Minister: RYAN SMITH Minister for Environment and Climate Change

> YVETTE CARISBROOKE Clerk of the Executive Council

La Trobe University Act 2009

APPOINTMENT OF A MEMBER TO THE COUNCIL OF THE LA TROBE UNIVERSITY

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 12(1) of, and clause 1 of the Schedule to, the La Trobe University Act 2009, appoints Deborah Radford as a member of the La Trobe University Council from the date of the Order to 31 December 2016 (inclusive).

The terms and conditions of this appointment are set out in the attached Schedule.

Dated 14 October 2014 Responsible Minister: THE HON. NICK WAKELING, MP Minister for Higher Education and Skills

YVETTE CARISBROOKE Clerk of the Executive Council

La Trobe University Act 2009 APPOINTMENT OF A MEMBER TO THE COUNCIL OF THE LA TROBE UNIVERSITY SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

Deborah Radford's period of appointment is from the date of the Order to 31 December 2016 (inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the La Trobe University Act 2009 (the Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor; approving the mission and strategic direction; overseeing and reviewing management; overseeing and monitoring academic activities; and approving any significant commercial activities.

4. Termination Arrangements

This appointment will cease on 31 December 2016. However, pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Not applicable.

9. Prior Service

Not applicable.

La Trobe University Act 2009 APPOINTMENT OF A MEMBER TO THE COUNCIL OF THE LA TROBE UNIVERSITY

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 12(1) of, and clause 1 of the Schedule to, the La Trobe University Act 2009, appoints Richard Larkins as a member of the La Trobe University Council from the date of the Order to 31 December 2016 (inclusive).

The terms and conditions of this appointment are set out in the attached Schedule.

Dated 14 October 2014

Responsible Minister: THE HON. NICK WAKELING. MP

Minister for Higher Education and Skills

YVETTE CARISBROOKE Clerk of the Executive Council

La Trobe University Act 2009 APPOINTMENT OF A MEMBER TO THE COUNCIL OF THE LA TROBE UNIVERSITY SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

Period of Appointment
 Richard Larkins' period of appointment is from the date of the Order to 31 December 2016

(inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the La Trobe University Act 2009 (the Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor; approving the mission and strategic direction; overseeing and reviewing management; overseeing and monitoring academic activities; and approving any significant commercial activities.

4. Termination Arrangements

This appointment will cease on 31 December 2016. However, pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Not applicable.

9. Prior Service

Not applicable.

La Trobe University Act 2009

APPOINTMENT OF A MEMBER TO THE COUNCIL OF THE LA TROBE UNIVERSITY

Order in Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 12(1) of, and clause 1 of the Schedule to, the La Trobe University Act 2009, appoints Yvonne von Hartel as a member of the La Trobe University Council from the date of the Order to 31 December 2016 (inclusive).

The terms and conditions of this appointment are set out in the attached Schedule.

Dated 14 October 2014 Responsible Minister: THE HON. NICK WAKELING, MP Minister for Higher Education and Skills

> YVETTE CARISBROOKE Clerk of the Executive Council

La Trobe University Act 2009

APPOINTMENT OF A MEMBER TO THE COUNCIL OF THE LA TROBE UNIVERSITY SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

Yvonne von Hartel's period of appointment is from the date of the Order to 31 December 2016 (inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the La Trobe University Act 2009 (the Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor; approving the mission and strategic direction; overseeing and reviewing management; overseeing and monitoring academic activities; and approving any significant commercial activities.

4. Termination Arrangements

This appointment will cease on 31 December 2016. However, pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Not applicable.

9. Prior Service

Not applicable.

Swinburne University of Technology Act 2010

APPOINTMENT OF A MEMBER

TO THE SWINBURNE UNIVERSITY OF TECHNOLOGY COUNCIL

Order In Council

The Lieutenant-Governor, as the Governor's Deputy, with the advice of the Executive Council, under section 12(1) and clause 1 of Schedule 1 to the **Swinburne University of Technology Act 2010**, appoints Vi Peterson as a member of the Swinburne University of Technology Council from the date of the Order to 31 December 2015 (inclusive).

The terms and conditions of this appointment are set out in the attached Schedule.

Dated 14 October 2014 Responsible Minister: THE HON. NICK WAKELING MP Minister for Higher Education and Skills

> YVETTE CARISBROOKE Clerk of the Executive Council

Swinburne University of Technology Act 2010 APPOINTMENT OF A MEMBER TO THE SWINBURNE UNIVERSITY OF TECHNOLOGY COUNCIL SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

Vi Peterson's period of appointment is from the date of the Order to 31 December 2015 (inclusive).

3. Duties and responsibilities of the position

Under section 8 of the **Swinburne University of Technology Act 2010** (the Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor; approving the mission and strategic direction; overseeing and reviewing management; overseeing and monitoring academic activities; and approving any significant commercial activities.

4. Termination Arrangements

This appointment will cease on 31 December 2015. However, under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Not applicable.

9. Prior Service

None.

University of Melbourne Act 2009

APPOINTMENT OF A MEMBER TO THE UNIVERSITY OF MELBOURNE COUNCIL

Order in Council

The Governor in Council, under section 12(1) of, and clause 1 of Schedule 1 to, the University of Melbourne Act 2009, appoints David Kemp as a member of the University of Melbourne Council from the date of the Order to 31 December 2015 (inclusive).

The terms and conditions of this appointment are set out in the attached Schedule.

Dated 7 October 2014 Responsible Minister: THE HON. NICK WAKELING MP Minister for Higher Education and Skills

> YVETTE CARISBROOKE Clerk of the Executive Council

University of Melbourne Act 2009 APPOINTMENT OF A MEMBER TO THE UNIVERSITY OF MELBOURNE COUNCIL SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

David Kemp's period of appointment is from the date of the Order to 31 December 2015 (inclusive).

3. Duties and responsibilities of the position

Under section 8 of the University of Melbourne Act 2009 (the Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor; approving the mission and strategic direction; overseeing and reviewing management; overseeing and monitoring academic activities; and approving any significant commercial activities.

4. Termination Arrangements

This appointment will cease on 31 December 2015. However, under section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Under section 16 of the Act the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's Superannuation Guarantee (Administration) Act 1992.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

Not applicable.

9. Prior Service

None.

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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:

| 151. | Statutory Rule: | Victorian Inspectorate Amendment |
|------|----------------------------------|--|
| | | Regulations 2014 |
| | Authorising Act: | Victorian Inspectorate Act 2011 |
| | Date first obtainable: Code A | 13 October 2014 |
| 152. | Statutory Rule: | Infringements (General) Further Amendment Regulations 2014 |
| | Authorising Act: | Infringements Act 2006 |
| | Date first obtainable: Code A | 13 October 2014 |
| 153. | Statutory Rule: | Estate Agents (General, Accounts and Audit) Amendment (Penalty and Infringements) Regulations 2014 |
| | Authorising Act: | Estate Agents Act 1980 |
| | Date first obtainable: Code A | 13 October 2014 |
| 154. | Statutory Rule: | Mineral Resources (Sustainable Development) (Extractive Industries) Amendment Regulations 2014 |
| | Authorising Act: | Mineral Resources (Sustainable Development) Act 1990 |
| | Date first obtainable: Code B | 13 October 2014 |

| 155. Statutory Rule: | Wildlife Further |
|------------------------|-------------------|
| | Amendment |
| | Regulations 2014 |
| Authorising Act: | Wildlife Act 1975 |
| Date first obtainable: | 13 October 2014 |
| Code A | |

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