

Victoria Government Gazette

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No. G 44 Thursday 30 October 2014

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GENERAL

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As from 30 October 2014

The last Special Gazette was No. 402 dated 29 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)
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**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**DISSOLUTION OF PARTNERSHIP**

Notice is hereby given pursuant to section 36 of the **Partnership Act 1958** that the partnership previously subsisting between Kyena Charters Pty Ltd as trustee for Evans Discretionary Family Trust and Kyena Charters Pty Ltd ACN 131 103 761 as trustee for Biviano Discretionary Family Trust, carrying on the business of fishing charters and scenic tours and with the ABN 54 133 791 321, has been dissolved by mutual consent as from the close of business on 30 June 2014.

Re: ROMA OLIVE McINTYRE, late of 27 Shierlaw Avenue, Canterbury, Victoria, retired secretary/administrator, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 April 2014, are required by the trustee, Lyn Griffiths, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she has notice.

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

JAMESINA AILSA HARTMANN, late of Millward Aged Care, 31 Blackburn Road, Doncaster East, Victoria, recruitment consultant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 June 2014, are required by the executor, Grant James Hartmann, to send particulars thereof to him, care of the undermentioned solicitors, within sixty days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to claims of which he then has notice.

AUGHTERSONS, solicitors,
267 Maroondah Highway, Ringwood,
Victoria 3134.

Re: FRANCISCO CARLUS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, late of 858 Pascoe Vale Road, Glenroy, Victoria, pensioner, who died on 28 June 2014, are required by the trustees, Margarita Carlus and Esperanza Perez, to send particulars to the trustees, care of the lawyers named below, by 15 January 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

BEDIAGA XAVIER & RAMON, lawyers,
Suite 16, 600 Lonsdale Street, Melbourne 3000.

Re: BRUCE PARNELL BEILBY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of BRUCE PARNELL BEILBY, late of 29 Centre Road, Brighton East, Victoria, retired engineer, deceased, who died on 8 August 2014, are required by the executor to send particulars of their claim to her, care of the undermentioned solicitors, by 15 April 2015, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which she then shall have notice.

DONALD & RYAN LAWYERS, solicitors,
304 High Street, Kew 3101.

Re: Estate of MARY ELIZABETH LOUISA ALLISON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MARY ELIZABETH LOUISA ALLISON, late of 15 Lakeview Street, Boort, Victoria, retired nurse, deceased, who died on 5 September 2014, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 12 January 2015, after which the executor will distribute the assets, having regard only to the claims of which he then has notice.

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

Re: Estate NORMA JEAN WILLIAMS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 September 2014, are required by the trustees, Geoffrey Ivor Williams and Dallas James Williams, to send particulars to them, care of the undersigned, by 23 November 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.

Re: Estate of DARYL WILLIAM JOHN COX.

Creditors, next-of-kin and others having claims against the estate of DARYL WILLIAM JOHN COX, late of 10/113 Country Club Drive, Safety Beach, Victoria, advertising executive, deceased, who died on 10 July 2014, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 7 January 2015, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

HICKS OAKLEY CHESSELL WILLIAMS,
lawyers,
The Central 1, Level 2, Suite 17, 1 Ricketts Road,
Mount Waverley, Victoria 3149.

Re: Estate of YVONNE WHITTAKER.

Creditors, next-of-kin and others having claims against the estate of YVONNE WHITTAKER, late of 33 Kellys Lane, Kilmore, Victoria, registered nurse, deceased, who died on 11 July 2014, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 7 January 2015, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

HICKS OAKLEY CHESSELL WILLIAMS,
lawyers,
The Central 1, Level 2, Suite 17, 1 Ricketts Road,
Mount Waverley, Victoria 3149.

Re: BOLESŁAW BARYLA, late of 300 Golf Links Road, Narre Warren, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 May 2014, are requested by the

trustee to send particulars of their claim to the trustee, at the office of the trustee's solicitors, John Burgess & Co., solicitors, 255 Springvale Road, Springvale, Victoria 3171, by 12 January 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

Re: MARY JANE DONALD LITCHFIELD, late of 16 Andrew Street, Springvale, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 August 2014, are requested by the trustee to send particulars of their claim to the trustee, at the office of the trustee's solicitors, John Burgess & Co., solicitors, 255 Springvale Road, Springvale, Victoria 3171, by 12 January 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

Creditors, next-of-kin and others having claims against the estate of JAMES HARVEY HAMILTON, late of 37 Bay Road, Sandringham, Victoria, who died on 1 July 2014, are required by the executors, Catherine Ann Castricum and Margot Louise Buckley, to send detailed particulars of their claims to the said executors, care of John J. Byrne Lawyer Pty Ltd, of 216 Charman Road, Cheltenham 3192, by 23 December 2014, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

JOHN J. BYRNE LAWYER PTY LTD,
216 Charman Road, Cheltenham 3192.

Re: ROSALIE TROWER, late of 80 Clayton Road, Clayton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 2014, are required to send particulars of their claims to the administrator, care of Equity Trustees Limited of GPO Box 2307, Melbourne, Victoria 3001, by 30 December 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which it may then have notice.

KLIGER PARTNERS, lawyers,
Level 2, 280 Queen Street, Melbourne 3000.

CECEL MARJORIE SUPPLE, late of 22 Silvermines Road, St Arnaud, Victoria 3478, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 11 January 2014, are required by the executors, Graham Ronald Supple, Stuart George Supple and Marjorie Joan Supple, care of the undermentioned solicitor, to send particulars of their claims to them by 30 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.

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

Re: PATSY PHYLLIS JOHNSON, 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 trustee, Maxwell Herbert Johnson, to send particulars to his solicitors at the address below by 30 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.

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

PHILIP PAYNE, late of Unit 16, 103–249 Peninsula Parklands, 249 High Street, Hastings, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 August 2013, are required to send particulars of their claims to the trustee, care of the undermentioned solicitors, by 22 January 2015, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

McGUINNESS & HOSKING PTY, solicitors,
3 Eighth Avenue, Rosebud 3939.
Tel. (03) 5986 6999.

Re: JANICE CLAIRE DAVIDSON, late of Cumberland View Aged Care, 123–127 Whalley Drive, Wheelers Hill, Victoria 3150, secretary, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 August 2013, are required by

Tracey Kim Lee-Porcher, care of Mahons Lawyers of Level 1, 177 Surrey Road, Blackburn, Victoria, the executor who obtained a Grant of Probate from the Supreme Court of Victoria on 15 October 2014 to administer the estate, to send particulars to her by 15 January 2015, after which date she may convey or distribute the estate assets, having regard only to the claims of which she then has notice.

MAHONS with Yuncken & Yuncken, solicitors,
Level 1, 177 Surrey Road, Blackburn.
Ref. No.: PH:2141496

Re: JOAN ALBERTA HALFORD, late of Whittlesea Lodge, 30 Fir Street, Whittlesea, Victoria 3757, bookkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 May 2014, are required by Kevin Cassidy, care of Mahons Lawyers of Level 1, 177 Surrey Road, Blackburn, Victoria, the executor who obtained a Grant of Probate from the Supreme Court of Victoria on 28 August 2014 to administer the estate, to send particulars to him by 15 January 2015, after which date he may convey or distribute the estate assets, having regard only to the claims of which he then has notice.

MAHONS with Yuncken & Yuncken, solicitors,
Level 1, 177 Surrey Road, Blackburn 3130.
Ref. No.: PH:2141042

Re: GRAHAM JOHN BROOKES, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 March 2014, are required by the personal representative, Kenneth James Brookes, care of Moores, to send particulars to the personal representative by 31 December 2014, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which the personal representative has notice.

MOORES, lawyers,
9 Prospect Street, Box Hill, Victoria 3128.

KEVIN THOMAS MONAGHAN, late of 16 Skene Street, Stawell, in the State of Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 April 2014, are required by the executor, William David O'Driscoll, of 171 Main Street, Stawell, in the said State, to send particulars to him, care of the undermentioned

solicitors, by 27 November 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

O'DRISCOLLS SOLICITORS,
PO Box 138, Stawell 3380.

Re: JOHN WILLIAM GEIBERRAS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 February 2014, are required by the trustee, Diana Ellen Vincent-Smith, care of O'Halloran Davis, solicitors, 12–14 Kirk Street, Moe, Victoria, to send particulars to the trustee by 28 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.

O'HALLORAN DAVIS, solicitors,
12–14 Kirk Street, Moe 3825.

Re: RONDA MARIE MARSTON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 April 2014, are required by the trustee, Mary Sylvia Christoffis, care of O'Halloran Davis, solicitors, of 12–14 Kirk Street, Moe, to send particulars to the trustee by 28 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.

O'HALLORAN DAVIS, solicitors,
12–14 Kirk Street, Moe 3825.

Re: Estate of ANIELA ROGALA, deceased, late of 51 Adeney Street, Yarraville, Victoria, retired.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2014, are required by the executors, Helen Owen and Richard Rogala, to send particulars of their claim to them, care of the undermentioned solicitors, by 30 December 2014, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

PATRICK CASH & ASSOCIATES, solicitors,
Level 1, 40 Droop Street, Footscray 3011.

Re: Estate of NATHAN WILLIAM WRIGHT, deceased, late of 74 Devonshire Road, Sunshine, Victoria, machinist.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 June 2013, are required by the executor, June Winifred Caithness, to send particulars of their claim to her, care of the undermentioned solicitors, by 30 December 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which she may then have notice.

PATRICK CASH & ASSOCIATES, solicitors,
Level 1, 40 Droop Street, Footscray 3011.

Re: VALERIE WINSOME FENTON, late of Unit 2, 41–43 Banool Road, Balwyn, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 July 2014, are required by the executors, Corinne Valerie King, Gayle Louisa Gower and Brendan Ivan Fenton, to send particulars of their claims to the undermentioned solicitors by a date not later than two months from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they have notice.

PLAZA LEGAL, lawyers,
Suite 6, 857–859 Doncaster Road,
Doncaster East, Victoria 3109.

Re: TERENCE JOHN COLPO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 May 2014, are required by the trustees, Avril Mary MacDonald and Richard Phillip Colpo, to send particulars of their claims to them, care of the undermentioned solicitors, by 7 January 2015, by which date the trustees may convey or distribute the assets, having regard to the claims of which the trustees have notice.

RICHMOND & BENNISON, solicitors,
493 Main Street, Mordialloc, Victoria 3195.

Re: KAY AVERIL SEATON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 January 2014, are required by the executor, Alexander Thomas Stevens, to send particulars of such claims to him, care of

the undermentioned solicitors, by 7 January 2015, after which date the trustee may convey or distribute the assets, having regard to the claims of which the trustee has notice.

RICHMOND & BENNISON, solicitors,
493 Main Street, Mordialloc, Victoria 3195.

Re: JENNIFER MARIE MERLO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 June 2014, are required by the trustees, Claire Christina Merlo and John Robert Merlo, to send particulars of such claims to them, in care of the below mentioned lawyers, by 1 January 2015, after which date the trustees 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: ROBERT ALEXANDER McDIARMID, late of 50 Elder Street, Watsonia, Victoria, storeman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 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 30 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.

Re: BERNICE CATHERINE MORGAN, late of Shoreham House, 3905 Frankston–Flinders Road, Shoreham, retired shopkeeper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 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 30 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.

Re: RONALD LAWRENCE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 May 2014, are required by Guy Richard Lawrence and Craig Andrew Lawrence, the trustees of the estate of the deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 31 December 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

SEPTIMUS JONES & LEE, solicitors,
Level 5, 99 William Street, Melbourne 3000.

Creditors, next-of-kin and others having claims in respect of the estate of JUNE LESLEY PILKINGTON, deceased, late of Unit 2, 11–13 Robinson Road, Hawthorn, home duties, who died on 2 February 1985, are requested to send particulars of their claims to the executor, Glenn Ronald Pilkington (in the Will called Glen Ronald Pilkington), care of the undersigned solicitors, by 2 January 2015, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

SLATER & GORDON, solicitors,
100 Paisley Street, Footscray 3011.

MARY ELIZABETH HARRISON, late of 19 Buckley Street, Safety Beach, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 August 2014, are required by the executor, Dean Mathew Harrison of 1C The Parade, Clarinda, Victoria, and Wade Garth Harrison of 80 Benbow Street, Yarraville, Victoria, to send particulars to them, care of Stidston Warren Lawyers by 3 January 2015, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

ERNEST DANIEL WILLIAMS, late of 9 Carnarvon Street, East Hawthorn, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 March 2014, are required to send particulars of their claims to the executors, Mitchell Christopher McKenzie and Charles Lawrence Seager, care of the

undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

T. J. MULVANY & CO., lawyers,
Suite 5.01, Level 5, 45 William Street,
Melbourne 3000.

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.

Re: WILLIAM JOHN MALONE, late of
15 Albert Street, Port Fairy, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 June 2014, are required by the executors/personal representatives to send particulars to them, care of the undermentioned solicitors, by 31 December 2014, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAITS LEGAL,
38 Bank Street, Port Fairy 3284.

Re: ROBERT EDWIN GRAVES, late of
8 Nunga Court, Mount Eliza, Victoria 3930,
retired superannuation manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 16 July 2014, are required by the executor, Ngaere Judith Graves, to send particulars to her, care of the undermentioned solicitors, by 31 December 2014, after which date the executor may convey and distribute the assets, having regard only to the claims of which she then has notice.

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

Re: DEREK ARTHUR HUTCHINS, late
of Unit 205, 150 Mornington–Tyabb Road,
Mornington, Victoria, retired, deceased.

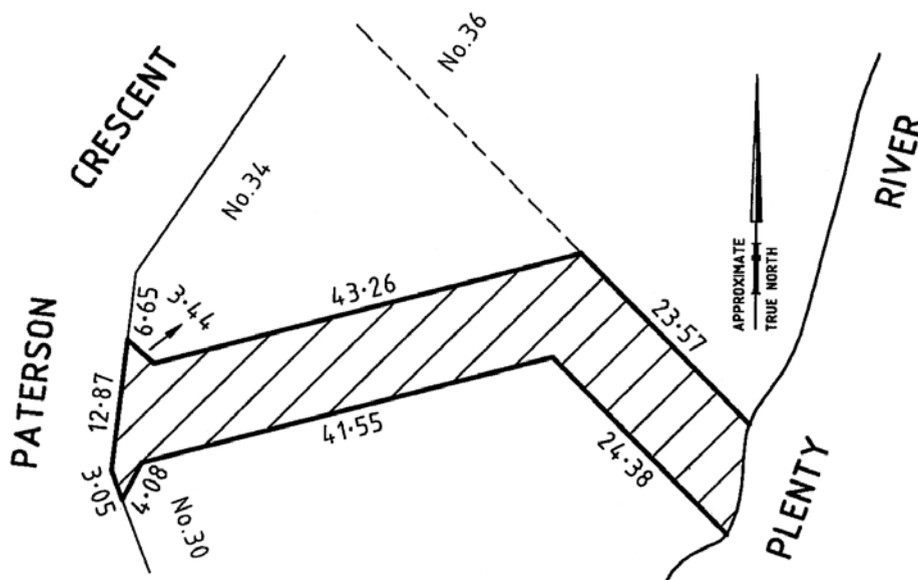
Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 August 2014, are required by the trustees, Andrew David Hutchins and Peter John Hutchins, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the

**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 20 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

WELLINGTON SHIRE COUNCIL

Notice of Adoption of Local Law No. 1 – 2014

Notice is hereby given that Wellington Shire Council, at its meeting on Tuesday 21 October 2014, resolved to adopt the Local Law No. 1 – 2014 Processes of Municipal Government (Meetings and Common Seal), in accordance with sections 111 and 119 of the **Local Government Act 1989** (the Act).

The purpose of the proposed Local Law 1 – 2014 Process of Municipal Government (Meeting and Common Seal)

The purpose of Local Law No. 1 – 2014 is to provide a mechanism to facilitate the good governance of the Wellington Shire. Copies of the Local Law can be obtained from the Port of Sale Civic Centre, 70 Foster Street, Sale, during office hours 8.30 am to 5.00 pm Monday to Friday.

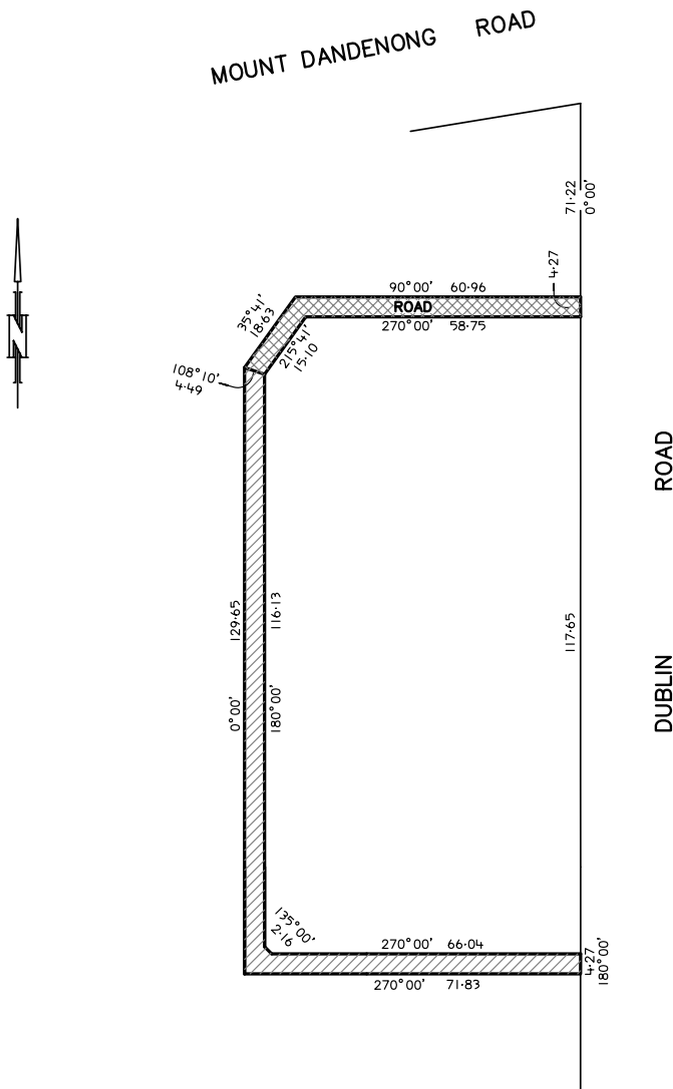
DAVID MORCOM
Chief Executive Officer

MAROONDAH CITY COUNCIL

Road Discontinuance and Public Highway Declaration

At its meeting on 23 June 2014 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989** (Act), Council resolved to discontinue the part of the road shown hatched on the plan below (Road), being part of the land contained in Certificate of Title Volume 4469 Folio 613 and known as the road abutting 32 to 44 Dublin Road, Ringwood East. Council proposes to transfer the Road to itself and then sell the Road to the owners of abutting land.

Council, acting under sections 204, 207A and 223 of the Act, also resolved to declare the part of the road shown cross-hatched on the plan below, being part of the land contained in Certificate of Title Volume 4469 Folio 613 and known as the road abutting 32 to 44 Dublin Road, Ringwood East, to be a public highway.



STEVE KOZLOWSKI
 Chief Executive Officer
 Maroondah City Council



Road Management Act 2004

Amendment of Road Management Plan

In accordance with regulation 303(1) of the Road Management (General) Regulations 2005, notice is given that Frankston City Council intends to amend its Road Management Plan (RMP).

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

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

The amendment follows a review of current documentation during 2013 and was adopted by Council on 29 September 2014.

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

Council will consider written submissions about the proposed amendment if received within twenty-nine (29) days of the date of publication of this notice. Submissions should be addressed to 'Proposed Road Management Plan Amendments', Coordinator Asset Planning, PO Box 490, Frankston, Victoria 3199, and must be received by close of business, Friday 28 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 on 1 December 2014.

DENNIS HOVENDEN
Chief Executive Officer

Planning and Environment Act 1987 GANNAWARRA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C30

Authorisation No. A02607

The Gannawarra Shire Council has prepared Amendment C30 to the Gannawarra Planning Scheme.

The Amendment affects all land within the Gannawarra Shire.

The Amendment proposes to implement the Gannawarra Planning Scheme Review.

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, Gannawarra Shire Council, Patchell Plaza, 47 Victoria Street, Kerang, or 23 King Edward Street, Cohuna; 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 1 December 2014. A submission must be sent to the Manager Planning, Gannawarra Shire Council, PO Box 287, Kerang 3579.

JASON RUSSELL
Chief Executive Officer
Gannawarra Shire Council

Planning and Environment Act 1987 HINDMARSH PLANNING SCHEME

Notice of Preparation of Amendment Amendment C7

The Hindmarsh Shire Council has prepared Amendment C7 to the Hindmarsh Planning Scheme.

The land affected by the Amendment is throughout Hindmarsh Shire.

The Amendment proposes to make a number of changes to the planning scheme that implements the recommendations from the Jeparit Flood Study (June 2008) and the Dimboola Flood Study (2003).

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: office of the planning authority, Hindmarsh Shire, 92 Nelson Street, Nhill 3418; Hindmarsh Shire Customer Service Centre – Dimboola, 101 Lloyd Street, Dimboola 3414; Hindmarsh Shire Customer Service Centre – Jeparit, 10 Roy Street, Jeparit 3423; Hindmarsh Shire Customer Service Centre – Rainbow, 15 Federal Street, Rainbow 3424; and at the Department of Transport, Planning and Local Infrastructure website, www.dpdc.vic.gov.au/planning/publicinspection

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

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

The closing date for submissions is 1 December 2014. A submission must be sent to the Hindmarsh Shire, 92 Nelson Street, Nhill 3418.

MR TONY DOYLE
Chief Executive Officer
Hindmarsh Shire Council

Planning and Environment Act 1987
LATROBE PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C85

The Latrobe Council has prepared Amendment C85 to the Latrobe Planning Scheme.

The land affected by the Amendment is located at Crinigan Road, Morwell, and is known as Lot 1 on PS634891 Volume 10581 Folio 877. The area proposed to be rezoned comprises part of an allotment totalling 36.42 hectares and the subject site comprises approximately 24 hectares.

The Amendment proposes to rezone the land from Farming Zone (FZ) land to General Residential Zone – Schedule 1 (GRZ1) and apply the Development Plan Overlay Schedule 5 (DPO5).

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, Latrobe City Council Offices, 141 Commercial Road, Morwell, Victoria 3840; 34–38 Kay Street, Traralgon, Victoria 3844; 9–11 Philip Parade, Churchill, Victoria 3842 and 44 Albert Street, Moe, Victoria 3825.

The Amendment can also be inspected free of charge at the Department of Transport, Planning, and Local Infrastructure website at 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 8 December 2014. A submission must be sent to Ms Kiesha Jones, Urban Growth Project Officer, Latrobe City Council, PO Box 264, Morwell, Victoria 3840, or via email at Kiesha.jones@latrobe.vic.gov.au

JOHN MITCHELL
Acting Chief Executive Officer

Planning and Environment Act 1987**MELBOURNE PLANNING SCHEME**Notice of Preparation of Amendment
Amendment C240

The Minister for Planning has prepared Amendment C240 to the Melbourne Planning Scheme.

The land affected by the Amendment is known as 'Bourke Hill', comprising of land generally bounded by Lonsdale Street, Exhibition Street, Little Collins Street and Spring Street. The Amendment also applies to part of Parliament House and its surrounds.

The Amendment proposes to introduce permanent mandatory and discretionary height controls to the Bourke Hill area via Design and Development Overlay Schedule 62 (DDO62), alter the boundaries of the Heritage Overlay precinct for Bourke Hill (HO500) and make other related changes to the Melbourne Planning Scheme.

Members of the public may inspect the Amendment, supporting documents and the explanatory report, free of charge, at the following locations: via the Department of Transport, Planning and Local Infrastructure website, www.dtpli.vic.gov.au/publicinspection; during office hours, at the Department of Transport, Planning and Local Infrastructure, Level 15, 1 Spring Street, Melbourne (please call 03 9098 8980 to make an appointment); and during office hours, at the office of the City of Melbourne, Level 3, 240 Little Collins Street, Melbourne.

To make a submission please write to: stateplanning.services@dtpli.vic.gov.au or Planning Statutory Services, Department of Transport, Planning and Local Infrastructure, GPO Box 2392, Melbourne, Victoria 3001.

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 consideration of submissions and to notify such persons of the opportunity to attend any public hearing held to consider submissions.

In accordance with the **Planning and Environment Act 1987**, all submissions will be made available for inspection.

The closing date for submissions is 2 December 2014.

JIM GARDNER
Executive Director
Statutory Planning and Heritage
Department of Transport, Planning and
Local Infrastructure

Planning and Environment Act 1987**MOUNT ALEXANDER
PLANNING SCHEME**Notice of Preparation of Amendment
Amendment C76
A02919

The Mount Alexander Shire Council has prepared Amendment C76 to the Mount Alexander Planning Scheme.

The land affected by the Amendment is Crown Allotment 39, Section F, Parish of Castlemaine. This land forms a part of 94 Bulkeleys Road, McKenzie Hill.

The Amendment proposes to:

- rezone the subject land from Rural Living Zone (RLZ) to General Residential Zone (GRZ);
- delete Schedule 3 to the Development Plan Overlay from the land affected by the Amendment;
- insert a new Schedule 9 to the Development Plan Overlay into the Mount Alexander Planning Scheme;
- apply Schedule 9 to the Development Plan Overlay to part of the land affected by the Amendment;
- apply the Bushfire Management Overlay (BMO) to part of the subject land;
- insert the Vegetation Protection Overlay (VPO) into the Mount Alexander Planning Scheme; and
- apply the VPO to part of the subject land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Mount

Alexander Shire Council, 27 Lyttleton Street, Castlemaine; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

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

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

The closing date for submissions is Friday 12 December 2014. A submission must be sent to the Mount Alexander Shire Council, PO Box 185, Castlemaine, Victoria 3450, or emailed to info@mountalexander.vic.gov.au

PHIL ROWLAND
Chief Executive Officer

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C100

The Nillumbik Shire Council has prepared Amendment C100 to the Nillumbik Planning Scheme.

The land affected by the Amendment is 12 Anzac Avenue, Hurstbridge.

The Amendment proposes to apply the Heritage Overlay to 12 Anzac Avenue, Hurstbridge, which has been assessed as being of local heritage significance to the Shire of Nillumbik.

The Amendment proposes to:

- amend the Schedule to Clause 43.01 in the Nillumbik Planning Scheme to include 12 Anzac Avenue, Hurstbridge; and
- amend map 7HO in the Nillumbik Planning Scheme to include 12 Anzac Avenue, Hurstbridge.

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, Nillumbik Shire Council, Civic Drive, Greensborough; 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 Monday 1 December 2014. A submission must be sent to Chad Griffiths, Manager Strategic and Economic Planning, Nillumbik Shire Council, PO Box 476, Greensborough 3088.

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 1 January 2015, 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.

ALSAKER, Raymond, late of Sacred Heart Homes, 101 Grey Street, St Kilda, Victoria 3182, deceased, who died on 13 August 2014.

CROTTY, Margaret June, late of 123 North Road, Brighton, Victoria 3186, Reserve Bank Clerk, deceased, who died on 16 June 2014, Grant of Probate dated 15 October 2014.

KLEIN, Milena, late of Glen Eira Nursing Home, 260 Kooyong Road, Caulfield, Victoria 3162, home duties, deceased, who died on 24 July 2014, Grant of Probate dated 15 October 2014.

MORCOM, Elizabeth, late of 1 Christmas Street, Northcote, Victoria 3070, deceased, who died on 20 February 2014.

SCHLOSSER, Ernest, late of Kia-Ora Private Nursing Home, 742 High Street, Reservoir, Victoria 3073, pensioner, deceased, who died on 29 July 2014.

TILLOTSON, Graeme, late of Hillview Bunyip Aged Care Inc., 22 A'Beckett Road, Bunyip, Victoria 3815, deceased, who died on 29 June 2014, Grant of Probate dated 8 October 2014.

VINES, Wayne David, late of 29 Huskisson Avenue, Lalor, Victoria 3075, truck driver, deceased, who died on 20 October 2013, Grant of Probate dated 15 October 2014.

Dated 23 October 2014

STEWART MacLEOD
Manager

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 2 January 2015, 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.

GRETSCHER, Janina, late of Unit 2, 7 Conway Court, Altona North, Victoria 3025, pensioner, deceased, who died on 23 August 2014.

LONGSON, Margaret Morris, late of Ashleigh House, 20–24 Burgen Crescent, Sale, Victoria 3850, pensioner, deceased, who died on 28 May 2014.

OLIVER, Ronnie Andrew, late of 4 Aynes Court, Point Cook, Victoria 3030, deceased, who died on 17 July 2014.

SCOTT, Yvonne Joyce, late of PO Box 1213, Able Australia, Camberwell, Victoria 3124, deceased, who died on 30 July 2014.

WALCZUK, Roman, late of Macleod Village – Southern Cross Care, Broadford Crescent, Macleod, Victoria 3085, deceased, who died on 18 June 2014.

Dated 24 October 2014

STEWART MacLEOD
Manager

EXEMPTION

Application No. H215/2014

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Ballarat District Bowls Division (the applicant). The application for exemption is to enable the applicant to organise and operate the women-only Victorian Women's Country Carnival and to advertise those matters (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavits of Roderick Gordon Lindsey, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 44, 71, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- A copy of the application was sent by the Tribunal to the Victorian Equal Opportunity and Human Rights Commission (the Commission). The Commission did not seek leave to intervene in the proceeding.
- The Victorian Women's Country Carnival (Carnival) commenced over 30 years ago and has been run bi-annually by bowling clubs throughout the state. It is scheduled to be held in Ballarat between 22 and 27 March 2015. The Carnival will see more than 700 women attend and compete in high standard games. The applicant notes that the Carnival promotes bowls to women, a declining group in the sport.
- Participants play matches at 23 bowls clubs in and around Ballarat. Their entry fees cover green fees and catering and any remaining funds are used to provide income to those bowls clubs. Up to 300 volunteers are involved in organising and operating the Carnival. Those attending the Carnival will stay in Ballarat and its surrounds. Local accommodation and dining establishments will benefit from this influx of visitors – the

local tourism authority has estimated that each tourist spends around \$96 per day in the area. A number of local businesses sponsor the Carnival. The main sponsor is the City of Ballarat which has contributed \$5,000.

- There is no equivalent men-only event; however, there are numerous tournaments conducted throughout the state for men which often offer significant prize money. No complaints have been made in the past about the Carnival being limited to women only. Many men will work at the Carnival in their local clubs and act as umpires.
- When considering whether to grant an exemption, the Tribunal must consider whether an exception in the Act already applies. The applicant has contended that the exception contained in section 72(1) of the Act applies. That exception allows for the exclusion of people of one sex from participating in a competitive sporting activity in which the strength, stamina or physique of competitors is relevant. While noting this position, having regard to earlier decisions of the Tribunal in respect of a similar exception under the predecessor to the Act and the fact that I do not have sufficient evidence before me to conclude the exception applies, I am not satisfied that section 72(1) applies here. Accordingly, in the absence of an exemption, the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of men who would wish to play in the Carnival. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.
- The applicant last hosted the Carnival in 1990 and may not host it again in the near future. Despite that, I have decided to grant the exemption for a period of five years, in the event that the Carnival returns to Ballarat in that period.

The Tribunal hereby grants an exemption from the operation of sections 44, 71, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 29 October 2019.

Dated 21 October 2014

A. DEA
Member

Associations Incorporation Reform Act 2012 SUB-SECTION 138

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

Call Out Inc.; Charlton Old Time Dance Club Inc.; Strathbogie Cricket Club Inc.; Ppaws Australia Inc.; International Association of Maritime Economists Inc; Greek Folk Theatre of Australia Inc.; Student Entrepreneurs Inc.; Corridor Thirteen Art Group Inc.; Australian Parascending Association Inc.; Euroa Community & Sports Centre Committee of Management Inc; Victorian Squash Rackets Referees Australia Inc.; Indian Youth Cultural Association Inc.; Circolo Ferraristi Melbourne Inc.; Somali Australian Cultural Foundation Inc.; Black Cabs Golf Club Inc.; Montmorency Pre-School Inc.; Wimmera Entertainer Network Inc.; Ballarat Coworking Inc.; Clarinda Hills Calisthenics Club Inc.; Moe Saints Junior Football Club Inc.; The International Islamic Affairs Association Inc.; Kart Industry Association of Australia Inc.; Maffra Community Resource Centre Inc.; Green Faith Australia Inc.; Tinogra Ski Club Inc.; Just Opportunities Inc.; Bendigo and District Amputee Group Inc.; Diabetes Support Group (Outer Eastern Suburbs) Inc.; Hume Lean Network Inc.; Wangaratta Regional Tourism Development Inc.; Murchison Charities Committee Inc.; Traditions Folklore Group of Chile Inc.; Queens Parade Traders Association Inc.; Australian Society For Technical Communication (Victoria) Inc.; Bookkeepers Without Borders Inc.; Back Catalog Inc.; Mordialloc Meals on Wheels Christmas Party Committee Inc.; Old Yarra Valley Grammar Hockey Club Inc.; Western District Community Road Safety Council Inc.; Gippsland Education Precinct Inc.; B3000 Inc.; Port Melbourne Share & Care Inc.; Nerdo Australia Inc.; Strathmore Uniting Church Tennis Club Inc.; Melbourne Technical Personnel Consultants Association Inc.; Kilsyth Table Tennis Club Inc.; Bluecross

Church Ballarat Inc.; Chin Christian Youth Association in Australia (CCYA) Inc.; Bentleigh East Preschool Inc.; Melbourne Anime Festival Inc.; Life Education Melbourne Eastern Region Inc.; Envision Australia Inc.; Mission Mobiliers International Inc.; Terang Toy Library Inc.; Clunes Canny Cottage; The Rockability Club Inc.; Old Scotch Scuba Club Inc.; Monash University Womens' Rugby Union Football Club Inc.; The Social Cricket Club Inc.; Queenscliff Film Society Inc.; Mothers and Children of Syria Inc.; Atriplezero Inc.; Footscray YMCA Inc.; Australian Marathon Swimming Association Inc.; Western Highway Social Club Inc.; Vishver Narthana Rekha Inc.; Brown Swiss Cattle Breeders of Australia (Queensland Branch) Inc.; Churchill & District Toy Library Incorporated; Australian Cavalry Regiments Association Inc.; Kew Court House Arts Association Inc.; Western Suburbs Growth Foundation Inc.; Asia Outreach Support Foundation Inc.; Old Scotch Cycling Club Inc.; Mitcham Riari Aikido Association Inc.; Club 253 Social Club Inc.; Southern Cross Theatre Company Inc.; Association of Catholic Archivists (Victoria) Inc.; Seaford Ladies Social Tennis Club Inc.; Ach Moyston-Pomonal Endurance Riders Association Inc.; Thinkstrong Inc.; Anglesea Playgroup Inc.; Meeniyam Amateur Dramatics Society Inc.; Carrum Spinners & Woolcraft Group Inc.; The Geelong and District Goat Club Inc.; Victorian Childrens' Agent's Association Inc.; United Energy Moorabbin Social Club Inc.; Enough Pokies in Castlemaine Inc.; Gembrook-Cockatoo Junior Football Club Inc.; Benambra Tennis Club Inc.; Glendevon Softball Club Inc.; Victorian Automotive Industry Training Board Inc.; Apesma Social Club Inc.; The Valley Christian Fellowship Inc.; Australian Chinese Sunny Arts Association Inc.; Bunyip Country Music Festival Inc.; Australian Indo Fiji Cultural Society Inc.; Peterborough Business & Tourism Inc.; Someone Who Cares Incorporated; The Bunjil Aboriginal Culture & Dance Club of Wurundjeri & Other Nations Inc.; Montrose Calisthenics Inc.; Sportwomen's Association of Bendigo Inc.; Western Suburbs Lebanese Welfare Committee Inc.; Melbourne Lifeguard Service Inc.; Black Bubble Theatre Inc.; Dandenong Blue Light Inc.; Representatives of the Community of Kilsyth (R.O.C.K.) Inc.; Common Unity Inc.; Australia Nankai Association Inc.; Australian Health and Welfare Chaplains Association Inc.; Minyip Trotting Club Inc.; Dederang and District Trail Riding Club Inc.; The Friends of Monaco in Australia Inc.; Devenish Toward 2000 Inc.; South Gippsland Buskers Festival Inc.; Jewellers and Metalsmiths Group of

Victoria Inc.; Leitchville Footballers Cricket Club Inc.; Australian Sovereignty Association Inc.; El-Halabi Association of Victoria Inc.; Australia Food & Wine Business Association Inc.; Loddon Southern Region Tourism & Development Inc.; Warrnambool Boardriders Club Inc.

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

Dated 30 October 2014

STEVEN SCODELLA
Operations Manager
PO Box 4567
Melbourne, Victoria 3001

Co-operatives National Law (Victoria)
COMMUNITY HEALTHFULNESS
CO-OPERATIVE LTD

On application under section 601AA(2) of the **Corporations Act 2001** (the Act), by the co-operative named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 453 of the **Co-operatives National Law (Victoria)** that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and the registration will be dissolved.

Dated at Melbourne 30 October 2014

CLAIRE NOONE
Registrar of Cooperatives

Associations Incorporation Reform Act 2012
SECTION 134

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

Swan Training Association Inc.

Dated 30 October 2014

STEVEN SCODELLA
Operations Manager
PO Box 4567
Melbourne, Victoria 3001

County Court Act 1958

COUNTY COURT SITTINGS 2015

Notice is given of the sitting of the County Court of Victoria to be held at each of the undermentioned places to commence on 1 January 2015:

Bairnsdale, Ballarat, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Mildura, Morwell, Sale, Shepparton, Wangaratta, Warrnambool and Wodonga.

MICHAEL ROZENES
Chief Judge of the
County Court of Victoria

County Court Act 1958

NOTICE OF KOORI COURT VENUES 2015

Pursuant to section 4A(3) of the **County Court Act 1958**, I direct that the Koori Court Division of the County Court of Victoria sit and act at the following venues:

Bairnsdale, Ballarat, Bendigo, Geelong, Hamilton, Horsham, Latrobe Valley, Melbourne, Mildura, Sale, Shepparton, Wangaratta, Warrnambool and Wodonga.

MICHAEL ROZENES
Chief Judge
County Court of Victoria

Country Fire Authority Act 1958DECLARATION OF
FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Euan Ferguson, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment and Primary Industries, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2015.

To commence from 0100 hours on 3 November 2014:

- Gannawarra Shire Council
- Horsham Rural City Council
- Loddon Shire Council

- West Wimmera Shire Council (Northern Part), That part north of the line described by the following: Elliots Track, Northern Break, Kaniva–Edenhope Road, McDonald Track, McDonald Highway, Nhill Harrow Road and Southern Break.
- West Wimmera Shire Council (Central East Part), that part north of the line described by the following: Natimuk–Frances Road, Lake Charlie-grark Road, Kaniva–Edenhope Road, Sims Road, Charam–Wombelano Road, Wombelano Road and Harrow–Clear Lake Road.
- West Wimmera Shire Council (Central West Part), That part north of the line described by the following: Fullertons Road, Fergusons Road, Powers Creek–Bourkes Bridge Road, Casterton–Edenhope Road and Glenelg River.

- Yarriambiack Shire Council (Remainder)

EUAN FERGUSON AFSM
Chief Officer

Country Fire Authority Act 1958DECLARATION OF
FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Euan Ferguson, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment and Primary Industries, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 June 2015.

To commence from 0100 hours on 3 November 2014:

- Northern Grampians Shire Council
- Pyrenees Shire Council

EUAN FERGUSON AFSM
Chief Officer

Crown Land (Reserves) Act 1978**CROWN LAND (RESERVES) (NATURE CONSERVATION RESERVE)
FURTHER AMENDMENT REGULATIONS 2014**

I, Ryan Smith, Minister for Environment and Climate Change, make the following Regulations.
Dated 23 October 2014

RYAN SMITH
Minister for Environment and Climate Change

PART 1 – PRELIMINARY**1. Objective**

The objective of these Regulations is to amend the Crown Land (Reserves) (Nature Conservation Reserve) Regulations 2004 to –

- (a) amend the expiry date; and
- (b) make minor and technical amendments to definitions; and
- (c) update descriptions of several nature conservation reserves included in the Schedule.

2. Authorising provision

These Regulations are made under section 13 of the **Crown Land (Reserves) Act 1978**.

3. Commencement

These Regulations come into operation on the day on which they are published in the Government Gazette.

4. Principal Regulations

In these Regulations, the Crown Land (Reserves) (Nature Conservation Reserve) Regulations 2004 which were published in Special Government Gazette No. S241 on 23 November 2004, pages 1 to 29, and subsequently amended by the Crown Land (Reserves) (Nature Conservation Reserve) Amendment Regulations 2014 published in Government Gazette No. G30 on 24 July 2014, page 1614, are called the Principal Regulations.

PART 2 – AMENDMENTS TO THE PRINCIPAL REGULATIONS**5. Extension of expiry date**

For regulation 5 of the Principal Regulations **substitute** –
'These Regulations expire on 30 November 2016.'

6. Definitions

- (1) In regulation 7 of the Principal Regulations, **insert** the following definition –
'**police officer** has the same meaning as in the **Victoria Police Act 2013**;'.
- (2) In regulation 7 of the Principal Regulations –
 - (a) for the definition of '**vehicle**' **substitute** –
'**vehicle** has the same meaning as in the **Road Safety Act 1986** but does not include –
 - (a) an aircraft; or
 - (b) a wheelchair, motorised wheelchair, pram, stroller or other device for the conveyance of children or disabled or injured people;'; and
 - (b) for the definition of '**vessel**' **substitute** –
'**vessel** has the same meaning as in the **Marine Safety Act 2010**;'.

7. Application of certain regulations

For regulation 9(1)(a) of the Principal Regulations **substitute** –
'(a) a police officer; or'.

8. Schedule

- (1) In the Schedule to the Principal Regulations, for the name and the description of **Angliss Grassland (Laverton North) Nature Conservation Reserve substitute** –
‘Angliss Grassland (Laverton North) Nature Conservation Reserve
Allotments 2002 and 2003, Parish of Truganina, deemed to be temporarily reserved for the Conservation of an Area of Natural Interest under section 5(7) of the **Crown Land (Reserves) Act 1978** on 26 July 1999.’
- (2) In the Schedule to the Principal Regulations, for the name and the description of **Balmoral Nature Conservation Reserve substitute** –
‘Balmoral Nature Conservation Reserve
Allotments 6 of Section 13, 2006, 2007 and 2008, Parish of Balmoral, Township of Balmoral, temporarily reserved as a Site for Public Purposes (Preservation of Flora and Fauna) under the **Land Act 1958** by Order In Council dated 3 December 1974, published in the Government Gazette of 11 December 1974, page 4261, and deemed under section 4(4) of the **Crown Land (Reserves) Act 1978** to be temporarily reserved under section 4(1) of that Act.’
- (3) In the Schedule to the Principal Regulations, for the name and the description of **Black Swamp Nature Conservation Reserve substitute** –
‘Black Swamp Nature Conservation Reserve
Allotment 2004, Parish of Boorhaman, deemed to be temporarily reserved for the Preservation of an Area of Ecological Significance under section 5(7) of the **Crown Land (Reserves) Act 1978** on 1 April 2003.’
- (4) In the Schedule to the Principal Regulations, for the name and the description of **Boonderoo Nature Conservation Reserve substitute** –
‘Boonderoo Nature Conservation Reserve
Allotments 2003 and 2004, Parish of Burtwarrah, deemed to be temporarily reserved for the Preservation of an Area of Ecological Significance under section 5(7) of the **Crown Land (Reserves) Act 1978** on 15 August 2003.’
- (5) In the Schedule to the Principal Regulations, for the name and the description of **Breamlea Flora and Fauna Reserve substitute** –
‘Breamlea Flora and Fauna Reserve
Allotment M of Section 28, Parish of Conewarre and Allotments 2 and 3 of Section E, Parish of Conewarre, permanently reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 28 July 1992, published in the Government Gazette of 29 July 1992, page 1995; and Allotment 2006, Parish of Puebla, temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 2 November 2005, published in the Government Gazette of 3 November 2005, page 2458.’
- (6) In the Schedule to the Principal Regulations, for the name and the description of **Cardross Nature Conservation Reserve substitute** –
‘Cardross Nature Conservation Reserve
Allotment 2063, Parish of Mildura, deemed to be temporarily reserved for the Conservation of an Area of Natural Interest under section 5(7) of the **Crown Land (Reserves) Act 1978** on 4 December 2003.’
- (7) In the Schedule to the Principal Regulations, for the name and the description of **Corindhaph Nature Conservation Reserve substitute** –

‘Corindhap Nature Conservation Reserve

Allotments 14 and 26 of Section 6, Township of Corindhap, Parish of Corindhap, temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 16 November 1999, published in the Government Gazette of 18 November 1999, page 2471; and Allotments 20A and 20B of Section A, Township of Corindhap, Parish of Corindhap, temporarily reserved for the Conservation of an Area of Natural Interest under the **Crown Land (Reserves) Act 1978** by Order In Council dated 3 July 2001, published in the Government Gazette of 5 July 2001, page 1608; and Allotment 2002, Township of Corindhap, Parish of Corindhap, temporarily reserved for the Conservation of an Area of Natural Interest under the **Crown Land (Reserves) Act 1978** by Order In Council dated 27 April 2005, published in the Government Gazette of 28 April 2005, page 836.’.

- (8) In the Schedule to the Principal Regulations, for the name and the description of **Costerfield Nature Conservation Reserve substitute –**

‘Costerfield Nature Conservation Reserve

Allotments 17A and 17B of Section 2, Parish of Costerfield, temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 24 February 1987, published in the Government Gazette of 4 March 1987, page 500.’.

- (9) In the Schedule to the Principal Regulations, for the name and the description of **Cranbourne Wetlands Nature Conservation Reserve substitute –**

‘Cranbourne Wetlands Nature Conservation Reserve

Allotment 43A, Parish of Eumemmerring, temporarily reserved for the Preservation of an Area of Ecological Significance under the **Crown Land (Reserves) Act 1978** by Order In Council dated 2 March 1999, published in the Government Gazette of 4 March 1999, page 562; and Allotments 2060 and 2061, Parish of Lyndhurst, deemed to be temporarily reserved for the Preservation of an Area of Ecological Significance under section 5(7) of the **Crown Land (Reserves) Act 1978** on 18 March 2009.’.

- (10) In the Schedule to the Principal Regulations, for the name and the description of **Derrimut Grassland Nature Conservation Reserve substitute –**

‘Derrimut Grassland Nature Conservation Reserve

Allotment 7 of Section 7, Parish of Derrimut, permanently reserved for the Conservation of an Area of Natural Interest under the **Crown Land (Reserves) Act 1978** by Order In Council dated 8 August 1989, published in the Government Gazette of 16 August 1989, page 2116; and Allotment 2018, Parish of Derrimut, temporarily reserved for the Conservation of an Area of Natural Interest under the **Crown Land (Reserves) Act 1978** by Order In Council dated 14 February 2006, published in the Government Gazette of 16 February 2006, page 350.’.

- (11) In the Schedule to the Principal Regulations, for the name and the description of **Grassflat Swamp Flora and Fauna Reserve substitute –**

‘Grassflat Swamp Flora and Fauna Reserve

Land in the Parish of Arapiles (now known as Allotment 63B) shown bordered red on plan marked “A: 26/9/88” attached to Department of Conservation, Forests and Lands Correspondence No. Rs. 13905 and being the land described in the Land Conservation Council’s Final Recommendation F14 for the Wimmera Study Area–(Rs.13905), temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 25 October 1988, published in the Government Gazette of 9 November 1988, page 3360.’.

- (12) In the Schedule to the Principal Regulations, for the name and the description of **Hard Hills Nature Conservation Reserve substitute** –
‘Hard Hills Nature Conservation Reserve
Allotments 13A and 13B of Section G, Parish of St Arnaud, permanently reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 23 September 1986, published in the Government Gazette of 1 October 1986, page 3777; and Allotment 13E of Section G, Parish of St Arnaud, permanently reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 22 March 2005, published in the Government Gazette of 24 March 2005, page 588.’
- (13) In the Schedule to the Principal Regulations, for the name and the description of **Illabarook Grassland Flora Reserve substitute** –
‘Illabarook Grassland Flora Reserve
Allotment 39A, Parish of Dereel, temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 21 May 1996, published in the Government Gazette of 23 May 1996, page 1308; and Allotment 2005, Parish of Dereel, temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 22 May 2007, published in the Government Gazette of 24 May 2007, page 967.’
- (14) In the Schedule to the Principal Regulations, for the name and the description of **Jawbone Flora and Fauna Reserve substitute** –
‘Jawbone Flora and Fauna Reserve
Allotment 2008, Parish of Cut-Paw-Paw, temporarily reserved for the Preservation of an Area of Ecological Significance under the **Crown Land (Reserves) Act 1978** by Order In Council dated 12 August 2003, published in the Government Gazette of 14 August 2003, page 2238.’
- (15) In the Schedule to the Principal Regulations, for the name and the description of **McKenzie Nature Conservation Reserve substitute** –
‘McKenzie Nature Conservation Reserve
Allotment 19R, Parish of Alexandra, permanently reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 1 December 1992, published in the Government Gazette of 2 December 1992, page 3604; and Allotments 5F and 19P, Parish of Alexandra, temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 16 July 2008, published in the Government Gazette of 17 July 2008, page 1723.’
- (16) In the Schedule to the Principal Regulations, for the name and the description of **Monea North Nature Conservation Reserve substitute** –
‘Monea North Nature Conservation Reserve
Allotment 2001, Parish of Bunganail, deemed to be temporarily reserved for the Preservation of an Area of Ecological Significance under section 5(7) of the **Crown Land (Reserves) Act 1978** on 19 June 2003.’
- (17) In the Schedule to the Principal Regulations, for the name and the description of **Morass Creek Flora and Fauna Reserve substitute** –
‘Morass Creek Flora and Fauna Reserve
Allotments 15A and 15B of Section 11, 2001 and 2002, Parish of Hinno-Munjie, permanently reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 19 April 1983, published in the Government Gazette of 27 April 1983, page 976.’

- (18) In the Schedule to the Principal Regulations, for the name and the description of **Mount Jeffcott Flora and Fauna Reserve substitute** –
‘Mount Jeffcott Flora and Fauna Reserve
The land now known as Allotments 1B and 1C, Parish of Jeffcott, temporarily reserved for Public Purposes (Preservation of Native Flora and Fauna) under the **Land Act 1958** by Order In Council dated 16 November 1971, published in the Government Gazette of 24 November 1971, page 3707, and deemed under section 4(4) of the **Crown Land (Reserves) Act 1978** to be temporarily reserved under section 4(1) of that Act; and land in the Parish of Jeffcott (now known as Allotments 4B, 73A and 73B) shown bordered red on plan marked J/14-11-88 attached to Department of Conservation, Forests and Lands Correspondence No. Rs. 13990 and being the land described in the Land Conservation Council’s Final Recommendation F20 for the Wimmera Area excluding the land temporarily reserved for Public Purposes (Preservation of Native Flora and Fauna) by Order In Council of 16 November 1971–(Rs. 13990), temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 22 November 1988, published in the Government Gazette of 30 November 1988, page 3621.’.
- (19) In the Schedule to the Principal Regulations, for the name and the description of **Mount Mercer Nature Conservation Reserve substitute** –
‘Mount Mercer Nature Conservation Reserve
Allotment 2001, Parish of Lawaluk, deemed to be temporarily reserved for the Preservation of an Area of Ecological Significance under section 5(7) of the **Crown Land (Reserves) Act 1978** on 24 September 2002; and Allotment 2002, Parish of Bamganie, permanently reserved for the Preservation of an Area of Ecological Significance under section 4(5) of the **Crown Land (Reserves) Act 1978** by Order In Council dated 18 July 2006, published in the Government Gazette of 20 July 2006, page 1515; and Allotment 2002, Parish of Lawaluk, temporarily reserved for the Preservation of an Area of Ecological Significance under the **Crown Land (Reserves) Act 1978** by Order In Council dated 10 October 2006, published in the Government Gazette of 12 October 2006, page 2203.’.
- (20) In the Schedule to the Principal Regulations, for the name and the description of **Mount Ridley Nature Conservation Reserve substitute** –
‘Mount Ridley Nature Conservation Reserve
Allotment 12A, Parish of Mickleham, temporarily reserved for the Conservation of an Area of Natural Interest under the **Crown Land (Reserves) Act 1978** by Order In Council dated 22 October 2002, published in the Government Gazette of 24 October 2002, page 2892; and Allotment 2008, Parish of Mickleham temporarily reserved for the Conservation of an Area of Natural Interest under the **Crown Land (Reserves) Act 1978** by Order In Council dated 14 September 2010, published in the Government Gazette of 16 September 2010, page 2173.’.
- (21) In the Schedule to the Principal Regulations, for the name and the description of **Rutherglen Nature Conservation Reserve substitute** –
‘Rutherglen Nature Conservation Reserve
Allotment 8B of Section U1, Parish of Chiltern West, deemed to be temporarily reserved for the Conservation of an Area of Natural Interest under section 5(7) of the **Crown Land (Reserves) Act 1978** on 9 August 2001; and Allotment 8D of Section U1, Parish of Chiltern West, permanently reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 15 June 2005, published in the Government Gazette of 16 June 2005, page 1282.’.

- (22) In the Schedule to the Principal Regulations, for the name and the description of **Sweetwater Creek Nature Conservation Reserve substitute** –
‘Sweetwater Creek Nature Conservation Reserve
Allotments 57A, 57C, 58 and 2021, Parish of Neerim East, temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 22 November 1988, published in the Government Gazette of 30 November 1988, page 3621.’.
- (23) In the Schedule to the Principal Regulations, for the name and the description of **Tenneriffe Flora Reserve substitute** –
‘Tenneriffe Flora Reserve
Allotment 56 of Section 1, Parish of Monea South, permanently reserved for Public Purposes (Preservation of Species of Native Plants) under the **Land Act 1958** by Order In Council dated 4 July 1978, published in the Government Gazette of 12 July 1978, page 2309, and deemed under section 4(4) of the **Crown Land (Reserves) Act 1978** to be permanently reserved under section 4(1) of that Act; and Allotment 2002, Parish of Monea South, temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 6 May 2008, published in the Government Gazette of 8 May 2008, page 1024.’.
- (24) In the Schedule to the Principal Regulations, for the name and the description of **Timberoo Flora and Fauna Reserve substitute** –
‘Timberoo Flora and Fauna Reserve
Allotments 21, 21A, 24, 25A, 25B and 25C, Parish of Timberoo, temporarily reserved –
(a) for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 27 May 1986, published in the Government Gazette of 4 June 1986, page 1649; and
(b) for the Conservation of an Area of Historic Interest under the **Crown Land (Reserves) Act 1978** by Order In Council dated 25 May 1993, published in the Government Gazette of 27 May 1993, page 1362.’.
- (25) In the Schedule to the Principal Regulations, for the name and the description of **Upotipotpon Nature Conservation Reserve substitute** –
‘Upotipotpon Nature Conservation Reserve
Land in the Parish of Upotipotpon (now known as Allotments 12D, 38D, 2001 and 2002) shown bordered green on plan marked U/3.1.89 attached to Department of Conservation, Forests and Lands Correspondence No. Rs. 14007 and being the land described in the Land Conservation Council’s Final Recommendation G7 for the Murray Valley Area excluding Government roads and the Violet Town–Dookie Road–(Rs. 14007), temporarily reserved for the Preservation of Species of Native Plants under the **Crown Land (Reserves) Act 1978** by Order In Council dated 24 January 1989, published in the Government Gazette of 1 February 1989, page 235.’.
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PUBLIC NOTICE CONCERNING NEIGHBOURHOOD SAFER PLACES

Two public land reserves established under the **Crown Land (Reserves) Act 1978** have 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 reserves as Neighbourhood Safer Places.

Reserve No.	Municipality	Township Name	General Location	Description
P375827 and P182275	Shire of Moira	Wood's Point	Cherry Adit, Kenny's Track, Wood's Point	Unreserved Crown Land
0902578	Mitchell	Pyalong	Northern Highway, Pyalong	Pyalong Racecourse

Dated 21 October 2014

PETER BEAUMONT
Executive Director, Land Management Policy Division

Education and Training Reform Act 2006THE CONSTITUTION OF THE GOULBURN OVENS INSTITUTE OF
TECHNICAL AND FURTHER EDUCATION ORDER 2013

Appointment of Ministerial Nominee Director to the Board of the Goulburn Ovens
Institute of Technical and Further Education

Purpose

1. The purpose of this Instrument is to appoint a Ministerial nominee director to the Board of the Goulburn Ovens Institute of Technical and Further Education.

Definitions

2. For the purposes of this Instrument and associated Schedule:
 - ‘Act’ means the **Education and Training Reform Act 2006** (Vic.).
 - ‘Constitution’ means the Constitution of the Goulburn Ovens Institute of Technical and Further Education Order 2013.
 - ‘Ministerial nominee director’ means a director appointed pursuant to section 3.1.16(1)(b) of the Act.

Authorising provisions

3. This Instrument of appointment is made under the powers conferred by clause 14 of the Constitution and in accordance with section 3.1.11 and section 3.1.16 of the Act.

Appointment

4. By this Instrument, the following is appointed as a Ministerial nominee director to the Board of the Goulburn Ovens Institute of Technical and Further Education:
 - Rodney Schubert

Term of appointment

5. The term of the appointment is from the date of appointment to 28 February 2016 inclusive.
6. In accordance with clause 3 of Schedule 2 to the Act, the director is eligible for reappointment.

Schedule

7. The attached Schedule 1 must be read in conjunction with, and forms part of, this Instrument of appointment.

Signed by the Minister on 23 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

SCHEDULE 1**Background to the appointment**

- A. Section 3.1.11 of the Act holds that the Governor in Council may by Order create a TAFE institute. In accordance with section 3.1.11(2), that Order may, amongst other things, establish a board to oversee and govern a TAFE institute, and make provision with respect to the membership and manner of appointment of directors of the board of a TAFE institute.
- B. The Board of the Goulburn Ovens Institute of Technical and Further Education is established by an Order in Council made under section 3.1.11 which came into operation on 15 April 2013, entitled the Constitution of the Goulburn Ovens Institute of Technical and Further Education Order 2013.
- C. The appointment covered by this Instrument is being made for a vacancy that has occurred on the Board of the Goulburn Ovens Institute of Technical and Further Education arising from the expiry of the director's term.

Compliance with appointment requirements of the Education and Training Reform Act 2006 and the Constitution

- D. This appointment is made in accordance with the requirements of Division 4 of the Constitution and sections 3.1.11 and 3.1.16 of the Act.
- E. In accordance with section 3.1.16(2) of the Act, in selecting a candidate for appointment I have had regard to the selection criteria set out in that provision.

Duties and responsibilities of the office of director and of the Board

- F. The duties of a Ministerial nominee director of the Board of the Goulburn Ovens Institute of Technical and Further Education are set out in the Constitution and relevant legislation including (without limitation) –
- a. the **Education and Training Reform Act 2006**, including Division 2 of Part 3.1 of that Act and Schedule 2 to that Act; and
 - b. the **Public Administration Act 2004**, including sections 7 and 63 and Division 2 of Part 5 of that Act; and
 - c. the **Borrowing and Investment Powers Act 1987**; and
 - d. the **Financial Management Act 1994**, including sections 8, 44B, 45 and 51 of that Act and the 'Standing Directions of the Minister for Finance'; and
 - e. the **Charter of Human Rights and Responsibilities Act 2006**, including section 38 of that Act.

Termination arrangements

- G. This appointment will cease on 28 February 2016 however, pursuant to section 3.1.18 of the Act, the Governor in Council may remove a director from office at any time.
- H. Clause 2(3) of Schedule 2 to the Act sets out the circumstances in which the office of a director becomes vacant as does clause 17 of the Constitution. Section 41 of the **Interpretation of Legislation Act 1984** also deals with the removal or suspension of a person from office.

Remuneration and expenses

- I. Clause 3(3) of Schedule 2 to the Act provides that a director of a TAFE institute board, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time to time by the Minister.
- J. Remuneration (if any) and expenses of Ministerial nominee directors will only be approved if consistent with current Victorian Government policy. The current policy is set out in the 'Appointment and Remuneration Guidelines for Victorian Government Boards Statutory Bodies and Advisory Committees' issued by the Department of Premier and Cabinet in July 2011 and updated in July 2014.

Superannuation

- K. If a director is remunerated, the Board of the Goulburn Ovens Institute of Technical and Further Education must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992** (Cth) if required by that Act.
-

Education and Training Reform Act 2006CONSTITUTION OF THE WODONGA INSTITUTE OF TECHNICAL AND
FURTHER EDUCATION ORDER 2013Appointment of Board nominee Director to the Board of the
Wodonga Institute of Technical and Further Education**Purpose**

1. The purpose of this Instrument is to appoint a board nominee director to the Board of the Wodonga Institute of Technical and Further Education.

Definitions

2. For the purposes of this Instrument and associated schedule:
‘Act’ means the **Education and Training Reform Act 2006** (Vic.).
‘Constitution’ means the Constitution of the Wodonga Institute of Technical and Further Education Order 2013.
‘Board nominee director’ means a director appointed pursuant to section 3.1.16(1)(c) of the Act.

Authorising provisions

3. This Instrument of appointment is made under the powers conferred by clause 14 of the Constitution and in accordance with section 3.1.11 and section 3.1.16 of the Act.

Appointment

4. By this Instrument, the following is appointed as board nominee director of the Board of the Wodonga Institute of Technical and Further Education:
 - Anthony Whiting

Term of appointment

5. The term of the appointment is from the date of appointment to 31 May 2017 inclusive.
6. In accordance with clause 2 of Schedule 2 to the Act, the director is eligible for reappointment.

Schedule

7. The attached Schedule 1 must be read in conjunction with, and forms part of, this Instrument of appointment.

Signed by the Minister on 6 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills**SCHEDULE 1****Background to the appointment**

- A. Section 3.1.11 of the Act holds that the Governor in Council may by Order create a TAFE institute. In accordance with section 3.1.11(2), that Order may, amongst other things, establish a board to oversee and govern a TAFE institute, and make provision with respect to the membership and manner of appointment of directors of the board of a TAFE institute.
- B. The Board of the Wodonga Institute of Technical and Further Education is established by an Order in Council made under section 3.1.11 which came into operation on 15 April 2013, entitled the Constitution of the Wodonga Institute of Technical and Further Education Order 2013.
- C. The appointment covered by this Instrument is being made for a vacancy that has occurred on the Board of the Wodonga Institute of Technical and Further Education arising from the expiry of a director term.

- D. Section 3.1.16 (1)(c) of the Act states that the Minister may appoint a board nominee director to a board of a TAFE institute after considering the advice of the directors who have been appointed under paragraphs (a) and (b) of section 3.1.16(1), namely, the chairperson and the directors appointed by the Minister alone.

Compliance with appointment requirements of the Education and Training Reform Act 2006 and the Constitution

- E. This appointment is made in accordance with the requirements of Division 4 of the Constitution and sections 3.1.11 and 3.1.16 of the Act.
- F. In accordance with section 3.1.16(2) of the Act, in selecting a candidate for appointment I have had regard to the selection criteria set out in that provision.
- G. In accordance with section 3.1.16(1)(c) of the Act, and clauses 14 and 15 of the Constitution, this appointment is made after considering the advice of the chairperson and the directors of the Board of the Wodonga Institute of Technical and Further Education who have been appointed under sections 3.1.16(1)(a) and 3.1.16(1)(b) of the Act as to a suitable candidate.

Duties and responsibilities of the office of director and of the Board

- H. The duties of a director of the Board of the Wodonga Institute of Technical and Further Education are set out in the Constitution and relevant legislation including (without limitation) –
- a. the **Education and Training Reform Act 2006**, for instance Division 2 of Part 3.1 of that Act and Schedule 2 to that Act; and
 - b. the **Public Administration Act 2004**, for instance sections 7 and 63 and Division 2 of Part 5 of that Act; and
 - c. the **Borrowing and Investment Powers Act 1987**; and
 - d. the **Financial Management Act 1994**, for instance sections 8, 44B, 45 and 51 of that Act and the ‘Standing Directions of the Minister for Finance’; and
 - e. the **Charter of Human Rights and Responsibilities Act 2006**, for instance section 38 of that Act.

Termination arrangements

- I. This appointment will cease on 31 May 2017, however, pursuant to section 3.1.18 of the Act, the Governor in Council may remove a director from office at any time.
- J. Clause 2(3) of Schedule 2 to the Act sets out the circumstances in which the office of a director becomes vacant as does clause 16 of the Constitution. Section 41 of the **Interpretation of Legislation Act 1984** also deals with the removal or suspension of a person from office.

Remuneration and expenses

- K. Clause 3 of Schedule 2 to the Act provides that a director of a TAFE institute board, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time to time by the Minister.
- L. Remuneration (if any) and expenses of board nominee directors will only be approved if consistent with current Victorian Government policy. The current policy is set out in the ‘Appointment and Remuneration Guidelines for Victorian Government Boards Statutory Bodies and Advisory Committees’ issued by the Department of Premier and Cabinet in January 2010 and updated in July 2014.

Superannuation

- M. If a director is remunerated, the Board of the Wodonga Institute of Technical and Further Education must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992** (Cth) if required by that Act.
-

Education and Training Reform Act 2006THE CONSTITUTION OF THE SOUTH WEST INSTITUTE OF TECHNICAL AND
FURTHER EDUCATION ORDER 2013Appointment of Board Nominee Director to the Board of the
South West Institute of Technical and Further Education**Purpose**

1. The purpose of this Instrument is to appoint a board nominee director to the Board of the South West Institute of Technical and Further Education.

Definitions

2. For the purposes of this Instrument and associated schedule:
‘Act’ means the **Education and Training Reform Act 2006** (Vic.).
‘Constitution’ means the Constitution of the South West Institute of Technical and Further Education Order 2013.
‘Board nominee director’ means a director appointed pursuant to section 3.1.16(1)(c) of the Act.

Authorising provisions

3. This Instrument of appointment is made under the powers conferred by clause 15 of the Constitution and in accordance with section 3.1.11 and section 3.1.16 of the Act.

Appointment

4. By this Instrument, the following is appointed as board nominee director of the Board of the South West Institute of Technical and Further Education:
 - Gregory Walcott

Term of appointment

5. The term of the appointment is from the date of appointment to 30 April 2017 inclusive.
6. In accordance with clause 2 of Schedule 2 to the Act, the director is eligible for reappointment.

Schedule

7. The attached Schedule 1 must be read in conjunction with, and forms part of, this Instrument of appointment.

Signed by the Minister on 6 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

SCHEDULE 1**Background to the appointment**

- A. Section 3.1.11 of the Act holds that the Governor in Council may by Order create a TAFE institute. In accordance with section 3.1.11(2), that Order may, amongst other things, establish a board to oversee and govern a TAFE institute, and make provision with respect to the membership and manner of appointment of directors of the board of a TAFE institute.
- B. The Board of the South West Institute of Technical and Further Education is established by an Order in Council made under section 3.1.11 which came into operation on 15 April 2013, entitled the Constitution of the South West Institute of Technical and Further Education Order 2013.
- C. The appointment covered by this Instrument is being made for a vacancy that has occurred on the Board of the South West Institute of Technical and Further Education arising from the making of the Constitution.

- D. Section 3.1.16 (1)(c) of the Act states that the Minister may appoint a board nominee director to a board of a TAFE institute after considering the advice of the directors who have been appointed under paragraphs (a) and (b) of section 3.1.16(1), namely, the chairperson and the directors appointed by the Minister alone.

Compliance with appointment requirements of the Education and Training Reform Act 2006 and the Constitution

- E. This appointment is made in accordance with the requirements of Division 4 of the Constitution and sections 3.1.11 and 3.1.16 of the Act.
- F. In accordance with section 3.1.16(2) of the Act, in selecting a candidate for appointment I have had regard to the selection criteria set out in that provision.
- G. In accordance with section 3.1.16(1)(c) of the Act, and clauses 15 and 16 of the Constitution, this appointment is made after considering the advice of the chairperson and the directors of the Board of the South West Institute of Technical and Further Education who have been appointed under sections 3.1.16(1)(a) and 3.1.16(1)(b) of the Act as to a suitable candidate.

Duties and responsibilities of the office of director and of the Board

- H. The duties of a director of the Board of the South West Institute of Technical and Further Education are set out in the Constitution and relevant legislation including (without limitation) –
- a. the **Education and Training Reform Act 2006**, for instance Division 2 of Part 3.1 of that Act and Schedule 2 to that Act; and
 - b. the **Public Administration Act 2004**, for instance sections 7 and 63 and Division 2 of Part 5 of that Act; and
 - c. the **Borrowing and Investment Powers Act 1987**; and
 - d. the **Financial Management Act 1994**, for instance sections 8, 44B, 45 and 51 of that Act and the ‘Standing Directions of the Minister for Finance’; and
 - e. the **Charter of Human Rights and Responsibilities Act 2006**, for instance section 38 of that Act.

Termination arrangements

- I. This appointment will cease on 30 April 2017 however, pursuant to section 3.1.18 of the Act, the Governor in Council may remove a director from office at any time.
- J. Clause 2(3) of Schedule 2 to the Act sets out the circumstances in which the office of a director becomes vacant as does clause 17 of the Constitution. Section 41 of the **Interpretation of Legislation Act 1984** also deals with the removal or suspension of a person from office.

Remuneration and expenses

- K. Clause 3 of Schedule 2 to the Act provides that a director of a TAFE institute board, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time to time by the Minister.
- L. Remuneration (if any) and expenses of board nominee directors will only be approved if consistent with current Victorian Government policy. The current policy is set out in the ‘Appointment and Remuneration Guidelines for Victorian Government Boards Statutory Bodies and Advisory Committees’ issued by the Department of Premier and Cabinet in January 2010 and updated in July 2012.

Superannuation

- M. If a director is remunerated, the Board of the South West Institute of Technical and Further Education must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992** (Cth) if required by that Act.
-

Education and Training Reform Act 2006THE CONSTITUTION OF THE SOUTH WEST INSTITUTE OF TECHNICAL AND
FURTHER EDUCATION ORDER 2013Appointment of Board Nominee Director to the Board of the
South West Institute of Technical and Further Education**Purpose**

1. The purpose of this Instrument is to appoint a board nominee director to the Board of the South West Institute of Technical and Further Education.

Definitions

2. For the purposes of this Instrument and associated schedule:
‘Act’ means the **Education and Training Reform Act 2006** (Vic.).
‘Constitution’ means the Constitution of the South West Institute of Technical and Further Education Order 2013.
‘Board nominee director’ means a director appointed pursuant to section 3.1.16(1)(c) of the Act.

Authorising provisions

3. This Instrument of appointment is made under the powers conferred by clause 15 of the Constitution and in accordance with section 3.1.11 and section 3.1.16 of the Act.

Appointment

4. By this Instrument, the following is appointed as board nominee director of the Board of the South West Institute of Technical and Further Education:
 - Georgina Gubbins

Term of appointment

5. The term of the appointment is from the date of appointment to 30 April 2017 inclusive.
6. In accordance with clause 2 of Schedule 2 to the Act, the director is eligible for reappointment.

Schedule

7. The attached Schedule 1 must be read in conjunction with, and forms part of, this Instrument of appointment.

Signed by the Minister on 6 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

SCHEDULE 1**Background to the appointment**

- A. Section 3.1.11 of the Act holds that the Governor in Council may by Order create a TAFE institute. In accordance with section 3.1.11(2), that Order may, amongst other things, establish a board to oversee and govern a TAFE institute, and make provision with respect to the membership and manner of appointment of directors of the board of a TAFE institute.
- B. The Board of South West Institute of Technical and Further Education is established by an Order in Council made under section 3.1.11 which came into operation on 15 April 2013, entitled the Constitution of the South West Institute of Technical and Further Education Order 2013.
- C. The appointment covered by this Instrument is being made for a vacancy that has occurred on the Board of the South West Institute of Technical and Further Education arising from the making of the Constitution.

- D. Section 3.1.16 (1)(c) of the Act states that the Minister may appoint a Board nominee director to a board of a TAFE institute after considering the advice of the directors who have been appointed under paragraphs (a) and (b) of section 3.1.16(1), namely, the chairperson and the directors appointed by the Minister alone.

Compliance with appointment requirements of the Education and Training Reform Act 2006 and the Constitution

- E. This appointment is made in accordance with the requirements of Division 4 of the Constitution and sections 3.1.11 and 3.1.16 of the Act.
- F. In accordance with section 3.1.16(2) of the Act, in selecting a candidate for appointment I have had regard to the selection criteria set out in that provision.
- G. In accordance with section 3.1.16(1)(c) of the Act, and clauses 15 and 16 of the Constitution, this appointment is made after considering the advice of the chairperson and the directors of the Board of the South West Institute of Technical and Further Education who have been appointed under sections 3.1.16(1)(a) and 3.1.16(1)(b) of the Act as to a suitable candidate.

Duties and responsibilities of the office of director and of the Board

- H. The duties of a director of the Board of the South West Institute of Technical and Further Education are set out in the Constitution and relevant legislation including (without limitation) –
- a. the **Education and Training Reform Act 2006**, for instance Division 2 of Part 3.1 of that Act and Schedule 2 to that Act; and
 - b. the **Public Administration Act 2004**, for instance sections 7 and 63 and Division 2 of Part 5 of that Act; and
 - c. the **Borrowing and Investment Powers Act 1987**; and
 - d. the **Financial Management Act 1994**, for instance sections 8, 44B, 45 and 51 of that Act and the ‘Standing Directions of the Minister for Finance’; and
 - e. the **Charter of Human Rights and Responsibilities Act 2006**, for instance section 38 of that Act.

Termination arrangements

- I. This appointment will cease on 30 April 2017 however, pursuant to section 3.1.18 of the Act, the Governor in Council may remove a director from office at any time.
- J. Clause 2(3) of Schedule 2 to the Act sets out the circumstances in which the office of a director becomes vacant as does clause 17 of the Constitution. Section 41 of the **Interpretation of Legislation Act 1984** also deals with the removal or suspension of a person from office.

Remuneration and expenses

- K. Clause 3 of Schedule 2 to the Act provides that a director of a TAFE institute board, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time to time by the Minister.
- L. Remuneration (if any) and expenses of board nominee directors will only be approved if consistent with current Victorian Government policy. The current policy is set out in the ‘Appointment and Remuneration Guidelines for Victorian Government Boards Statutory Bodies and Advisory Committees’ issued by the Department of Premier and Cabinet in January 2010 and updated in July 2012.

Superannuation

- M. If a director is remunerated, the Board of the South West Institute of Technical and Further Education must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992** (Cth) if required by that Act.
-

Education and Training Reform Act 2006

THE CONSTITUTION OF THE BENDIGO KANGAN INSTITUTE ORDER 2014

Appointment of Ministerial Nominee Director to the Board of the
Bendigo Kangan Institute**Purpose**

1. The purpose of this Instrument is to appoint a Ministerial nominee director to the Board of the Bendigo Kangan Institute.

Definitions

2. For the purposes of this Instrument and associated Schedule:
‘Act’ means the **Education and Training Reform Act 2006** (Vic.).
‘Constitution’ means the Constitution of the Bendigo Kangan Institute Order 2014.
‘Ministerial nominee director’ means a director appointed pursuant to section 3.1.16(1)(b) of the Act.

Authorising provisions

3. This Instrument of appointment is made under the powers conferred by clause 13 of the Constitution and in accordance with section 3.1.11 and section 3.1.16 of the Act.

Appointment

4. By this Instrument, the following is appointed as a Ministerial nominee director to the Board of the Bendigo Kangan Institute:
 - Christopher Edwards

Term of appointment

5. The term of the appointment is from the date of appointment to 31 May 2017 inclusive.
6. In accordance with clause 2 of Schedule 2 to the Act, the director is eligible for reappointment.

Schedule

7. The attached Schedule 1 must be read in conjunction with, and forms part of, this Instrument of appointment.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

SCHEDULE 1**Background to the appointment**

- A. Section 3.1.11 of the Act holds that the Governor in Council may by Order create a TAFE institute. In accordance with section 3.1.11(2), that Order may, amongst other things, establish a board to oversee and govern a TAFE institute, and make provision with respect to the membership and manner of appointment of directors of the board of a TAFE institute.
- B. The Board of the Bendigo Kangan Institute is established by an Order in Council made under section 3.1.11 which came into operation on 1 July 2014, entitled the Constitution of the Bendigo Kangan Institute Order 2014.
- C. The appointment covered by this Instrument is being made for a vacancy that has occurred on the Board of the Bendigo Kangan Institute arising from the making of the Constitution.

Compliance with appointment requirements of the Education and Training Reform Act 2006 and the Constitution

- D. This appointment is made in accordance with the requirements of Division 4 of the Constitution and sections 3.1.11 and 3.1.16 of the Act.
- E. In accordance with section 3.1.16(2) of the Act, in selecting a candidate for appointment I have had regard to the selection criteria set out in that provision.

Duties and responsibilities of the office of director and of the Board

- F. The duties of a Ministerial nominee director of the Board of the Bendigo Kangan Institute are set out in the Constitution and relevant legislation including (without limitation) –
- a. the **Education and Training Reform Act 2006**, including Division 2 of Part 3.1 of that Act and Schedule 2 to that Act; and
 - b. the **Public Administration Act 2004**, including sections 7 and 63 and Division 2 of Part 5 of that Act; and
 - c. the **Borrowing and Investment Powers Act 1987**; and
 - d. the **Financial Management Act 1994**, including sections 8, 44B, 45 and 51 of that Act and the ‘Standing Directions of the Minister for Finance’; and
 - e. the **Charter of Human Rights and Responsibilities Act 2006**, including section 38 of that Act.

Termination arrangements

- G. This appointment will cease on 31 May 2017 however, pursuant to section 3.1.18 of the Act, the Governor in Council may remove a director from office at any time.
- H. Clause 2(3) of Schedule 2 to the Act sets out the circumstances in which the office of a director becomes vacant as does clause 14 of the Constitution. Section 41 of the **Interpretation of Legislation Act 1984** also deals with the removal or suspension of a person from office.

Remuneration and expenses

- I. Clause 3 of Schedule 2 to the Act provides that a director of a TAFE institute board, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time to time by the Minister.
- J. Remuneration (if any) and expenses of Ministerial nominee directors will only be approved if consistent with current Victorian Government policy. The current policy is set out in the ‘Appointment and Remuneration Guidelines for Victorian Government Boards Statutory Bodies and Advisory Committees’ issued by the Department of Premier and Cabinet in January 2010 and updated in July 2014.

Superannuation

- K. If a director is remunerated, the Board of the Bendigo Kangan Institute must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992** (Cth) if required by that Act.

Education and Training Reform Act 2006

THE CONSTITUTION OF THE BENDIGO KANGAN INSTITUTE ORDER 2014

Appointment of Ministerial Nominee Director to the Board of the Bendigo Kangan Institute

Purpose

1. The purpose of this Instrument is to appoint a Ministerial nominee director to the Board of the Bendigo Kangan Institute.

Definitions

2. For the purposes of this Instrument and associated Schedule:
- ‘**Act**’ means the **Education and Training Reform Act 2006** (Vic.).
- ‘**Constitution**’ means the Constitution of the Bendigo Kangan Institute Order 2014.
- ‘**Ministerial nominee director**’ means a director appointed pursuant to section 3.1.16(1)(b) of the Act.

Authorising provisions

3. This Instrument of appointment is made under the powers conferred by clause 13 of the Constitution and in accordance with section 3.1.11 and section 3.1.16 of the Act.

Appointment

4. By this Instrument, the following is appointed as Ministerial nominee director to the Board of the Bendigo Kangan Institute:
- Joanne Wandel

Term of appointment

5. The term of the appointment is from the date of appointment to 31 May 2017 inclusive.
6. In accordance with clause 2 of Schedule 2 to the Act, the director is eligible for reappointment.

Schedule

7. The attached Schedule 1 must be read in conjunction with, and forms part of, this Instrument of appointment.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

SCHEDULE 1**Background to the appointment**

- A. Section 3.1.11 of the Act holds that the Governor in Council may by Order create a TAFE Institute. In accordance with section 3.1.11(2), that Order may, amongst other things, establish a board to oversee and govern a TAFE institute, and make provision with respect to the membership and manner of appointment of directors of the board of a TAFE institute.
- B. The Board of the Bendigo Kangan Institute is established by an Order in Council made under section 3.1.11 which came into operation on 1 July 2014, entitled the Constitution of the Bendigo Kangan Institute Order 2014.
- C. The appointment covered by this Instrument is being made for a vacancy that has occurred on the Board of the Bendigo Kangan Institute arising from the making of the Constitution.

Compliance with appointment requirements of the Education and Training Reform Act 2006 and the Constitution

- D. This appointment is made in accordance with the requirements of Division 4 of the Constitution and sections 3.1.11 and 3.1.16 of the Act.
- E. In accordance with section 3.1.16(2) of the Act, in selecting a candidate for appointment I have had regard to the selection criteria set out in that provision.

Duties and responsibilities of the office of director and of the Board

- F. The duties of a director of the Board of the Bendigo Kangan Institute are set out in the Constitution and relevant legislation including (without limitation) –
- a. the **Education and Training Reform Act 2006**, including Division 2 of Part 3.1 of that Act and Schedule 2 to that Act; and
 - b. the **Public Administration Act 2004**, including sections 7 and 63 and Division 2 of Part 5 of that Act; and
 - c. the **Borrowing and Investment Powers Act 1987**; and
 - d. the **Financial Management Act 1994**, including sections 8, 44B, 45 and 51 of that Act and the ‘Standing Directions of the Minister for Finance’; and
 - e. the **Charter of Human Rights and Responsibilities Act 2006**, including section 38 of that Act.

Termination arrangements

- G. This appointment will cease on 31 May 2017 however, pursuant to section 3.1.18 of the Act, the Governor in Council may remove a director from office at any time.
- H. Clause 2(3) of Schedule 2 to the Act sets out the circumstances in which the office of a director becomes vacant as does clause 14 of the Constitution. Section 41 of the **Interpretation of Legislation Act 1984** also deals with the removal or suspension of a person from office.

Remuneration and expenses

- I. Clause 3 of Schedule 2 to the Act provides that a director of a TAFE institute board, other than a member who holds a full-time Government office, or a full-time position in the public service, teaching service or with a statutory authority (other than a university), is to be paid the remuneration, fees and allowances that are fixed from time to time by the Minister.
- J. Remuneration (if any) and expenses of Ministerial nominee directors will only be approved if consistent with current Victorian Government policy. The current policy is set out in the 'Appointment and Remuneration Guidelines for Victorian Government Boards Statutory Bodies and Advisory Committees' issued by the Department of Premier and Cabinet in January 2010 and updated in July 2014.

Superannuation

- K. If a director is remunerated, the Board of the Bendigo Kangan Institute must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992** (Cth) if required by that Act.
-

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: Shooters and Fishers Party Victoria.

Dated 21 October 2014

WARWICK GATELY AM
Victorian Electoral Commission

Electricity Industry Act 2000

CLICK ENERGY (ABN 41 116 567 492)

Standard Tariffs – Victoria

These standing electricity tariffs are to take effect as of 1 July 2014 pursuant to section 60FD(2)(a) of the **Competition and Consumer Act 2010** (Cth) and apply to the sale and supply of electricity to relevant customers, pursuant to section 35 and 39 of the **Electricity Industry Act 2000**. Rates subject to confirmation of distribution zone and meter type at your supply address.

Victorian Pricing from 1 July 2014				
for Domestic Customers in Jemena's distribution area or NMI's starting with 600				
		GST Excl	GST Incl	Units
Peak Only (GD/GR)	All usage	25.904	28.494	c/kWh
	Fixed Daily Charge	117.700	129.470	c/day
Peak/Off peak (GH/GL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage	34.923	38.415	c/kWh
	Off-Peak – All other times	15.864	17.450	c/kWh
	Fixed Daily Charge	117.700	129.470	c/day
Additional Dedicated Off peak loads	All usage	15.910	17.501	c/kWh
for Domestic Customers in United's distribution area or NMI's starting with 640				
		GST Excl	GST Incl	Units
Peak Only (GD/GR)	All usage	25.104	27.614	c/kWh
	Fixed Daily Charge	117.700	129.470	c/day
Peak/Off peak (GH/GL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage	34.275	37.703	c/kWh
	Off-Peak – All other times	14.737	16.211	c/kWh
	Fixed Daily Charge	117.700	129.470	c/day
Additional Dedicated Off peak loads	All usage	14.636	16.100	c/kWh

for Domestic Customers in SP Aus Net's distribution area or NMI's starting with 630				
		GST Excl	GST Incl	Units
Peak Only (GD/GR)	All usage – First 1020kWh/quarter	28.575	31.433	c/kWh
	All usage – Balance	34.625	38.088	c/kWh
	Fixed Daily Charge	126.50	139.15	c/day
Peak/Off peak (GH/GL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage	34.625	38.088	c/kWh
	Off-Peak – All other times	19.225	21.148	c/kWh
	Fixed Daily Charge	132.00	145.20	c/day
Peak Only (GD/GR) with a dedicated off peak load	All usage – First 1020kWh/quarter			
	All Peak usage – Balance	34.625	38.088	c/kWh
	All off peak consumption	18.125	19.938	c/kWh
	Fixed Daily Charge	132.000	145.200	c/day
for Domestic Customers in Powercor's distribution area or NMI's starting with 620				
		GST Excl	GST Incl	Units
Peak Only (GD/GR)	All usage	25.222	27.744	c/kWh
	Fixed Daily Charge	126.50	139.15	c/day
Peak/Off peak (GH/GL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage	33.045	36.350	c/kWh
	Off-Peak – All other times	14.956	16.452	c/kWh
	Fixed Daily Charge	126.50	139.15	c/day
Peak Only (GD/GR) with a dedicated off peak load	All Peak usage			
	All off peak consumption	15.435	16.979	c/kWh
	Fixed Daily Charge	126.50	139.15	c/day

for Domestic Customers in Citipower's distribution area or NMI's starting with 610				
		GST Excl	GST Incl	Units
Peak Only (GD/GR)	All usage	21.354	23.489	c/kWh
	Fixed Daily Charge	113.30	124.630	c/day
Peak/Off peak (GH/GL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage	28.943	31.837	c/kWh
	Off-Peak – All other times	14.351	15.786	c/kWh
	Fixed Daily Charge	113.300	124.630	c/day
Peak Only (GD/GR) with a dedicated off peak load	All Peak usage	22.494	24.743	c/kWh
	All off peak consumption	15.190	16.709	c/kWh
	Fixed Daily Charge	113.300	124.630	c/day

Victorian Pricing from 1 July 2014				
for Small Business Customers in Jemena's distribution area or NMI's starting with 600				
		GST Excl	GST Incl	Units
Peak Only (E)	All usage	25.545	28.100	c/kWh
	Fixed Daily Charge	125.50	138.05	c/day
7 Day Peak/Off peak (E1)	Peak usage – 7 am to 11 pm Mon to Sun			
	Peak usage	27.204	29.924	c/kWh
	Off-Peak – All other times	15.905	17.496	c/kWh
	Fixed Daily Charge	125.50	138.05	c/day
5 Day Peak/Off peak (DH/DL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage	28.334	31.167	c/kWh
	Off-Peak – All other times	15.882	17.470	c/kWh
	Fixed Daily Charge	125.50	138.05	c/day
Additional Dedicated Off peak loads	All Usage	15.932	17.525	c/kWh

for Small Business Customers in United's distribution area or NMI's starting with 640				
		GST Excl	GST Incl	Units
Peak Only (E)	All usage	25.090	27.599	c/kWh
	Fixed Daily Charge	110.00	121.00	c/day
7 Day Peak/Off peak (E1)	Peak usage – 7 am to 11 pm Mon to Sun			
	Peak usage	24.467	26.914	c/kWh
	Off-Peak – All other times	13.948	15.343	c/kWh
	Fixed Daily Charge	110.00	121.00	c/day
5 Day Peak/Off peak (DH/DL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage	24.015	26.417	c/kWh
	Off-Peak – All other times	13.959	15.355	c/kWh
	Fixed Daily Charge	110.00	121.00	c/day
Additional Dedicated Off peak loads	All Usage	13.841	15.225	c/kWh
for Small Business Customers in SP Ausnet's distribution area or NMI's starting with 630				
		GST Excl	GST Incl	Units
Peak Only (E)	All usage	35.977	39.575	c/kWh
	Fixed Daily Charge	110.00	121.00	c/day
7 Day Peak/Off peak (E1)	Peak usage – 7 am to 11 pm Mon to Sun			
	Peak usage	27.977	30.775	c/kWh
	Off-Peak – All other times	16.208	17.829	c/kWh
	Fixed Daily Charge	239.50	263.45	c/day
5 Day Peak/Off peak (DH/DL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage	33.977	37.375	c/kWh
	Off-Peak – All other times	17.477	19.225	c/kWh
	Fixed Daily Charge	110.00	121.00	c/day

Electricity Pricing Schedule for Powercor's distribution area or NMI's starting with 620				
		GST Excl	GST Incl	Units
Peak Only (E)	All usage – First 1667 kWh/month	24.803	27.283	c/kWh
	All usage – Balance per month	30.281	33.309	c/kWh
	Fixed Daily Charge	127.50	140.25	c/day
7 Day Peak/Off peak (E1)	Peak usage – 7 am to 11 pm Mon to Sun			
	Peak usage – First 1667 kWh/month	28.109	30.920	c/kWh
	Peak usage – Balance	32.781	36.059	c/kWh
	Off-Peak – All other times	14.319	15.751	c/kWh
	Fixed Daily Charge	127.50	140.25	c/day
5 Day Peak/Off peak (DH/DL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage – First 1667 kWh/month	31.281	34.409	c/kWh
	Peak usage – Balance	35.781	39.359	c/kWh
	Off-Peak – All other times	14.278	15.706	c/kWh
	Fixed Daily Charge	127.50	140.25	c/day
Electricity Pricing Schedule for Citipower's distribution area or NMI's starting with 610				
		GST Excl	GST Incl	Units
Peak Only (E)	All usage	20.206	22.227	c/kWh
	Fixed Daily Charge	138.00	151.80	c/day
7 Day Peak/Off peak (E1)	Peak usage – 7 am to 11 pm Mon to Sun			
	Peak usage – Balance	21.119	23.231	c/kWh
	Off-Peak – All other times	15.119	16.631	c/kWh
	Fixed Daily Charge	138.00	151.80	c/day
5 Day Peak/Off peak (DH/DL)	Peak usage – 7 am to 11 pm Mon to Fri			
	Peak usage – Balance	25.022	27.524	c/kWh
	Off-Peak – All other times	15.119	16.631	c/kWh
	Fixed Daily Charge	138.00	151.80	c/day

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.

Feature Naming:

Place Name	Naming Authority and Location
Epsom Railway Station	Public Transport Victoria Located at Station Street, Epsom 3551. For further details see map at www.dtpli.vic.gov.au/namingplaces
Ron Barassi Senior Park	Places Victoria 509–529 Docklands Drive, Docklands 3008. For further details see map at www.dtpli.vic.gov.au/namingplaces

Office of Geographic Names

Land Victoria
570 Bourke Street
Melbourne 3000

JOHN E. TULLOCH
Registrar of Geographic Names

Interpretation of Legislation Act 1984
Dangerous Goods Act 1985

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2004
EQUIPMENT (PUBLIC SAFETY) REGULATIONS 2004

Notice of Amended Incorporated Documents

Notice is given under section 10(1A) of the **Dangerous Goods Act 1985** and section 32(4)(a) (ii) of the **Interpretation of Legislation Act 1984** that –

The ‘Australian Code for the Transport of Dangerous Goods by Road and Rail’, edition 7 (ADG7), published by the National Transport Commission in 2009, which is incorporated into the Dangerous Goods (Explosives) Regulations 2011, the Dangerous Goods (Storage and Handling) Regulations 2012 and the Dangerous Goods (Transport by Road or Rail) Regulations 2008, has been amended and replaced by the ‘Australian Code for the Transport of Dangerous Goods by Road and Rail’, edition 7.3 (ADG7.3), published by the National Transport Commission in 2014 (online only).

The above documents are available for inspection, without charge, by the public during normal business hours at the offices of the Victorian WorkCover Authority, Ground Level, 222 Exhibition Street, Melbourne.

A copy of the amended document was provided to the Clerk of the Parliaments.

Dated 21 October 2014

GORDON RICH-PHILLIPS MLC
Assistant Treasurer

Interpretation of Legislation Act 1984**BUILDING AMENDMENT (FARM BUILDINGS) REGULATIONS 2014
S.R. NO. 173/2014****Notice of Incorporation of Material and Address for Inspection of Documents**

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

Table of Applied, Adopted or Incorporated Matter

Statutory rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 4, which inserts new regulation 120(2) of the Building Regulations 2006	AS 2444–2001 Portable fire extinguishers and fire blankets – Selection and location, published by Standards Australia on 9 November 2001, as incorporated by the BCA Volume One	The whole
Regulation 4, which inserts new regulation 120(6) of the Building Regulations 2006	AS 2419.1–2005 Fire hydrant installations, Part 1: System design, installation and commissioning, published by Standards Australia on 26 November 2005, incorporating Amendment No. 1 published June 2007	The whole

A copy of the material applied, adopted or incorporated by these Regulations has been lodged with the Clerk of the Parliaments. A copy of all matter so applied, adopted or incorporated into the Building Regulations 2006 is available for inspection by the public, free of charge, during normal business hours at the Department of Transport, Planning and Local Infrastructure, 1 Spring Street, Melbourne, Victoria 3000, telephone 03 8392 6676.

MATTHEW GUY MLC
Minister for Planning

Major Transport Projects Facilitation Act 2009

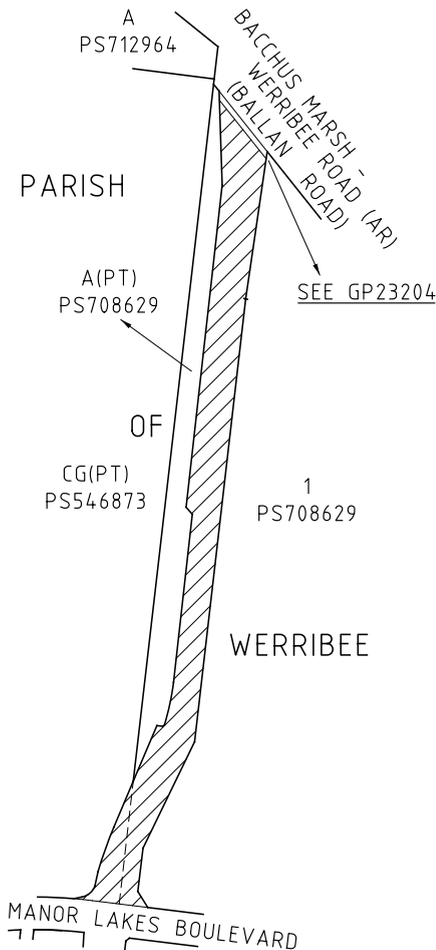
ROAD DECLARATION

The Honourable Terry Mulder MP, Minister for Public Transport and Project Minister for the Regional Rail Link 2 Project, in accordance with section 193 of the **Major Transport Projects Facilitation Act 2009**, upon publication of this notice declares the roads described in the schedule and on the plans attached.

SCHEDULE

MUNICIPAL ROAD

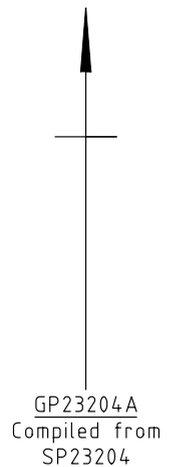
The roads identified on the plans numbered GP23204A, GP22803A, and GP22169 are declared as described in the legend on the said plans.



REGIONAL RAIL LINK 2
MUNICIPAL ROAD
ARMSTRONG ROAD
CITY OF WYNDHAM

LEGEND

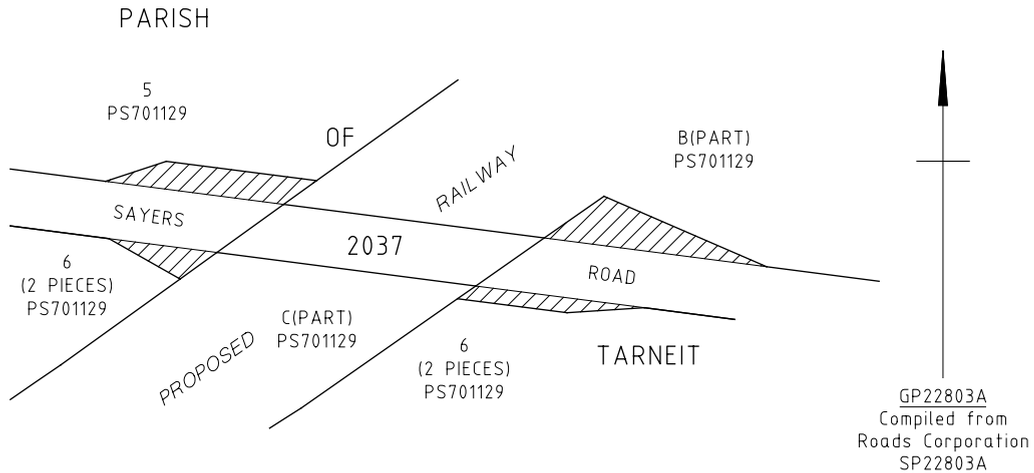
 DECLARE
Parcels 2 & 3 on SP23204



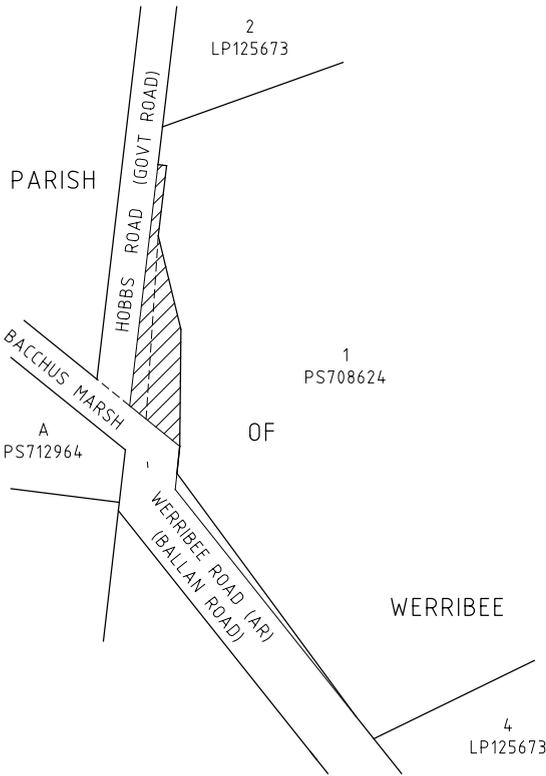
REGIONAL RAIL LINK 2
MUNICIPAL ROAD
SAYERS ROAD
CITY OF WYNDHAM

LEGEND

 DECLARE
Parcels 2, 3, 4 & 7 on SP22803A



REGIONAL RAIL LINK 2
MUNICIPAL ROAD
HOBBS ROAD
CITY OF WYNDHAM



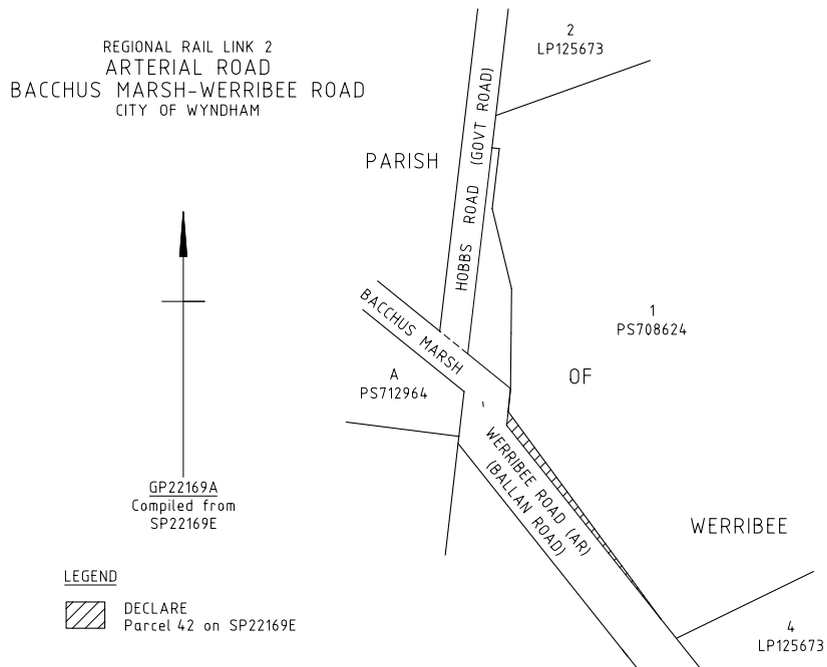
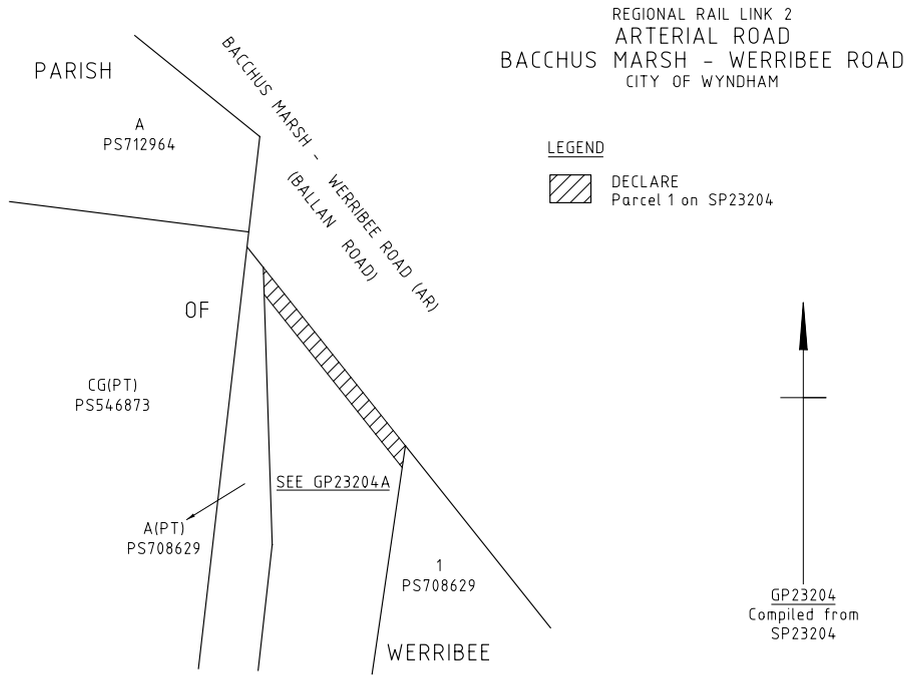
GP22169
Compiled from
SP22169E

LEGEND

 DECLARE
Parcels 41 & 44 on SP22169E

ARTERIAL ROAD

The roads identified on the plans numbered GP23204 and GP22169A are declared as described in the legend on the said plans.



Dated 21 October 2014

Responsible Minister
TERRY MULDER, MP
Minister for Public Transport

Monash University Act 2009

2015 MONASH UNIVERSITY INTERIM COUNCIL APPOINTMENT

Ministerial Order No. MN5

1. Purpose

The purpose of this Order is to make an interim appointment of a Governor in Council appointed position to the Council of Monash University.

2. Authority for Order

This Order is given pursuant to section 12 and clause 9, Schedule 1 of the **Monash University Act 2009** (the Act).

3. Name of Order

This Order is called '2015 Monash University Council Interim Appointment MN5'.

4. Interpretation

Unless the context otherwise requires or the contrary intention appears, expressions used in this Order have the same meaning as in the Act and/or in the **Interpretation of Legislation Act 1984**, as appropriate.

5. Commencement

This Ministerial Order:

- (a) commences and takes effect from 1 January 2015; and
- (b) does not have retrospective effect; and
- (c) ceases on midnight on 31 March 2015, unless earlier revoked; and
- (d) cannot be extended.

6. Order making an interim appointment as a Governor in Council appointed member to the Council of Monash University

I hereby order that the following interim appointment to the Council of Monash University is made to a vacancy in a Governor in Council appointed position:

- Helen Drennen

As specified in clause 5, this appointment is valid only for the duration of the Order, unless earlier revoked.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

Royal Melbourne Institute of Technology Act 2010

2014 ROYAL MELBOURNE INSTITUTE OF TECHNOLOGY

INTERIM COUNCIL APPOINTMENT

Ministerial Order No. RM3

1. Purpose

The purpose of this Order is to make an interim appointment of a Governor in Council appointed position to the Council of the Royal Melbourne Institute of Technology.

2. Authority for Order

This Order is given pursuant to section 12 and clause 9, Schedule 1 of the **Royal Melbourne Institute of Technology Act 2010** (the Act).

3. Name of Order

This Order is called '2014 Royal Melbourne Institute of Technology Interim Appointment RM3'.

4. Interpretation

Unless the context otherwise requires or the contrary intention appears, expressions used in this Order have the same meaning as in the Act and/or in the **Interpretation of Legislation Act 1984**, as appropriate.

5. Commencement

This Ministerial Order:

- (a) commences and takes effect on the date it is signed; and
- (b) does not have retrospective effect; and
- (c) ceases on midnight on 31 March 2015, unless earlier revoked; and
- (d) cannot be extended.

6. Order making an interim appointment as a Governor in Council appointed member to the Council of the Royal Melbourne Institute of Technology

I hereby order that the following interim appointment to the Council of the Royal Melbourne Institute of Technology is made to a vacancy in a Governor in Council appointed position:

- Gary Hogan

As specified in clause 5, this appointment is valid only for the duration of the Order, unless earlier revoked.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

Federation University Australia Act 2010

2015 FEDERATION UNIVERSITY AUSTRALIA INTERIM COUNCIL APPOINTMENT

Ministerial Order No. FD1

1. Purpose

The purpose of this Order is to make an interim appointment of a Governor in Council appointed position to the Council of the Federation University Australia.

2. Authority for Order

This Order is given pursuant to section 12 and clause 9, Schedule 1 of the **Federation University Australia Act 2010** (the Act).

3. Name of Order

This Order is called '2015 Federation University Australia Interim Appointment FD1'.

4. Interpretation

Unless the context otherwise requires or the contrary intention appears, expressions used in this Order have the same meaning as in the Act and/or in the **Interpretation of Legislation Act 1984**, as appropriate.

5. Commencement

This Ministerial Order:

- (a) commences and takes effect on 1 January 2015; and
- (b) does not have retrospective effect; and
- (c) ceases on midnight on 31 March 2015, unless earlier revoked; and
- (d) cannot be extended.

6. Order making an interim appointment as a Governor in Council appointed member to the Council of the Federation University Australia

I hereby order that the following interim appointment to the Council of the Federation University Australia is made to a vacancy in a Governor in Council appointed position:

- Deborah Spring

As specified in clause 5, this appointment is valid only for the duration of the Order, unless earlier revoked.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

University of Melbourne Act 2009

2015 UNIVERSITY OF MELBOURNE INTERIM COUNCIL APPOINTMENT

Ministerial Order No. ME2

1. Purpose

The purpose of this Order is to make an interim appointment of a Governor in Council appointed position to the Council of The University of Melbourne.

2. Authority for Order

This Order is given pursuant to section 12 and clause 9, Schedule 1 of the **University of Melbourne Act 2009** (the Act).

3. Name of Order

This Order is called '2015 University of Melbourne Interim Appointment ME2'.

4. Interpretation

Unless the context otherwise requires or the contrary intention appears, expressions used in this Order have the same meaning as in the Act and/or in the **Interpretation of Legislation Act 1984**, as appropriate.

5. Commencement

This Ministerial Order:

- (a) commences and takes effect on 1 January 2015; and
- (b) does not have retrospective effect; and
- (c) ceases on midnight on 31 March 2015, unless earlier revoked; and
- (d) cannot be extended.

6. Order making an interim appointment as a Governor in Council appointed member to the Council of The University of Melbourne

I hereby order that the following interim appointment to the Council of The University of Melbourne is made to a vacancy in a Governor in Council appointed position:

- Anthony Peake

As specified in clause 5, this appointment is valid only for the duration of the Order, unless earlier revoked.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

Swinburne University of Technology Act 2010
2015 SWINBURNE UNIVERSITY OF TECHNOLOGY
INTERIM COUNCIL APPOINTMENT
Ministerial Order No. SB1

1. Purpose

The purpose of this Order is to make an interim appointment of a Governor in Council appointed position to the Council of Swinburne University of Technology.

2. Authority for Order

This Order is given pursuant to section 12 and clause 9, Schedule 1 of the **Swinburne University of Technology Act 2010** (the Act).

3. Name of Order

This Order is called '2015 Swinburne University of Technology Interim Appointment SB1'.

4. Interpretation

Unless the context otherwise requires or the contrary intention appears, expressions used in this Order have the same meaning as in the Act and/or in the **Interpretation of Legislation Act 1984**, as appropriate.

5. Commencement

This Ministerial Order:

- (a) commences and takes effect on 1 January 2015; and
- (b) does not have retrospective effect; and
- (c) ceases on midnight on 31 March 2015, unless earlier revoked; and
- (d) cannot be extended.

6. Order making an interim appointment as a Governor in Council appointed member to the Council of Swinburne University of Technology

I hereby order that the following interim appointment to the Council of the Swinburne University of Technology is made to a vacancy in a Governor in Council appointed position:

- Geraldine Farrell

As specified in clause 5, this appointment is valid only for the duration of the Order, unless earlier revoked.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

Victoria University Act 2010
2015 VICTORIA UNIVERSITY INTERIM COUNCIL APPOINTMENT
Ministerial Order No. VU3

1. Purpose

The purpose of this Order is to make an interim appointment of a Governor in Council appointed position to the Council of Victoria University.

2. Authority for Order

This Order is given pursuant to section 12 and clause 9, Schedule 1 of the **Victoria University Act 2010** (the Act).

3. Name of Order

This Order is called '2015 Victoria University Council Interim Appointment VU3'.

4. Interpretation

Unless the context otherwise requires or the contrary intention appears, expressions used in this Order have the same meaning as in the Act and/or in the **Interpretation of Legislation Act 1984**, as appropriate.

5. Commencement

This Ministerial Order:

- (a) commences and takes effect on 1 January 2015; and
- (b) does not have retrospective effect; and
- (c) ceases on midnight on 31 March 2015, unless earlier revoked; and
- (d) cannot be extended.

6. Order making an interim appointment as a Governor in Council appointed member to the Council of Victoria University

I hereby order that the following interim appointment to the Council of Victoria University is made to a vacancy in a Governor in Council appointed position:

- Gaye Hamilton

As specified in clause 5, this appointment is valid only for the duration of the Order, unless earlier revoked.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

Victoria University Act 2010**2015 VICTORIA UNIVERSITY INTERIM COUNCIL APPOINTMENT****Ministerial Order No. VU4****1. Purpose**

The purpose of this Order is to make an interim appointment of a Ministerially appointed position to the Council of Victoria University.

2. Authority for Order

This Order is given pursuant to section 12 and clause 9, Schedule 1 of the **Victoria University Act 2010** (the Act).

3. Name of Order

This Order is called '2015 Victoria University Council Interim Appointment VU4'.

4. Interpretation

Unless the context otherwise requires or the contrary intention appears, expressions used in this Order have the same meaning as in the Act and/or in the **Interpretation of Legislation Act 1984**, as appropriate.

5. Commencement

This Ministerial Order:

- (a) commences and takes effect on 1 January 2015; and
- (b) does not have retrospective effect; and
- (c) ceases on midnight on 31 March 2015, unless earlier revoked; and
- (d) cannot be extended.

6. Order making an interim appointment as a Ministerial member to the Council of Victoria University

I hereby order that the following interim appointment to the Council of Victoria University is made to a vacancy in a Ministerially appointed position:

- Deborah Peterson

As specified in clause 5, this appointment is valid only for the duration of the Order, unless earlier revoked.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

Victoria University Act 2010

2014 VICTORIA UNIVERSITY INTERIM COUNCIL APPOINTMENT

Ministerial Order No. VU5

1. Purpose

The purpose of this Order is to make an interim appointment of a Governor in Council appointed position to the Council of Victoria University.

2. Authority for Order

This Order is given pursuant to section 12 and clause 9, Schedule 1 of the **Victoria University Act 2010** (the Act).

3. Name of Order

This Order is called '2014 Victoria University Council Interim Appointment VU5'.

4. Interpretation

Unless the context otherwise requires or the contrary intention appears, expressions used in this Order have the same meaning as in the Act and/or in the **Interpretation of Legislation Act 1984**, as appropriate.

5. Commencement

This Ministerial Order:

- (a) commences and takes effect from the date of appointment; and
- (b) does not have retrospective effect; and
- (c) ceases on midnight on 31 December 2014, unless earlier revoked; and
- (d) cannot be extended.

6. Order making an interim appointment as a Governor in Council appointed member to the Council of Victoria University

I hereby order that the following interim appointment to the Council of Victoria University is made to a vacancy in a Governor in Council appointed position:

- Anthony Girgis

As specified in clause 5, this appointment is valid only for the duration of the Order, unless earlier revoked.

Signed by the Minister on 13 October 2014

THE HON. NICK WAKELING, MP
Minister for Higher Education and Skills

Offshore Petroleum and Greenhouse Gas Storage Act 2010

Section 731

NOTICE OF GRANT OF EXPLORATION PERMIT

Petroleum exploration permit VIC/P43(V) has been granted to Petro Tech Pty Ltd over the blocks described below for a period of six years, to have effect from 13 October 2014.

Description of blocks

Map Sheet Number: SJ55, Name: MELBOURNE

| Block No. |
|-------------|-------------|-------------|-------------|-------------|
| 1983 (part) | 1984 (part) | 2055 (part) | 2056 (part) | 2127 (part) |

Dated 13 October 2014

HON. RUSSELL NORTHE MP
Minister for Energy and Resources

Offshore Petroleum and Greenhouse Gas Storage Act 2010

Section 731

NOTICE OF GRANT OF EXPLORATION PERMIT

Petroleum exploration permit VIC/P44(V) has been granted to Petro Tech Pty Ltd over the blocks described below for a period of six years, to have effect from 13 October 2014.

Description of blocks

Map Sheet Number: SJ55, Name: MELBOURNE

| Block No. |
|-------------|-------------|-------------|-------------|-------------|-------------|
| 2125 (part) | 2126 (part) | 2127 (part) | 2196 (part) | 2197 (part) | 2198 (part) |
| 2267 (part) | 2268 (part) | 2269 (part) | 2339 (part) | 2340 (part) | |

Dated 13 October 2014

HON. RUSSELL NORTHE MP
Minister for Energy and Resources

Offshore Petroleum and Greenhouse Gas Storage Act 2010

Section 731

NOTICE OF GRANT OF PRODUCTION LICENCE AND CESSATION OF
RETENTION LEASE

Petroleum production licence VIC/L1(V) has been granted to Origin Energy Resources Ltd over graticular block numbers 2217 and 2289 on the Hamilton [SJ54] Map Sheet, to have effect from 9 October 2014 and to remain in force indefinitely.

Petroleum retention lease VIC/RL2(V), which contained the above mentioned graticular blocks, ceased to be in force on the grant of petroleum production licence VIC/L1(V).

Dated 9 October 2014

HON. RUSSELL NORTHE MP
Minister for Energy and Resources

Offshore Petroleum and Greenhouse Gas Storage Act 2010

Section 731

NOTICE OF GRANT OF RENEWAL OF RETENTION LEASE

Petroleum retention lease VIC/RL1(V) has been renewed to Cape Energy (Victoria) Pty Ltd over graticular block numbers 1913, 1914, 1985 and 1986 on the Melbourne [SJ55] Map Sheet for a period of five years, to have effect from 19 October 2014.

Dated 20 October 2014

HON. RUSSELL NORTHE MP
Minister for Energy and Resources

Plant Biosecurity Act 2010ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF
LUPIN ANTHRACNOSE HOST MATERIAL INTO VICTORIA

I, Gabrielle Vivian-Smith, as delegate of the Minister for Agriculture, make the following Order:
Dated 23 October 2014

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

1 Objective

The objective of this Order is to prevent the entry or importation of the exotic disease lupin anthracnose into Victoria.

2 Authorising provision

This Order is made under section 36 of the **Plant Biosecurity Act 2010** (the Act).

3 Revocation

The Order made on 8 April 2014 under section 36 of the **Plant Biosecurity Act 2010**, and published in Government Gazette G16 on 17 April 2014 is revoked.

4 Definitions

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;

‘**authorised inspector**’ means a person authorised as an inspector under the Act;

‘**authorised person**’ means a person authorised under the Act to issue Plant Health Declarations;

‘**lupin anthracnose**’ means the exotic disease caused by the fungus *Colletotrichum gloeosporioides* (Penz.) Penz. and Sacc. (lupin strain);

‘**lupin anthracnose host material**’ means any lupin anthracnose host plant, agricultural equipment or used package;

‘**lupin anthracnose host plant**’ means any plant or plant product of *Lupinus* species.

5 Controls applying to lupin anthracnose host material

(1) The entry or importation into Victoria of any lupin anthracnose host material is prohibited.

(2) Sub-clause (1) does not apply if the lupin anthracnose host material –

- (a) was grown on, sourced from or last used on a property that is located in a State or Territory or part of a State or Territory for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the lupin anthracnose host material was grown, sourced or last used, is currently in force certifying that the State or Territory or part of the State or Territory is known to be free of lupin anthracnose; or

- (b) is packed, labelled and certified in accordance with any conditions prescribed by an accreditation program administered by the department responsible for agriculture in the affected State or Territory; or
- (c) is accompanied by a plant health declaration issued by an authorised person declaring that it has been treated in a manner approved by the Chief Plant Health Officer; or
- (d) is accompanied by a plant health certificate issued by an officer of a department responsible for agriculture in the affected State or Territory certifying that it has been treated in a manner approved by the Chief Plant Health Officer; or
- (e) is treated or consigned in any other manner approved by the Chief Plant Health Officer.

6 Verification of Consignments

- (1) Where requested by an authorised inspector, lupin anthracnose host material imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration must be:
 - (a) presented to an authorised inspector for inspection; or
 - (b) verified by a person accredited to do so by the Department of Environment and Primary Industries.

Note: Section 38 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and 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 knowingly breaching an Importation Order.

Professional Standards Act 2003

NOTIFICATION PURSUANT TO SECTION 34(2)

The Australian Computer Society Professional Standards Scheme

I, Robert Clark MP, Attorney-General, pursuant to section 34(2) of the **Professional Standards Act 2003**, give notice that I have extended the period for which the Australian Computer Society Professional Standards Scheme is in force in Victoria to 31 December 2015.

Dated 24 October 2014

ROBERT CLARK MP
Attorney-General

Road Safety Act 1986DECLARATION UNDER SECTION 99B(4) IN RELATION TO NON-ROAD ACTIVITIES
ON ROADS WITHIN THE CITY OF GREATER GEELONG FOR RUN GEELONG ON
SUNDAY 23 NOVEMBER 2014**1 Purpose**

The purpose of this Declaration is to exempt participants in the Run Geelong from specified provisions of the **Road Safety Act 1986** and regulations under that Act with respect to the Event, which is a non-road activity to be conducted on roads listed in Table 2 on Sunday 23 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 Sunday 23 November 2014 at 6.00 am.

4 Expiry

This notice expires on Sunday 23 November 2014 at 12.30 pm.

5 Definitions

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

- a) ‘Event’ means the Run Geelong, to be held on 23 November 2014; and
- b) ‘Participants’ means participants in the Event, including officers, members and authorised agents of Rapid Ascent, whose presence is reasonably required to ensure the safe conduct of the Event.

6 Declaration

I, Charlie Broadhurst 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 Act 1986** and regulations 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 Act 1986 and regulations under that Act that do not apply to participants in the Event****Road Safety Road Rules 2009**

Rule 230	Crossing a road – General
Rule 231	Crossing a road at pedestrian lights
Rule 232	Crossing a road at traffic lights
Rule 238	Pedestrians travelling along a road (except in or on a wheeled recreational device or toy)

Table 2

<i>Column 1</i> Highway	<i>Column 2</i> Date and time
Western Beach Road between Moorabool Street and The Esplanade The Esplanade between Western Beach Road and Wattletree Road Wattletree Road between The Esplanade and Melbourne Road Service Lane Melbourne Road Service Lane between Wattletree Road and Drumcondra Avenue Drumcondra Avenue between Melbourne Road Service Lane and Beach Parade Beach Parade between Drumcondra Avenue and Glenleith Avenue Glenleith Avenue between Beach Parade and Midland Highway (Church Street) Midland Highway (Church Street) between Glenleith Avenue and Pakington Street Pakington Street between Midland Highway (Church Street) and O'Connell Street O'Connell Street between Pakington Street and Madden Avenue Madden Avenue between O'Connell Street and Corio–Waurm Ponds Road (Latrobe Terrace) Corio–Waurm Ponds Road (Latrobe Terrace) between Madden Avenue and Brougham Street Brougham Street between Corio–Waurm Ponds Road (Latrobe Terrace) and Mercer Street Mercer Street between Brougham Street and Malop Street Malop Street between Mercer Street and Moorabool Street Moorabool Street between Eastern Beach Road and Myers Street Myers Street between Moorabool Street and Bellerine Street Bellerine Street between Myers Street and Malop Street Malop Street between Bellerine Street and Garden Street Garden Street between Malop Street and Upper Eastern Beach Road Eastern Park Circuit between Malop Street and Hearne Parade Podbury Crescent, Upper Hearne Parade Upper Eastern Beach Road between Garden Street and Bellerine Street Eastern Beach Road between Bellerine Street and Yarra Street.	Sunday 23 November 2014 between 6.00 am and 12.30 pm

Dated 24 October 2014

CHARLIE BROADHURST
 Acting Executive Director
 Roads Corporation
 Delegate of the Minister for Roads

Supreme Court Act 1986
THE SUPREME COURT OF VICTORIA AT MELBOURNE
Common Law Division

No. S CI 9420 of 2003

IN THE MATTER of an application pursuant to section 21(5) of the **Supreme Court Act 1986**
BETWEEN

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA Plaintiff
– and –
JULIAN KNIGHT Defendant

GENERAL FORM OF ORDER

JUDGE: The Honourable Justice T. Forrest
DATE MADE: 16 October 2014
ORIGINATING PROCESS: Originating Motion filed 19 December 2003
HOW OBTAINED: On the second return of a summons filed by the Plaintiff on 5 September 2014
ATTENDANCE: Mr D. Masel of Senior Counsel with Ms C. Harris for the Plaintiff
The Defendant in person (by video link)
OTHER MATTERS: 1. The defendant having applied for an adjournment of the plaintiff's application by summons filed 5 September 2014 ('the Application'), the court granted the adjournment on terms (as set out below) preserving the status quo until the determination of the the Application.
2. Order 2 is made to preserve the status quo and without any adjudication on the merits of the application.
3. Pursuant to the Orders of Associate Justice Daly of 15 September 2014 the Application in this proceeding continues to be heard with the proceeding commenced by originating motion filed 5 September 2014, being proceeding S CI 2014 4677.

THE COURT ORDERS THAT:

1. The further hearing of the Application and the proceeding commenced by Originating Motion filed 5 September 2014 (S CI 2014 4677) be adjourned to a date to be fixed in February 2015 or so soon thereafter as the Court fixes.
2. Paragraph 2 of the Judgment and Order herein given and made on 19 October 2004 is varied by deleting the words,
'within the period of 10 years from this date'
and substituting the words,
'until the final determination of the Plaintiff's application brought in this proceeding by summons filed 5 September 2014 or earlier order,'
3. The parties have liberty to apply on reasonable notice.

DATE AUTHENTICATED: **17 October 2014**

THE HON. JUSTICE T. FORREST

Transport Integration Act 2010**DIRECTION UNDER SECTION 163(1)(b) OF THE TRANSPORT INTEGRATION ACT 2010**

With the approval of the Treasurer, I, David Hodgett, Minister for Ports, give the following direction to the Port of Melbourne Corporation under section 163(1)(b) of the **Transport Integration Act 2010**.

The direction made under section 30 of the **Port Services Act 1995** published in the Government Gazette (G 27) on 6 July 2000 at page 1656 and saved by section 201A(2) of the **Transport Integration Act 2010** is revoked.

This direction comes into effect from the date it is published in the Government Gazette.

Dated 23 October 2014

Responsible Minister:
DAVID HODGETT
Minister for Ports

Water Act 1989**EXTENSION OF THE GOULBURN–MURRAY IRRIGATION DISTRICT AND
TRESKO IRRIGATION DISTRICT DECLARATION 2014**

I, Adam Fennessy, Secretary, Department of Environment and Primary Industries, as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

1. Citation

This Declaration is called the extension of the Goulburn Murray Irrigation District and Tresco Irrigation District Declaration 2014.

2. Authorising Provision

This Declaration is made under section 122T of the **Water Act 1989**.

3. Commencement

This Declaration takes effect from the date it is published in the Victoria Government Gazette.

4. Preliminary

The Goulburn Murray Rural Water Corporation submitted the proposal for the extension of the Goulburn Murray Irrigation District and the Tresco Irrigation District to the Minister on 7 July 2014. This proposal was approved under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Irrigation District

The Goulburn Murray Irrigation District is established to include an area of land bounded by a red border on Drawing No. GMW-297, GMW-298, GMW-299, GMW-300, GMW-301, GMW-302, GMW-303, GMW-304, GMW-305, GMW-306, GMW-307, GMW-308, GMW-309, GMW-310, GMW-311, GMW-312, GMW-313 and GMW-314. The Tresco Irrigation District is established to include an area of land bounded by a red border on Drawing No. GMW-280. Copies of these maps may be inspected at the office of Goulburn–Murray Rural Water Corporation, situated at 40 Casey Street, Tatura 3616.

Dated 23 October 2014

ADAM FENNESSY
Secretary
Department of Environment and Primary Industries
(as delegate of the Minister)

Water Act 1989

ABOLITION OF NULLAWARRE GROUNDWATER SUPPLY PROTECTION AREA
ORDER 2014

I, Peter Walsh MLA, Minister for Water, as Minister administering the **Water Act 1989**, make the following Order:

1. Citation

This Order is called the Abolition of Nullawarre Groundwater Supply Protection Area Order 2014.

2. Authorising provision

This Order is made under section 28(1) of the **Water Act 1989**.

3. Commencement

This Order commences on the day it is published in the Government Gazette.

4. Abolition of the Nullawarre Groundwater Supply Protection Area

I declare that the Nullawarre Groundwater Supply Protection Area declared by Order dated 23 February 1999 and published in Government Gazette G8 on 25 February 1999 is abolished.

Dated 24 October 2014

PETER WALSH MLA
Minister for Water

Water Act 1989

ABOLITION OF YANGERY GROUNDWATER SUPPLY PROTECTION AREA
ORDER 2014

I, Peter Walsh MLA, Minister for Water, as Minister administering the **Water Act 1989**, make the following Order:

1. Citation

This Order is called the Abolition of Yangery Groundwater Supply Protection Area Order 2014.

2. Authorising provision

This Order is made under section 28(1) of the **Water Act 1989**.

3. Commencement

This Order commences on the day it is published in the Government Gazette.

4. Abolition of the Yangery Groundwater Supply Protection Area

I declare that the Yangery Groundwater Supply Protection Area declared by Order dated 9 February 1999 and published in Government Gazette G10 on 11 March 1999 is abolished.

Dated 24 October 2014

PETER WALSH MLA
Minister for Water

Water Act 1989PERMISSIBLE CONSUMPTIVE VOLUME GROUNDWATER
(GOULBURN–MURRAY WATER) AMENDMENT ORDER 2014

I, Peter Walsh MLA, Minister for Water, being the Minister administering the Water Act 1989, make the following Order

1. Citation

This Order is called the Permissible Consumptive Volume Groundwater (Goulburn–Murray Water) Amendment Order 2014.

2. Authorising provision

This Permissible Consumptive Volume Groundwater (Goulburn–Murray Water) Amendment Order 2014 (this Order) is made under section 22A of the **Water Act 1989** and section 27 of the **Interpretation of Legislation Act 1984**.

3. Commencement

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

4. Purpose

The purpose of this Order is to amend the Permissible Consumptive Volume Groundwater Order 2011 to revoke the permissible consumptive volumes declared for three groundwater management areas administered by Goulburn–Murray Rural Water Corporation.

5. Amendment of Permissible Consumptive Volume Groundwater Order 2011

In the Table to the Permissible Consumptive Volume Groundwater Order 2011 dated 4 July 2011 and published in Government Gazette G28 on 14 July 2011 **delete**:

(a)

Alexandra Groundwater Protection Area	LEGL./04-126	All formations below the surface	1,937
};			

(b)

Kinglake Groundwater Protection Area	LEGL./04-142	All formations below the surface	2,015
}; and			

(c)

Mullindolingong Groundwater Management Area	LEGL./04-148	Zone 1 – All formations below the surface	3,317
	LEGL./04-149	Zone 2 – All formations below the surface	3,663
};			

Dated 26 October 2014

PETER WALSH MLA
Minister for Water

Note: Inspection of the Plans

The Plans may be inspected during business hours at the Central Plan Office, Department of Transport, Planning and Local Infrastructure, Land Information Centre, 570 Bourke Street, Melbourne.

Water Act 1989**PERMISSIBLE CONSUMPTIVE VOLUME GROUNDWATER
(GOULBURN–MURRAY WATER) ORDER 2014**

I, Peter Walsh MLA, Minister for Water, being the Minister administering the **Water Act 1989**, make the following Order

1. Citation

This Order is called the Permissible Consumptive Volume Groundwater (Goulburn–Murray Water) Order 2014.

2. Authorising provision

This Order is made under section 22A of the **Water Act 1989**.

3. Commencement

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

4. Purpose

The purpose of this Order is to declare PCVs for five groundwater management areas administered by Goulburn–Murray Rural Water Corporation. The PCVs will be based on catchment areas and will incorporate PCVs previously declared for the Alexandra, Kinglake and Mullindolingong groundwater management areas.

5. Definitions

‘**Act**’ means the **Water Act 1989**;

‘**MAR scheme**’ means a managed aquifer recharge scheme being a scheme or schemes for the intentional recharge of an aquifer, either by injection or infiltration, and recovery by planned extraction;

‘**PCV**’ means a permissible consumptive volume declared under section 22A(1) of the Act;

‘**Plan**’ means a plan lodged in the Central Plan Office, Department of Transport, Planning and Local Infrastructure;

‘**this Order**’ means this Permissible Consumptive Volume Groundwater (Goulburn–Murray Water) Order 2014;

‘**water season**’ has the same meaning as the Act and means any period of 12 calendar months beginning on 1 July in any year and ending on 30 June in the following year.

6. Areas to which this Order applies

The areas to which this Order applies are shown on the Plans listed in Column B of the Table below and include the subsurface stratum of land and the geological formations applicable to the zones and depths marked on each Plan or described in Column C of the Table.

The areas shown on the Plans are or shall be known by the name listed in Column A of the Table.

7. Declaration of permissible consumptive volumes

I declare that the total volume of groundwater (PCV) that may be taken in each area listed in the Table in this Order during a water season whether used in that area or elsewhere under the Act or any other Act during a water season must not exceed the greater of the following:

- (a) the volume listed in Column D for that area; or
- (b) the volume listed in Column D for that area plus the volume that may be taken under any licence issued or amended or to be issued or amended under section 51 of the Act in the area –
 - (i) to take and use groundwater where the licence has been issued in respect of a MAR scheme and which contains a condition prohibiting the licence holder from taking more than the volume of water injected or infiltrated under the scheme into an aquifer in the area; or

- (ii) to take over a period of a maximum of 14 consecutive days for the purpose of a single pumping test:
- (A) no more than 30 megalitres of groundwater; or
- (B) groundwater amounting to no more than 2 per cent of the PCV declared for the area;
- whichever is the lesser amount.

TABLE

Column A	Column B	Column C	Column D
Groundwater area name	Plan number	Stratum, formation or zone	PCV (megalitres)
Central Victorian Mineral Springs Groundwater Management Area	LEGL./13-260	All formations to 200 metres below the surface, or 50 metres below the base of the basalt or deep lead whichever is the greater	6,024
Kiewa Groundwater Management Area	LEGL./14-207	All formations to 200 metres below the surface	3,852
Strathbogie Groundwater Management area	LEGL./13-129	All formations to 200 metres below the surface	1,660
Upper Goulburn Groundwater Management Area	LEGL./13-128	All formations to 200 metres below the surface	8,568
Upper Murray Groundwater Management Area	LEGL./14-208	All formations to 200 metres below the surface	7,674

Dated 26 October 2014

PETER WALSH MLA
Minister for Water

Note: Inspection of the Plans

The Plans may be inspected during business hours at the Central Plan Office, Department of Transport, Planning and Local Infrastructure, Land Information Centre, 570 Bourke Street, Melbourne.

Workplace Injury Rehabilitation and Compensation Act 2013
 NOTICE OF SCHEDULE OF FEES AND COSTS FOR REFERRALS OF
 MEDICAL QUESTIONS TO THE MEDICAL PANELS

Pursuant to section 538(10) of the **Workplace Injury Rehabilitation and Compensation Act 2013**, I give notice of the following schedule of fees and costs (including GST) for referrals of medical questions to the Medical Panels. This notice takes effect on 1 December 2014 and is effective until 30 June 2015.

Item	Service	Fee or Cost (inc GST)
Presiding Member		
Standard or Complex Referral MPM001	For all work associated with any one referral of a complex nature, as determined by the	\$1278.75
MPM021* or	Convenor, of a medical question or questions	\$1917.30
MPM031* or	* depending on the level of contribution and	\$2343.00
MPM041* or	complexity required as determined by the	\$2768.15
MPM051*	Convenor	\$3194.40
Cancellation / Fail to Attend MPM018	Cancellation within 3 working days of examination or claimant non-attendance	\$531.85
Panel Abandoned MPM012	Panel Abandoned on day of examination	75% of allocated fee
Additional Referral / Supplementary MPM013	Any work that arises from the submission of a supplementary question(s) for an existing referral which doesn't require an additional examinations	\$432.30
Member / Consultant		
Standard or Complex Referral MPM004* or	For all work associated with any one referral of a standard or complex nature, as determined	\$882.20
MPM024* or	by the Convenor, of a medical question or	\$1065.35
MPM034*	questions.	\$1491.60
	* depending on the level of contribution and complexity required as determined by the Convenor	
Cancellation / Fail to Attend MPM019	Cancellation within 3 working days of examination or claimant non-attendance	\$424.60
Panel Abandoned MPM015	Panel Abandoned on day of examination	75% of allocated fee
Additional Referral / Supplementary MPM014	Any work that arises from the submission of a supplementary question(s) for an existing referral which doesn't require an additional examinations	\$212.85
Member / Consultant – Speciality Psychiatry		
MPM020 – Neuro-Psychiatry	All work in association with a specialist Neuro-	\$1704.45
MPM022 – Child Psychiatry	Psychiatry or Child Psychiatry examination.	\$1704.45

Item	Service	Fee or Cost (inc GST)
General – Worksite Assessment		
MPM017	Worksite assessment, inclusive of all reasonable travelling expenses associated with attending a worksite within 50 km of the panellist's normal place of practice.	\$878.35
General – Other/Hourly Rate		
MPM025	Work performed at the request of the Convenor that is not otherwise remunerated under this schedule.	\$425.30 per hour
Investigations		
MPM016	Cost of medical investigations and/or reports requested by the Medical Panel.	At Cost
Interpreter		
MPM002	Interpreting costs for each examination or cancellation due to worker non-attendance.	At Cost
Registered Health Practitioner		
MPM003	Attendance before Medical Panel by Registered Health Practitioner	At Cost

Dated 29 September 2014

THE HON. GORDON RICH-PHILLIPS MLC
Assistant Treasurer

Wrongs Act 1958

NOTICE OF SCALE OF FEES AND COSTS FOR REFERRALS OF MEDICAL QUESTIONS TO MEDICAL PANELS UNDER PART VBA

Pursuant to section 28LXA(1) of the **Wrongs Act 1958**, I give notice of the following scale of fees and costs, fixed on the recommendation of the Convenor, for referrals of medical questions under Part VBA. This notice takes effect on 1 December 2014 and is effective until 30 June 2015.

Item	Service	Fee or Cost (inc GST)
Presiding Member		
Standard or Complex Referral MPW002 MPW021* or MPW031* or MPW041* or MPW051*	For all work associated with any one referral of a complex nature, as determined by the Convenor, of a medical question or questions. * depending on the level of contribution and complexity required as determined by the Convenor	\$1278.75 \$1917.30 \$2343.00 \$2768.15 \$3194.40
Cancellation / Fail to Attend MPW018	Cancellation within 3 working days of examination or claimant non-attendance	\$531.85
Panel Abandoned MPW012	Panel Abandoned on day of examination	75% of allocated fee

Item	Service	Fee or Cost (inc GST)
Member / Consultant		
Standard or Complex Referral MPW004* or MPW024* or MPW034*	For all work associated with any one referral of a standard or complex nature, as determined by the Convenor, of a medical question or questions. * depending on the level of contribution and complexity required as determined by the Convenor	\$882.20 \$1065.35 \$1491.60
Cancellation / Fail to Attend MPW006	Cancellation within 3 working days of examination or claimant non-attendance	\$424.60
Panel Abandoned MPW015	Panel Abandoned on day of examination	75% of allocated fee
Member / Consultant – Speciality Psychiatry		
MPW009 – Neuro-Psychiatry MPW022 – Child Psychiatry	All work in association with a specialist Neuro-Psychiatry or Child Psychiatry examination.	\$1704.45 \$1704.45
Administration Fee		
MPW001	Administration cost in association with any reference to Medical Panels.	\$1673.05
Administration Fee – Reference withdrawn		
MPW003	Administration cost in association with any reference to Medical Panels which is withdrawn up to 3 working days before the Panel occurs.	\$1003.80
General – Other/Hourly Rate		
MPW025	Work performed at the request of the Convenor that is not otherwise remunerated under this schedule.	\$425.30 per hour
Investigations		
MPW010	Cost of medical investigations and/or reports requested by the Medical Panel.	At Cost
Interpreter		
MPW007	Interpreting costs for each examination or cancellation due to worker non-attendance.	At Cost
Registered Health Practitioner		
MPW008	Attendance before Medical Panel by Registered Health Practitioner	At Cost

Dated 24 October 2014

THE HON. ROBERT CLARK MP
Attorney-General

Planning and Environment Act 1987
BALLARAT PLANNING SCHEME
Notice of Approval of Amendment
Amendment C167

The Minister for Planning has approved Amendment C167 to the Ballarat Planning Scheme.

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

The Amendment inserts the Development Contributions Plan Overlay and Schedule, associated maps and an incorporated document in Clause 81.01. Clause 21.07, Schedule 2 to Clause 37.07 and the Schedule to Clause 61.03 are updated.

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, 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 C180

The Minister for Planning has approved Amendment C180 to the Ballarat Planning Scheme.

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

The Amendment changes Schedule 14 to Clause 37.01, Special Use Zone to amend the minimum subdivision lot size for Precinct C – Buffer and Residential of the Ballarat West Employment Zone to allow for a minimum lot size of 0.4 hectares for each lot where reticulated sewerage is not connected and 0.2 hectares for each lot connected to reticulated sewerage.

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, Ballarat Town Hall, Sturt Street, Ballarat.

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

Planning and Environment Act 1987

BAW BAW PLANNING SCHEME

Notice of Approval of Amendment

Amendment C108

The Minister for Planning has approved Amendment C108 to the Baw Baw Planning Scheme.

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

The Amendment introduces the Urban Growth Zone and Schedules, revises Environmental Significance Overlay Schedule 4 and deletes it from Urban Growth Zoned land, rezones land in Warragul and Drouin from Farming Zone to Low Density Residential Zone or to the General Residential Zone, rezones land from Low Density Residential Zone to Road Zone 1 in Drouin. Deletes HO70, HO71 and HO74 from the Heritage Overlay, deletes the Development Plan Overlay Schedule 7 (DPO7) from nominated land in Warragul, deletes the Development Plan Overlay Schedule 3 (DPO3) from nominated land in Drouin, deletes Schedule 3 to the Design and Development Overlay, inserts new incorporated documents into the Schedule to Clause 81.01, 'Drouin Precinct Structure Plan, August 2014, Small Lot Housing Code, June 2013, Warragul Precinct Structure Plan, August 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 Baw Baw Shire Council, Civic Place, Warragul.

JOHN PHILLIPS

Director

Planning Systems

Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C197

The Minister for Planning has approved Amendment C197 to the Cardinia Planning Scheme.

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

The Amendment introduces a site specific control at Clause 52.03 and associated incorporated document (Site Specific Control – Lot 1 PS301568Q No. 322 Brown Road, Officer. February 2014) at Clause 81.01 to allow the use of a second dwelling on the land at 322 Brown Road, Officer, to accommodate people away from their normal place of residence as part of a respite service.

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, 2 Henty Way, Pakenham, Victoria 3810.

JOHN PHILLIPS

Director

Planning Systems

Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C202

The Minister for Planning has approved Amendment C202 to the Cardinia Planning Scheme.

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

The Amendment introduces a site specific control to allow the construction of a new egress or road from Bessie Creek Road onto the Princes Freeway, Nar Nar Goon, and construct new access from 1975 Princes Highway, Nar Nar Goon, to the new road all without requiring a planning permit.

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

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C203

The Minister for Planning has approved Amendment C203 to the Cardinia Planning Scheme.

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

The Amendment introduces a site specific control for the land at 20 Split Rock Road, Beaconsfield Upper, in the Schedule to Clause 52.03 and amends the Schedule to Clause 81.01 by introducing an associated incorporated document (Site Specific Control – Lot 3 LP90591 No. 20 Split Rock Road, Beaconsfield Upper, October 2014). This control allows the two existing buildings on the land to be used as dwellings.

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

DAREBIN PLANNING SCHEME

Notice of Approval of Amendment

Amendment C144

The Minister for Planning has approved Amendment C144 to the Darebin Planning Scheme.

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

The Amendment implements the recommendations of the Residential Zones Standing Advisory Committee and updates map notations to reflect the full introduction of the reformed residential and commercial zones.

The Amendment rezones land to Neighbourhood Residential Zone, inserts Clause 32.09 (and associated Schedule), replaces the existing Schedule to Clause 32.08 and inserts a new Schedule 2 to Clause 32.08.

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 Darebin City Council, 274 Gower Street, Preston.

JOHN PHILLIPS

Director

Planning Systems

Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of Approval of Amendment

Amendment C93

The Minister for Planning has approved Amendment C93 to the East Gippsland Planning Scheme.

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

The Amendment corrects errors within the Heritage Overlay maps and Schedule and Zone anomalies on 2 parcels of land north of Mallacoota.

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 East Gippsland Shire Council, 273 Main Street, Bairnsdale 3875.

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 C311

The Minister for Planning has approved Amendment C311 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 1681–1729 Bellarine Highway, Marcus Hill, from Farming Zone to Public Use Zone 5 (Cemetery/Crematorium).

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
SOUTH GIPPSLAND PLANNING SCHEME
Notice of Approval of Amendment
Amendment C92

The Minister for Planning has approved Amendment C92 to the South Gippsland Planning Scheme.

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

The Amendment applies the Heritage Overlay to 18 properties and amends the Schedule to Clause 43.01. At Clause 21.16 introduces the ‘South Gippsland Shire Heritage Study Amendment C92 Heritage Citations, April 2014’ as a Reference 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 South Gippsland Shire Council, at 9 Smith Street, Leongatha.

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

Planning and Environment Act 1987
SOUTH GIPPSLAND PLANNING SCHEME
Notice of Approval of Amendment
Amendment C101

The Minister for Planning has approved Amendment C101 to the South Gippsland Planning Scheme.

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

The Amendment rezones land at 1465 Korumburra–Warragul Road, Strzelecki, from Public Conservation and Resource Zone to Farming Zone.

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 South Gippsland Shire Council, 9 Smith Street, Leongatha.

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

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment C197

The Boroondara City Council has resolved to abandon Amendment C197 to the Boroondara Planning Scheme.

The Amendment C197 proposed to apply an interim Heritage Overlay to 224 Prospect Hill Road, Surrey Hills.

The Amendment C197 lapsed on 13 October 2014.

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

ORDERS IN COUNCIL

Cemeteries and Crematoria Act 2003

APPOINTMENT OF THE BERWICK CEMETERY TRUST TO MANAGE
THE HARKAWAY PUBLIC CEMETERY; ABOLITION OF THE HARKAWAY
CEMETERY TRUST; AND RENAMING OF THE BERWICK CEMETERY TRUST TO
‘THE BERWICK AND HARKAWAY CEMETERIES TRUST’.

Order in Council

The Governor in Council under sections 8(1)(a)(i), 8(1)(c), 8(1)(d) and 8(2) of the **Cemeteries and Crematoria Act 2003** appoints The Berwick Cemetery Trust to manage The Harkaway Public Cemetery; abolishes The Harkaway Cemetery Trust; and transfers all of the assets and liabilities, duties and obligations and records and registers of The Harkaway Cemetery Trust to The Berwick Cemetery Trust; and changes the name of ‘The Berwick Cemetery Trust’ to ‘The Berwick and Harkaway Cemeteries Trust’.

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

Dated 29 October 2014

Responsible Minister:

HON DAVID DAVIS MP

Minister for Health

YVETTE CARISBROOKE
Clerk of the Executive Council

Corrections Act 1986

REVOCATION AND APPOINTMENT OF COMMUNITY CORRECTIONS CENTRES

Order in Council

The Governor in Council, under section 86(1) of the **Corrections Act 1986** (the Act), by Order, revokes the Order made on 12 June 2014 entitled ‘revocation and appointment of community corrections centres’ and appoints the premises at the addresses below to be community corrections centres under the Act.

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

Community Corrections Centres
Court House Building, Barkly Street, Ararat
108–110 McLeod Street, Bairnsdale
206 Mair Street, Ballarat
18–20 St Andrews Avenue, Bendigo
703 Station Street, Box Hill
25–27 Dimboola Road, Broadmeadows
Ground Floor, 444 Swanston Street, Carlton
Magistrates’ Court, Queen Street, Colac
Neighbourhood Justice Centre, 241 Wellington Street, Collingwood
Ground Floor and Mezzanine level, 46–50 Walker Street, Dandenong
153 Foster Street, Dandenong
Ground Floor, 431 Nepean Highway, Frankston

Level 5, 30A Little Malop Street, Geelong
4/18 Sherbourne Road, Greensborough
Ground Floor, 81–83 Burgundy Street, Heidelberg
1140 Nepean Highway, Hihett
Level 2, 21 McLachlan Street, Horsham
Court House, Bridge Street, Korumburra
18 Clarke Street, Lilydale
83–85 Unitt Street, Melton
59 Madden Avenue, Mildura
25 Ann Street, Morwell
Ground Floor, 909 High Street, Reservoir
Level 1, 2 Bond Street, Ringwood
2/843–849 Point Nepean Road, Rosebud
374–378 Raymond Street, Sale
32 Wallis Street, Seymour
307–331 Wyndham Street, Shepparton
Court House, Patrick Street, Stawell
10 Foundry Road, Sunshine
1–3 McCallum Street, Swan Hill
119–121 Murphy Street, Wangaratta
218 Koroit Street, Warrnambool
87 Synnot Street, Werribee
5 Elgin Boulevard, Wodonga

Dated 29 October 2014

Responsible Minister:
EDWARD O'DONOHUE MLC
Minister for Corrections

YVETTE CARISBROOKE
Clerk of the Executive Council

Honorary Justices Act 2014
APPOINTMENT OF JUSTICES OF THE PEACE
Order in Council

The Governor in Council under section 7 of the **Honorary Justices Act 2014** appoints the following persons as Justices of the Peace in the State of Victoria.

Surname/Given Names

AUSTIN, Noel Douglas
BOCCABELLA, Benigno
CORDELL, Douglas
GONG, Pei Yuan
HUTCHINSON, Barry William
JOHNS, Josephine
KENNEDY, Kola
KEYES, Gregory
MCKENZIE, Brendan
MCINNES, Murray
MESLEY, Neil
NUR HARACO, Hussein
OLSTON, Susan Ruth
PETERS, Kenneth Raymond
PHELAN, William
READ, Noel
ROBERTSON, John
WALCOTT, Gregory
WOODHART, Jason

Dated 29 October 2014

Responsible Minister:
ROBERT CLARK MP
Attorney-General

YVETTE CARISBROOKE
Clerk of the Executive Council

Honorary Justices Act 2014
REMOVAL OF A JUSTICE OF THE PEACE
Order in Council

The Governor in Council, under section 37 of the **Honorary Justices Act 2014**, removes William John Watson McAuley from the office of justice of the peace.

This Order comes into effect from the date it is published in the Government Gazette.

Dated 29 October 2014

Responsible Minister:
ROBERT CLARK MP
Attorney-General

YVETTE CARISBROOKE
Clerk of the Executive Council

Land Tax Act 2005

DECLARATION OF URBAN ZONES UNDER SECTION 64(2)

Order in Council

The Governor in Council under section 64(2) of the **Land Tax Act 2005** (the Act) declares the types of zones named in the Planning Schemes and listed in the attached Schedule, including all the schedules to the zones if any, however the zones or schedules are described in the Planning Scheme, to be urban zones for the purposes of the Act.

This Order is effective from the date it is published in the Government Gazette. The Order dated 10 December 2013 and gazetted on 12 December 2013 declaring urban zones for the purpose of the Act is revoked from the date this Order is gazetted.

Dated 29 October 2014

Responsible Minister:

HON. MICHAEL O'BRIEN MP

Treasurer

YVETTE CARISBROOKE
Clerk of the Executive Council

SCHEDULE**Declaration of Urban Zones under section 64(2) of the Land Tax Act 2005**

The following zones under all planning schemes in force in Victoria including the Banyule Planning Scheme, Bayside Planning Scheme, Boroondara Planning Scheme, Brimbank Planning Scheme, Cardinia Planning Scheme, Casey Planning Scheme, Darebin Planning Scheme, Frankston Planning Scheme, Glen Eira Planning Scheme, Greater Dandenong Planning Scheme, Hobsons Bay Planning Scheme, Hume Planning Scheme, Kingston Planning Scheme, Knox Planning Scheme, Manningham Planning Scheme, Maribyrnong Planning Scheme, Maroondah Planning Scheme, Melbourne Planning Scheme, Melton Planning Scheme, Mitchell Planning Scheme, Monash Planning Scheme, Moonee Valley Planning Scheme, Moreland Planning Scheme, Mornington Peninsula Planning Scheme, Nillumbik Planning Scheme, Port of Melbourne Planning Scheme, Port Phillip Planning Scheme, Stonnington Planning Scheme, Whitehorse Planning Scheme, Whittlesea Planning Scheme, Wyndham Planning Scheme, Yarra Planning Scheme and Yarra Ranges Planning Scheme.

Zone Code	Description
ACZ	Activity Centre Zone
B1Z	Commercial 1 Zone
B2Z	Commercial 1 Zone
B3Z	Commercial 2 Zone
B4Z	Commercial 2 Zone
B5Z	Commercial 1 Zone
C1Z	Commercial 1 Zone
C2Z	Commercial 2 Zone
CCZ	Capital City Zone
CDZ	Comprehensive Development Zone
DZ	Docklands Zone
GRZ	General Residential Zone
IN1Z	Industrial 1 Zone
IN2Z	Industrial 2 Zone
IN3Z	Industrial 3 Zone
LDRZ	Low Density Residential Zone

MUZ	Mixed Use Zone
NRZ	Neighbourhood Residential Zone
PDZ	Priority Development Zone
PPRZ	Public Park and Recreation Zone
PZ	Port Zone
R1Z	General Residential Zone
R2Z	General Residential Zone
R3Z	General Residential Zone
RGZ	Residential Growth Zone
SUZ	Special Use Zone other than Schedule 1 to Special Use Zone (Port Related Uses)
TZ	Township Zone
UGZ	Part B of Urban Growth Zone

Local Government Act 1989

ORDER ALTERING THE BOUNDARIES OF HUME CITY COUNCIL AND CONSTITUTING A NEW CITY COUNCIL BY THE NAME OF SUNBURY CITY COUNCIL

Order in Council

The Governor in Council under sections 220Q, 220R and 220S of the **Local Government Act 1989** makes an Order to –

- (a) alter the boundaries of the municipal district of Hume City Council on 1 July 2015, as specified in clause 3 of the Order;
- (b) constitute on 1 July 2015 a new City Council by the name of Sunbury City Council with fixed municipal district boundaries as specified in clause 11 of the Order;
- (c) provide transitional arrangements in relation to the new Sunbury City Council;
- (d) appoint Joanne Mavis Anderson as the Administrator to Sunbury City Council, from 1 July 2015 until the first election of the Council in October 2016; and
- (e) appoint Vince Haining as the interim Chief Executive Officer to Sunbury City Council, from 1 July 2015 until such time the Council appoints a new Chief Executive Officer.

The details of the Order are contained in the attached schedules.

Dated 29 October 2014

Responsible Minister:

TIM BULL MP

Minister for Local Government

YVETTE CARISBROOKE
Clerk of the Executive Council

Local Government Act 1989

ORDER ALTERING THE BOUNDARIES OF HUME CITY COUNCIL AND CONSTITUTING A NEW CITY COUNCIL BY THE NAME OF SUNBURY CITY COUNCIL

SCHEDULE 1 TO THE ORDER IN COUNCIL

PART 1 – PRELIMINARY

1. Definitions

Act means the **Local Government Act 1989**;

Administrator means a person appointed by the Governor in Council under section 220R of the Act to administer Sunbury City Council;

appointed day means the day on which this Order comes into operation;

CEO means the interim Chief Executive Officer of Sunbury City Council appointed in accordance with Schedule 2;

constitution day means 1 July 2015;

delegate means a member of the relevant council staff delegated by instrument of delegation any power, duty or function of the relevant Council under the Act or any other Act;

establishment costs means the costs directly associated with establishment of Sunbury City Council, including any associated capital costs.

fixed area means the fixed area specified under clause 11;

immovable assets means real property or any physical asset that is permanently attached to real property;

instrument includes contract and agreement;

intangible and movable assets means any asset that is not an immovable asset;

period of administration means the period the Administrator is appointed to administer Sunbury City Council under clause 13 of Schedule 3;

relevant Council means Hume City Council or Sunbury City Council, as the context requires.

PART 2 – COMMENCEMENT

2. This Order comes into operation on the day on which the Order is published in the Victoria Government Gazette.

PART 3 – HUME CITY COUNCIL

Boundaries

3. On the constitution day, the boundaries of the municipal district of Hume City Council are altered and fixed as described in plan LEGL./14-621 lodged in the Central Plan Office.

Qualification of Councillors

4. From the constitution day and until the next general election for Hume City Council, a councillor of Hume City Council is not disqualified from continuing in office only because he or she ceases to have an entitlement to be enrolled on Hume City Council's voters' roll as a result of this Order.
5. From the constitution day and until the next general election for Hume City Council, any extraordinary vacancy in relation to any councillors elected to represent the Jacksons Creek Ward of Hume City Council is not to be filled provided that the number of councillors for that ward does not fall below the greater of such number of councillors complying with the number calculated under section 219D of the Act or one councillor.

PART 4 – CONSTITUTION OF SUNBURY CITY COUNCIL

Constitution of Sunbury City Council

6. On the constitution day, there is constituted a body corporate constituted as a new City Council by the name of Sunbury City Council.

Administration

7. The provisions of Schedule 2 apply to the CEO of Sunbury City Council.
8. The CEO must call the first meeting of Sunbury City Council which must be held within 3 days of the constitution day.
9. Section 89(4) of the Act does not apply to the first meeting of Sunbury City Council.
10. The provisions of Schedule 3 apply to the Administrator and meetings of the Administrator.

Boundaries

11. On the constitution day, the boundaries of the municipal district of Sunbury City Council are fixed as described in plan LEGL./14-620 lodged in the Central Plan Office.

Holding of first election

12. The first general election of councillors for Sunbury City Council is to be held under section 31(1) of the Act on the fourth Saturday in October 2016.

PART 5 – GENERAL**Transfer of immovable assets**

13. On the constitution day, the estate and interest of Hume City Council in all immovable assets in the fixed area vests in Sunbury City Council.
14. The Registrar of Titles, on being requested to do so and on delivery of any relevant certificates of title or instruments relating to land affected by clause 13, must make any amendments in the Register that are necessary as a result of the operation of clause 13.

Transfer of liabilities and intangible and movable assets

15. Prior to the constitution day, an audit of all liabilities and intangible and moveable assets, held by Hume City Council as at 30 June 2015 must be conducted by Hume City Council and the monetary value of those assets and liabilities as at 30 June 2015 calculated for the purposes of clause 16.
16. After the constitution day and before 31 December 2015, a sum of money equal to 23.6% of the net value of Hume City Council's liabilities and intangible and movable assets, calculated under clause 15, must be paid by Hume City Council to Sunbury City Council.
17. Notwithstanding clause 16, Hume City Council and Sunbury City Council may, by agreement or understanding, transfer or assign any intangible and movable assets to Sunbury City Council in lieu of part or all of the money required to be paid under clause 16.

Audit of transfer of assets and liabilities

18. Within 12 months of the constitution day, or such other time as is agreed by both Sunbury City Council and Hume City Council, a person or body will be jointly appointed by each relevant Council to conduct an audit of the apportionment, settlement, transfer, adjustment or determination of assets and liabilities, as required under this Order, where such auditor is to provide, in writing, an opinion on the fairness of the final result to each relevant Council.

Staff

19. For the purposes of clause 20, no later than 90 days before the constitution day Hume City Council must identify those employees of Hume City Council equal to 23.6% of full time equivalent Hume City Council staff as at 30 June 2015 who are to transfer to Sunbury City Council on the constitution day.
20. On the constitution day, the Hume City Council staff identified under clause 19 become employees of Sunbury City Council on the same terms and conditions of employment, including any benefit of accrued rights and entitlements, as they enjoyed on the day immediately prior to the transfer.

Rights, entitlements, obligations and liabilities

21. On the constitution day, all rights, entitlements, obligations and liabilities, including any inchoate rights, entitlements, obligations and liabilities of Hume City Council existing immediately prior to the constitution day in relation to or in connection with the fixed area are deemed to be the rights, entitlements, obligations and liabilities of Sunbury City Council.

Enforcement and Proceedings

22. Without limiting clause 21, where, immediately prior to the constitution day, proceedings relating to the fixed area to which Hume City Council is a party are pending or existing in any court or tribunal, then except as otherwise provided in this Order, from the constitution day, Sunbury City Council is substituted for Hume City Council as a party to the proceedings and has the same rights in the proceedings as Hume City Council had.

References

23. From the constitution day, to the extent it is applicable to the fixed area, any reference in any instrument or any other document of any kind to Hume City Council is to be construed as a reference to Sunbury City Council, unless the contrary intention appears in this Order.

Local laws and other matters

24. From the constitution day –
- 24.1 Hume City Council's local laws in force in relation to the fixed area immediately prior to the constitution day, will operate as if those local laws were made by Sunbury City Council, unless and until amended or revoked by Sunbury City Council.
- 24.2 From the constitution day, authorised officers appointed by Hume City Council under the Act shall be responsible for the enforcement of local laws within Sunbury City Council's municipal district until such time an agreement is reached between the Councils for the transfer of this function to Sunbury City Council
25. From the constitution day, authorised officers of Hume City Council under the Act or any other Act shall continue to be authorised to administer and enforce that legislation in the fixed area until such time as arrangements are made for the transfer of this function to Sunbury City Council.

PART 6 – TRANSITIONAL PROVISIONS**Statutory reporting – transitional provisions**

26. Prior to the constitution day, Hume City Council must prepare and adopt a budget for the 2015–16 financial year as if the municipal district of Hume City Council excludes the fixed area.
27. Prior to the constitution day, Hume City Council must prepare and adopt a budget for the 2015–16 financial year for the fixed area as if the fixed area were a municipal district governed by Sunbury City Council.
28. The budget under clause 27 must include establishment costs.
29. Prior to the constitution day, Hume City Council must, in respect of the 2015–16 financial year, declare the amount to be raised by rates and charges in relation to the Sunbury City Council for the purpose of clause 27.
30. From the constitution day, a decision of Hume City Council made under clause 27 is deemed to be a decision of Sunbury City Council for the purposes of the Act.
31. Hume City Council may charge Sunbury City Council a reasonable and competitive rate for the actions performed in accordance with clauses 27, 28 and 29 with the total amount chargeable to be no more than \$1,000,000.

Functions and duties – transitional provisions

32. From the appointed day until the constitution day Hume City Council will continue to perform the functions and duties and exercise the powers conferred under the Act or any other Act in relation to the fixed area as provided by it immediately prior to the appointed day.

Corporate Plan and other plans – transitional provisions

33. From the appointed day –
- 33.1. the Council Plan and the Strategic Resources Plan prepared and adopted by Hume City Council will continue to apply in relation to the fixed area as they applied immediately prior to the appointed day until the Sunbury City Council prepares and adopts a Council Plan and a Strategic Resources Plan, which must be no later than 31 December 2015; and
- 33.2. any other plans prepared and adopted by Hume City Council will continue to apply in relation to the fixed area as they applied immediately prior to the appointed day until such time that any such other plans are amended or revoked by Sunbury City Council.

Municipal services – transitional provisions

34. From the constitution day, Hume City Council shall be responsible for the delivery of services within the fixed area in accordance with Sunbury City Council's budget for the 2015–16 financial year, until 30 June 2016 or until such other time an agreement is reached between the Hume City Council and Sunbury City Council to continue or discontinue Hume City Council's delivery of a service.
35. Hume City Council must charge a reasonable and competitive rate for the provision of the services under clause 34.

Transfer of immovable assets – transitional provisions

36. Hume City Council must identify and produce an inventory of all immovable assets and immovable liabilities held by Hume City Council within the fixed area immediately prior to the appointed day, and provide such inventory to Sunbury City Council on the constitution day.
37. From the appointed day until the constitution day, Hume City Council must not transfer or sell any immovable assets within the fixed area, except insofar as the transfer or sale relates to an obligation of Hume City Council that existed immediately prior to the appointed day.

Special financial transaction – transitional provision

38. On 1 September of each year, from 1 September 2015 to 1 September 2024 inclusive, Hume City Council is to pay to Sunbury City Council a sum equal to the lesser of \$2,470,000 or 23.6% of the financial benefit received in the preceding financial year by Hume City Council from Australia Pacific Airports (Melbourne) Pty Ltd ACN 076 999 114 (APAM), in accordance with the Memorandum of Understanding between Hume City Council and APAM dated 13 August, 2008 as amended or replaced from time to time.

Planning – transitional provisions

39. Subject to this clause and notwithstanding anything to the contrary in the **Planning and Environment Act 1987** –
 - 39.1. the planning scheme that applies in relation to the fixed area immediately before the date of constitution, continues to have the same operation and effect from the date of constitution as if the fixed area had not been severed from the municipal district of the Hume City Council, and until such time the planning scheme is amended or revoked;
 - 39.2. no act, manner or thing under that planning scheme or the **Planning and Environment Act 1987** is in any way abated or affected by reason of the fixed area being so severed or any act, manner or thing may be continued and concluded in all respects as if the area had not been severed.
40. Except where the planning scheme specifies the Minister administering the **Planning and Environment Act 1987** or any other person to be the responsible authority, the Hume City Council is the responsible authority for the purposes of the **Planning and Environment Act 1987** in relation to the planning scheme referred to in subclause 39.1.
41. For the purposes of the **Planning and Environment Act 1987** and the administration, amendment or enforcement of the planning scheme referred to in subclause 39.1 –
 - 41.1. anything of a continuing nature (including a contract, agreement or proceeding) done, commenced or made by or in relation to the Hume City Council in relation to the fixed area may be done, enforced or completed by or in relation to the Sunbury City Council upon agreement or understanding by both Councils;
 - 41.2. anything done by or in relation to the Hume City Council that concerns a matter of a continuing nature in relation to the fixed area has effect as if done by or in relation to the Sunbury City Council.

Delegations – transitional provisions

42. A delegate of the Hume City Council immediately prior to the constitution day, is also a delegate of the Sunbury City Council from the constitution day and may perform their delegated duties or functions and exercise their delegated powers in relation to the Sunbury City Council insofar as those powers, duties or functions are applicable to the municipal district of the Sunbury City Council, and until otherwise determined by Sunbury City Council.
43. From the constitution day and until 30 June 2016, Sunbury City Council or the Chief Executive Officer of Sunbury City Council may, with the agreement of Hume City Council, delegate any power, duty or function in accordance with the Act to a member of Hume City Council staff in respect of the period commencing on the constitution day, until that delegation is otherwise amended or revoked by Sunbury City Council or the Chief Executive Officer of Sunbury City Council.
44. A member of Hume City Council staff delegated any power, duty or function under clause 43 may only perform those delegated duties or functions and exercise those delegated powers in relation to the Sunbury City Council insofar as those powers, duties or functions are applicable to the municipal district of the Sunbury City Council, for that period specified in accordance with clause 43.

Electoral representation review

45. From the constitution day and before 22 April 2016, the Victorian Electoral Commission must hold an electoral representation review for each of Hume City Council and Sunbury City Council.

PART 7 – BEST INTERESTS

46. All matters to be performed or exercised by Hume City Council under this Order must be performed and exercised in the best interests of the local community in the municipal district of the Hume City Council and the fixed area.

PART 8 – DISPUTE RESOLUTION

47. If a dispute occurs between Sunbury City Council and Hume City Council in connection with this Order, the following dispute resolution procedure must be followed:
 - 47.1. The Council claiming that a dispute has arisen (**Complainant**), must give written notice to the other Council to the dispute (**Respondent**) specifying:
 - 47.1.1. the nature of the dispute;
 - 47.1.2. what outcome the Complainant wants; and
 - 47.1.3. what action the Complainant considers will settle the dispute.
 - 47.2. upon the Respondent receiving the notice, the Respondent and the Complainant must endeavour in good faith to resolve the dispute.
 - 47.3. if the dispute is not resolved within 21 days after the Respondent receives the notice (or within such further period as the Respondent and the Complainant may agree), either the Respondent or the Complainant may request in writing the Minister for Local Government to refer the dispute to the Governor in Council under section 9 of the Act.

SCHEDULE 2 TO THE ORDER IN COUNCIL

1. The Governor in Council, under section 220R of the Act, appoints Vince Haining as the CEO.
2. The person specified under clause 1 of Schedule 2 is appointed as CEO from 6.00 am on the constitution day until such time as Sunbury City Council appoints a Chief Executive Officer in accordance with Part 4 of the Act.

3. The CEO is entitled to receive –
 - (a) an annual remuneration;
 - (b) any travelling allowance or subsistence allowances, including, if required, accommodation expenses; and
 - (c) any other allowances in relation to expenses incurred in the discharge of his or her duties –that the Minister may from time to time determine in respect of the CEO.
4. Such remuneration, allowances and expenses are to be paid by Sunbury City Council.
5. The CEO must during the period of administration ensure that the operations of Sunbury City Council are carried out in the most efficient and economic manner possible and in accordance with the Act.
6. The person specified under clause 1 of Schedule 2 is the person authorised to exercise the powers and perform the duties and functions conferred or imposed on Chief Executive Officers by this or any other Order, the Act and any other Act until that person ceases to be the CEO.

SCHEDULE 3 TO THE ORDER IN COUNCIL

1. The Governor in Council, under sections 220Q and 220R of the Act, appoints Joanne Mavis Anderson as an Administrator.
2. The Administrator is entitled to receive –
 - (a) an annual remuneration;
 - (b) any travelling allowance or subsistence allowances, including accommodation expenses; and
 - (c) any other allowances in relation to reasonable expenses incurred in the discharge of his or her duties –that the Minister may from time to time determine in respect of the Administrator.
3. Such remuneration, allowances and expenses are to be paid by Sunbury City Council.
4. The Administrator must during the period of administration –
 - (a) ensure that the operations of Sunbury City Council are carried out in the most efficient and economic manner possible;
 - (b) report to the Minister on such matters and at such intervals as the Minister may specify.
5. The Administrator –
 - (a) must not, without the consent of the Minister, while in office directly or indirectly engage in any paid employment outside the duties of his or her office;
 - (b) may resign the office in writing signed by him or her and delivered to the Governor in Council;
 - (c) may at any time be removed from office by the Governor in Council.
6. If the Administrator –
 - (a) becomes bankrupt or his or her property becomes in any manner subject to control under the law relating to bankruptcy;
 - (b) is convicted of an indictable offence or of an offence which, if committed in Victoria, would be an indictable offence;
 - (c) becomes incapable of performing the duties of office;
 - (d) is removed from office or resigns the office; or
 - (e) dies –the office of the Administrator becomes vacant.
7. During the absence from office or illness of the Administrator, a person nominated by the Minister shall act in the place of the Administrator and while so acting shall have, exercise and discharge all the responsibilities, liabilities, rights, powers, authorities, duties and functions conferred or imposed on the Administrator by or under this Order.

8. An act or decision of the Administrator is not invalid by reason only of a defect or irregularity in or in connection with the appointment of an Administrator or that Administrator, as the case may be.
9. No person shall be concerned to inquire whether any occasion had arisen requiring or authorising a person to act in the place of the Administrator and all acts or things done or omitted to be done by the person, while so acting, shall be as valid and effectual and shall have the same consequence as if the acts or things had been done or omitted to be done by the Administrator.
10. Where provision is made in any Act, regulation, rule, local law, instrument or document –
 - (a) for the Mayor, a Councillor or a member of a committee of Sunbury City Council, to be a member of or to be represented on a board, Council, committee, commission or other body, or to be a trustee, or to be a member or director of a company, that provision has effect during the period of administration as if it provided for the Administrator or some other person appointed by the Administrator to be that member, representative, trustee or director.
 - (b) for a Council to appoint a Councillor to be the representative of the Council that provision has effect during the period of administration as if it provided for the Administrator or some other person nominated by the Administrator to be the representative; or
 - (c) for a member of a board, Council, committee, commission or other body to be appointed from a panel of Councillors of municipal Councils, that provision has effect during the period of administration as if it provided for the Administrator or some other person nominated by an Administrator to be included in the panel.
11. Sections 71, 74, 74B and 75 of the Act do not apply to the Administrator.
12. Except as provided for in this Order the procedure for meetings of Sunbury City Council may be determined by the Administrator.
13. The person specified under clause 1 of Schedule 3 is appointed to administer the Sunbury City Council from 6.00 am on the constitution day until 9.00 am on the day on which the first meeting of Sunbury City Council is held following the first election of Councillors under clause 12 of this Order.

Major Transport Projects Facilitation Act 2009

SPECIFICATION OF ADDITIONAL PROJECT POWER TO BE A SPECIFIED PROJECT POWER FOR THE EAST WEST LINK (EASTERN SECTION) PROJECT

Order in Council

The Governor in Council, on the recommendation of the Minister for Roads being the Project Minister for the approved project known as the East West Link (Eastern Section) Project, under section 100 of the **Major Transport Projects Facilitation Act 2009** specifies the additional project power ‘to acquire, hold or dispose of, on behalf of the Crown, real or personal property’ under section 99(a) of that Act to be a specified project power exercisable by the Linking Melbourne Authority as the project authority for the East West Link (Eastern Section) Project.

This Order comes into effect from the date that it is published in the Government Gazette.

Dated 29 October 2014

Responsible Minister:
TERRY MULDER MP
Minister for Roads

YVETTE CARISBROOKE
Clerk of the Executive Council

Major Transport Projects Facilitation Act 2009

REVOCATION OF PART OF RESERVATION FOR THE PURPOSES OF AN
APPROVED PROJECT

Order in Council

The Governor in Council pursuant to section 140(2) of the **Major Transport Projects Facilitation Act 2009**, on the recommendation of the Minister for Roads, revokes any Order in Council reserving the parcels of Crown land shown on the plans with reference LEGL./14-568 and any Crown grant, certificate of title or folio of the Register issued or created with respect to that land.

This Order comes into effect from the date that it is published in the Government Gazette.

Dated 29 October 2014

Responsible Minister:
TERRY MULDER MP
Minister for Roads

YVETTE CARISBROOKE
Clerk of the Executive Council

**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:

- | | |
|--|---|
| <p>169. <i>Statutory Rule:</i> Mineral Resources (Sustainable Development) (Mineral Industries) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Mineral Resources (Sustainable Development) Act 1990</p> <p><i>Date first obtainable:</i> 28 October 2014</p> <p><i>Code B</i></p> | <p>173. <i>Statutory Rule:</i> Building Amendment (Farm Buildings) Regulations 2014</p> <p><i>Authorising Act:</i> Building Act 1993</p> <p><i>Date first obtainable:</i> 28 October 2014</p> <p><i>Code A</i></p> |
| <p>170. <i>Statutory Rule:</i> Royal Botanic Gardens Regulations 2014</p> <p><i>Authorising Act:</i> Royal Botanic Gardens Act 1991</p> <p><i>Date first obtainable:</i> 28 October 2014</p> <p><i>Code B</i></p> | <p>174. <i>Statutory Rule:</i> Heritage (General) Amendment (Fees) Regulations 2014</p> <p><i>Authorising Act:</i> Heritage Act 1995</p> <p><i>Date first obtainable:</i> 28 October 2014</p> <p><i>Code A</i></p> |
| <p>171. <i>Statutory Rule:</i> Water Industry (Reservoir Parks Land) Regulations 2014</p> <p><i>Authorising Act:</i> Water Industry Act 1994</p> <p><i>Date first obtainable:</i> 28 October 2014</p> <p><i>Code A</i></p> | <p>175. <i>Statutory Rule:</i> Accident Towing Services Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Accident Towing Services Act 2007</p> <p><i>Date first obtainable:</i> 28 October 2014</p> <p><i>Code A</i></p> |
| <p>172. <i>Statutory Rule:</i> Gambling Regulation (Pre-commitment and Loyalty Scheme) Regulations 2014</p> <p><i>Authorising Act:</i> Gambling Regulation Act 2003</p> <p><i>Date first obtainable:</i> 28 October 2014</p> <p><i>Code C</i></p> | <p>176. <i>Statutory Rule:</i> County Court (Chapter I Circuit Fees, Expenses and Allowances Amendment) Rules 2014</p> <p><i>Authorising Act:</i> County Court Act 1958</p> <p><i>Date first obtainable:</i> 28 October 2014</p> <p><i>Code A</i></p> |
| | <p>177. <i>Statutory Rule:</i> County Court (Chapter II Vexatious Proceedings Amendment) Rules 2014</p> <p><i>Authorising Act:</i> County Court Act 1958</p> <p><i>Date first obtainable:</i> 28 October 2014</p> <p><i>Code B</i></p> |

178. *Statutory Rule:* County Court
(Chapter III
Amendment No. 4)
Rules 2014

Authorising Act: County Court
Act 1958

Date first obtainable: 28 October 2014

Code A

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