

Victoria Government Gazette

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No. G 11 Thursday 19 March 2015

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GENERAL

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As from 19 March 2015 The last Special Gazette was No. 57 dated 18 March 2015 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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General) EASTER WEEK 2015

Please Note New Deadlines for General Gazette G14/15:

The Victoria Government Gazette (General) for Easter week (G14/15) will be published on **Thursday 9 April 2015**.

Copy deadlines:

Private Advertisements

9.30 am on Thursday 2 April 2015

Government and Outer Budget Sector Agencies Notices

9.30 am on Tuesday 7 April 2015

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

TOMMASO DI GIOVANNI, late of 68 Development Boulevard, Mill Park 3082, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 August 2014, are required by the executrix, Angela Di Giovanni, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 18 May 2015, after which date the executrix may convey or distribute the assets, having regards only to claims of which she has notice.

Dated 12 March 2015 ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

VERNA JUNE MAYNE, late of Unit 11, 50 Scotland Avenue, Greensborough 3088, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 August 2014, are required by the executors, Marie June Antonello and Peter Stanley Mayne, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to them by 18 May 2015, after which date the executors may convey or distribute the assets, having regards only to claims of which they have notice.

Dated 19 March 2015

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

Re: Estate of the late MR ALBIN SAMOLYK, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MR ALBIN SAMOLYK, late of 2/226 Inkerman Street, St Kilda East, Victoria, deceased, who died on 18 November 2014, are to send particulars of their claims to the executrix, care of the undermentioned solicitors, by 14 July 2015, after which the executrix will distribute the assets, having regard only to the claims of which she then has notice.

ASCOT SOLICITORS, 827B Ballarat Road, Deer Park, Victoria 3023. Tel: (03) 8390 1711. Re: Estate of the late MS PATRICIA THERESA WIESE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MS PATRICIA THERESA WIESE, late of 99 Park Crescent, Williamstown, Victoria, deceased, who died on 10 October 2014, are to send particulars of their claims to the executor, care of the undermentioned solicitors, by 5 August 2015, after which the executor will distribute the assets, having regard only to the claims of which he then has notice.

ASCOT SOLICITORS,

827B Ballarat Road, Deer Park, Victoria 3023. Tel: (03) 8390 1711.

LORNA VICTORIA McCRACKEN, late of PS Hobson Nursing Home, Gillies Street, Wendouree, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 December 2014, are required by the trustee, Andrew Murray Byrne, to send particulars to him, care of BJT Legal of 38 Lydiard Street South, Ballarat, Victoria 3350, by 19 May 2015, at which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

BJT LEGAL PTY LTD, solicitors, 38 Lydiard Street South, Ballarat 3350.

Re: NICOLINA JOSIFOSKA, also known as Nikolina Josifoska, late of 18 Robinsons Road, Deer Park, Victoria, 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 administrators, Angela Josifoska and Rebecca Josifoska, to send particulars of their claim to them, care of the undermentioned solicitors, by 19 May 2015, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they may then have notice.

DANIEL LAWYERS & ASSOCIATES, Level 1, 40 Droop Street, Footscray 3011. Re: STANISLAW ZAWORA, late of 1 Albert Street, Sunshine, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 November 2014, are required by the executors, Angela Zawora and Diana Elizabeth McFadden, to send particulars of their claim to them, care of the undermentioned solicitors, by 19 May 2015, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

DANIEL LAWYERS & ASSOCIATES, Level 1, 40 Droop Street, Footscray 3011.

Re: ANTHONY ARGENTARO, late of 533 Pascoe Vale Road, Pascoe Vale, Victoria, research scientist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 December 2014, are required by the trustee, Giovanni Argentaro, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: JOHN WILLIAM BURSLEM, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN WILLIAM BURSLEM, late of 2 Purri Close, Greensborough, Victoria, storeman/forklift driver, deceased, who died on 23 November 2014, are required by the administrator to send particulars of their claim to her, care of the undermentioned solicitors, by 27 August 2015, after which date the said administrator 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.

ARASA KULARAJAH MAHASWARI AMMAL, late of Waverley Valley Aged Care, 29–33 Chesterville Road, Glen Waverley, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 December 2014, are required

by the deceased's personal representative, Jeyalaximi Charrett, care of her solicitors at the address below, to send particulars to her by 22 May 2015, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

F. R. E. DAWSON & SON, solicitors for the personal representative, 5/470 Collins Street, Melbourne 3000.

Estate of the late ROBERT DANIEL HEWITT.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 November 2014, are required by the trustees, Bronwyn Joy Monk and Kristy Maree Lowe, to send particulars to them, care of the undersigned, within 60 days from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

GARDEN & GREEN, lawyers,

4 McCallum Street, Swan Hill, Victoria 3585.

Re: Estate of GEOFFREY ADAMS GILLAM.

Creditors, next-of-kin and others having claims against the estate of GEOFFREY ADAMS GILLAM, also known as Geoffrey Adam Gillam, late of 5 Benson Street, Emerald, Victoria, telephone technician, deceased, who died on 20 April 2014, are requested to send particulars of their claims to the administrator, care of the undermentioned lawyers, by 20 May 2015, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

HICKS OAKLEY CHESSELL WILLIAMS, lawyers,

The Central 1, Level 2, Suite 17, 1 Ricketts Road, Mount Waverley, Victoria 3149.

LANCE GEORGE McNEILL, late of 111 School Road, Strangways, Victoria, artist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 September 2014, are required by David James McNeill, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned address, by 20 May 2015, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

SAMUEL PEARL, late of Apartment 9, 545 Toorak Road, Toorak, Victoria 3142, company director, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 15 February 2009, are required by the executors, Peter Charles Watmuff, Aitan Zvi Schmideg, Sandra Doreen Pearl and Karen Deborah Joske, to send particulars of such claims to the executors, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executors will distribute the assets, having regard only to the claims of which the executors have notice.

KLIGER PARTNERS LAWYERS,

Level 2, 280 Queen Street, Melbourne 3000.

Re: ANTHONY DESMOND OSMAN, late of 37 Murray Street, North Coburg, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 June 2014, are required by the trustees, Ronald Pearce and Jane Pearce, to send particulars to the trustees, care of the undermentioned solicitors, by Monday 18 May 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, Shop 26, The Stables Shopping Centre, 314–360 Childs Road, Mill Park 3082. AJM:EW:21400356

BETTIE KORNHAUSER, deceased, late of Apartment 2, 38 Washington Street, Toorak, Victoria 3142, company director.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 10 June 2014, are required by the executors, Bernard Marin, care of Peter Hildebrandt, 95 Canterbury Road, Toorak, Victoria 3142, and Paul Leonard King, care of Peter Hildebrandt, 95 Canterbury Road, Toorak, Victoria 3142, to send particulars of such claims to the executors by 18 May 2015, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

PETER HILDEBRANDT, lawyer, 95 Canterbury Road, Toorak 3142.

MAVIS ORCHARD, late of Corpus Christi Aged Care, 80 Clayton Road, Clayton, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 6 August 2014, are required by the executors, John Lewis Orchard of 22 Christopher Court, Hallam, Victoria, and David Laurence Orchard of 96 Melba Avenue, Sunbury, Victoria, to send particulars of their claims to them, care of the undersigned, by 19 May 2015, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

RENNICK & GAYNOR, solicitors, 431 Riversdale Road, Hawthorn East, Victoria 3123.

Re: MARGARET JEAN GREENWOOD, late of Bupa Bendigo, 208 Holdsworth Road, Bendigo, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 December 2014, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, and Margaret Ann Smith of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 19 May 2015, 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: LADISLAV SIMON, also known as BILL LADISLAV SIMON, late of Waverley Valley Aged Care, 29 Chesterville Road, Glen Waverley, Victoria, retired electrician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 December 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 19 May 2015, 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: Estate of BRUCE GRANT STEWART, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 July 2014, are required by Howard Andrew Jones, the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by 21 May 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: ANDREW JEFFERY HURLEY, late of 337 Coolart Road, Somerville, Victoria 3912, engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 16 January 2015, are required by the executor, Susan Hurley, to send particulars to her, care of the undermentioned solicitors, by 20 May 2015, 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: MAVIS ISABELLE TREZISE, late of Casey Aged Care, 300 Golf Links Road, Narre Warren, Victoria 3805, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 2 February 2015, are required by the executors, Barry Ronald Trezise and Pamela Joy Hornibrook, to send particulars to them, care of the undermentioned solicitors, by 22 May 2015, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

MARGARET MARY CULPH, late of 8 Birralee Square, Keilor Downs, office worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 November 2014, are required by Sharon Margaret Culph, in the Will called Sharon Margaret Catania, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitors, by 22 May 2015, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

TRAPSKI FAMILY LAW, solicitors, C5, Level 1, 2 Main Street, Point Cook, Victoria 3030.

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 7 May 2015 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Timothy Eakins of Unit 59, 183 Kerr Street, Fitzroy, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10395 Folio 812, upon which is erected a unit and known as Unit 59, 183 Kerr Street, Fitzroy, will be auctioned by the Sheriff.

Registered Caveat (Dealing Number AK540261Y) and Owners Corporation Plan No. PS409295Y affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 7 May 2015 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Jilong Han of Room 302, Unit 1, Building 5, Beigan Yiyuan, Beigan Street, Xiaoshan District, Hangzhou, China, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11231 Folio 882, upon which is erected a unit and known as Unit 1505, Level 15, 380 Little Lonsdale Street, Melbourne, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AH660353Y), Registered Caveat (Dealing Number AK191437E), Registered Caveat (Dealing Number AK221985J), Agreement section 173 **Planning and Environment Act 1987** AG173161H, Agreement section 163 **Building Act 1993** AH376875A, and Owners Corporation 1 Plan No. PS612886Q affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 7 May 2015 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Ruonan Hu of 809/300 Swanston Street, Melbourne, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10988 Folio 639, upon which is erected a unit and known as Unit 38, 16 Poplar Street, Box Hill, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AG491268N), Agreement section 173 **Planning and Environment Act 1987** AE737346V and Owners Corporation Plan 1 No. PS542641L affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

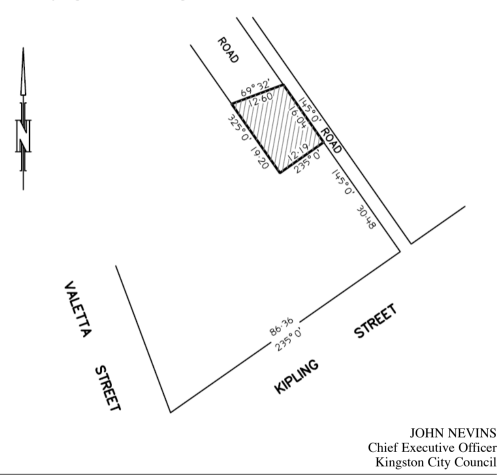
SHERIFF

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

KINGSTON CITY COUNCIL

Road Discontinuance

Notice is given pursuant to section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, the City of Kingston has formed the opinion that part as shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road.



Planning and Environment Act 1987

BALLARAT PLANNING SCHEME

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

Amendment C189

Planning Permit Application PLP/2014/573

The land affected by the Amendment is 30 King Street North and 3–5 Otway Street North, Ballarat East.

North, Ballarat East. The Amendment proposes to rezone the land from Special Use Zone, Schedule 5 (SUZ5) and General Residential Zone, Schedule 1 (GRZ1)

to Residential Growth Zone, Schedule 1 (RGZ1) and to apply the Environmental Audit Overlay (EAO) to the site.

The application is for a permit for the construction of an aged care facility, demolition of existing buildings, and reduction of the number of car parking spaces.

The person who requested the Amendment is Fastnet Consulting on behalf of Mercy Health.

The applicant for the permit is Fastnet Consulting on behalf of Mercy Health.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, City of Ballarat Town Hall, 225 Sturt Street, Ballarat 3350; or on Council's website, www.ballarat.vic.gov.au/haveyoursay; and at the Department of Environment, Land, Water and Planning website, www.dtpli.vic.gov. au/publicinspection

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

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

The closing date for submissions is 24 April 2015. A submission must be sent to Planning Strategy, City of Ballarat, PO Box 655, Ballarat, Victoria 3353, or via email to strategy@ballarat. vic.gov.au

The following panel hearing dates have been set for this Amendment:

- directions hearing: week commencing 15 June 2015.
- panel hearing: week commencing 13 July 2015.

DEON VAN BAALEN Manager Planning Strategy

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C135

The Glen Eira Council has prepared Amendment C135 to the Glen Eira Planning Scheme.

The Amendment proposes to apply a Public Acquisition Overlay (PAO) to the land at 53 Magnolia Road, Gardenvale. The purpose of this overlay is to identify land for future open space.

The Amendment proposes to:

- amend schedule to Clause 45.01; and
- amend schedule to Clause 61.03 to include Map 1PAO.

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, Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield South; and at the Department of Environment, Land, Water and Planning 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 20 April 2015. A submission must be sent to: Strategic Planning Department, Glen Eira City Council, PO Box 42, Caulfield South, Victoria 3162.

> RON TORRES Director of Planning and Transport

Planning and Environment Act 1987 GREATER SHEPPARTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C178

The Greater Shepparton City Council has prepared Amendment C178 to the Greater Shepparton Planning Scheme.

The land affected by the Amendment is land within the Rural Living Zone to the east of the Goulburn Valley Highway along the south side of Mitchell Road and along both sides of Archer Road in Kialla.

The Amendment proposes to amend the Schedule to the Rural Living Zone to reduce the minimum lot size for subdivision and the minimum lot size for which no planning permit is required to use the land for a dwelling to 2 hectares for the Amendment area.

You may inspect the Amendment, any documents that support the Amendment and the Explanatory Report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Greater Shepparton City Council, 90 Welsford Street, Shepparton; at the Greater Shepparton City Council website, www.greatershepparton. com.au; and at the Department of Environment, Land, Water and Planning 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 20 April 2015. A submission must be sent to Greater Shepparton City Council, Locked Bag 1000, Shepparton 3632.

The following panel hearing dates have been set for this Amendment:

- directions hearing: week commencing 1 June 2015.
- panel hearing: week commencing 29 June 2015.

COLIN KALMS Manager Planning

Planning and Environment Act 1987

PYRENEES PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C39

The Pyrenees Shire Council has prepared Amendment C39 to the Pyrenees Planning Scheme.

The land affected by the Amendment is within the Avoca and Beaufort heritage area precincts.

The Amendment proposes to introduce exemptions under the provisions of Clause 43.01-2 (by way of an Incorporated Plan entitled 'Planning Permit Exemptions to Heritage Overlay Precincts HO501 & HO502 February 2015') for specified minor works within the Heritage Overlay precincts of Avoca and Beaufort.

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, Pyrenees Shire Council: 5 Lawrence Street, Beaufort, Victoria 3373; Beaufort Community Resource/Visitor Information Centre and Library, 72 Neill Street, Beaufort, Victoria 3373; Avoca Community Resource/ Visitor Information Centre and Library, 122 High Street, Avoca, Victoria 3467; and at the Department of Environment, Land, Water and Planning 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 20 April 2015. A submission must be sent to the Municipal Offices of the Pyrenees Shire Council, 5 Lawrence Street, Beaufort 3373.

The following panel hearing dates have been set for this Amendment:

- directions hearing: week of 15 June 2015.
- panel hearing: week of 6 July 2015.

JIM NOLAN Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 22 May 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.

- BRENNAN, Edward, late of Flat 6, 28–30 Ridley Street, Albion, Victoria, deceased, who died on 27 November 2014.
- DAI, Nguyet Trien, late of Metropolitan Remand Centre, 134–154 Middle Road, Truganina, Victoria, pensioner, deceased, who died on 19 October 2014.
- DOBNEY, Lyle Alexander, late of 12 Mekong Close, Werribee, Victoria, deceased, who died on 21 January 2015.
- GEERKE, Harold Hermann, late of Lotus Lodge, 1497 Point Nepean Road, Rosebud, Victoria, deceased, who died on 6 September

2014.

- GROSSMAN, Beryl Lorraine, late of Carinya Hostel, 33–43 McClelland Avenue, Sea Lake, Victoria, deceased, who died on 22 December 2014.
- HANSEN, Anne, late of Buckland House Nursing Home, Loch Avenue, Mansfield, Victoria, deceased, who died on 25 July 2014.
- HART, Joan Cora, late of Oak Towers Aged Care Facility, 139 Atherton Road, Oakleigh, Victoria, retired, deceased, who died on 21 December 2014.
- KENNEWELL, Therese Jean, late of 8 Monash Street, Shepparton, Victoria, home duties, deceased, who died on 21 August 2014.
- LAURIE, Joan, late of Costa House, Investigator Drive, Lara, Victoria, home duties, deceased, who died on 17 October 2014.
- O'BRIEN, Colin Leo, late of Stewart Lodge, 85 Stewart Street, Brunswick, Victoria, deceased, who died on 17 September 2014.
- PRESCOTT, Florence Georgina, late of Forest Lodge Aged Care, 23 Forest Drive, Frankston, Victoria, deceased, who died on 13 September 2014.
- TIMBS, Barbara Joan, late of 42 Palmerston Street, West Footscray, Victoria, deceased, who died on 9 March 2014.
- TYNDALL, Raymond Joseph, late of 36 Simpson Street, Kyneton, Victoria, retired, deceased, who died on 24 November 2014.

Dated 13 March 2015

STEWART MacLEOD Manager

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION

on Friday 1 May 2015 at 1.00 pm on site **Reference:** F09/1954.

- Address of Property: Henty Highway, McKenzie Creek.
- **Crown Description:** Crown Allotment 226J, Parish of Bungalally.
- **Terms of Sale:** Deposit 10%, balance in 60 days or earlier by mutual agreement.

Area: 2.027 ha.

Officer Co-ordinating Sale: Andrew Martin, Senior Project Manager, Land and Property, Department of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Victoria 3002.

Selling Agent: Gerry Smith First National, 54 Hamilton Street, Horsham, Victoria 3400.

ROBIN SCOTT MP Minister for Finance

Building Act 1993

BUILDING REGULATIONS 2006

Notice of Accreditation

Pursuant to Part 14 of the Building Regulations 2006 a Certificate of Accreditation (Number V15/01) has been issued to Ultratex Wall Cladding & Coating Pty Ltd, Factory 4, 11 Malcolm Court, Kealba, Victoria 3021, by the Victorian Building Authority for the Ultratex Grey Board EIFS Wall Cladding Systems.

The Building Regulations Advisory Committee appointed under Division 4 of Part 12 of the **Building Act 1993**, after examination of an application for the accreditation of the Ultratex Grey Board EIFS Wall Cladding Systems as being suitable as a wall cladding system, has determined that Ultratex Grey Board EIFS Wall Cladding Systems comply with the following Performance Requirements:

P2.1.1 of Volume Two of the National Construction Code Series

P2.2.2 of Volume Two of the National Construction Code Series

Building Code of Australia 2014 Class 1 and Class 10 Buildings

as adopted by the Building Regulations 2006, to the extent that the above clauses refer to the requirements for wall cladding.

Conditions for use of the product are provided on the Certificate.

CHRISTIAN WILLIAMS Secretary Building Regulations Advisory Committee

Crown Land (Reserves) Act 1978

NOTICE OF TERMINATION OF LICENCE

Licensor: Great Ocean Road Coast Committee Inc.

Premises: Point Roadknight Kiosk within the Anglesea Foreshore Reserve (Licence No. 2016044).

The Licensor is satisfied, after giving the Licensee reasonable opportunity to be heard, that the Licensee has failed to comply with the provisions of the said Licence.

The Licensor by reason of the foregoing hereby declares the said Licence cancelled as from 19 March 2015.

This Notice is issued and published pursuant to clause 4.1 of the said Licence.

Dated 17 March 2015

Signed for and on behalf of the Licensor by RICHARD DAVIES Chief Executive Officer Great Ocean Road Coast Committee Inc. 35 Bell Street Torquay, Victoria 3228

Crown Land (Reserves) Act 1978

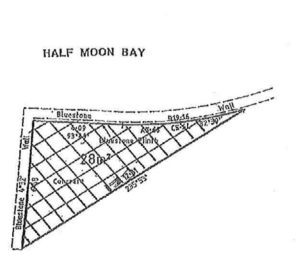
ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTIONS 17B, 17BAA AND 17DA

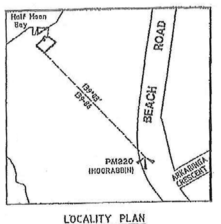
Under sections 17B, 17BAA and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lisa Neville MP, Minister for Environment, Climate Change and Water, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by Bayside City Council to Cerberus Catering Pty Ltd for the purpose of outdoor seating ancillary to the adjacent restaurant and kiosk over part of the Sandringham Beach Reserve described in the Schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown cross-hatched on the following plan, being part of the land permanently reserved for public park and public purposes by Orders in Council of 26 May 1873 (vide Government Gazette 13 June 1873 page 1059) and 24 March 1891 (vide Government Gazette 26 March 1891 page 1388).





Not to scale

File Reference: 1204182 Dated 11 March 2015

> LISA NEVILLE MP Minister for Environment, Climate Change and Water

Crown Land (Reserves) Act 1978

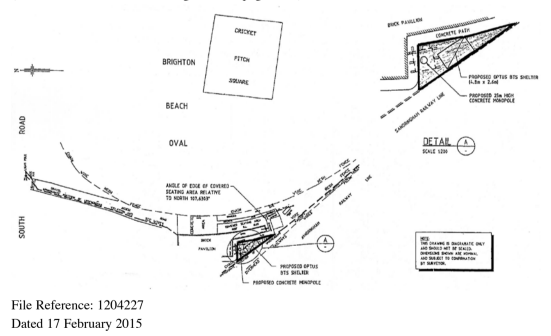
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lisa Neville MP, Minister for Environment, Climate Change and Water, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Bayside City Council to Crown Castle Australia for the purpose of 'construction, maintenance and operation of a telecommunications network and telecommunications service' over part of the Brighton Beach Oval as described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown outlined bold on the following plan, being part of the land permanently reserved for public gardens and public recreation purposes by Order in Council of 2 August 1880 (vide Government Gazette 6 August 1880, page 2025).



LISA NEVILLE MP Minister for Environment, Climate Change and Water

Crown Land (Reserves) Act 1978

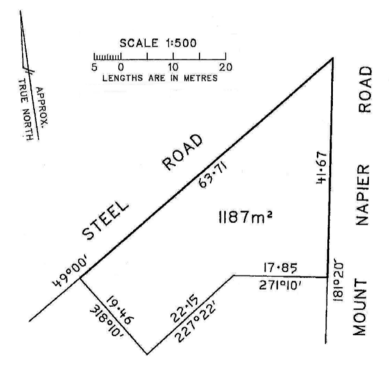
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lisa Neville MP, Minister for Environment, Climate Change and Water, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Southern Grampians Shire Council, as Committee of Management, to Combined Preschools of Southern Grampians Inc. for the purposes of Early Childhood Education and Maternal and Child Health over part of the 'Mitchell Park' at Hamilton being a Public Park and Recreation Reserve as described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The 1187 m² area of land shown on the attached plan, being part of the land temporarily reserved in the Township of Hamilton for Public Park and Public Recreation purposes by Order in Council of 15 April 1947 (vide Government Gazette of 23 April 1947 on page 2224).



File Reference: 03L2/4886 Dated 11 March 2015

THE HON. LISA NEVILLE MP Minister for Environment, Climate Change and Water

Electoral Act 2002

DE-REGISTRATION OF POLITICAL PARTY

In accordance with section 55 of the **Electoral Act 2002**, Voice for the West is hereby de-registered.

Dated 16 March 2015

WARWICK GATELY, AM Victorian Electoral Commission

Country Fire Authority Act 1958

VARIATION OF FIRE DANGER PERIOD

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

To terminate from 0100 hours on 23 March 2015:

- Banyule City Council (Those portions not included in the Metropolitan Fire District)
- Bass Coast Shire Council
- Baw Baw Shire Council
- Cardinia Shire Council
- Casey City Council
- Central Goldfields Shire Council
- East Gippsland Shire Council
- Frankston City Council
- French Island
- Greater Dandenong City Council (Those portions not included in the Metropolitan Fire District)
- Hindmarsh Shire Council (Remainder)
- Hume City Council (Those portions not included in the Metropolitan Fire District)
- Kingston City Council (Those portions not included in the Metropolitan Fire District)
- Knox City Council
- Latrobe City Council

- Manningham City Council (Those portions not included in the Metropolitan Fire District)
- Maroondah City Council (Those portions not included in the Metropolitan Fire District)
- Melton City Council
- Mornington Peninsula Shire Council
- Nillumbik Shire Council (Those portions not included in the Metropolitan Fire District)
- South Gippsland Shire Council
- Wellington 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.
- Whittlesea City Council (Those portions not included in the Metropolitan Fire District)
- Wyndham City Council (Those portions not included in the Metropolitan Fire District)
- Yarra Ranges Shire Council (Those portions not included in the Metropolitan Fire District)
- Yarriambiack Shire Council (Central Part). That part north of the line described by the following: Dimboola–Minyip Road, Stawell–Warracknabeal Road, C Loats Road and Donald–Murtoa Road.

EUAN FERGUSON AFSM Chief Officer

Electricity Industry Act 2000 Gas Industry Act 2001

SIMPLY ENERGY (ABN 67 269 241 237), A PARTNERSHIP COMPRISING IPOWER PTY LTD (ACN 111 267 228) AND IPOWER 2 PTY LTD (ACN 070 374 293)

Standing Offer Terms and Conditions - Victoria

Pursuant to section 35 of the **Electricity Industry Act 2000** and section 42 of the **Gas Industry Act 2001**, Simply Energy publishes below its varied standing offer terms and conditions for Victoria, which will take effect from the date which is one month after the date of publication of this notice.

PREAMBLE

This contract is about the sale of energy to you as a small customer at your premises. It is a standard retail contract that starts without you having to sign a document agreeing to these terms and conditions. In addition to this contract, the energy laws and other consumer laws also contain rules about the sale of energy and we will comply with these rules in our dealings with you. For example, the National Energy Retail Law and the National Energy Retail Rules ('the Rules') set out specific rights and obligations about energy marketing, payment methods and arrangements for customers experiencing payment difficulties. For Victorian customers, until the National Energy Retail Law and the National Energy Retail Rules are adopted in Victoria (referred to as 'NECF implementation in Victoria'), the energy laws applicable in Victoria are the Electricity Industry Act 2000, the Gas Industry Act 2001 and the Energy Retail Code made by the Essential Services Commission. For customers in Victoria, prior to NECF implementation in Victoria all references to the National Energy Retail Law and Rules in this contract should be read as references to the Energy Retail Code unless stated otherwise. You also have a separate contract with your distributor, called a customer connection contract. The customer connection contract deals with the supply of energy to your premises and can be found on your distributor's website. There are no gas customer connection contracts in Victoria. More information about this contract and other matters is on our website, www.simplyenergy.com.au

1. THE PARTIES

This contract is between: Simply Energy ABN 67 269 241 237 who sells energy to you at your premises (in this contract referred to as 'we', 'our' or 'us'); and You, the customer to whom this contract applies (in this contract referred to as 'you' or 'your').

2. DEFINITIONS AND INTERPRETATION

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

3. DO THESE TERMS AND CONDITIONS APPLY TO YOU?

3.1 These are our terms and conditions

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

3.2 Application of these terms and conditions

These terms and conditions apply to you if:

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

3.3 Electricity or gas

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

4. WHAT IS THE TERM OF THIS CONTRACT?

4.1 When does this contract start?

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

4.2 When does this contract end?

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

4.3 Vacating your premises

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

5. SCOPE OF THIS CONTRACT

5.1 What is covered by this contract?

a. Under this contract we agree to sell you energy at your premises. We also agree to meet other obligations set out in this contract and to comply with the energy laws.

b. In return, you agree:

- i. to be responsible for charges for energy supplied to the premises until this contract ends under clause 4.2 even if you vacate the premises earlier; and
- ii. to pay the amounts billed by us under this contract; and
- iii. to meet your obligations under this contract and the energy laws.

5.2 What is not covered by this contract?

This contract does not cover the physical connection of your premises to the distribution system, including metering equipment and the maintenance of that connection and the supply of energy to your premises. This is the role of your distributor under a separate contract called a customer connection contract. There are no gas customer connection contracts in Victoria.

6. YOUR GENERAL OBLIGATIONS

6.1 Full information

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

6.2 Updating information

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

6.3 Life support equipment

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

6.4 Obligations if you are not an owner

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

7. OUR LIABILITY

- a. The quality and reliability of your electricity supply and the quality, pressure and continuity of your gas supply is subject to a variety of factors that are beyond our control as your retailer, including accidents, emergencies, weather conditions, vandalism, system demand, the technical limitations of the distribution system and the acts of other persons (such as your distributor), including at the direction of a relevant authority.
- b. To the extent permitted by law, we give no condition, warranty or undertaking, and we make no representation to you, about the condition or suitability of energy, its quality, fitness for purpose or safety, other than those set out in this contract.
- c. Unless we have acted in bad faith or negligently, the National Energy Retail Law excludes our liability for any loss or damage you suffer as a result of the total or partial failure to supply energy to your premises, which includes any loss or damage you suffer as a result of the defective supply of energy. Prior to NECF implementation in Victoria, if your premises are in Victoria, the reference to the National Energy Retail Law in this clause 7(c) is a reference to, in the case of electricity, section 120 of the National Electricity Law as set out in the Schedule to the National Electricity (South Australia) Act 1996 or, in the case of gas, to section 232 of the Gas Industry Act or section 33 of the Gas Safety Act 1997 (Vic.).

8. PRICE FOR ENERGY AND OTHER SERVICES

8.1 What are our tariffs and charges?

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

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

8.2 Changes to tariffs and charges

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

8.3 Variation of tariff due to change of use

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

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

8.4 Variation of tariff or type of tariff on request

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

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

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

8.6 GST

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

9. BILLING

9.1 General

We will send a bill to you as soon as possible after the end of each billing cycle. We will send the bill:

- a. to you at the address nominated by you; or
- b. to a person authorised in writing by you to act on your behalf at the address specified by you.

9.2 Calculating the bill

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

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

9.3 Estimating the energy usage

- a. We may estimate the amount of energy consumed at your premises if your meter cannot be read, if your metering data is not obtained (for example, if access to the meter is not given or the meter breaks down or is faulty), or if you otherwise consent. In Victoria, a retailer must obtain a customer's 'explicit informed consent' to base the customer's bill on an estimation, unless the meter cannot be read or the metering data is not obtained.
- b. If we estimate the amount of energy consumed at your premises to calculate a bill, we must:
 - i. clearly state on the bill that it is based on an estimation; and
 - ii. when your meter is later read, adjust your bill for the difference between the estimate and the energy actually used.
- c. If the later meter read shows that you have been undercharged, we will allow you to pay the undercharged amount in instalments, over the same period of time during which the meter was not read (if less than 12 months), or otherwise over 12 months.
- d. If the meter has not been read due to your actions, and you request us to replace the estimated bill with a bill based on an actual reading of the meter, we will comply with your request but may charge you any cost we incur in doing so.

9.4 Your historical billing information

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

9.5 Bill smoothing

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

10. PAYING YOUR BILL

10.1 What you have to pay

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

10.2 Issue of reminder notices

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

10.3 Difficulties in paying

a. If you have difficulties paying your bill, you should contact us as soon as possible. We will provide you with information about payment options.

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

10.4 Late payment fees

If you have not paid a bill by the pay-by date, we may require you to pay a late payment fee, which is part of our standing offer prices published on our website. This clause will not apply and you will not be required to pay a late payment fee where late payment fees under a standard retail contract are not permitted by the law applicable to this contract in respect of customers that consume the same amount of energy in a year that you consume under this contract.

11. METERS

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

12. UNDERCHARGING AND OVERCHARGING

12.1 Undercharging

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

12.2 Overcharging

- a. Where you have been overcharged by less than \$50, and you have already paid the overcharged amount, we must credit that amount to your next bill.
- b. Where you have been overcharged \$50 or more, we must inform you within 10 business days of our becoming aware of the overcharge and, if you have already paid that amount, we must credit that amount to your next bill. However, if you request otherwise, we will comply with that request.
- c. If you have stopped buying energy from us, we will use our best endeavours to pay the overcharged amount to you within 10 business days.
- d. If you have been overcharged as a result of your own fault or unlawful act or omission, we may limit the amount we credit or pay you to the amount you were overcharged in the last 12 months.

12.3 Reviewing your bill

a. If you disagree with the amount you have been charged, you can ask us to review your bill in accordance with our standard complaints and dispute resolution procedures.

- b. If you ask us to, we must arrange for a check of the meter reading or metering data or for a test of the meter in reviewing the bill. You will be liable for the cost of the check or test and we may request payment in advance. However, if the meter or metering data proves to be faulty or incorrect, we must reimburse you for the amount paid. Customers in Victoria are not required to pay for a meter check or test in advance.
- c. If your bill is being reviewed, you are still required to pay any other bills from us that are due for payment and the lesser of:
 - i. the portion of the bill that you do not dispute; or
 - ii. an amount equal to the average of your bills in the last 12 months.

SECURITY DEPOSITS

13.1 Security deposit

13.

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

13.2 Interest on security deposits

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

13.3 Use of a security deposit

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

13.4 Return of security deposit

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

14. DISCONNECTION OF SUPPLY

14.1 When can we arrange for disconnection?

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

- a. you do not pay your bill by the pay-by date and, if you are a residential customer, you:
 - i. fail to comply with the terms of an agreed payment plan; or
 - ii. do not agree to an offer to pay the bill by instalments, or having agreed, you fail to comply with the instalment arrangement;
- b. you do not provide a security deposit we are entitled to require from you; or
- c. you do not give access to your premises to read a meter (where relevant) for 3 consecutive meter reads; or

- d. there has been illegal or fraudulent use of energy at your premises in breach of clause 16 of this contract; or
- e. we are otherwise entitled or required to do so under the Rules or by law.

14.2 Notice and warning of disconnection

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

14.3 When we must not arrange disconnection

- a. Subject to paragraph (b), your premises may not be disconnected during the following times ('the protected period'):
 - i. on a business day before 8.00 am or after 3.00 pm. The protected period for a residential customer in Victoria is before 8.00 am or after 2.00 pm. The protected period for a business customer in Victoria is before 8.00 am or after 3.00 pm; or
 - ii. on a Friday or the day before a public holiday; or
 - iii. on a weekend or a public holiday; or
 - iv. on the days between 20 December and 31 December (both inclusive) in any year; or
 - v. if you are being disconnected under clause 14.1(a), during an extreme weather event. Paragraph (v) does not apply in Victoria.
- b. Your premises may be disconnected within the protected period:
 - i. for reasons of health and safety; or
 - ii. in an emergency; or
 - iii. as directed by a relevant authority; or
 - iv. if you are in breach of clause 6.5 of your customer connection contract which deals with interference with energy equipment. Victorian customers may be disconnected if it is permitted under their connection contract or under the applicable energy laws; or
 - v. if you request us to arrange disconnection within the protected period; or
 - vi. if your premises contain a commercial business that only operates within the protected period and where access to the premises is necessary to effect disconnection; or
 - vii. where the premises are not occupied.

15. RECONNECTION AFTER DISCONNECTION

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

16. WRONGFUL AND ILLEGAL USE OF ENERGY

16.1 Use of energy

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

a. illegally use energy supplied to your premises; or

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

17. NOTICES AND BILLS

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

18. PRIVACY ACT NOTICE

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

19. COMPLAINTS AND DISPUTE RESOLUTION

19.1 Complaints

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

19.2 Our obligations in handling complaints

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

- a. of the outcome of your complaint and the reasons for our decision; and
- b. that if you are not satisfied with our response, you have a right to refer the complaint to your Energy Ombudsman:
 - i. if your premises are in Victoria, your Energy Ombudsman is the Energy and Water Ombudsman Victoria (EWOV);
 - ii. if your premises are in South Australia, your Energy Ombudsman is the Energy Industry Ombudsman SA (EIOSA);
 - iii. if your premises are in New South Wales, your Energy Ombudsman is the Energy & Water Ombudsman NSW (EWON); and
 - iv. if your premises are in Queensland, your Energy Ombudsman is the Energy and Water Ombudsman Queensland (EWOQ).

20. FORCE MAJEURE

20.1 Effect of force majeure event

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

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

20.2 Deemed prompt notice

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

20.3 Obligation to overcome or minimise effect of force majeure event

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

20.4 Settlement of industrial disputes

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

21. APPLICABLE LAW

The laws of the State in which your premises are located govern this contract.

22. RETAILER OF LAST RESORT EVENT

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

23. GENERAL

23.1 Our obligations

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

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

23.2 Amending this contract

- a. This contract may only be amended in accordance with the procedures set out in the National Energy Retail Law. For Victorian customers the procedures are set out in section 40A of the Electricity Industry Act and section 48 of the Gas Industry Act.
- b. We must publish any amendments to this contract on our website.

SIMPLIFIED EXPLANATION OF TERMS

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

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

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

'customer connection contract' means a contract between you and your distributor for the provision of customer connection services. There are no gas customer connection contracts in Victoria;

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

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

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

'Electricity Industry Act' means the Electricity Industry Act 2000 (Vic.);

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

'energy' means electricity or gas;

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

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

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

'Gas Industry Act' means the Gas Industry Act 2001 (Vic.);

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

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

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

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

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

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

In Victoria, the Retailer of Last Resort scheme is under the Electricity Industry Act or the Gas Industry Act.

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

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

'small customer' means:

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

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

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

Flora and Fauna Guarantee Act 1988

NOTICE OF FINAL RECOMMENDATIONS OF THE SCIENTIFIC ADVISORY COMMITTEE

In accordance with section 15 of the Flora and Fauna Guarantee Act 1988 (the Act), the Scientific Advisory Committee (SAC) has made final recommendations on whether the following nominated items should be supported for listing as threatened under the Act.

Eligibility for listing is outlined in section 11 of the Act and criteria by which the eligibility for listing is determined are outlined in the Flora and Fauna Guarantee Regulations 2011. Items supported for listing

Common name	Scientific name	Primary criteria satisfied	Sub-criteria satisfied
McDowall's Galaxias	Galaxias mcdowalli	1.2	1.2.1, 1.2.2
East Gippsland Galaxias	Galaxias aequipinnis	1.2	1.2.1, 1.2.2
West Gippsland Galaxias	Galaxias longifundus	1.1, 1.2	1.2.1, 1.2.2
Dargo Galaxias	Galaxias mungadhan	1.2	1.2.1, 1.2.2
Tapered Galaxias	Galaxias lanceolatus	1.2	1.2.1, 1.2.2
Shaw Galaxias	Galaxias gunaikurnai	1.1, 1.2	1.2.1, 1.2.2
Roundsnout Galaxias	Galaxias terenasus	1.2	1.2.1, 1.2.2
Bacchus Marsh Varnish Wattle	Acacia rostriformis		1.2.1, 1.2.2

Further information on the final recommendations

Copies of the recommendation reports on the above items can be obtained through the Department of Environment, Land, Water and Planning website (www.delwp.vic.gov.au) or Customer Service Centre (136 186).

Forests Act 1958, No. 6254

VARIATION OF THE PROHIBITED PERIOD

In pursuance of the powers conferred by section 3 sub-section (2) of the **Forests Act 1958**, I, Alan Goodwin, delegated officer for the Minister for Environment and Climate Change in the State of Victoria, hereby declare the variation of the Prohibited Period for all land within the Fire Protected Area (other than State forest, National Park and protected public land) within the municipalities and/or alpine resorts nominated for the period specified in Schedule 1 (below):

SCHEDULE 1

A Prohibited Period shall terminate at 0100 hours on Monday 23 March 2015 in the following municipalities and/or alpine resorts:

Baw Baw Shire

East Gippsland Shire Latrobe City

Wellington Shire

ALAN GOODWIN Chief Fire Officer Department of Environment, Land, Water and Planning Delegated Officer, pursuant to section 11, **Conservation, Forests and Lands Act 1987**

Forests Act 1958

REVOCATION OF DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Peter Foster, District Manager, North West, Parks Victoria, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, under section 57U of the **Forests Act 1958**, revoke the determination of the firewood collection area described in item 1 of the table in the determination made under section 57U of the **Forests Act 1958** on 26 February 2015 and published in the Government Gazette No. G 9 page 489, 5 March 2015.

This revocation comes into operation at 12 am on 23 March 2015. Dated 16 March 2015

PETER FOSTER District Manager North West Parks Victoria as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Forests Act 1958

REVOCATION OF DETERMINATION OF FIREWOOD COLLECTION AREA

I, Jonathon Rofe, Acting Fire and Land Regional Manager Grampians, Department of Environment, Land, Water and Planning, as delegate of the Secretary to the Department of Environment, Land, Water and Planning, under section 57U of the Forests Act 1958, revoke the determination of the firewood collection areas described in items 22, 28 of the table in the determination made under section 57U of the Forests Act 1958 on 16 February 2015 and published in the Government Gazette No. G 7 pages 394 and 395 on 19 February 2015.

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

Dated 13 March 2015

JONATHON ROFE Acting Fire and Land Regional Manager Grampians Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Jonathon Rofe, Acting Fire and Land Regional Manager, Grampians, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the Forests Act 1958.

Definitions

In this determination and with reference to a numbered item in the table in the determination:

- (a) *closing date*, being the date of revocation of the determination of a firewood collection area, means the date specified in column 6 of the item;
- (b) *opening date*, being the date on which the determination of a firewood collection area comes into operation, means the date specified in column 5 of the item or, if no date is specified, the date on which this determination is published in the Government Gazette.

Determination

Each area of State forest shown hatched on a plan lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 57U of the **Forests Act 1958**, effective from the opening date for that area until the closing date for that area (inclusive).

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
1	LEGL./15-039	Grampians	Wimmera	Wartook–Northern Grampians Road	21/03/2015	30/06/2015

Table – Firewood collection areas

Notes

1. The information in columns 2, 3 and 4 of the table is for information only.

2. **DELWP** means Department of Environment, Land, Water and Planning.

- 3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department Environment, Land, Water and Planning see https://www.landata.vic.gov.au, select Central Plan Office and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from <www.depi.vic.gov.au/firewood>.
- 4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 13 March 2015

JONATHON ROFE Acting Fire and Land Regional Manager, Grampians Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Gambling Regulation Act 2003

NOTICE UNDER SECTION 3.6.5A, FIXING THE VALUE OF THE SUPERVISION CHARGE

I, Tim Pallas, Treasurer of the State of Victoria, under section 3.6.5A of the **Gambling Regulation Act 2003**, by notice fix the value of the supervision charge applying to the venue operators holding gaming machine entitlements for the 2013–14 financial year commencing 1 July 2013 and ending on 30 June 2014 as follows:

(a) The value of the per entitlement unit charge is \$21.27; and

(b) The value of the per operating electronic gaming machine charge is \$193.75.

The 2013–14 supervision charge should be paid as a single instalment, no later than 12 June 2015. Dated 9 March 2015

TIM PALLAS MP Treasurer

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
80065	Attwell Lane	Bonbeach	Kingston City Council Formerly known as Atwell Lane. The road traverses north from Troy Street.
81907	Mount Baimbridge Road	Hamilton	Southern Grampians Shire Council Formerly known as part Carmichael Street. The road traverses north from Portland Road – Scoresby Street intersection to Hamilton Place and is a continuation of the existing Mount Baimbridge Road.
82149	Tuan Lane	Longwood	Strathbogie Shire Council The road traverses west from Oak Valley Road.
82985	Bateman Street	Elphinstone	Mount Alexander Shire Council The road traverses north from Urquhart Street.

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
83138	Redesdale Bridge	VicRoads Located at the Heathcote–Kyneton Road, over the Campaspe River, approximately 1.2 km north of Redesdale.
		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

Legal Profession Act 2004

DETERMINATION OF CONTRIBUTIONS TO FIDELITY FUND FOR THE PERIOD 1 JULY 2015 TO 30 JUNE 2016

The Legal Services Board, acting under Division 3 of Part 6.7 of the Legal Profession Act 2004 ('the Act') has determined that the classes of persons required to pay a contribution under Division 3 of Part 6.7, and the contribution payable by members of each class, for the period 1 July 2015 to 30 June 2016, are as set out in the following table. For the purpose of assessing contribution classes, 'trust money' does not include 'controlled money' or 'transit money' referred to in section 3.3.2 of the Act.

	Fidelity Fund Contributions 2015/2016				
Fide	Fidelity Fund Contribution Class				
1	Local Practitioner Authorised to Receive Trust Money – exceeding \$500,000. An approved clerk or the holder of a local practising certificate that authorises the receipt of trust money who received, or was a principal, employee or a director of a law practice that received trust money exceeding \$500,000 in total during the year ending on 31 October 2014.	\$496			
2	Local Practitioner Principal Practising Certificate Not Authorised to Receive Trust Money – who is a principal of a law practice that received trust money exceeding \$500,000. The holder of a principal practising certificate that authorises the person to engage in legal practice but does not authorise the receipt of trust money and who is the principal or employee of a law practice that received trust money exceeding \$500,000 in total during the year ending on 31 October 2014.	\$496			
3	Local Practitioner Authorised to Receive Trust Money – not exceeding \$500,000. An approved clerk or the holder of a local practising certificate that authorises the receipt of trust money who received, or was a principal, employee or a director of a law practice that received trust money within the range of \$Nil – \$500,000 in total during the year ending on 31 October 2014.	\$248			
4	Local Practitioner Principal Practising Certificate Not Authorised to Receive Trust Money – who is a principal of a law practice that received trust money within the range of \$Nil – \$500,000. The holder of a principal practising certificate that authorises the person to engage in legal practice but does not authorise the receipt of trust money and who is the principal or employee of a law practice that received trust money within the range of \$Nil – \$500,000 in total during the year ending on 31 October 2014.	\$248			
5	Employee Practising Certificate and Not Authorised to Receive Trust Money The holder of an employee practising certificate that authorises the person to engage in legal practice but does not authorise the receipt of trust money and who is employed by a law practice that is authorised to receive trust money.	\$124			

	Fidelity Fund Contributions 2015/2016				
Fide	Contribution				
6	Exempt Practitioners Corporate practitioners, interstate practitioners not authorised to withdraw money from a local trust account, sole practitioners not authorised to receive trust money, employee practitioners employed by a sole practitioner or law firm not authorised to receive trust money and employees at community legal centres are not required to make a contribution.	Nil			
7	Interstate Practitioner Authorised to Receive Trust Money – exceeding \$500,000. An interstate legal practitioner who is authorised to withdraw money from a local trust account and who is a principal, employee or a director of a law practice that received trust money exceeding \$500,000 in total during the year ending on 31 October 2014.	\$496			
8	Interstate Practitioner Authorised to Receive Trust Money – not exceeding \$500,000. An interstate legal practitioner who is authorised to withdraw money from a local trust account and who is a principal, employee or a director of a law practice that received trust money in Victoria within the range of \$Nil – \$500,000 in total during the year ending on 31 October 2014.	\$248			

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on toll zones on the Link road.

For the purposes of this Notice, the following definitions apply:

Boulton Parade includes the off-ramp connecting the rest of the Link road to Boulton Parade;

Burnley Tunnel means the eastbound tunnel between Sturt Street and Burnley Street;

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Domain Tunnel means the westbound tunnel between Punt Road and Sturt Street;

Full Link road is the road included within both the Link road and the Extension road;

Full Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; and
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11;

Half Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; or
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11, and no other toll zone;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or

(d) a two-axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two-axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes but does not exceed 4.5 tonnes;

Motor Cycle is a two-wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Swan Street Intersection means the intersection between Swan Street and Batman Avenue;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, the interruption consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road, where those vehicles are a Car, a LCV, a HCV or a Motor Cycle:

	Table One					
Toll Zone			Т	Toll		
		Car	LCV	HCV	Motor Cycle	
1.	That part of the Link road between Moreland Road and Brunswick Road.	\$2.21	\$3.54	\$4.21	\$1.10	
2.	That part of the Link road between Racecourse Road and Dynon Road.	\$2.21	\$3.54	\$4.21	\$1.10	
3.	That part of the Link road between Footscray Road and the West Gate Freeway.	\$2.77	\$4.43	\$5.26	\$1.39	
4.	That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road –	\$2.77	\$4.43	\$5.26	\$1.39	
	(a) being the eastbound carriageways of the Link road;					
	(b) between Punt Road and the exit to Boulton Parade; and					
	(c) comprising Boulton Parade.					
5.	That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$4.98	\$7.97	\$9.46	\$2.49	
6.	That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$2.21	\$3.54	\$4.21	\$1.10	

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7.	That part of the Link road between Burnley Street and Punt Road and including that part of the Link road – (a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and		\$2.21	\$3.54	\$4.21	\$1.10	
	(b)	comp	rising Boulton Parade,				
		other	than:				
		(i)	the eastbound carriageways between Burnley Street and Punt Road; and				
		(ii)	that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.				
8.	carria		the Link road being the eastbound s between Burnley Street and oad.	\$2.21	\$3.54	\$4.21	\$1.10
9.	Road	and	the Link road between Glenferrie Burnley Street, other than the arriageways.	\$2.21	\$3.54	\$4.21	\$1.10
10.	carria	igeway	the Link road being the eastbound s between Swan Street Intersection ad, other than –	\$1.39	\$2.22	\$2.63	\$0.69
	(a)		part of the Link road being the ley Tunnel; and				
	(b)		part of the Link road comprising ton Parade.				
11.		-	the Link road between Punt Road reet Intersection, other than –	\$1.39	\$2.22	\$2.63	\$0.69
	(a)	the ea	astbound carriageways;				
	(b)		part of the Link road being the ley Tunnel;				
	(c)	that p	part of the Link road:				
		(1)	between Punt Road and the exit to Boulton Parade; and				
		(2)	comprising Boulton Parade; and				
	(d)	Doma road the e	part of the Link road being the ain Tunnel and that part of the Link leading into that Tunnel between astern portal of that Tunnel and Road.				

For the avoidance of doubt, a reference in this Notice to the specification of a toll zone by reference to Burnley Street refers to that point on the Link road where Burnley Street would cross the Link road if Burnley Street continued in a straight southerly direction from its southernmost extremity. For the avoidance of doubt, a reference in this Notice to 'eastbound' means in a general easterly direction from the eastern end of the West Gate Freeway towards Glenferrie Road.

Notwithstanding anything to the contrary in Table One, under section 71(1)(b) of the Act and in accordance with the Agreement, the maximum tolls payable in respect of the use of a vehicle on a toll zone on the Link road where that vehicle is a Car, a LCV, a HCV or a Motor Cycle for a Trip are as listed in Table Two:

	Table Two					
	Trip Cap		Toll			
		Car	LCV	HCV	Motor Cycle	
1.	Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	\$8.31	\$11.08	\$11.08	\$4.16	
2.	Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	\$8.31	\$8.31	\$8.31	\$4.16	

Under Section 71(1)(b) of the Act, and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are Taxis:

Table Three					
Taxis Toll					
Each Half Link Taxi Trip	\$5.30				
Each Full Link Taxi Trip	\$7.80				

For the avoidance of doubt, this Notice does not set Charge Tolls, Maximum Charge Tolls or Taxi Tolls for the purposes of Schedule 3 (the Toll Calculation Schedule) of the Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

(i) revokes or repeals; or, in the alternative

(ii) amends -

the NOTICE UNDER SECTION 71(1) dated 12 December 2014 and published in the Victoria Government Gazette No. G 51 (pages 2920 to 2924), dated 18 December 2014 ('the Last Notice').

This notice takes effect on 1 April 2015 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;

- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 13 March 2015

A. L. STREET	V. E. VASSALLO
Company Secretary	Director
CityLink Melbourne Limited	CityLink Melbourne Limited
(ABN 65 070 810 678)	(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on the toll zone on the Extension road.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

(a) a rigid Truck with three or more axles;

- (b) an articulated Truck;
- (c) a Bus; or

(d) a two-axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two-axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes but does not exceed 4.5 tonnes;

Motor Cycle is a two-wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road, where those vehicles are a Car, a LCV, a HCV or a Motor Cycle:

Table One					
	Toll Zone	Toll			
		Car	LCV	HCV	Motor Cycle
12.	The Extension road	\$1.39	\$2.22	\$2.63	\$0.69

For the avoidance of doubt, this Notice does not set Charge Tolls for the purposes of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 12 December 2014 and published in the Victoria Government Gazette No. G 51 (pages 2925 to 2926), dated 18 December 2014 ('the Last Notice').

This Notice takes effect on 1 April 2015, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 13 March 2015

A. L. STREET	V. E. VASSALLO
Company Secretary	Director
City Link Extension Pty Limited	City Link Extension Pty Limited
(ABN 40 082 058 615)	(ABN 40 082 058 615)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) ('CityLink Melbourne') hereby fixes tolls which are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink Pass is a 24 Hour Pass, a Tulla Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

(a) a rigid Truck with three or more axles;

- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two-axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two-axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes but does not exceed 4.5 tonnes;

Motor Cycle is a two-wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

Tulla Pass is an agreement with CityLink Melbourne for CityLink Melbourne to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use only on that part of the Link road being the Tullamarine Freeway Upgrade, between Bulla Road and Flemington Road including the toll zone between Moreland Road and Brunswick Road, for a fixed 24-hour period commencing at the time of the first Tulla Trip by that Car, Light Commercial Vehicle or Motor Cycle on a specified day;

Tulla Trip is the passage of a Car, Light Commercial Vehicle or Motor Cycle on that part of the Link road being the toll zone between Moreland Road and Brunswick Road;

24 Hour Pass is an agreement with CityLink Melbourne to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24-hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink Melbourne to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00 pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink Melbourne also registers a Car, Light Commercial Vehicle or Motor Cycle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One							
24 Hour Pass	Toll						
	Car	LCV	HCV	Motor Cycle			
	\$15.95	\$25.55	\$30.35	\$7.95			

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a Weekend Pass for that use.

Table Two								
Weekend Pass	Weekend Pass Toll							
	Car	LCV	Motor Cycle					
	\$15.95	\$25.55	\$7.95					

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of Cars, Light Commercial Vehicles or Motor Cycles on the toll zone, consisting of that part of the Link road between Moreland Road and Brunswick Road, where the Car, Light Commercial Vehicle or Motor Cycle is the subject of a Tulla Pass for that use.

Table Three								
Tulla Pass	a Pass Toll							
	Car	LCV	Motor Cycle					
	\$5.70	\$9.10	\$2.85					

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 3 (the Toll Calculation Schedule) of the Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 12 December 2014 and published in the Victoria Government Gazette No. G 51 (pages 2927 to 2929), dated 18 December 2014 ('the Last Notice').

This Notice takes effect on 1 April 2015, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 13 March 2015

A. L. STREET	V. E. VASSALLO
Company Secretary	Director
CityLink Melbourne Limited	CityLink Melbourne Limited
(ABN 65 070 810 678)	(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles on the toll zone on the Extension road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink is CityLink Melbourne Limited ABN 65 070 810 678, the relevant corporation for the purposes of section 73C of the Act;

CityLink Pass is a 24 Hour Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two-axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two-axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes but does not exceed 4.5 tonnes;

Motor Cycle is a two-wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

24 Hour Pass is an agreement with CityLink to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24-hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00 pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink also registers that Car, Light Commercial Vehicle or Motor Cycle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One							
24 Hour Pass	Toll						
	Car	LCV	HCV	Motor Cycle			
	\$15.95	\$25.55	\$30.35	\$7.95			

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a Weekend Pass for that use.

Table Two								
Weekend Pass	Pass Toll							
	Car	LCV	Motor Cycle					
	\$15.95	\$25.55	\$7.95					

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 12 December 2014 and published in the Victoria Government Gazette No. G 51 (pages 2930 to 2932), dated 18 December 2014 ('the Last Notice').

This Notice takes effect on 1 April 2015, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or

(e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 13 March 2015

A. L. STREET	V. E. VASSALLO
Company Secretary	Director
City Link Extension Pty Limited	City Link Extension Pty Limited
(ABN 40 082 058 615)	(ABN 40 082 058 615)

Melbourne Cricket Ground Act 2009

MELBOURNE CRICKET GROUND FLOODLIGHT DETERMINATION NO. 1/2015

I, John Eren, Minister for Tourism and Major Events, make the following determination:

1. Title

This determination may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Determination No. 1/2015.

2. Objectives

The objectives of the determination are to:

- (a) Specify the days and times during which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground (MCG) may be used; and
- (b) Specify the purpose for which the floodlights may be used on those days.

3. Authorising provision

This determination is made under section 30 of the Melbourne Cricket Ground Act 2009.

4. Floodlights may be used on certain days at certain times and for certain purposes

The floodlights affixed to the floodlight towers at the MCG may be used:

- (a) Between 8.00 am and 8.00 pm on any day from 1 April 2015 until 4 October 2015 for the purpose of aligning, testing, repairing and training.
- (b) Between 8.00 am and 6.00 pm on the following days for the purpose of conducting Australian Football matches:

(c) Between 4.00 pm and 11.30 pm for the purpose of conducting Australian Football matches, a National Rugby League match and International Champions Cup soccer matches on the following days:

- (d) Between 8.00 am and 11.30 pm for the purpose of conducting Australian Football matches, including two round 23 matches, Australian Football League finals matches and a replay if required, on any of the following days:
 - 4 September 2015 5 September 2015 6 September 2015 11 September 2015 13 September 2015 13 September 2015 19 September 2015 25 September 2015 26 September 2015 3 October 2015

Dated 10 March 2015

JOHN EREN MP Minister for Tourism and Major Events

ORDER DECLARING A RESTRICTED AREA IN VICTORIA NEAR EUSTON NORTH EAST (NSW) FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act), I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon
Chilli	Lemon	Plum

Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP
Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.83353° East, 34.51702° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.83353° East, 34.51702° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Euston North East (NSW), and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT LAKE BOGA NORTH FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. **Prohibitions, restrictions and requirements**

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon
Chilli	Lemon	Plum

Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.6123° East, 35.41183° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.6123° East, 35.41183° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, at Lake Boga North, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

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

Pursuant to Section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon
Chilli	Lemon	Plum

Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.6695° East, 35.47828° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.6695° East, 35.47828° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

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

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

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon
Chilli	Lemon	Plum

Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP)
Minister for Agriculture	

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.5598° East, 35.39146° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.5598° East, 35.39146° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

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

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

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon

Chilli	Lemon	Plum
Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.4644° East, 35.23536° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.4644° East, 35.23536° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

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

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

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon

Chilli	Lemon	Plum
Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.2196° East, 34.19545° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.2196° East, 34.19545° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

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

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

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon

Chilli	Lemon	Plum
Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.1714° East, 34.21075° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.1714° East, 3421075° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

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

ORDER DECLARING A RESTRICTED AREA IN VICTORIA NEAR MOURQUONG (NSW) FOR THE CONTROL OF QUEENSLAND FRUIT FLY

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon

Chilli	Lemon	Plum
Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.18014° East, 34.14934° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.18014° East, 34.14934° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

The objective of this Order is to declare a restricted area for the control of Queensland fruit fly in Victoria, near Mourqong (NSW), and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

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

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon

Chilli	Lemon	Plum
Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 142.20439° East, 34.21148° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.20439° East, 34.21148° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

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

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

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon

Chilli	Lemon	Plum
Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.4386° East, 35.28136° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.4386° East, 35.28136° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

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

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

Pursuant to section 32 of the **Plant Biosecurity Act 2010** (the Act) I, Jaala Pulford, Minister for Agriculture, make the following Order declaring a restricted area for the control of the exotic pest Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) and specifying the prohibitions, restrictions and requirements which are to operate in the restricted area.

1. Restricted area for the control of Queensland fruit fly

The restricted area for the control of Queensland fruit fly is declared to be the area described in Schedule 1.

2. Prohibitions, restrictions and requirements

I specify the following prohibitions, restrictions and requirements that are to operate in the restricted area:

- 2.1 The removal from the restricted area into any part of Victoria of any Queensland fruit fly host material is prohibited.
- 2.2 Subclause 2.1 does not apply if the person removing any Queensland fruit fly host material is authorised to do so under a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- 2.3 The owners and occupiers of land described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

Abiu	Citron	Lime
Acerola	Cocoa Berry	Loganberry
Apple	Cumquat	Longan
Apricot	Custard Apple	Loquat
Avocado	Date	Lychee
Babaco	Durian	Mandarin
Banana	Eggplant	Mango
Black Sapote	Feijoa	Mangosteen
Blackberry	Fig	Medlar
Blueberry	Goji Berry	Miracle Fruit
Boysenberry	Granadilla	Mulberry
Brazil Cherry	Grape	Nashi
Breadfruit	Grapefruit	Nectarine
Caimito (Star Apple)	Grumichama	Orange
Cape Gooseberry	Guava	Passionfruit
Capsicum	Hog Plum	Pawpaw
Carambola (Starfruit)	Jaboticaba	Peach
Cashew Apple	Jackfruit	Peacharine
Casimiroa (White Sapote)	Jew Plum	Pear
Cherimoya	Ju Jube	Pepino
Cherry	Kiwifruit	Persimmon

Chilli	Lemon	Plum
Plumcot	Raspberry	Strawberry
Pomegranate	Rollinia	Sweetsop (Sugar Apple)
Prickly Pear	Santol	Tamarillo
Pummelo	Sapodilla	Tangelo
Quince	Shaddock	Tomato
Rambutan	Soursop	Wax Jambu (Rose Apple)

4. Issuing of Directions

Inspectors are authorised to issue a direction to any owner or occupier of land described in Schedule 2 requiring the owner or occupier to:

- 4.1 strip Queensland fruit fly host materials from plants, and collect and dispose of that waste material; or
- 4.2 treat or destroy that material.

Inspector means a person authorised as an inspector under the Act.

HON. JAALA PULFORD MP Minister for Agriculture

This Order remains in force for a period of 12 months.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 143.4239° East, 35.24151° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.4239° East, 35.24151° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector.

Objective

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

Road Safety Act 1986

DECLARATION UNDER SECTION 68(4) OF THE **ROAD SAFETY ACT 1986** THAT CERTAIN PROVISIONS OF THE **ROAD SAFETY ACT 1986** AND THE ROAD SAFETY ROAD RULES 2009 DO NOT APPLY WITH RESPECT TO CERTAIN MOTOR SPORT FUNCTIONS OR EVENTS ORGANISED AND CONDUCTED BY MOUNTAIN MOTORSPORTS PTY LTD

1. Purpose

The purpose of this notice is to make a declaration under section 68(4) of the **Road Safety Act 1986** that, subject to the limitations and conditions specified in this notice, the provisions of the **Road Safety Act 1986** specified in column one of Schedule 1 and the Road Safety Road Rules 2009 (other than the provisions specified in column one of Schedule 2) do not apply to certain motor sport functions or events organised by Mountain Motorsports Pty Ltd.

2. Authorising provision

This notice is made under section 68(4) of the **Road Safety Act 1986**. Section 68(4) provides that the Minister for Roads and Road Safety may, on the application of a motoring organisation and by notice published in the Government Gazette, declare that sections 68(1) and 68(2) of the **Road Safety Act 1986** and of any regulations (except as specified in the notice) do not apply with respect to any function or event that is organised and conducted by that motoring organisation.

Section 68(1) provides that it is an offence for a person to drive or be in charge of a motor vehicle which is being used in a race or speed trial on a highway. Section 68(2) makes it an offence for a person, alone or with any other person, to organise or manage a race or speed trial or to carry out or cause to be carried out any preparations for the conduct of a race or speed trial that is held or to be held on a highway.

3. Commencement

This notice takes effect on the day on which it is published in the Government Gazette.

4. Expiry

This notice expires on 31 December 2019.

5. Declaration

In accordance with section 68(4) of the **Road Safety Act 1986**, I, Michael McCarthy, as delegate for the Minister for Roads and Road Safety and on the application of Mountain Motorsports Pty Ltd, declare that the provisions of the **Road Safety Act 1986** specified in column one of Schedule 1 and the Road Safety Road Rules 2009 (other than the provisions specified in column one of Schedule 2) do not apply with respect to any motor sport function or event that is organised and conducted by Mountain Motorsports Pty Ltd, provided that that motor sport function or event is the subject of a permit issued by the Roads Corporation under section 99B of the **Road Safety Act 1986** authorising the motor sport function or event.

Dated 12 March 2015

MICHAEL McCARTHY Acting Executive Director Regional Operations Roads Corporation

SCHEDULE 1

Provisions of the **Road Safety Act 1986** that do not apply to the motor sport functions or events referred to in the Declaration above:

Provision	Subject
Section 68(1)	Participating in a race or speed trial
Section 68(2)	Organising, managing or carrying out preparations for a race or speed trial

SCHEDULE 2

Provisions of the Road Safety Road Rules 2009 that do apply to the motor sport functions or events referred to in the Declaration above:

Provision	Subject
Part 1	Introductory
Part 2	Interpretative provisions
Rule 78	Keeping clear of police vehicles, emergency vehicles, enforcement vehicles and escort vehicles
Rule 79	Giving way to police vehicles, emergency vehicles, enforcement vehicles and escort vehicles
Rule 300	Driver must not use a hand-held mobile
Rule 304	Obeying a direction by a police officer or authorised officer
Part 19	Exemptions
Part 20	Meaning and application of traffic control devices and traffic-related items
Part 21	General interpretative provisions
Schedules 1–4	Abbreviations, symbols and signs
Dictionary	Meaning of terms

VICTORIA RACING CLUB REGULATIONS 2006

Schedule of Proposed Admission Charges

The Board of Victoria Racing Club Limited has resolved that the following Schedule of Admission Charges applies for the 2015/2016 racing season.

Non-Feature Days		14/15	15/16* (early bird)	15/16
Standard Saturdays	Full Concession Student	\$12.00 \$7.00 \$10.00		\$12.00 \$7.00 \$10.00
Feature Days				
Girls Day Out	Full Concession Student	\$20.00 \$10.00 \$16.00		\$20.00 \$10.00 \$16.00
Turnbull Stakes	Full Concession Student	\$25.00 \$12.00 \$20.00		\$25.00 \$12.00 \$20.00
Victoria Derby Day	Full Concession Children Student	\$74.00 \$40.00 FREE \$60.00	\$65.00 \$35.00 FREE \$55.00	\$74.00 \$40.00 FREE \$60.00
Melbourne Cup Day	Full Concession Children Student	\$74.00 \$40.00 FREE \$60.00	\$70.00 \$37.00 FREE \$57.00	\$74.00 \$40.00 FREE \$60.00
Oaks Day	Full Concession Children Student	\$55.00 \$28.00 FREE \$48.00	\$45.00 \$25.00 FREE \$43.00	\$55.00 \$28.00 FREE \$48.00
Stakes Day	Full Concession Family Children Student	\$55.00 \$28.00 \$110.00 FREE \$48.00	\$45.00 \$25.00 \$90.00 FREE \$43.00	\$55.00 \$28.00 \$110.00 FREE \$48.00
New Year's Day	Full Concession Student	\$15.00 \$8.00 \$12.00		\$15.00 \$8.00 \$12.00
Black Caviar Lightning	Full Concession Student	\$25.00 \$12.00 \$20.00		\$25.00 \$12.00 \$20.00
Super Saturday	Full Concession Student	\$25.00 \$12.00 \$20.00		\$25.00 \$12.00 \$20.00
Australian Guineas Day	Full Concession Student	\$20.00 \$10.00 \$16.00		\$20.00 \$10.00 \$16.00

General Admission Fees 2015/2016

Feature Days		14/15	15/16* (early bird)	15/16
ANZAC Day	Full Concession Student	\$15.00 \$8.00 \$12.00		\$15.00 \$8.00 \$12.00

* Please note the early bird pricing will be in market from Monday 16 March 2015 until Friday 16 October 2015.

The above Schedule was sent to the Minister for Racing on 12 February 2015 pursuant to Regulation 7(5) of the Victoria Racing Club Regulations 2006, has now been reviewed and has not been disallowed.

The above Schedule will come into operation on 1 August 2015.

JULIAN K. SULLIVAN Acting Chief Executive

Wildlife Act 1975

WILDLIFE (PROHIBITION OF GAME HUNTING) NOTICE

I, Jaala Pulford, Minister for Agriculture, and I, Lisa Neville, Minister for Environment, Climate Change and Water, make the following Notice:

Dated 11 March 2015	Dated 11 March 2015
JAALA PULFORD MP	LISA NEVILLE MP
Minister for Agriculture	Minister for Environment, Climate Change and Water

1. Objective

The objective of this Notice is to prohibit absolutely the taking, destroying or hunting in Victoria of certain taxa of indigenous game birds (waterfowl) within the areas specified in clause 5.

2. Authorising provision

This Notice is made under section 86(1) of the Wildlife Act 1975.

3. Commencement

This Notice takes effect from and including 21 March 2015.

4. Specified taxa of indigenous game birds

For the purposes of this Notice, a reference to a taxon of indigenous game birds (waterfowl) is a reference to a species specified in the table below:

Common Name	Scientific Name
Australasian (Blue-winged) Shoveler	Anas rhynchotis
Pink-eared Duck	Malacorhynchus membranaceus
Hardhead (White-eyed) Duck	Aythya australis
Pacific Black Duck	Anas superciliosa
Chestnut Teal	Anas castanea
Grey Teal	Anas gracilis
Australian Shelduck (Mountain Duck)	Tadorna tadornoides
Australian Wood Duck (Maned Duck)	Chenonetta jubata

5. Specified areas

Each area described in the table below is specified for the purposes of this Notice.

Area Name	Location
Round Lake	The whole of Round Lake in the city of Lake Boga located in the Shire of Swan Hill Rural City.
Krause Swamp	Located in the Shire of Southern Grampians, near Croxton East. The area includes the whole wetland east of H Mibus Lane and north of S Rentschs Lane (Crown Allotment 10A, Section B, Linlithgow Parish).
Kow Swamp	Located in the Shire of Campaspe, near Gunbower. The area includes all of Kow Swamp up to the Taylors Creek outflow regulator (144°19′01″E, 35°57′05″S), the Box Bridge regulator (144°15′50″E, 35°55′52″S), and south to the bridge on the Picanniny Creek (144°16′44″E, 35°59′34″S).
Reedy Lakes	Located in the Shire of Gannawarra, near Kerang. The area includes all of First, Second (Middle) and Third Reedy Lakes. The western boundary is defined by Flood Lane (starting from 143°51′41″E, 35°37′59″S) south to the Murray Valley Highway (143°51′20″E, 35°39′32″S) and the Murray Valley Highway to the intersection of Apex Park Road (143°52′39″E, 35°41′22″S). The southern boundary being Apex Road.

6. Hunting of game duck prohibited

The taking, destroying or hunting of any taxon of indigenous game birds (waterfowl) specified in clause 4 is prohibited in any of the areas specified in clause 5 on any day from the beginning of 21 March 2015 until 8 June 2015.

7. Contravention of Notice

A person must not contravene any part of this Notice.

Penalty: 25 penalty units.

BAYSIDE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C135

The Minister for Planning has approved Amendment C135 to the Bayside Planning Scheme.

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

The Amendment implements the recommendations of a local heritage study for the property known as 'Greenfields' (later known as 'Tullavin') at 453 New Street, Brighton, by extending the coverage of HO282 to include all of the land within Crown Allotments 7 and 8, Section 10, Elsternwick, Parish of Prahran, including the stable building. The Amendment makes corresponding changes to the description of HO282 in the Schedule to the Heritage Overlay and changes to Clause 21.06-3 and Clause 22.05-6 to include the report 'Heritage Review 'Greenfield' ('Tullavin'), 453 New Street, Brighton, David Helms Heritage Planning (April 2014)' as a reference document.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Bayside City Council, 76 Royal Avenue, Sandringham.

> JIM GARD'NER Executive Director Statutory Planning and Heritage Department of Environment, Land, Water and Planning

Planning and Environment Act 1987 CASEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C157

The Minister for Planning has approved Amendment C157 to the Casey Planning Scheme.

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

The Amendment implements the strategies, objectives and guidelines of the adopted Cranbourne Town Centre Plan (August 2011) by the introduction of the Activity Centre Zone, changes to the LPPF and removal of redundant Development Plan Overlays.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at http://www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the City of Casey, Magid Way, Narre Warren.

FRANKSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C108

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

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

The Amendment alters the planning scheme maps and the Schedule to the Heritage Overlay so that the Frankston Planning Scheme is consistent with the Victorian Heritage Register.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the Frankston City Council.

JIM GARD'NER Executive Director Statutory Planning and Heritage Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C323

The Minister for Planning has approved Amendment C323 to the Greater Geelong Planning Scheme.

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

The Amendment:

- corrects a technical error in Clause 21.07 by replacing the map and corresponding table at Clause 21.07-8 to combine changes approved as part of Amendments C259, C267 and C282;
- inserts provisions removed in error from Schedule 5 to Clause 37.07;
- corrects a technical error in development levies in Schedule 3 to Clause 45.06;
- corrects a technical error by listing referral requirements contained in Schedules 2 and 5 to Clause 37.07 in the Schedule to Clause 66.04 as well as updating the name of the former Department of Environment and Primary Industries to the Department of Environment, Land, Water and Planning; and
- corrects a technical error by listing referral requirements contained in Schedule 5 to Clause 37.07 in the Schedule to Clause 66.06 as well as updating the name of the former Department of Environment and Primary Industries to the Department of Environment, Land, Water and Planning.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection, free of charge, during office hours, at the offices of the Greater Geelong City Council, 100 Brougham Street, Geelong.

MARIBYRNONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C125

The Minister for Planning has approved Amendment C125 to the Maribyrnong Planning Scheme.

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

The Amendment implements the Footscray Structure Plan by rezoning the Footscray Metropolitan Activity Centre to an Activity Centre Zone.

The Amendment also updates Clause 21.11 and Clause 21.12 to include development objectives for the Footscray Metropolitan Activity Centre and new reference documents; identifies new heritage sites by amending the Schedule to Clause 43.01 and Clause 22.01; includes several properties within the Environmental Audit Overlay and applies the Parking Overlay to the Footscray Metropolitan Activity Centre. The consequential changes area also made to the schedules to Clause 52.28-4 Prohibition of gaming machines in a strip shopping centre, and the Schedules to Clauses 61.01, 61.03 and 81.01. Responsible authority status is also handed back to Maribyrnong City Council for planning permit applications in the Footscray Metropolitan Activity Centre.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection, free of charge, during office hours, at the offices of the Maribyrnong City Council, corner Hyde and Napier Streets, Footscray.

> JIM GARD'NER Executive Director Statutory Planning and Heritage Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MELTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C70

The Minister for Planning has approved Amendment C70 to the Melton Planning Scheme.

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

The Amendment alters the planning scheme maps and the Schedule to the Heritage Overlay so that the Melton Planning Scheme is consistent with the Victorian Heritage Register.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Melton City Council, Civic Centre, 232 High Street, Melton, Victoria 3337.

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C192

The Minister for Planning has approved Amendment C192 to the Stonnington Planning Scheme.

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

The Amendment applies permanent heritage protection for the place at 20 Darling Street, South Yarra.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website, http://www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Stonnington City Council, 180 Greville Street, Prahran.

JIM GARD'NER Executive Director Statutory Planning and Heritage Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C163

The Minister for Planning has approved Amendment C163 to the Whitehorse Planning Scheme.

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

The Amendment applies interim heritage controls to the land at 11 Shalimar Court, Vermont South.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at http://www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the City of Whitehorse, 379–397 Whitehorse Road, Nunawading.

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C130

The Minister for Planning has approved Amendment C130 to the Whittlesea Planning Scheme.

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

The Amendment rezones land within the activity centre (with the exception of land zoned Public Use Zone and Public Park and Recreation Zone) to the Activity Centre Zone in accordance with the Epping Central Structure Plan. The Amendment also updates the Municipal Strategic Statement, removes redundant controls, applies the Development Contributions Plan Overlay, Parking Overlay, Special Building Overlay, Environmental Audit Overlay, and updates references to the activity centre within the Whittlesea Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Whittlesea City Council, 25 Ferres Boulevard, South Morang.

> JIM GARD'NER Executive Director Statutory Planning and Heritage Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Approval of Amendment

Amendment C150 (Part 1)

The Minister for Planning has approved Amendment C150 (Part 1) to the Wyndham Planning Scheme.

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

The Amendment rezones land within the Werribee City Centre, as defined by the Activity Centre Boundary shown in the Werribee City Centre Structure Plan (except for the Eastern Expansion Precinct) to Activity Centre Zone, updates the Local Planning Policy Framework and amends Schedule 1 to the Design and Development Overlay – Princes Highway Corridor to reflect this change.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at http://www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Wyndham City Council, 45 Princes Highway, Werribee.

ORDERS IN COUNCIL

Administrative Arrangements Act 1983

ADMINISTRATIVE ARRANGEMENTS ORDER (NO. 220) 2015

The Governor in Council makes the following Order:

Dated 17 March 2015

Responsible Minister: THE HON DANIEL ANDREWS MP Premier

> YVETTE CARISBROOKE Clerk of the Executive Council

1. Title

This Order is called the Administrative Arrangements Order (No. 220) 2015.

2. Authorising provision

This Order is made under section 3 of the Administrative Arrangements Act 1983.

3. Commencement

- (1) Subject to subclauses (2) and (3), this Order takes effect on 1 January 2015.
- (2) This Order, as it applies to or in respect of items 1, 3 and 4 in the Table of the Schedule, takes effect on 4 December 2014.
- (3) This Order, as it applies to or in respect of items 2, 11 and 12 in the Table of the Schedule, takes effect on 17 February 2015.

4. Definitions

In this Order -

'Body' means Minister, Department or officer;

'instrument' includes contract and agreement;

'New Body' means a Body specified in Column 3 of an item in the Table of the Schedule; 'Old Body' means a Body specified in Column 1 of an item in the Table of the Schedule; 'Schedule' means the Schedule to this Order;

'transaction' includes –

- (a) agreement, bond, contract, deed or other consensual arrangement; and
- (b) action, appeal, arbitration, prosecution or other legal proceeding; and
- (c) assignment, charge, lease, mortgage, transfer or other dealing with property; and
- (d) loan, guarantee, indemnity or other dealing with money; and
- (e) approval, consent, delegation, direction, licence, order, permit, requirement or other authority; and
- (f) notice; and

5.

(g) any other act, entitlement or liability at law.

Construction of references

In respect of each item in the Schedule, a reference to an Old Body -

- (a) in a provision of an Act specified in Column 2 of an item in the Table of the Schedule; or
- (b) in a statutory instrument or other instrument made under an Act specified in Column 2 of an item in the Table of the Schedule; or
- (c) in respect of any other matter or thing done under a provision of an Act specified in Column 2 of an item in the Table of the Schedule; or
- (d) in an instrument specified in Column 2 of an item in the Table of the Schedule –

is taken to be a reference to the New Body.

6. Saving of existing transactions

If a transaction happened in relation to an Old Body before this Order takes effect -

- (a) the transaction shall continue in the same way as it would have continued if this Order had not been made; and
- (b) the transaction may be given effect to, or enforced or completed, by or in relation to the New Body in the same way as it would have been given effect to, or enforced or completed, by or in relation to the Old Body if this Order had not been made.

7. Keeping financial accounts and reports

- (1) The Secretary, Department of Treasury and Finance must ensure that financial accounts are kept and reports are provided for the purposes of the Financial Management Act 1994 for the period commencing 1 July 2014 and ending on 31 December 2014 in respect of a function under an Act specified in item 7 or 8 in the Table of the Schedule that is transferred to the Secretary, Department of Economic Development, Jobs, Transport and Resources as if the function had not been transferred.
- (2) The Secretary, Department of Environment, Land, Water and Planning must ensure that financial accounts are kept and reports are provided for the purposes of the Financial Management Act 1994 for the period commencing 1 July 2014 and ending on 31 March 2015 in respect of a function under an Act specified in item 11 or 12 in the Table of the Schedule that is transferred to the Secretary, Department of Health and Human Services as if the function had not been transferred.

8. Providing financial accounts and reports

A Secretary to a Department to which a function is transferred must, if requested by a Secretary to a Department who is an Old Body, provide that Old Body with any financial accounts and records or other information required to enable the Old Body to comply with clause 7.

Item No.	Column 1 (Old Body)	Column 2 (Legislation or Instrument)	Column 3 (New Body)
1.	Minister for Community Services	 Health Services Act 1988 – Section 136(3)(c) and section 137 	Minister for Housing, Disability and Ageing or Minister for Mental Health
2.	Minister for Environment and Climate Change	 Land Act 1958 – In so far as it relates to the exercise of powers relating to leases and licences under Subdivisions 1 and 2 of Division 9 of Part I in respect of: the land described as Crown Allotment 2633 in the Parish of Jika Jika shown on the plan numbered OP123398 lodged in the Central Plan Office, being the site of the new Royal Children's Hospital 	Minister for Health
3.	Minister for Major Projects	 Project Development and Construction Management Act 1994 – A nomination order, made by the Governor in Council under section 6, that is in force immediately before the date on which this Order takes effect Section 47(2) and section 77 	Minister for Employment
4.	Minister for Technology	 Privacy and Data Protection Act 2014 – Section 86(4) 	Special Minister of State
5.	Premier	Subordinate Legislation Act 1994 – • Part 5A	Special Minister of State
6.	Special Minister of State	 Subordinate Legislation Act 1994 – Section 5A 	Premier
7.	Department of Treasury and Finance	Construction Industry Long Service Leave Act 1997 Fair Work (Commonwealth Powers) Act 2009 Long Service Leave Act 1992 Outworkers (Improved Protection) Act 2003 Owner Drivers and Forestry Contractors Act 2005 Public Sector Employment (Award Entitlements) Act 2006 Trade Unions Act 1958	Department of Economic Development, Jobs, Transport and Resources

SCHEDULE TO THE ADMINISTRATIVE ARRANGEMENTS ORDER (No. 220) 2015

Table

Item No.	Column 1 (Old Body)	Column 2 (Legislation or Instrument)	Column 3 (New Body)
8.	Secretary, Department of Treasury and Finance	The Acts listed in Column 2 of Item 7	Secretary, Department of Economic Development, Jobs, Transport and Resources
9.	Department of Environment, Land, Water and Planning	Food Act 1984	Department of Economic Development, Jobs, Transport and Resources
10.	Secretary, Department of Environment, Land, Water and Planning	The Act listed in Column 2 of item 9	Secretary, Department of Economic Development, Jobs, Transport and Resources
11.	Department of Environment, Land, Water and Planning	 Land Act 1958 – In so far as it relates to the exercise of powers relating to leases and licences under Subdivisions 1 and 2 of Division 9 of Part I in respect of: the land described as Crown Allotment 2633 in the Parish of Jika Jika shown on the plan numbered OP123398 lodged in the Central Plan Office, being the site of the new Royal Children's Hospital 	Department of Health and Human Services
12.	Secretary, Department of Environment, Land, Water and Planning	The Act listed in Column 2 of Item 11 to the extent specified in that item	Secretary, Department of Health and Human Services

Note: The Administration of Acts – General Order may be located at the Department of Premier and Cabinet's website: www.dpc.vic.gov.au.

Appointment of Her Majesty's Counsel Order 2014

APPOINTMENT OF HER MAJESTY'S COUNSEL

Order in Council

The Governor in Council, in accordance with the **Appointment of Her Majesty's Counsel Order 2014**, hereby issues Letters Patent for appointment as one of Her Majesty's Counsel to the persons named below.

The appointment and Letters Patent expressly provide that the appointment is without loss or gain of precedence granted previously as Senior Counsel, and with full authority to do all things that any other of Her Majesty's Counsel may do and in the same manner and form.

The appointment is effective from the date that it is made.

Lachlan Wishart Leaf Armstrong Jacinta Mary Forbes Peter Fox Michael Galvin Robert Snowdon Hay Saul Conrad Holt Paul Bernard Jens Brendan Francis Kissane Steven James Moore

Dated 17 March 2015

Responsible Minister: THE HON. MARTIN PAKULA MP Attorney-General Rowena Jane Orr David George Robertson Helen Mary Joan Rofe Jeremy Arthur Frederick Twigg Ian William Doggett Upjohn Kristen Louise Walker Timothy John Paul Walker Trevor Edwin Wraight Pasquale Zappia

> YVETTE CARISBROOKE Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council under sections 99A(1)(a) and 99A(2) of the Land Act 1958 approves the sale by private treaty of Crown Allotment 2050, Township and Parish of Ballarat, and located at 403 Latrobe Street, Redan, at a price not less than the Valuer-General Victoria's current market valuation.

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

Dated 17 March 2015 Responsible Minister: ROBIN SCOTT MP Minister for Finance

> YVETTE CARISBROOKE Clerk of the Executive Council

Corrections Act 1986

REVOCATION OF EXISTING POLICE GAOL AT SALE

Order in Council

The Governor in Council under section 11 of the Corrections Act 1986 revokes the appointment of the police gaol at 52-60 York Street, Sale proclaimed under section 11 of the Act and published in the Government Gazette on 21 April 1986.

This Order comes into effect on 30 June 2015.

Dated 17 March 2015 Responsible Minister: HON. WADE NOONAN MP Minister for Corrections

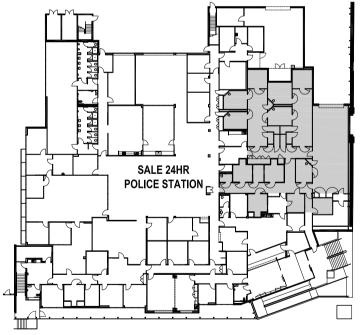
> YVETTE CARISBROOKE Clerk of the Executive Council

Corrections Act 1958

APPOINTMENT OF A POLICE GAOL AT THE NEW SALE POLICE STATION Order in Council

The Governor in Council under section 11 of the Corrections Act 1986 appoints the place shown as hatched on the attached plan, being part of the premises at 1 Reeve Street, Sale, as a police gaol.

The maximum period for which a person may be held in the police gaol appointed by this Order is 14 days. This Order is made effective from the date it is published in the Government Gazette.



Dated 17 March 2015 **Responsible Minister:** HON. WADE NOONAN MP Minister for Corrections

> YVETTE CARISBROOKE Clerk of the Executive Council

Plant Biosecurity Act 2010

ORDER DECLARING CONTROL AREAS IN VICTORIA FOR THE PURPOSE OF PREVENTING THE SPREAD OF THE PEST GRAPE PHYLLOXERA

Order in Council

The Governor in Council makes the following Order.

Dated 17 March 2015 Responsible Minister: HON. JAALA PULFORD MP Minister for Agriculture

YVETTE CARISBROOKE Clerk of the Executive Council

1 Objective

The objective of this Order is to declare control areas in Victoria for the purpose of preventing the spread of the pest Grape Phylloxera into other parts of Victoria.

2 Authorising Provision

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

3 Commencement

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

4 Definitions

grape phylloxera means the pest Daktulosphaira vitifolii (Filch);

host material means any plant, plant part or plant product of the genus *Vitis*, including potted vines, cuttings, rootlings, grapes, grape marc, grape must, juice, germplasm and samples of plant earth material for diagnostic purposes;

juice means fresh, unclarified or unfiltered juice, but not juice filtered or otherwise processed so as to achieve a maximum particle size of 50 microns.

5 Control areas for preventing the entry of Phylloxera

For the purpose of preventing the spread of the pest Grape Phylloxera -

- (1) the area described in Schedule 1, known as the North East Phylloxera Infested Zone, is declared to be a control area;
- (2) the area described in Schedule 2, known as the Nagambie Phylloxera Infested Zone, is declared to be a control area;
- (3) the area described in Schedule 3, known as the Upton Phylloxera Infested Zone, is declared to be a control area;
- the area described in Schedule 4, known as the Mooroopna Phylloxera Infested Zone, is declared to be a control area;
- (5) the area described in Schedule 5, known as the Maroondah Phylloxera Infested Zone, is declared to be a control area;
- (6) the area described in Schedule 6, known as the Whitebridge Phylloxera Infested Zone, is declared to be a control area.

6 Prohibitions

- (1) The removal from a control area of
 - (a) any host material; or
 - (b) any used equipment that has been used for the cultivation, harvesting, handling, transport or processing of plants, plant parts or plant products of the genus *Vitis*; or

- (c) any package which has contained any plant, plant part or plant product of the genus *Vitis*; or
- (d) earth material originating from a property involved in the cultivation or handling of plants, plant parts or plant products of the genus *Vitis* – is prohibited.
- (7) Subclause (1) does not apply in the case of any -
 - (a) table grapes treated in a manner approved by the Chief Plant Health Officer.

SCHEDULE 1 - NORTH EAST PHYLLOXERA EXCLUSION ZONE

The area of land bounded by a line commencing at the intersection of the boundaries of the parishes of Dueran East, Toombullup and Whitfield South, then in a northerly direction along the western boundary of the parish of Whitfield South to the intersection of the boundaries of the parishes of Whitfield South, Toombullup and Toombullup North, then in a westerly, then northerly, then easterly direction along the southern, western and northern boundaries of the parish of Toombullup North to the intersection of the boundaries of the parishes of Toombullup North, Rothesay and Tatong, then in a generally northerly direction along the western boundaries of the parish of Tatong, Lurg, Winton, Mokoan, Boweya, Boomahnoomoonah and Bundalong to the intersection of the western boundary of the parish of Bundalong and the Murray River, then in a generally easterly direction along the Murray River to the intersection of the Murray River and the eastern boundary of the parish of Wodonga, then in a generally southerly direction along the eastern boundaries of the parishes of Wodonga, Baranduda, Yackandandah and Bruarong to the intersection of the boundaries of the parishes of Bruarong, Kergunyah and Dederang, then in a straight line in a southerly direction to the intersection of Lambert Lane and Mt Jack Track, then in a southerly direction along Mt Jack Track to the intersection of Mt Jack Track and Running Creek Road, then in a westerly direction along Running Creek Road to the intersection of Running Creek Road and Kancoona Gap Track, then in a southerly direction along Kancoona Gap Track to the intersection of Kancoona Gap Track and Link Road, then in a westerly direction along Link Road to the intersection of Link Road and Barker Road, then in a generally southerly direction along Barker Road to the intersection of Barker Road and Rolland Road, then in a straight line in a south easterly direction to the intersection of Kancoona South Road and Havilah Road, then in a south easterly direction along Havilah Road to the intersection of Havilah Road and Mt Porepunkah Road, then in a southerly direction along Mt Porepunkah Road to the intersection of Mt Porepunkah Road and Smart Creek-Tawonga Gap Track, then in a south easterly direction along Smart Creek-Tawonga Gap Track to the intersection of Smart Creek-Tawonga Gap Track and Tawonga Gap Track, then in a southerly direction along Tawonga Gap Track to the intersection of Tawonga Gap Track and Big Flat Track, then in a south easterly direction along Big Flat Track to the intersection of Big Flat Track and Dungey Track, then in a straight line in a southerly direction to the intersection of Razorback Walking Track and Razorback Track, then in a south westerly direction along Razorback Track to the intersection of Razorback Track and Bungalow Spur Walking Track, then in a straight line in a south westerly direction to the intersection of Cobbler Lake Track and Cobbler Lake-Abbeyard Road, then in a straight line in a north westerly direction to the intersection of the boundaries of the parishes of Matong North, Dandongadale and Winteriga, then in a generally westerly direction along the southern boundary of the parish of Winteriga to the intersection of the boundaries of the parishes of Winteriga, Matong North and Wabonga, then in a southern, then westerly direction along the eastern, then southern boundary of the parish of Wabonga to the intersection of the parishes of Wabonga, Whitfield South and Cambatong, then in a southerly direction along the western boundary of the parish of Cambatong to the intersection of the boundaries of the parishes of Cambatong, Dueran East and Merrijig, then in a westerly direction along the northern boundary of the parish of Merrijig to the intersection of the boundaries of the parishes of Merrijig, Dueran East and Gonzaga, then in a southerly, then westerly direction along the eastern then southern boundaries of the parish of Gonzaga to the intersection of the southern boundary of the parish of Gonzaga and Glenroy Road, then in a south westerly direction along Glenroy Road to the intersection of Glenroy Road and Mt Buller Road, then in a westerly direction along Mt Buller Road to the intersection of Mt Buller Road and Scullys Lane, then in a northerly direction along Scullys Lane to the intersection of Scullys Lane and Graves Road, then in a westerly direction along Graves Road to the intersection of Graves Road and Old Tolmie Road, then in a straight line in a north westerly direction to the intersection of Saligari Road and Barwite Road, then in a westerly direction along Barwite Road to the intersection of Barwite Road and Mansfield–Whitfield Road, then in a northerly, then north easterly direction along Mansfield–Whitfield Road to the intersection of the parish of Toombullup, then in an easterly direction along the southern boundary of the parish of Toombullup to the point of commencement.

SCHEDULE 2 – NAGAMBIE PHYLLOXERA INFESTED ZONE

The area of land bounded by a line commencing at the intersection of the boundaries of the parishes of Wirrate, Whroo and Bailieston, then in an easterly direction along the northern boundary of the parish of Bailieston to the intersection of the parishes of Bailieston, Murchison and Noorilim, then in an easterly, then north easterly direction along the northern boundary of the parish of Noorilim to the intersection of the boundary of the parish of Noorilim and Day Road, then in westerly direction along Day Road to the intersection of Day Road and Murchison-Goulburn Weir Road, then in a northerly direction along Murchison-Goulburn Weir Road to the intersection of Murchison-Goulburn Weir Road and Buffalo Swamp Road, then in a westerly direction along Buffalo Swamp Road to the intersection of Buffalo Swamp Road and Willow Road, then in a northerly direction along Willow Road to the intersection of Willow Road and Bendigo-Murchison Road, then in a south easterly direction along Bendigo-Murchison Road to the intersection of Bendigo-Murchison Road and Stewart Road, then in a northerly direction along Stewart Road to the intersection of Stewart Road and Chinamans Hill Road, then in an easterly direction along Chinamans Hill Road to the intersection of Chinamans Hill Road and Hammond Road, then in a north easterly direction along Hammond Road to the intersection of Hammond Road and McMillan Road, then in an easterly direction along McMillan Road to the intersection of McMillan Road and Murchison-Tatura Road, then in a southerly direction along Murchison-Tatura Road to the intersection of Murchison-Tatura Road and River Road, then in a north easterly direction along River Road to the intersection of River Road and Freestone Road, then in a straight line in a south easterly direction to the intersection of Cassidys Road and Duggans Road, then in a southerly direction along Duggans Road, which becomes Dargalong Road, to the intersection of Dargalong Road and the Goulburn Valley Freeway, then in a south westerly direction along the Goulburn Valley Freeway to the intersection of the Goulburn Valley Freeway and the northern boundary of the parish of Wahring, then in an easterly direction along the northern boundary of the parish of Wahring to the intersection of the boundary of the parishes of Wahring, Dargalong and Bunganail, then in a southerly direction along the eastern boundary of the parish of Wahring to the intersection of the boundaries of the parishes of Wahring, Bunganail, Monea North and Wormangal, then in a southerly then westerly direction along the eastern and southern boundaries of the parish of Wormangal to the intersection of the boundaries of the parishes of Wormangal, Avenel and Tabilk, then in a westerly direction along the southern boundary of the parish of Tabilk to the intersection of the boundary of the parish of Tabilk and the Tocumwal Railway Line, then in a southerly direction along the Tocumwal Railway Line to the intersection of the Tocumwal Railway Line and Aerodrome Road, then in a generally easterly direction along Aerodrome Road to the intersection of Aerodrome Road and Hughes Street, then in a south easterly direction along Hughes Street to the intersection of Hughes Street and Henry Street, then in a westerly direction along Henry Street to the intersection of Henry Street and Lambing Gully Road, then in a southerly direction along Lambing Gully Road to the intersection of Lambing Gully Road and the Hume Freeway, then in a south westerly direction along the Hume Freeway to the intersection of the Hume Freeway and the northern boundary of the Department of Defence Munitions Depot, then in a westerly direction along the northern boundary of the Department of Defence Munitions Depot to the intersection of northern boundary of the Department of Defence Munitions Depot and Seymour-Avenel Road, then in a southerly direction along Seymour-Avenel Road to the intersection of Seymour-Avenel

Road and O'Connors Road, then in a westerly direction along O'Connors Road to the intersection of O'Connors Road and the Tocumwal Railway Line, then in a north westerly direction along the Tocumwal Railway Line to the intersection of the Tocumwal Railway Line and the southern boundary of the parish of Avenel, then in a westerly direction along the southern boundary of the parish of Avenel to the intersection of the boundaries of the parishes of Avenel, Mangalore and Northwood, then in a generally southerly, then westerly, then northerly direction along the eastern, southern and western boundaries of the parish of Northwood to the intersection of the boundaries of the parishes of Northwood, Puckapunyal and Mitchell, then in a generally northerly direction along the western boundary of the parish of Mitchell to the intersection of the parishes of Mitchell, Wirrate and Bailieston, then in a northerly direction along the western boundary of the parish of Bailieston to the point of commencement.

SCHEDULE 3 – UPTON PHYLLOXERA INFESTED ZONE

The area commencing at grid reference 610200 (Longwood North topographic map, 7924-2-N, 2008), then in a straight line in a westerly direction to grid reference 570200, then in a straight line in a southerly direction to grid reference 570180, then in a straight line in a westerly direction to grid reference 520180, then in a straight line in a southerly direction to grid reference 520110 (Longwood South topographic map, 7924-2-S, 2008), then in a straight line in a south easterly direction to grid reference 530090, then in a straight line in a southerly direction to grid reference 530080, then in a straight line in an easterly direction to grid reference 610080, then in a northerly direction to the point of commencement.

SCHEDULE 4 – MOOROOPNA PHYLLOXERA INFESTED ZONE

The area of land bounded by a line commencing at the point where the northern boundary of the Parish of Mooroopna joins with the western boundary of that parish; then easterly along the northern boundary of that parish to the junction with the Goulburn River, then generally southerly along the western bank of the Goulburn River to the junction of the River with the southern boundary of the Parish of Toolamba, then westerly along the southern boundary of that parish to the western boundary of that parish; then northerly along the western boundary of that parish and the western boundary of the Parish of Mooroopna to the point of commencement.

SCHEDULE 5 – MAROONDAH PHYLLOXERA INFESTED ZONE

The area of land bounded by a line commencing at the intersection of the Warburton Highway and the Maroondah Highway, then in a south westerly direction along the Maroondah Highway to the intersection of the Maroondah Highway and Plymouth Road, then in a westerly direction along Plymouth Road, which becomes Warranwood Road, to the intersection of Warranwood Road and Wonga Road, then in a north westerly direction along Wonga Road to the intersection of Wonga Road and Croydon Road, then in a north westerly direction along Croydon Road to the intersection of Croydon Road and Ringwood-Warrandyte Road, then in a northerly direction along Ringwood-Warrandyte Road to the intersection of Ringwood–Warrandyte Road and Brumbys Road, then in a north easterly direction along Brumbys Road to the point of termination, then in a straight line in an easterly direction to the intersection of Yarra Road and Holloway Road, then in an easterly direction along Holloway Road to the intersection of Holloway Road and Brushy Park Road, then in a northerly direction along Brushy Park Road to the intersection of Brushy Park Road and Black Springs Road, then in an easterly direction along Black Springs Road to the intersection of Black Springs Road and Stanley Street, then in a northerly direction along Stanley Street to the point of termination, then in a straight line in an easterly direction to the intersection of Edward Street and Switchback Road, then in an easterly direction along Switchback Road to the intersection of Switchback Road and Victoria Road, then in a northerly direction along Victoria Road to the intersection of Victoria Road and MacIntyre Road, then in a straight line in a westerly direction to the intersection of Wendy Way and Skyline Road, then in a northerly direction along Skyline Road to the intersection of Skyline Road and Eltham-Yarra Glen Road, then in an easterly direction along Eltham–Yarra Glen Road to the intersection of Eltham–Yarra Glen Road and Skyline Road North, then in a northerly direction along Skyline Road North to the intersection of Skyline Road North

and Tuans Track, then in an easterly direction along Tuans Track, which becomes Uplands Road, to the intersection of Uplands Road and Valley Road, then in an easterly direction along Valley Road to the intersection of Valley Road and Steels Creek Road, then in a northerly direction along Steels Creek Road to the intersection of Steels Creek Road and Hunts Lane, then in an easterly direction along Hunts Lane to the intersection of Hunts Lane and Melba Highway, then in a southerly direction along Melba Highway to the intersection of the Melba Highway and Old Toolangi Road, then in an easterly direction along Old Toolangi Road to the intersection of Old Toolangi Road and Beachs Lane, then in an easterly direction along Beachs Lane, which becomes Loop Track to the intersection of Loop Track and Pauls Creek Road, then in a straight line in a south easterly direction to the intersection of Rowson Road and Ainsworth Avenue, then in a straight line in a southerly direction to the intersection of Healesville–Yarra Glen Road and Donavans Road, then in an easterly direction along Healesville-Yarra Glen Road to the intersection of Healesville-Yarra Glen Road and Healesville-Kinglake Road, then in a south easterly direction along Healesville-Kinglake Road to the intersection of Healesville-Kinglake Road and the Maroondah Highway, then in an easterly direction along the Maroondah Highway to the intersection of the Maroondah Highway and Don Road, then in a south easterly direction along Don Road to the intersection of Don Road and Mt Riddell Road, then in a south westerly direction along Mt Riddell Road to the intersection of Mt Riddell Road and Airlie Road, then in a westerly direction along Airlie Road to the intersection of Airlie Road and Maroondah Highway, then in a south westerly direction along the Maroondah Highway to the intersection of the Maroondah Highway and the Yarra River, then in a southerly direction along the Yarra River to grid reference 679240 (Juliet South topographic map, 8022-4-S), then in a straight line in an easterly direction to the Healesville-Koo wee rup Road (grid reference 694240), then in southerly direction along the Healesville-Koo wee rup Road to grid reference 700221, then in a straight line in a south westerly direction to the Yarra River (grid reference 694217), then in a north westerly direction along the Yarra River to the intersection of the Yarra River and Woori Yallock Creek, then in a straight line in a southerly direction to the intersection of Yarraloch Way and Killara Road, then in a westerly direction along Killara Road to the intersection of Killara Road and Armistead Road, then in a southerly direction along Armistead Road to the intersection of Armistead Road and Darling Road, then in a westerly direction along Darling Road to the intersection of Darling Road and Gruyere Road, then in a southerly direction along Gruyere Road to the intersection of Gruyere Road and Victoria Road, then in a westerly direction along Victoria Road to the intersection of Victoria Road and Warburton Highway, then in a westerly direction along Warburton Highway to the point of commencement.

SCHEDULE 6 – WHITEBRIDGE PHYLLOXERA INFESTED ZONE

The area of land bounded by a line commencing at the intersection of Three Chain Road and Bolgers Lane, then in a southerly direction along Bolgers Lane to the intersection of Bolgers Lane and Rochford Road, then in an easterly direction along Rochford Road to the intersection of Rochford Road and Monument Creek Road, then in a southerly direction along Monument Creek Road to the intersection of Monument Creek Road and Ochiltrees Road, then in an easterly direction along Ochiltrees Road to the intersection of Ochiltrees Road and Lukes Road, then in a northerly direction along Lukes Road to the intersection of Lukes Road and Boundary Road, then in an easterly direction along Boundary Road to the intersection of Boundary Road and Parks Road, then in a northerly direction along Parks Road to the intersection of Parks Road and McMasters Lane, then in a north easterly direction along McMasters Lane to the intersection of McMasters Lane and Three Chain Road, then in a generally westerly direction along Three Chain Road to the point of commencement.

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

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 Bookshop, 85 Buckhurst Street, South Melbourne, on the date specified:

12.	Statutory Rule:	Fisheries (Fees, Royalties and Levies) Amendment Regulations 2015
	Authorising Act:	Fisheries Act 1995
	Date first obtainable:	17 March 2015
	Code B	
13.	Statutory Rule:	Infringements (General) Amendment Regulations 2015
	Authorising Act:	Infringements Act 2006
	Date first obtainable:	17 March 2015
	Code B	
14.	Statutory Rule:	Drugs, Poisons and Controlled Substances Amendment (Sodium Oxybate) Regulations 2015
	Authorising Act:	Drugs, Poisons and Controlled Substances Act 1981
	Date first obtainable:	17 March 2015
	Code A	
15.	Statutory Rule:	Surveying (Registration Fees) Regulations 2015
	Authorising Act:	Surveying Act 2004
	Date first obtainable:	17 March 2015
	Code A	

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