



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 19 Thursday 14 May 2015

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GENERAL

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As from 14 May 2015

The last Special Gazette was No. 109 dated 13 May 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
-

PRIVATE ADVERTISEMENTS

Re: Estate LYLE VALANCE, deceased.

In the estate of LYLE VALANCE, late of Northaven, 84 Shadforth Street, Kerang, Victoria, farmer, deceased. Creditors, next-of-kin and all others having claims against the estate of the said deceased are required by Vivian Lyle Pearce and Mary Catherine Pearce, the executors of the Will of the said deceased, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of ROWLINDA ROMA UNDERWOOD, late of Blue Cross Hanswirth, 181 Hanswirth Street, Mulgrave, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 3 January 2015, are required by the trustees, Dean Adrian Kennedy and Wayne Rodney Kennedy, to send particulars of their claims to the trustees, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

BRENDAN HOLLAND & MICHAEL CAHIR,
legal practitioners,
130 Balcombe Road, Mentone 3194.

Re: Estate of MARGARET STEWART, deceased, late of 12 Carinya Court, Hastings, Victoria, retired nurse.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 November 2013, are required by the executors, Alexander Stewart and Andrew Stewart, to send particulars to Carew Counsel Solicitors of Level 7, 555 Lonsdale Street, Melbourne, Victoria, by 13 July 2015, after which the executors will distribute the assets, having regard only to the claims of which they have notice.

Re: ALFRED CAMPBELL WHITE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 August 2014, are required by the trustee, Robert George White, to send particulars to the trustee, care of the undermentioned solicitors, by 14 July 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

CONTESTED WILLS AND PROBATE
LAWYERS, solicitors,
Level 2, 15 Queen Street, Melbourne 3000.

Re: MARK PATRICK McLOONE, late of 8 Tyabb Court, Broadmeadows, Victoria, storeman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 January 2015, are required by the trustee, Wendy Elizabeth McLoone, 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: JANINA SWIEBODZINSKI, late of Glenlyn Aged Care Facility, 34 Finchley Avenue, Glenroy, Victoria, factory worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 January 2015, are required by the trustees, Boris Swiebodzinski and Sophia Bernadette Newton, to send particulars to the trustees, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: Estate of PATRICIA JOSEPHINE CHARLESON, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of PATRICIA JOSEPHINE CHARLESON, late of 16 Adams Road, Swan Hill, Victoria, home duties, deceased, who died on 23 February 2015, are to send particulars of their claim to the executrix, care of the undermentioned legal practitioners, by 27 July 2015, after which the executrix will distribute the assets, having regard only to the claims of which she then has notice.

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

Re: TREVOR CHARLES HEWITT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 February 2015, are required by the trustee, Judith Ann Hewitt, care of Featherbys Lawyers of 14 Ninth Avenue, Rosebud, Victoria, to send particulars to the trustee by 15 July 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

FEATHERBYS LAWYERS, solicitors,
14 Ninth Avenue, Rosebud 3939.

NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

GRAHAM ANDREW ELLIOTT, late of 13 Robertson Street, Derrinallum, 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 7 September 2014, are required by the executor, Geoffrey Elliott of PO Box 147, Diamond Creek, Victoria, to send particulars of such claims to the said executor by 22 July 2015, after which date the executor will distribute the assets, having regard only to the claims of which they have notice.

Dated 14 May 2015

WILLIAM THOMAS O'BRIEN, late of 10 Mack Street, Reservoir, Victoria, retired supermarket manager, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 26 March 2014, are required by the personal representative, Julie-anne Lois McDonald, to send particulars to her, care of the undermentioned solicitors, by 14 July 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.

HARRIS CARLSON LAWYERS,
legal practitioners,
Level 14, 350 Queen Street, Melbourne,
Victoria 3000.

Re: ROBERT FREDERICK GARTON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 March 2015, are required by the trustees, Kande Vidanage Wikum Mahesh Wijeratne and Malcolm McEachern, care of Henderson & Ball Lawyers, 17 Cotham Road, Kew, to send particulars to the trustees by 31 July 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HENDERSON & BALL,
17 Cotham Road, Kew 3101.

Re: KEITH WATSON, late of 111 Country Club Drive, Safety Beach, Victoria 3936.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 February 2015, are required by the trustees, Cheryl Anne Gallagher and James Ronald Gallagher, care of Howard Bear – Legal Consulting Services, PO Box 8262, Camberwell North, Victoria 3124, to send particulars to the trustees by 31 July 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.

PETER CARTER, deceased.

Creditors, next-of-kin and others having claims against the estate of PETER CARTER, late of Montifiore Homes for the Aged, 619

St Kilda Road, Melbourne, Victoria, retired, deceased, who died on 12 July 2014, are required to send particulars of their claims to the executor, care of the undermentioned solicitor, by 14 July 2015, after which date the executor will proceed to distribute the assets, having regard only to the claims of which she shall then have had notice.

JILL MULLIN, solicitor,
5 Plummer Road, Mentone, Victoria 3194.

Re: SONJA BROWN, late of Unit 2, 308 Springfield Road, Nunawading, Victoria 3131.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 December 2014, are required by the administrator, Juliana Frances Ostrogovich, to send particulars to her solicitors at the address below by 30 July 2015, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

LIVADITIS & CO., lawyers and consultants,
Level 1, 480 Bourke Street, Melbourne,
Victoria 3000.

Re: JEAN MARGARET CATHERINE BLACKBURN, also known as Jean Margaret Blackburn, late of 14 Lynwood Crescent, Lower Plenty, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 August 2014, are required by the trustees, David Damien Blackburn, in the Will called David Damian Blackburn, and Denise Margaret Moate, to send particulars to the trustees, care of the undermentioned solicitors, within two calendar months from the date of this advertisement, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MW LAW (GREENSBOROUGH) PTY LTD
RYAN MACKAY & McCLELLAND (a Firm),
solicitors,
65 Main Street, Greensborough 3088.

Re: RONALD FRANK COX, also known as Frank Cox, late of Room 26, 1 Brewer Road, Brighton East, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 September 2014, are required by the trustee, Equity Trustees Limited, ABN 46 004 031 298, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee, care of the undermentioned solicitors, by 17 July 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.

McKEAN PARK, lawyers,
Level 11, 575 Bourke Street, Melbourne,
Victoria 3000.

Re: DOROTHY MAUD RAWLING, late of Cumberland View Hostel, 123–127 Whalley Drive, Wheelers Hill, Victoria, seamstress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 October 2014, are required by the trustees, Dale Cyril Drakeford and Valma Carol Hickman, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustees by 13 July 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: ANNE PATRICIA BRANDENBURG, late of Nazareth Care, 218 Mill Street, Ballarat, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 February 2015, are required by the trustee to send particulars to him at the undermentioned address by 16 July 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.

MANN DOBSON LAWYERS,
14 Dawson Street South, Ballarat 3350.

Re: WILLIAM MEGGISON, late of Unit 9, 2 Tom Hills Court, Port Melbourne, Victoria, fashion designer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 February 2015, are required by the trustee, Brian Slattery, care of Mason Black Lawyers, Level 5, 505 Little Collins Street, Melbourne, Victoria, solicitor, to send particulars to the trustee by 7 July 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MASON BLACK LAWYERS,
5/505 Little Collins Street, Melbourne 3000.

GUIDO VILLA, late of 107 Severn Street, Box Hill, Victoria 3128, postmaster, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 July 2013, are required by the trustees, John Anthony Sinosich and Claudio Mark Sinosich, to send particulars of their claims to the said trustees, care of the undermentioned solicitors, by 17 July 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.

PERRY WESTON LAWYERS,
Level 1, 37 Railway Road, Blackburn,
Victoria 3130.

Creditors, next-of-kin and others having claims in respect of the estate of MINCHO TARALOV, late of Kingston Gardens Nursing Home, 201 Clarke Road, Springvale South, Victoria, retired factory worker, deceased, who died on 28 March 2014, are required to send particulars of such claims to the administrator, care of the undermentioned solicitors, by 13 July 2015, after which date the administrator will convey or distribute the assets, having regard only to the claims of which the administrator then has notice.

PIETRZAK SOLICITORS,
222 LaTrobe Street, Melbourne 3000.

DESMOND LEONARD HARRIS, late of Mary Mackillop Aged Care, 4 King Street, Hawthorn East, Victoria, retired secretary, deceased.

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

deceased, who died on 16 March 2015, are required by the executor, Mary Bernice Collins of 25 Observation Drive, Rye, Victoria, to send particulars of their claims to her, care of the undersigned, by 14 July 2015, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: CHRISTOS KARAKOSTAS, deceased, late of Noble Manor Residential Aged Care, 33 Frank Street, Noble Park, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 September 2013, are required by Steven Karakostas (in the Will called Stavros Karakostas), the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned lawyers, by 23 July 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

RUSSO PELLICANO CARLEI, lawyers,
Ground Floor, 43 Atherton Road, Oakleigh,
Victoria 3166.

Re: ANNE BERNADETTE O'KEEFE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 August 2014, are required by John Frederick Martin and John Xavier Quin, the trustees of the estate of the deceased, to send particulars of their claims to them, care of the undermentioned solicitors, by 31 July 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

NOEL MAXWELL STANLEY, late of 28 Milne Street, Crib Point, deceased.

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

who died on 7 October 2014, are required by the personal legal representative, Vanessa Sey, to send particulars to her, care of the undermentioned solicitors, by 14 July 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.

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

FRANCIS NORMAN CATTANACH, late of 1 Woodvale Grove, Essendon, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 October 2014, are required to send particulars of their claims to the executors, Paul Anthony Vaughan and Michael Joseph McKinley, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

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

JEAN MARJORIE MEPSTEAD, late of 371 Manningham Road, Doncaster, Victoria, nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the Will and estate of the abovenamed deceased, who died on 25 May 2013, are required by the personal representative, Ian Frank Brown, care of The Probate Professionals, 19 Tunstall Square, East Doncaster, Victoria 3109, to send particulars of their claims to him by 17 July 2015, after which date the personal representative may convey or distribute the assets and distribute the estate, having regard only to the claims of which he then has notice. Probate was granted in Victoria on 14 November 2014.

Dated 8 May 2015

Contact David Boots.

Re: DOUGLAS KEITH MACKENZIE, late of 7 Wingrove Street, Cheltenham, Victoria 3192, risk surveyor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 February 2015, are required by the executors, Adrian Keith Mackenzie, Scott Douglas Mackenzie and Belinda Kaye Mackenzie, to send particulars to them, care of the undermentioned solicitors, by 17 July 2015, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: FRANK MICHAEL SALE, late of 3A First Avenue, Murrumbeena, Victoria 3163, state manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 January 2015, are required by the executor, Kimpton John Harris, to send particulars to him, care of the undermentioned solicitors, by 15 July 2015, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

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

Re: MAVIS EILEEN VOIGT, late of 70 Kilmore–Lancefield Road, Kilmore, Victoria 3764, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 March 2015, are required by the executors, Susan Gayle Payton and Trevor Andrew Voigt, to send particulars to them, care of the undermentioned solicitors, by 15 July 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.

Estate of BARBARA SHELTON, late of 6750 Great Alpine Road, Swifts Creek, Victoria, telephone exchange worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 November 2014, are required

by the administrator, Anne Kaylene O'Brien, to send particulars to her, care of Warren, Graham and Murphy, 119 Main Street, Bairnsdale, Victoria 3875, by 21 July 2015, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

Re: The estate of GARETH MULLAN, late of 15 Kimberley Downs Court, Narre Warren South, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 February 2015, are required by the executor, Jodie Nicole Clarence, to send particulars to her, care of the undersigned solicitors, by 24 July 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

WILLIS SIMMONDS LAWYERS,
legal practitioners,
6/1 North Concourse, Beaumaris 3193.

CARMEL MARY DAVIS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the late CARMEL MARY DAVIS, deceased, late of 1 Delma Street, Bentleigh East, Victoria, retired, deceased, who died on 5 August 2014, are required to send particulars of their claims to the executors, care of the undermentioned solicitor, by 14 July 2015, after which date the executors will proceed to distribute the assets, having regard only to the claims of which they shall then have had notice.

WILLS & WEALTH, solicitors,
19 Carpenter Street, Brighton 3186.

ADVERTISEMENT OF AUCTION BY
THE SHERIFF

Without Reserve Price,
Sale is Subject to Approval of the
Supreme Court of Victoria

On Thursday 18 June 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 Patrick Angelino of 10 Melissa Nook, Deer Park, as shown on Certificate of Title as Pasquale Salvatore Angelino, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 09281 Folio 451 upon which is erected a residential unit and known as 10 Melissa Nook, Deer Park, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AE002595X), Registered Caveat (Dealing Number AF966684L) and Covenant H049432 affect the said estate and interest.

The Sheriff is unable to provide access to this property.

This auction is without reserve price. Sale is subject to the approval of the Supreme Court of Victoria.

Terms: 10% deposit on the fall of the hammer. Balance within 7 days of court approval 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 18 June 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 Atef El-Achkar and Roueda Khoder of 43 Rosedale Crescent, Dallas, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 08507 Folio 919 upon which is erected a dwelling and known as 43 Rosedale Crescent, Dallas, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number X106056A), Registered Caveat (Dealing Number AH675385B) 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 18 June 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 Mouhamad Abdul Jawad of Unit 803, 463 Docklands Drive, Docklands, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11274 Folio 238 upon which is erected a unit and known as Unit 803, 463 Docklands Drive, Docklands, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AJ105279R) and Owners Corporation 4 Plan PS614264R 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 18 June 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 Sandra Owens of 181 Warrandyte Road, Langwarrin, as shown on Certificate of Title as Sandra Joyce Owens, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10704 Folio 087 upon which is erected a dwelling and known as 181 Warrandyte Road, Langwarrin, will be auctioned by the Sheriff.

Agreement Section 173 **Planning and Environment Act 1987** AB1933883W and Agreement Section 173 **Planning and Environment Act 1987** AB663192H 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**

CENTRAL GOLDFIELDS SHIRE COUNCIL

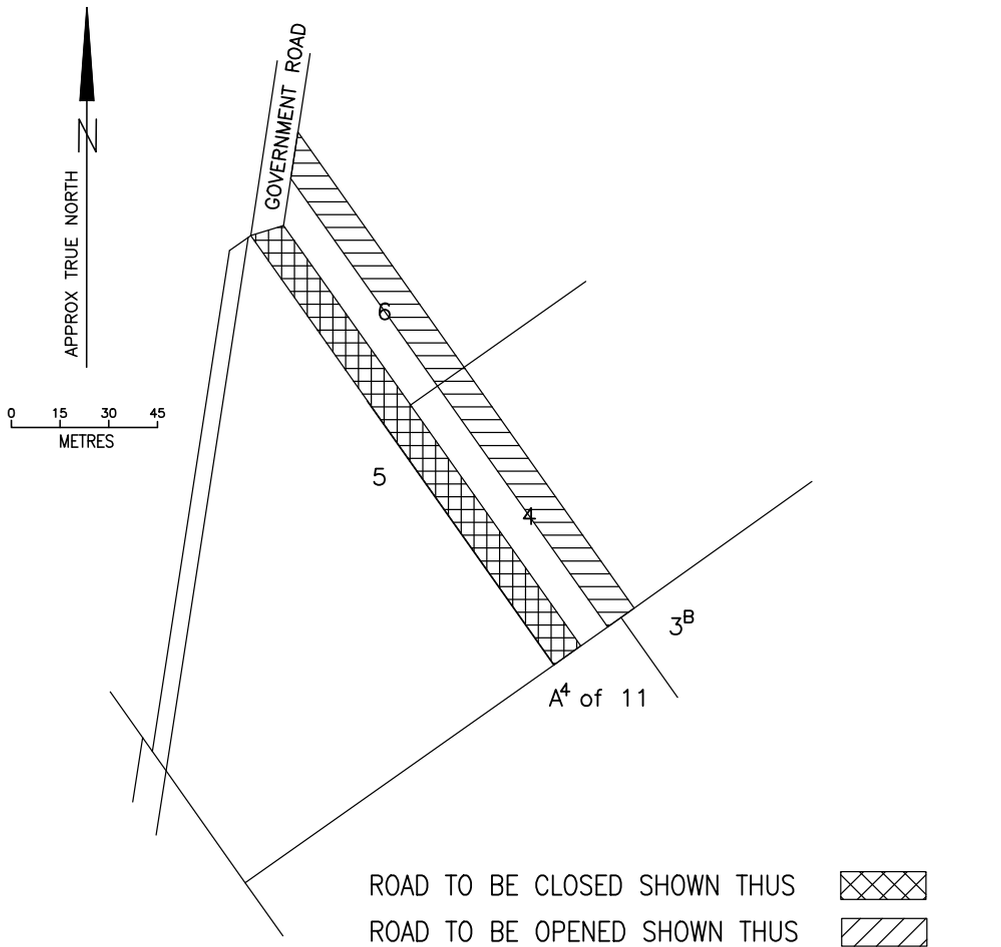
Road Deviation

Acting under section 206 and Schedule 10, Clause 2 of the **Local Government Act 1989** (the Act), the Central Goldfields Shire Council, at its meeting on Tuesday 27 August 2013, determined to deviate a section of the Government road adjoining Allotments 4 and 6, Section F, Parish of Amherst, which is cross-hatched on the plan below.

Under Clause 2(2) of Schedule 10 of the Act, consent was obtained on 10 March 2015 from the Minister for Environment and Climate Change, as the responsible Minister administering the **Land Act 1958** (under delegated authority), to the proposed deviation and land exchange as shown on the accompanying plan.

The land in the existing road reserve is proposed to be transferred to the adjoining owner in exchange for the land upon which a road could be constructed.

In accordance with the provisions of Clause 2(2) of Schedule 10 of the Act, the land shown hatched on the accompanying plan is deemed road in exchange for the land shown cross-hatched.

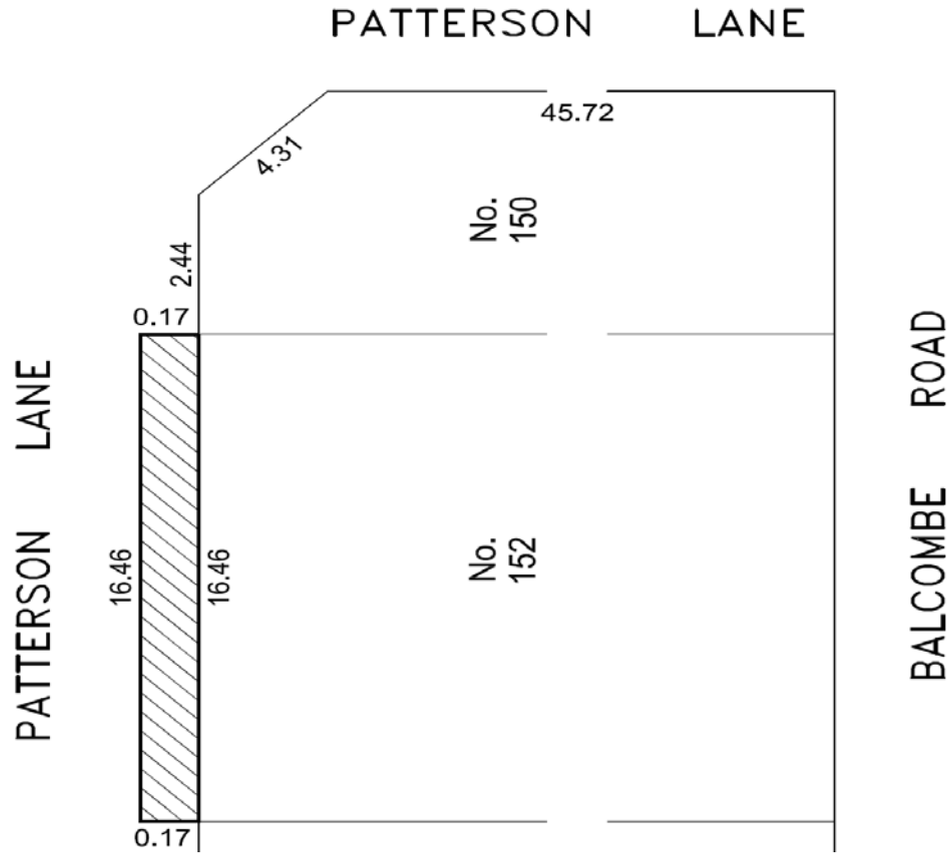


MARK JOHNSTON
Chief Executive Officer

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 located at the rear of 152 Balcombe Road, Mentone.



JOHN NEVINS
Chief Executive Officer
Kingston City Council

Land Acquisition and Compensation Act 1986

FORM 7

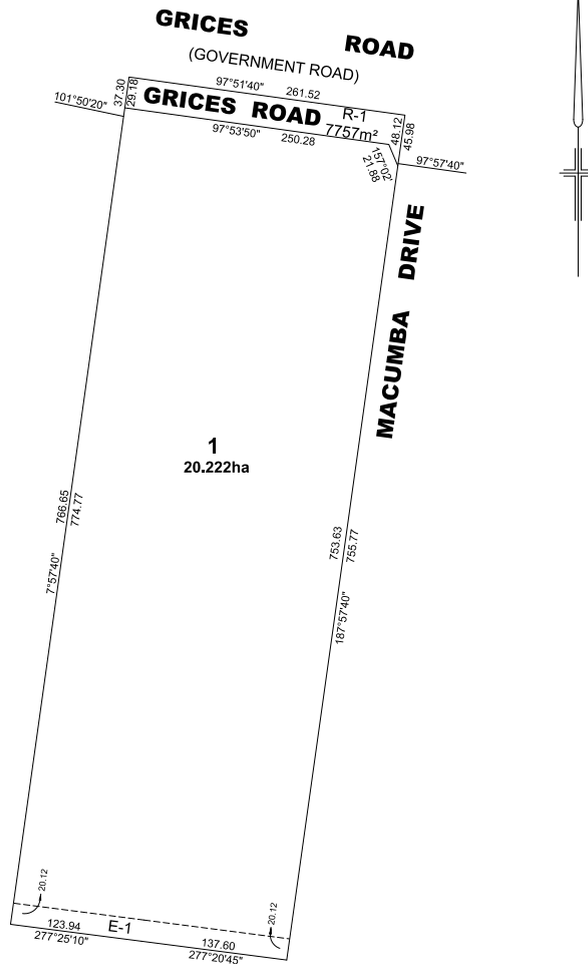
S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Casey City Council declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 822832F, comprising 7,757 m² and being part of the land described in Certificate of Title Volume 3431 Folio 066, shown as Road R-1 on the plan below.

Interests Acquired: The estate in fee simple of Annat Pty Ltd (ACN 099 312 099) and all other interests.



Published with the authority of the Casey City Council.
Dated 14 May 2015

For and on behalf of
Casey City Council
Signed MIKE TYLER
Chief Executive Officer

Land Acquisition and Compensation Act 1986

FORM 7

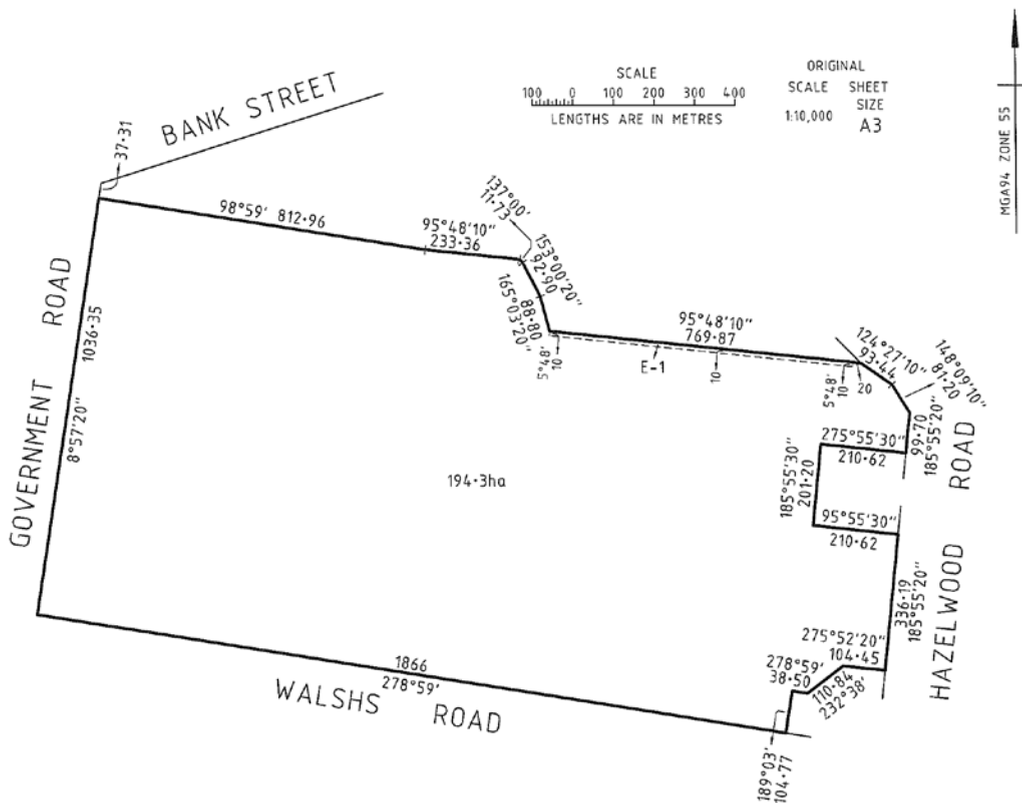
S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Latrobe City Council declares that by this notice it acquires the following interest in the land described as an easement for drainage purposes shown as 'E-1' on the plan for creation of easement below being part of the land contained in Certificate of Title Volume 11267 Folio 710 located in Walshs Road, Traralgon.

Interest Acquired: That of Brian Charles Walton and all other interests.



Published with the authority of the Latrobe City Council.

For and on behalf of the
Latrobe City Council

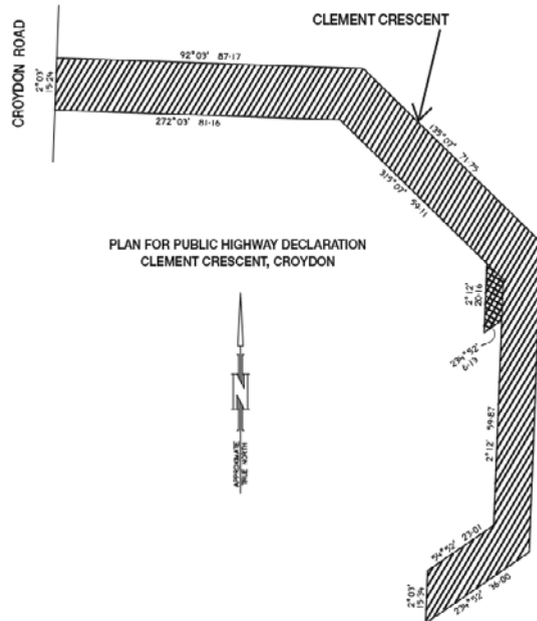
Signed GARY VAN DRIEL
Chief Executive Officer

Dated 14 May 2015

MAROONDAH CITY COUNCIL
Public Highway Declaration

At its meeting on 15 December 2014, Maroondah City Council, acting under sections 204, 207A and 223 of the **Local Government Act 1989**, resolved to declare the land described below to be a public highway:

1. the whole of the land contained in Certificate of Title Volume 3361 Folio 148, known as Clement Crescent, Croydon, and shown hatched on the plan below; and
2. the whole of the land contained in Certificate of Title Volume 8540 Folio 676, shown cross-hatched on the plan below.



STEVE KOZLOWSKI
Chief Executive Officer
Maroondah City Council



DISCONTINUANCE AND EXCHANGE OF ROAD SPLAY
 ADJACENT TO 2 WAVENEY ROAD MOUNT ELIZA

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Mornington Peninsula Shire Council has formed the opinion that a section of the road splay, being part of the road reserve located adjacent to 2 Waveney Road, Mount Eliza, and as shown hatched on the plan below, is not reasonably required as a road for public use.

The Shire has resolved to discontinue the section of road and to exchange it with a similarly sized portion of land forming part of 2 Waveney Road, Mount Eliza, and adjacent to Old Mornington Road. The discontinued section of road splay is to be consolidated with the title of the adjoining property at 2 Waveney Road.



13-044811

CARL COWIE
 Chief Executive Officer

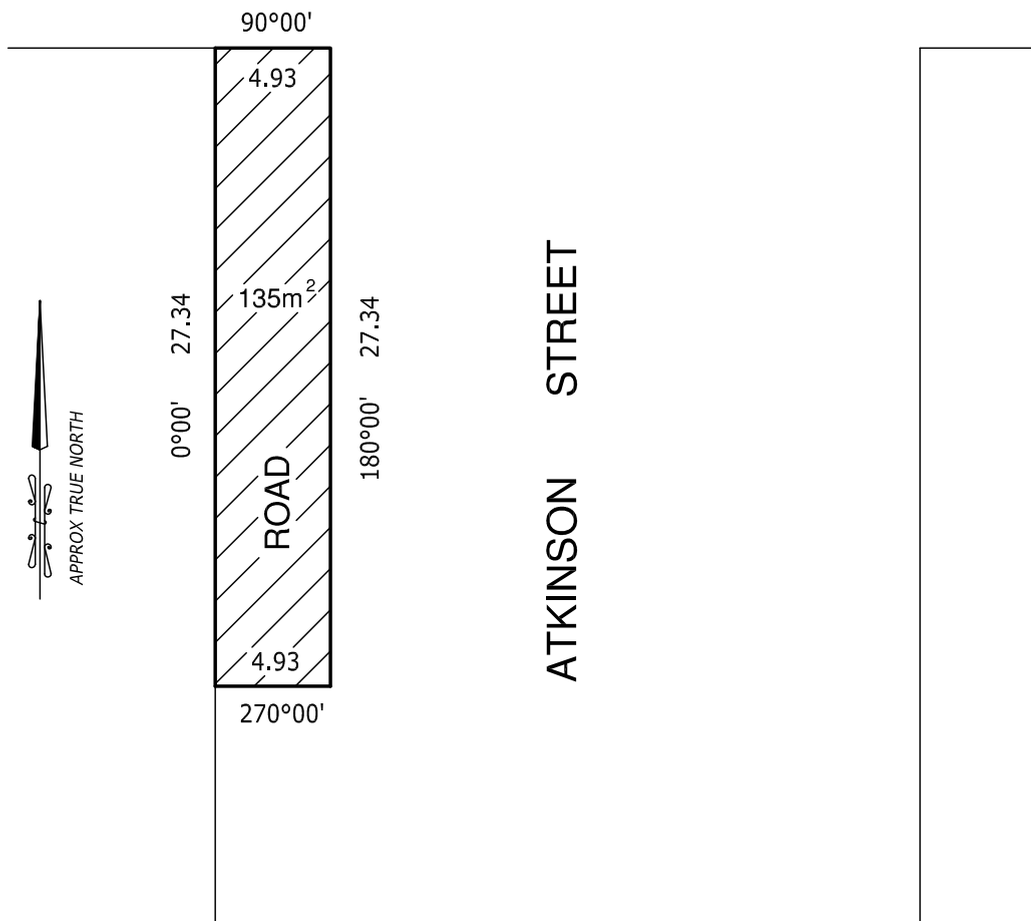
MOYNE SHIRE COUNCIL

Road Discontinuance

Atkinson Street, Port Fairy

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Moyne Shire Council at its meeting on 28 April 2015 formed the opinion that so much of the road known as Atkinson Street, Port Fairy, as is shown hatched on the plan below, is not reasonably required for public traffic and resolved to discontinue the road and transfer title to the land to itself and consolidate the land with the title of the abutting land at 16 Atkinson Street, Port Fairy, owned by Council.

CAMPBELL STREET



NOTE

ROAD TO BE DISCONTINUED SHOWN HATCHED

DAVID MADDEN
Chief Executive Officer
Moyne Shire Council

MOYNE SHIRE COUNCIL

Proposal to Make General Local Law
No. 1 2015

Notice is hereby given that Moyne Shire Council intends to make the proposed General Local Law No. 1 2015 (proposed Local Law) in accordance with sections 111(1) and 119 of the **Local Government Act 1989** (the Act).

Purpose of the proposed Local Law

The proposed Local Law will supersede the current General Local Law No. 3 2005 and is the result of the amalgamation and amendment of General Local Law No. 3 2005 and the Community Safety and Amenity Local Law No. 1 2003 which sunsetted in 2013.

The proposed Local Law is being made under section 111(1) of the Act and will operate throughout the municipal district of Moyne Shire Council.

The purpose of this Local Law is to:

- control activities, events, practices and behaviour on land which are dangerous or unsightly or could give rise to a nuisance or detriment to persons and the amenity of the neighbourhood;
- control various matters which may adversely affect the amenity of the municipal district and the quality of life of persons within it;
- provide for a safe and healthy environment for persons within the municipal district;
- control and protect public places and Council premises;
- control Council reserves;
- facilitate and enhance the beneficial use of public places;
- regulate behaviour in public places;
- secure community safety by preventing, abating and remedying nuisances or conditions likely to be dangerous or offensive to people;
- control the consumption and possession of liquor in various circumstances and places and at various times;
- prevent obstructions to traffic and pedestrians from private land;
- control the movement and roadside grazing of livestock travelling on or using roads;
- control various types of livestock for the safety and convenience of road users;
- preserve roads and protect them so far as possible from damage which may be caused by extraordinary use of roads within the municipal district;
- provide for the physical features of roads to be managed in a way which attends to the safety and convenience of people travelling on or using the roads;
- preserve and protect areas of native vegetation and rare and threatened species of flora on or adjacent to roads;
- facilitate the provision of equitable access to general public services which enhance the environment and quality of life in the municipal district;
- manage and operate Council's recreational and other public use facilities within the municipal district;
- make decisions in the best interest of the whole community to maintain suitable infrastructure and to provide a sense of community in villages and activity centres;
- facilitate the involvement of members of the community and users of facilities in the management and operation of Council's recreational and other public use facilities;
- regulate the use of caravans and temporary dwellings;
- control and regulate the collection of wastes;
- generally maintain the peace, order and good government of the municipal district;
- embrace best practice local law making principles of accessibility, accountability, compliance, consistency, currency, efficiency, enforceability, necessity and transparency;
- provide for the administration of the Council's powers and functions;
- consolidate the Council's previous Local Laws;
- revoke any redundant Local Laws;
- create an economic environment that increases wellbeing and prosperity by developing a business climate that helps to expand existing businesses and attract new investment;
- increase tourism opportunities;
- manage resources effectively, by managing assets and risks well, and fulfil legislative obligations;

- provide for the safe use of the Port of Port Fairy facilities by all users;
- ensure the Port of Port Fairy meets the needs of both commercial operators and visitors;
- ensure the workings of the Port of Port Fairy are efficiently managed and conducted in an equitable manner; and
- control the parking of any vehicle with advertising on it to be used to direct persons to a business address or function.

There are many proposed changes to the Local Law, some of which are substantial. Many of the amendments ensure consistency with Acts of the Victorian Parliament, improve clarity, remove out-of-date elements and insert provisions that are relevant to current day activities.

A Community Impact Statement has been prepared to inform the community about the proposed Local Law and to assist any member of the public who may wish to make a submission to Council. A copy of the proposed Local Law and Community Impact Statement can be obtained from the Moyne Shire Council offices (Princes Street, Port Fairy; 1 Jamieson Street, Mortlake; or 28 High Street, Macarthur) and on Council's website at www.moyne.vic.gov.au

Copies of the proposed Local Law may also be viewed at local post offices and libraries within Moyne Shire.

Any person affected by the proposed Local Law may make a written submission relating to the proposed Local Law under section 223 of the Act. Written submissions must be received by 5.00 pm on Monday 15 June 2015, addressed to David Madden, CEO, Moyne Shire Council, PO Box 51, Port Fairy, Victoria 3284.

In their written submission, a person may also request to be heard by Council in support of their submission, prior to Council considering the proposed Local Law.

For more information on the proposed Local Law, contact Robert Gibson, Manager Environment & Regulatory Services, on 5568 0555.

Please note: Council is required to maintain a public register of written submissions made under section 223 of the Act. Submissions may be viewed by other members of the public for a period of 12 months after the submission

period closes. Details of submissions may also be included within official Council Meeting Agendas and Minutes which remain permanent public documents.



AMENDED BUILDING AND WORKS CODE OF PRACTICE

Pursuant to section 112(2) of the **Local Government Act 1989**, notice is hereby given that, at its meeting on 13 April 2015, Council resolved to incorporate an amended Building and Works Code of Practice by reference into Council's General Local Law 2012 No. 7.

The amended Code of Practice includes updates to the relevant clauses of the Local Law by which it is incorporated, clarifies the requirements for storage of building site waste, and effects some more substantive improvements to the protection of Council trees, waterways, parks and reserves.

A copy of the amended Building and Works Code of Practice may be obtained from the Civic Centre, 30 Davey Street, Frankston, during office hours. The document can also be accessed on Council's website at www.frankston.vic.gov.au

DENNIS HOVENDEN
Chief Executive Officer

NILLUMBIK SHIRE COUNCIL

Meeting Procedure Local Law

Notice is hereby given that, pursuant to section 119 of the **Local Government Act 1989**, the Nillumbik Shire Council, at its 28 April 2015 Ordinary Meeting, resolved to make a new Local Law entitled the Meeting Procedure Local Law.

The purpose and general purport of the Local Law is to:

- regulate proceedings at Council Meetings, Special Committee Meetings and other meetings conducted by or on behalf of Council where Council has resolved that the provisions of this Local Law are to apply;
- regulate proceedings for the election of the Mayor, Deputy Mayor and Chairpersons;

- c) facilitate community engagement by providing opportunities at meetings for community members to express their views;
- d) ensure the efficient and orderly conduct of meetings;
- e) regulate the use and keeping of the common seal;
- f) ensure the peace, order and good government of the municipal district; and to
- g) revoke the current Meeting Procedure Local Law made by Council on 23 February 2010.

The Local Law may be inspected at the Civic Centre, Civic Drive, Greensborough, during normal office hours and copies may be obtained free of charge. The Local Law may also be viewed at Council's website, www.nillumbik.vic.gov.au

The Local Law is to commence on the day after notice of its making appears in the Victoria Government Gazette.

STUART BURDACK
Chief Executive Officer

STRATHBOGIE SHIRE COUNCIL

Public Notice

Notice of Intention to Transfer Land for Recovery of Outstanding Rates and Charges

Strathbogrie Shire Council (Council) gives notice under Section 181(5)(b) of the **Local Government Act 1989** that it intends to transfer to itself the land described below (Proposal).

The land is 59 Hill Street, Longwood (Land), being:

- (a) Lot 1 on Title Plan 608045B, being the land in Certificate of Title Volume 588 Folio 537; and
- (b) Lot 1 on Title Plan 711761W, being the land in Certificate of Title Volume 6378 Folio 578.

The Proposal is that the Land be transferred by Council to itself for at least the current market value in order to recover rates and charges owing to Council in respect of the Land, which have been unpaid for at least three years.

If you require any further information regarding the sale of the Land, please contact Phil Howard of Council on 03 5795 0000.

STEVE CRAWCOUR
Chief Executive Officer

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C188

The Cardinia Shire Council has prepared Amendment C188 to the Cardinia Planning Scheme.

The Amendment applies to land within the Shire that is currently zoned Low Density Residential and all of the land that is zoned Rural Living Zone that is inside the Urban Growth Boundary of Gembrook and Upper Beaconsfield.

The Amendment proposes to introduce Schedules 2 and 3 to the Low Density Residential Zone and numbers the existing unnumbered schedule to the Low Density Residential Zone to Schedule 1. It also rezones all of the land within the Urban Growth Boundary of Gembrook and Upper Beaconsfield that is currently zoned Rural Living Zone to the Low Density Residential Zone and applies a number of overlays to the land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Cardinia Shire Council, 20 Siding Avenue, Officer 3809; Emerald Library, 400B Belgrave-Gembrook Road, Emerald 3782; Lang Lang Community Centre, 7 Westernport Road, Lang Lang 3984; or 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 15 June 2015. A submission must be sent to the Cardinia Shire Council, PO Box 7, Pakenham 3810 or by email to mail@cardinia.vic.gov.au

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

- directions hearing: week of 17 August 2015.
- panel hearing: week of 14 September 2015.

TRACEY PARKER
Manager Planning Policy and Projects/
Acting Manager Strategic Planning

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C179

Greater Shepparton City Council has prepared Amendment C179 to the Greater Shepparton Planning Scheme.

The land affected by the Amendment is all land within the Municipality.

The Amendment proposes to correct spelling errors and inaccurately identified centres and roads within the planning scheme, to remove redundant overlays, to rezone land into a variety of land use zones and to fix mapping anomalies within the zone and overlay mapping in the planning scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Greater Shepparton City Council, 90 Welsford Street, Shepparton; during opening hours at the Tatura Library, 12–16 Casey Street, Tatura; 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 15 June 2015. A submission must be sent to Greater Shepparton City Council, Locked Bag 1000, Shepparton, Victoria 3632.

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

- directions hearing: week starting 20 July 2015.
- panel hearing: week starting 17 August 2015.

COLIN KALMS
Manager Planning

MITCHELL SHIRE COUNCIL



Planning and Environment Act 1987

MITCHELL PLANNING SCHEME

Notice of Preparation of Amendment Amendment C108

Mitchell Shire Council has prepared Amendment C108 to the Mitchell Planning Scheme.

The land affected by the Amendment is the Wallan Structure Plan study area, which applies to 2,768 hectares of land around the township of Wallan. The Amendment also directly affects 31 properties through the changing/application of planning controls.

The Amendment proposes to implement the first of six Priority Projects of the Wallan Structure Plan by introducing the plan into the Mitchell Planning Scheme as a reference document, rezoning land at 6A Butler Court, Wallan, from the Farming Zone to the General Residential Zone, and applying the Development Plan Overlay to two discrete residential areas.

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, Mitchell Shire Council, 113 High Street, Broadford, or Wallan Customer and Library Service Centre, Wellington Square, 12/81 High Street, Wallan, or Council offices, 4A and 4B (Level 1), 61 High Street, Wallan; or 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 17 June 2015. A submission must be sent to Mitchell Shire Council, Submission to Planning Scheme Amendment C108, 113 High Street, Broadford, Victoria 3658 or via email to mitchell@mitchellshire.vic.gov.au (please quote 'C108' in subject line).

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

- directions hearing: week commencing Monday 31 August 2015.
- panel hearing: week commencing Monday 5 October 2015.

Planning and Environment Act 1987

MOYNE PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C55

The Moyne Shire Council has prepared Amendment C55 to the Moyne Planning Scheme.

The land affected by the Amendment is in the Port Fairy township and surrounding area identified in the proposed Schedule to Clause 43.01 Heritage Overlay including 15 new precincts, 1 precinct extension, and 8 individual places.

The Amendment proposes to implement the recommendations of the 'Port Fairy Heritage Review 2006–2012' (2012) and the 'Review of Moyne Shire Heritage Study Stage 2 2006' (2013) by:

- applying the Heritage Overlay to additional properties;
- reorganising the existing Heritage Overlay into new precincts;
- extending an existing precinct; and
- deleting the Heritage Overlay from a small number of properties.

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, Moyne Shire Council, Princes Street, Port Fairy, and 1 Jamieson Avenue, Mortlake; 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 Friday 26 June 2015. A submission must be sent to the Moyne Shire Council, PO Box 51, Port Fairy, Victoria 3284.

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

- directions hearing: the week of 14 September 2015.
- panel hearing: the week of 19 October 2015.

DAVID MADDEN
Chief Executive Officer

Planning and Environment Act 1987
STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment
Amendment C183

The Stonnington Council has prepared Amendment C183 to the Stonnington Planning Scheme.

The Amendment affects individual parcels of land in the City of Stonnington in South Yarra, Windsor, Toorak, Kooyong, Malvern, Malvern East, and Glen Iris.

The Amendment proposes to apply individual heritage controls to nineteen (19) places of heritage significance not currently in the Heritage Overlay in the City of Stonnington. These sites are as follows:

- HO464 Hoddle Bridge, Punt Road, South Yarra;
- HO465 MacRobertson Bridge, Grange Road, Toorak;
- HO466 Gardiners Creek Bridge, Glenferrie Road, Kooyong;
- HO467 Argo Street Bridge, Argo Street, South Yarra;
- HO468 Hedgeley Dene Gardens, 1778–1780 Malvern Road, Malvern East;
- HO469 Malvern Public Gardens, High Street, Malvern;
- HO470 Armstrong 40 Pounder RBL Gun, Como Park, Williams Road, South Yarra;
- HO471 Toorak Bowling Club, 9–13 Mandeville Crescent, Toorak;
- HO472 Melbourne Bowling Club, 136–144 Union Street, Windsor;
- HO473 Kooyong Railway Signal Box and Switch House, 432A Glenferrie Road, Kooyong;
- HO474 Toorak Telephone Exchange, 268 Williams Road, Toorak;
- HO475 Former Elizabeth Fry Retreat Laundry, 83 Argo Street, South Yarra;
- HO476 Former Homeden Garage, 4 Lawrenny Court, Toorak;
- HO477 Former Infants School, 2–4 Park Street, Malvern;
- HO478 Tower Building, De La Salle College, 1312–1326 High Street, Malvern;

- HO479 Former Residence, 274 High Street, Windsor;
- HO480 Dandenong Road Bridge, Dandenong Road, Windsor; and
- HO481 Gardiner Railway Signal Box and Switch House, 287 Burke Road, Glen Iris.

The Amendment also proposes to extend the boundary of HO126 Chapel Street to include Grattan Gardens, 40–50 Grattan Street, Prahran.

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, Stonnington City Council, Prahran Town Hall, corner Chapel and Greville Streets, Prahran; or 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 15 June 2015, 5 pm. A submission must be sent to City Strategy, City of Stonnington, PO Box 21, Prahran 3181.

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

- directions hearing: week commencing 17 August 2015.
- panel hearing: week commencing 14 September 2015.

SUSAN PRICE
Manager City Strategy

Planning and Environment Act 1987
STONNINGTON PLANNING SCHEME
 Notice of Preparation of Amendment
 Amendment C195

The Stonnington City Council has prepared Amendment C195 to the Stonnington Planning Scheme.

The land affected by the Amendment is:

- 58 Porter Street, Prahran; and
- 26 and 27 Grattan Street, Prahran.

The Amendment proposes to apply a Public Acquisition Overlay (Schedule 3) to the land. The purpose of the overlay is to identify land for possible future public open space.

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, Stonnington City Council, corner Chapel and Greville Streets, Prahran; or at the Department of Environment, Land, Water and Planning's 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. For further information on Council's Privacy Policy please call 8290 1333 or visit Council's website – www.stonnington.vic.gov.au

The closing date for submissions is 16 June 2015. A submission must be sent to the City Strategy, City of Stonnington, PO Box 21, Prahran 3181.

SUSAN PRICE
 Manager City Strategy

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 20 July 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.

ARGIROVSKI, Zlata, late of 268 Parer Road, Airport West, Victoria, deceased, who died on 1 September 2014.

ASHTON, Nigel Seaton, late of 5 Handasyde Avenue, Kilsyth South, Victoria, deceased, who died on 29 October 2014.

DUNKINSON, Brenda, late of 14 Oswin Street, Crib Point, Victoria, retired, deceased, who died on 16 January 2015.

MOORE, Audrey Margaret, late of Regis Milpara Lodge, 220 Middleborough Road, Blackburn South, Victoria, deceased, who died on 14 September 2014.

RILEY, Paul John, late of 41 Ebb Street, Aspendale, Victoria, fire person, deceased, who died on 15 October 2014, Grant of Probate dated 6 May 2015.

SCHNERCH, Stanislas, late of Regis Karingal Manor, 101F Major Road, Fawkner, Victoria, deceased, who died on 27 November 2014, Grant of Probate dated 6 May 2015.

THOMPSON, Edna May, late of Aberdeen Aged Care Facility, 1 Aberdeen Street, Reservoir, Victoria, retired, deceased, who died on 20 November 2014.

Dated 11 May 2015

STEWART MacLEOD
 Manager

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 16 July 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.

BOYLAN, Henry William, late of Mingarra Hostel, 77–115 Mt Dandenong Road, Croydon, Victoria, retired, deceased, who died on 27 November 2014.

McCURRACH, Donald George, late of Willowbrae Templestowe, 80–85 Porter Street, Templestowe, Victoria, retired, deceased, who died on 17 December 2014.

STONE, Deonie Olive, late of McGregor Gardens Aged Care, 11 McGregor Road, Pakenham, Victoria, pensioner, deceased, who died on 15 March 2015.

WISEMAN, David James, late of Unit 4, 9 Argyle Street, Bentleigh East, Victoria, deceased, who died on 1 January 2015.

Dated 7 May 2015

STEWART MacLEOD
Manager

EXEMPTION

Application No. H47/2015

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by The Oaktree Foundation Australia (the applicant). The application for exemption is to enable the applicant to advertise for and employ only people aged 26 years and under and to only provide services to people aged 26 years and under (the exempt conduct).

Upon reading the material filed in support of this application, the Tribunal is satisfied that it is appropriate to grant an exemption from sections 16, 18, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- The applicant was established in 2003. It is a youth-run, not-for-profit organisation with a mission to end extreme poverty with a focus on youth. The applicant provides a way for young people to meaningfully contribute to that mission. The applicant participates in networks of other similar organisations and wishes to preserve the peer-to-peer nature of those relationships.

- The applicant currently has around 150 volunteers contributing their time and energy to this goal. The applicant is now moving towards employing people to undertake key management and executive roles. Consistent with the nature of the organisation, the applicant wishes to only employ people aged 26 years and under. It wishes to only provide services (in the form of participation as volunteers) to people under that age. Young people will benefit through their employment and participation by developing work and life skills which might not otherwise be available to them.

- I am not satisfied that the material available to me demonstrates that the exempt conduct is a special measure and so falls within section 12 of the Act nor am I satisfied that the applicant organisation is a special needs service such that the exception in section 28 of the Act applies. Accordingly, in the absence of an exemption, the exempt conduct would amount to prohibited discrimination.

- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of persons aged over 26 years who would wish to be employed by the applicant or receive services as volunteers. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 16, 18, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 13 May 2020.

Dated 11 May 2015

A. DEA
Member

Associations Incorporation Reform Act 2012

SECTION 135

I, Steven Scodella, Operations Manager under the **Associations Incorporation Reform Act 2012** (the Act), under delegation provided by the Registrar, hereby give notice that, pursuant to section 135(3) of the Act, I intend to cancel the incorporation of the incorporated associations mentioned below;

A&A Castellano Family Foundation Inc.; 303 Regional Cadet Unit Stawell Parents Club Inc.; ACMEC Australia Inc.; Actively Unemployed for the Under Privileged in the Community Inc.; Afghan Asylum Seekers Association in Australia (AASAA) Inc.; African Information Network Inc.; Alpine Community Youth Theatre Inc.; AMC Theatre Productions Inc.; Aqua Spirits Swim Club Inc.; Athenian Youth Charity Association Inc.; Australian Branded Beef Association Inc.; Australian Feng Shui Centre Inc.; Brunswick Central Sports Club Inc.; Mallee T.O.W.N Inc.; Mansfield Field Naturalists Group Inc.; Mansfield Traders Association Inc.; Mastiff Breeders and Owners Association of Australia Inc.; Mauritian Australian Association of Victoria Inc.; Medallion Independent Inc.; Melbourne Eritrean United Community Inc.; Melbourne Punjabi Sports Club Inc.; Moorabbin Raiders Rugby League Football Club Inc.; Multicultural Injured Workers Information Advice Support Groups Inc.; Multicultural Women's Group of Hume and Moreland Inc.; Nascar Club Of Australia Inc.; National Bicycle Association Inc.; Natural Therapy for Animals Association Inc.; Nauru Community Australia Inc.; New Community Quarterly Inc.; Newborough Hotel Angling Club Inc.; Newport Neighbourhood House and Clothing Exchange Inc.; Nga Hapu Katoa Maori Cultural Group Inc.; Ngametua Numanga Australia Inc.; Nicholson Village Association Inc.; Noahs Ark Holistic Animal Care Inc.; Norcross Gym Inc.; North East Victoria Dressage Club Inc.; North Victoria Sri Lankan Sports and Welfare Association Inc.; North-West Chinese Women Groups Inc.; Northcote Rebels Basketball Club Inc.; Northern Arab Women Group Inc.; Oha Na Eze Ndi Igbo Victoria Inc.; Open Community Internet Association Inc.; Ormond Shopping Centre Association Inc.; Our Energy Inc.; Ovens

and Murray Trainers Association Inc.; Pacific Missions Inc.; Parkville Property Association Inc.; Parthenon Amateurs Social Golf Club Inc.; Plastic Bag Theatre Inc.; Power Church Inc.; Power House Rugby Inc.; Quan Yin Foundation Inc.; Radio Rakambia Support Inc.; Radio Shalom Inc.; Real Labour People (Hume) Inc.; Rubric Cube Inc.; Russian Cultural Youth Club Inc.; Sayera-Sultan Foundation Inc.; Sir James Melbourne Group Inc.; 'Sadisa Kala' -Sri Lankan and Australian Cultural and Arts Inc.; Academy of Indian Artists of Australia Inc.; Accept Foundation Inc.; African Australian Youth Association Inc.; Albury Wodonga Lan Inc.; All Tribes Meet Inc.; Amateur Foundry Society Inc.; Asian Restaurateurs Association of Australia Inc.; Association of Retail Electronic Specialists Inc.; Ausraptor Inc.; Australia Pakistan Welfare Association Inc.; Australian Association of Professional Bookkeepers Inc.; Australian Ethiopian Wollo's Rescue and Development Association Inc.; Australian Federation of Tamils Inc.; Australian Islamic Foundation Inc.; Australian Road Racers Association (ARRA) Inc.; Australian Sudanese Youth Union Inc.; Australian Disc Golf Association Inc.; Australian Energetic Psychologist Association Inc.; Australian Ethiopian Refugee Support Group Inc.; Australian Somali Socaiity Inc.; Australian Super V8 Jet Sprint Association Inc.; Australian Thompson 7 Association Inc.; Australian Warranty Administrators Inc.; Ballarat Dragons League Club Inc.; Beis Menachem Community Centre Inc.; Bellbridge Auskick Inc.; Ngok Community Association of Australia Inc.; North Melbourne South Sudanese Equatorians Womens Association Inc.; North Referral Network Inc.; Nuer Youth Association of Australia Inc.; Oily Rag Opera Inc.; Peri Promoting Effective Reading Instruction Inc.; Sky Association Inc.; Small Business Community Law Centre Inc.; Social and Ethical Sustainability Foundation Inc.; Somali Ethnic Support of Victoria Inc.; Somali Media Network Inc.; Somalia Environmental and Development Organisation (SEDO) Inc.; South-Eastern Triathlon Club Inc.; Spectrum Art Association Inc.; Sunbury Motorcross Club Inc.; Sunraysia Fiji National Community Inc.; Supermotard Rider's Club of Australia Inc.; Tautua Samoa Sports, Entertainments and Events Association

of Victoria Inc.; The Downtowners Social Club Inc.; The International Wilderness Foundation Inc.; The Tankerville Dream Soccer Club Inc.; The United Firearms Collectors Council of Victoria Inc.; The Upbeat Big Band Inc.; The Worldwide Lebanese Cultural Society Inc.; Tripoli & Akkar Charity Association Inc.; Upper Murray Equine Group Inc.; Victorian Ocean Prawn Trawlers Association Inc.; Victorian Street Arts; Vitality Alliance Inc.; Westgarth Business Group Inc.; Westside Lakers Soccer Club Inc.; Australian W-O-M-A-N Network Inc.; Women's Association of Victoria for Equality & Social Awareness (Waves) Inc.; Zhong Shan Association of Victoria Inc.

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

Dated 14 May 2015

STEVEN SCODELLA
Operations Manager
PO Box 4567
Melbourne, Victoria 3001

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Clare Betts, as Delegate of the Secretary to the Department of Health and Human Services for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scales of fees and charges fixed by the following cemetery trust/s.

The approved scales of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette and will be published on the internet.

The fees will be published on the internet at <http://www.health.vic.gov.au/cemeteries>

Seymour Cemetery Trust

Dated 11 May 2015

CLARE BETTS
Acting Manager
Cemeteries and Crematoria Regulation Unit

Corrections Act 1986

NOTICE OF AN AWARD OF DAMAGES TO A PRISONER

In accordance with section 104Y of the **Corrections Act 1986**, notice is given that an award of damages has been made to former prisoner Soroush Saeedi in a claim against the State. The award money, excluding legal costs and medical expenses, has been paid into the Prisoner Compensation Quarantine Fund, where it will be held for a period of 12 months from 14 May 2015.

Creditors and victims in relation to criminal acts of Soroush Saeedi are invited to seek further information from the Secretary of the Department of Justice and Regulation. To do so, please contact the Victims Register PCQF Co-ordinator at the Victims Support Agency on 1800 819 817.

Dated 11 May 2015.

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002**, I hereby give notice of the following change to the Register of Political Parties.

Name of registered political party: Animal Justice Party.

New address: 2/13 Park Close, Vermont 3133.

Dated 11 May 2015

WARWICK GATELY, AM
Victorian Electoral Commission

Electoral Act 2002

DE-REGISTRATION OF POLITICAL PARTY

In accordance with section 53 of the **Electoral Act 2002**, the Palmer United Party is hereby de-registered.

Dated 12 May 2015

WARWICK GATELY, AM
Victorian Electoral Commission

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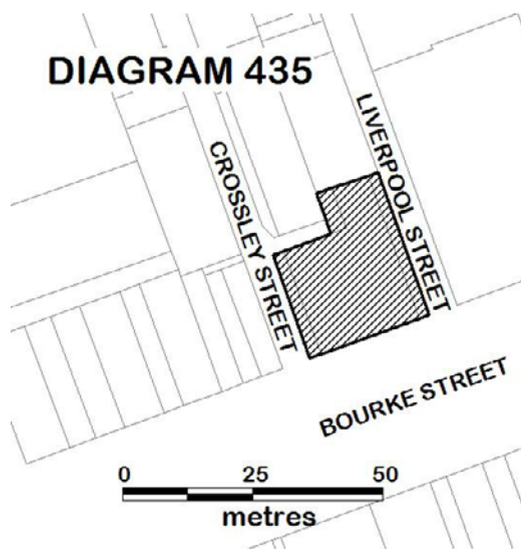
Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by modifying Heritage Register Number H435 in the category described as Heritage Place.

Job Warehouse (or Crossleys Building)
54–62 Bourke Street
Melbourne
Melbourne City

All of the place shown hatched on Diagram 435 encompassing all of Lots 1, 2 and 3 on Title Plan 904987.



Dated 14 May 2015

TIM SMITH
Executive Director

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT
VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charge P923109U, created on Certificate of Title Volume 09636 Folio 075 on 26 July 1990 and Retirement Village Charge S552641Q created on Certificate of Title Volume 09636 Folio 075 on 25 June 1993, under the **Transfer of Land Act 1958**, are extinguished.

Dated 6 May 2015

PHIL D'ADAMO
Acting Director
Consumer Affairs Victoria

Retirement Villages Act 1986

Section 39

CANCELLATION OF RETIREMENT
VILLAGE NOTICE

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986** Retirement Village Notice P899116R, registered on 12 July 1990, on Certificate of Title Volume 09636 Folio 075, under the **Transfer of Land Act 1958**, is cancelled.

Dated 6 May 2015

PHIL D'ADAMO
Acting Director
Consumer Affairs Victoria

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 816

Outdoor School Council

Order Amending Ministerial Order

The Minister for Education makes the following Order:

1. Objective

The objective of this Order is to amend the Ministerial Order made under sections 13(1), 13(4), 13(5) and 13(11) of the **Education Act 1958** (since repealed) on 18 September 2000 ('Constituting Order').

2. Authorising provisions

This Order is made under section 2.3.2(6)(d) and all other enabling provisions of the **Education and Training Reform Act 2006**.

3. Commencement

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

4. Revocation of Ministerial Order No. 793

Ministerial Order No. 793 made under section 2.3.2(6)(b) of the **Education and Training Reform Act 2006** on 29 September 2014 is **revoked**.

5. Title of the Constituting Order replaced

For the title of the Constituting Order, **substitute** –

**'CONSTITUTION OF THE COUNCIL OF THE STATE SCHOOL CALLED
OUTDOOR SCHOOL'**

6. Preamble replaced

For the preamble of the Constituting Order, **substitute** –

'The Minister for Education,

being of the opinion that the constitution of a council to exercise and discharge, in relation to a State school at 1 Black Possum Road, Bogong, called Outdoor School, such powers and duties as might from time to time be conferred and imposed upon it by or under the **Education Act 1958** would promote the efficient conduct thereof,

makes the following Order under sections 13(1), 13(4), 13(5) and 13(11) of the **Education Act 1958**:'

7. Clause 1 replaced

For clause 1 of the Constituting Order, **substitute** –

'1. Incorporation

A school council is hereby constituted, under section 13(1) of the **Education Act 1958**, as a body corporate to exercise and discharge its powers and duties in relation to the State school at 1 Black Possum Road, Bogong, called Outdoor School.'

This Order is made on the fifth day of May 2015.

THE HON. JAMES MERLINO, MP
Minister for Education

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 817

Hazel Glen College Council

Order Amending Ministerial Order No. 725

The Minister for Education makes the following Order:

1. Objective

The objective of this Order is to amend Ministerial Order No. 725 made under section 2.3.2 and other enabling provisions of the **Education and Training Reform Act 2006** on 13 January 2014 ('Constituting Order').

2. Authorising provisions

This Order is made under section 2.3.2(6)(d) and all other enabling provisions of the **Education and Training Reform Act 2006**.

3. Commencement

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

4. Revocation of Ministerial Order No. 792

Ministerial Order No. 792 made under section 2.3.2(6)(b) of the **Education and Training Reform Act 2006** on 29 September 2014 is **revoked**.

5. Title of the Constituting Order replaced

For the title of the Constituting Order, **substitute** –

**'HAZEL GLEN COLLEGE COUNCIL
CONSTITUTING ORDER'**

6. Clause 1 replaced

For clause 1 of Ministerial Order No. 725, **substitute** –

'1. Incorporation

A school council is hereby constituted, under section 2.3.2(1) of the **Education and Training Reform Act 2006**, by the name of Hazel Glen College Council, as a body corporate to exercise and discharge the powers, duties and functions conferred or imposed on it by or under that Act in relation to the Government school No. 5552 named Hazel Glen College situated at 190 Cookes Road, Doreen, Vic 3754.'

This Order is made on the fifth day of May 2015.

THE HON. JAMES MERLINO, MP
Minister for Education

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 818

Yarra Ranges Special Developmental School Council

Order Amending Order in Council

The Minister for Education makes the following Order:

1. Objective

The objective of this Order is to amend the Order in Council made under section 13 of the **Education Act 1958** (since repealed) on 21 May 1985 ('Constituting Order').

2. Authorising provisions

This Order is made under section 2.3.2(6)(d) and all other enabling provisions of the **Education and Training Reform Act 2006**.

3. Commencement

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

4. Revocation of Ministerial Order No. 789

Ministerial Order No. 789 made under section 2.3.2 of the **Education and Training Reform Act 2006** on 29 September 2014 is **revoked**.

5. Title of the Constituting Order replaced

For the title of the Constituting Order, **substitute** –

‘CONSTITUTION OF COUNCIL
OF

5246 YARRA RANGES SPECIAL DEVELOPMENTAL SCHOOL’

6. Preamble replaced

For the preamble of the Constituting Order, **substitute** –

‘WHEREAS sub-subsection (1) of Section 13 of the **Education Act 1958** (hereinafter called “the Act”) provides that, where the Governor in Council is of the opinion that the constitution of a council to exercise and discharge in relation to any State school or group of schools such powers and duties as might from time to time be conferred and imposed upon it by or under the said Act would promote the efficient conduct thereof, he may by Order: –

- (a) Constitute a council by such name as is specified in the Order as a body corporate to exercise and discharge those powers and duties in relation to the school or group of schools;
- (b) Make such provision for or with respect to the membership of the Council as he thinks fit;
- (c) Confer or impose upon the Council any powers or duties in addition to those conferred or imposed upon the Council by the Act or the regulations;
- (d) Make such other provision in relation to the constitution powers, duties and functions of the Council as is in his opinion necessary or expedient.

AND WHEREAS the Governor in Council is of the opinion that the constitution of a corporate body to exercise and discharge such powers in relation to Yarra Ranges Special Developmental School would promote the efficient conduct thereof:

NOW THEREFORE His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council therefore, doth by this Order provide as follows:’

7. Clause 1 replaced

For clause 1 of the Constituting Order, **substitute** –

- ‘1. There shall be a Council known as the Yarra Ranges Special Developmental School Council (hereinafter called “the Council”) which shall be a body corporate to exercise and discharge such powers and duties in relation to Yarra Ranges Special Developmental School (hereinafter called “the School”);’

This Order is made on the fifth day of May 2015.

THE HON. JAMES MERLINO, MP
Minister for Education

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 819

Fees for Overseas Students in Government Schools

The Minister for Education, under the powers contained in sections 2.2.9 and 5.10.4 of the **Education and Training Reform Act 2006**, makes the following Order:

PART 1 – PRELIMINARY**1. Title**

This Order may be cited as Ministerial Order No. 819 – Fees for Overseas Students in Government Schools.

2. Purposes

This Order specifies –

- (a) the fees to be paid by or on behalf of Overseas Students to be enrolled or seeking to be enrolled at a Government School for the instruction and education and related services provided to the Overseas Student by the school and the Department;
- (b) how the fees are to be distributed between the Secretary and the Government School; and
- (c) the way in which Government Schools are to make arrangements for student accommodation.

3. Operation of Order

This Order takes effect on the day that it is published in the Government Gazette.

4. Application

- (1) This Order applies to Overseas Students enrolled at Government Schools or seeking enrolment at Government Schools.
- (2) The fees specified in this Order are payable by an Overseas Student or by his or her parent, legal guardian or other person or body acting on behalf of an Overseas Student.
- (3) This Order applies to all Overseas Students continuing or commencing study on or after the day this Order takes effect.
- (4) Ministerial Order No. 704 and Ministerial Order No. 770 made under sections 2.2.9 and 5.10.4 of the **Education and Training Reform Act 2006** on 13 November 2013 and 29 October 2014 respectively are **revoked**. This revocation does not affect a right, liability, or privilege accrued or incurred under those Orders.

5. Definitions

In this Order –

commencement means the course commencement date as specified in the confirmation of enrolment issued by the registered provider to intending Overseas Students;

Note

The confirmation of enrolment must accompany an application for a student visa, confirming the Overseas Student's eligibility to enrol in the particular course of the registered provider, in accordance with the requirements of the National Code of Practice for Registration Authorities and Providers of Education and Training to Overseas Students 2007.

DEC means Distance Education Centre;

Department means the Department of Education and Training or any Department which may succeed to the functions of that Department;

Dependant means a person named as a dependant on a visa issued to an overseas person which provides them with the entitlement to study in Victoria under regulations made under the **Migration Act 1958** (Cth);

ELC means an English Language Centre of an English Language School, whether or not it shares a physical campus with a Standard Government School;

English Language Course means an intensive English language program of 500 hours that may be undertaken over a period of 21 weeks;

enrolment for the purposes of this Order occurs when either –

- (a) an Overseas Student or his or her parent or legal guardian accepts an offer of enrolment or offer of placement in a Government School from the Secretary or a person authorised by the Secretary and pays the first invoice of the annual tuition fee specified in the Order;
- (b) an agreement is signed between a Study Tour Operator and the Secretary or a person authorised by the Secretary for the Overseas Student to participate in the instruction, educational and other related services of a Government School and pays the relevant fees specified in this Order;

fees means the fees, expressed in Australian dollars, payable pursuant to this Order;

Government School means any school established under the **Education and Training Reform Act 2006**;

IED means the International Education Division of the Department;

International Student Visa means any ‘**student visa**’ as that term is defined by regulation 1.03 of the Migration Regulations 1994 (Cth);

Overseas Student means a person holding a visa under the **Migration Act 1958** (Cth) which allows a person, whether expressly or otherwise, to study at a Government School in Victoria;

Secretary means the Secretary of the Department or his or her delegate;

Study Tour in a Victorian School means a short-term study program organised by a Study Tour Operator;

Standard Government School means any Government School that is not the DEC, an ELC, the Victorian College of the Arts Secondary School, or the Victorian School of Languages;

Study Tour Operator means a person, association (incorporated or unincorporated), company or any other organisation which organises study tours for Overseas Students on a commercial basis;

VCASS means the Victorian College of the Arts Secondary School;

VSL means the Victorian School of Languages.

PART 2 – OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL ON AN INTERNATIONAL STUDENT VISA

6. Application of Part

- (1) Part 2 applies to fees payable in respect of any Overseas Student –
 - (a) who is enrolled, or seeking to be enrolled, at a Standard Government School;
 - (b) who holds, or proposes to hold, an International Student Visa while enrolled at that school; and
 - (c) to whom Part 6 does not apply.
- (2) All references to Overseas Student in this Part must be read accordingly.

7. Fees

- (1) Overseas Students other than Dependants
 - (a) The fees in items 1, 2 and 3 of the fee schedule are payable in respect of each Overseas Student (other than a Dependant) who applies for enrolment at a Standard Government School, or who is enrolled at a Standard Government School and applies for a change of Government School or a change of welfare provisions before commencement, or who is enrolled at a Standard

Government School and applies to transfer to a different Government School after commencement (as relevant).

- (b) The relevant annual tuition fee in item 4 of the fee schedule is payable in respect of each Overseas Student (other than a Dependant) for each year which the Overseas Student is enrolled at a Standard Government School.

(2) Dependants

- (a) The fees in items 1, 2 and 3 of the fee schedule are payable in respect of each Dependant who –
 - (i) applies for enrolment at a Standard Government School;
 - (ii) is enrolled at a Standard Government School and applies for a change of Government School or a change of welfare provisions before commencement; or
 - (iii) is enrolled at a Standard Government School and applies to transfer to a different Government School after commencement (as relevant).
- (b) The relevant annual tuition fee in item 5 of the fee schedule is payable in respect of each Dependant for each year which the Dependant is enrolled at a Standard Government School.

(3) Second or Subsequent Children

- (a) Where an Overseas Student (other than a Dependant) is the second or subsequent child of a family that already has a child –
 - (i) who enrolled at a Standard Government School prior to 31 December 2008; and
 - (ii) in respect of whom the fees specified in this Order are payable;and that second or subsequent child enrolled in a Government School prior to 31 December 2008, any annual tuition fees payable under clause 7(1)(b) in respect of that Overseas Student (other than a Dependant) are to be reduced by 10 per cent.
- (b) Where the fees payable by more than one Overseas Student (other than a Dependant) in a family differ, the discount applies to the Overseas Student(s) in that family whose fees are lowest.

8. Instruction and Educational and Other Related Services

Upon enrolment the Overseas Student is entitled to the same instruction, educational and other related services provided by the school as other students of the Standard Government School in the same year level.

9. Date for Payment of Fees

(1) Application, Enrolment Amendment and Transfer Fees

- (a) The application fee in item 1 of the fee schedule is payable in respect of an Overseas Student following receipt by the Department of a completed application for enrolment in a Standard Government School.
- (b) The enrolment amendment fee in item 2 of the fee schedule is payable in respect of an Overseas Student at the time of applying for a change of Government School or a change to welfare provision once the student is first enrolled but before commencement.
- (c) The transfer fee in item 3 of the fee schedule is payable in respect of an Overseas Student at the time of making an application for transfer after commencement.

(2) Annual Tuition Fees

- (a) The annual tuition fee payable in respect of an Overseas Student is to be paid as directed by the IED.

- (b) Without limiting clause 9(2)(a), the IED may, after taking into account the length of study of an Overseas Student, direct that payment of the annual tuition fee be made in any manner that it deems fit including, but not limited to, payment made:
 - (i) in instalments;
 - (ii) on a particular date or dates;
 - (iii) on a pro-rata basis; and
 - (iv) in advance of tuition.
- (c) The IED must provide an invoice for any fees to be paid in respect of an Overseas Student.
- (d) Where an Overseas Student is studying for a period shorter than the annual tuition fee period, the IED must require payment for the pro-rata period of study only.
- (e) The IED must inform Overseas Students in the Terms and Conditions contained in the letter of offer that the fees specified in this Order are subject to change and an Overseas Student is responsible for payment of any difference in fees charged from year to year.

10. Distribution of Fees between the School and the Secretary

- (1) The application fee, and the enrolment amendment fee (as applicable), set out in items 1 and 2 of the fee schedule are to be retained by the Secretary.
- (2) The transfer fee set out in item 3 of the fee schedule must be distributed to the Standard Government School from which the Overseas Student is seeking a transfer.
- (3) The distribution of annual tuition fees between the Government School(s) and the Secretary is to be in accordance with the distribution schedule.
- (4) The distributions specified in the distribution schedule are based on the full annual tuition fee and are to be reduced in accordance with any adjustment for the length of study of the Overseas Student, other than the distribution to the DEC or the VSL.

PART 3 – OVERSEAS STUDENTS WHO ARE NOT OTHERWISE ENROLLED IN A GOVERNMENT SCHOOL STUDYING AT THE DEC OR THE VSL

11. Application of this Part

- (1) Part 3 applies to fees payable in respect of any Overseas Student who –
 - (a) is not otherwise enrolled in a Government School;
 - (b) is enrolled, or seeking to be enrolled, at the DEC or the VSL; and
 - (c) holds, or proposes to hold, an International Student Visa while enrolled at that school.
- (2) All references to Overseas Student in this Part must be read accordingly.

12. Fees

- (1) The fee in item 6 of the fee schedule is payable for each subject per annum in respect of an Overseas Student at the DEC or the VSL who is not otherwise enrolled in a Government School.
- (2) If the Overseas Student is enrolled at both the DEC and the VSL, the fee in item 6 of the fee schedule is payable to both the DEC and the VSL.

13. Instruction and Educational and Other Related Services

Upon payment of the fee in item 6 of the fee schedule the Overseas Student is entitled to the same instruction, educational and other related services provided by the DEC or the VSL as other students who are studying the same subjects in the same year level.

14. Date for Payment of Fees

The fee is payable upon acceptance of an offer of placement at the DEC or the VSL or as directed by the IED.

15. Distribution of Fee between the DEC or the VSL and the Secretary

- (1) The distribution of fees between the DEC or the VSL and the Secretary is to be in accordance with the distribution schedule.

PART 4 – OVERSEAS STUDENTS ENROLLED AT THE VCASS**16. Application of Part**

- (1) Part 4 applies to fees payable in respect of any Overseas Student who –
- (a) is enrolled, or seeking to be enrolled, at the VCASS;
 - (b) holds, or proposes to hold, an International Student Visa while enrolled at the VCASS.
- (2) All references to Overseas Student in this Part must be read accordingly.

17. Fees

- (1) The fees in items 7, 8, and 9 of the fee schedule are payable in respect of each Overseas Student who:
- (a) applies for enrolment at the VCASS; or
 - (b) is enrolled at the VCASS and applies for a change of Government School or a change of welfare provisions before commencement; or
 - (c) is enrolled at the VCASS and applies to transfer to a different Government School after commencement (as relevant).
- (2) The relevant annual tuition fee in item 10 of the fee schedule is payable in respect of each Overseas Student for each year which the Overseas Student is enrolled at the VCASS.

18. Instruction and Educational and Other Related Services

Upon enrolment the Overseas Student is entitled to the same instruction, educational and other related services provided by the VCASS as other students of the VCASS who are studying the same subjects in the same year level.

19. Date for Payment of Fees

- (1) Application, Enrolment Amendment and Transfer Fees
- (a) The application fee in item 7 of the fee schedule is payable in respect of an Overseas Student following receipt by the Department of a completed application for enrolment in a Standard Government School.
 - (b) The enrolment amendment fee in item 2 of the fee schedule is payable in respect of an Overseas Student at the time of applying for a change of Government School or a change to welfare provision once the student is first enrolled but before commencement.
 - (c) The transfer fee in item 9 of the fee schedule is payable in respect of an Overseas Student at the time of making an application for transfer after commencement.
- (2) Annual Tuition Fees
- (a) The annual tuition fee payable in respect of an Overseas Student is to be paid as directed by the IED.
 - (b) Without limiting clause 19(2)(a), the IED may, after taking into account the length of study of an Overseas Student, direct that payment of the annual tuition fee be made in any manner that it deems fit including, but not limited to, payment made:

- (i) in instalments;
 - (ii) on a particular date or dates;
 - (iii) on a pro-rata basis; and
 - (iv) in advance of tuition.
- (c) The IED must provide an invoice for any fees to be paid in respect of an Overseas Student.
- (d) Where an Overseas Student is studying for a period shorter than the annual tuition fee period, the IED must require payment for the pro-rata period of study only.
- (e) The IED must inform Overseas Students in the Terms and Conditions contained in the Letter of Offer that the fees specified in this Order are subject to change and any difference in fees charged year to year must be paid.

20. Distribution of Fees between the School and the VCASS

- (1) The application fee and enrolment amendment fee (as applicable), set out in items 7 and 8 of the fee schedule, are to be retained by the Secretary.
- (2) The transfer fee set out in item 9 of the fee schedule must be distributed to the VCASS.
- (3) The distribution of annual tuition fees between the VCASS, ELC, the DEC, the VSL and the Secretary is to be in accordance with the distribution schedule.
- (4) The distributions specified in the distribution schedule are based on the full annual tuition fee and are to be reduced in accordance with the length of study of the Overseas Student, other than the distribution to the DEC or the VSL.

**PART 5 – OVERSEAS STUDENTS STUDYING AT A STANDARD
GOVERNMENT SCHOOL OR AN ELC ON A VISA OTHER THAN AN
INTERNATIONAL STUDENT VISA**

21. Application of Part

- (1) Part 5 applies to fees payable in respect of any Overseas Student—
 - (a) who is enrolled, or seeking to be enrolled, at a Standard Government School or an ELC;
 - (b) who holds, or proposes to hold, a visa other than an International Student Visa while enrolled at that school; and
 - (c) to whom Part 6 does not apply.
- (2) All references to Overseas Student in this Part must be read accordingly.

22. Fees

- (1) The fees in items 11, 12 and 13 of the fee schedule are payable in respect of each Overseas Student who:
 - (a) applies for enrolment at a Standard Government School or ELC; or
 - (b) is enrolled at a Standard Government School or ELC and applies for a change of Government School or ELC or a change of welfare provisions before commencement; or
 - (c) is enrolled at a Standard Government School and applies to transfer to a different Government School or ELC after commencement (as relevant).
- (2) The relevant annual tuition fee in item 14 of the fee schedule is payable in respect of each Overseas Student for each year which the Overseas Student is enrolled at a Standard Government School or ELC.

23. Instruction and Educational and Other Related Services

Upon enrolment the Overseas Student is entitled to the same instruction, educational and other related services provided by the Standard Government School or ELC to students at the same year level.

24. Date for Payment of Fees

- (1) Application, Enrolment Amendment and Transfer Fees
 - (a) The application fee in item 11 of the fee schedule is payable in respect of an Overseas Student following receipt by the Department of a completed application for enrolment in a Standard Government School or an ELC.
 - (b) The enrolment amendment fee in item 12 of the fee schedule is payable in respect of an Overseas Student at the time of applying for a change of Government School or a change to welfare provision once the student is first enrolled but before commencement.
 - (c) The transfer fee in item 13 of the fee schedule is payable in respect of an Overseas Student at the time of making an application for transfer after commencement.
- (2) Annual Tuition Fees
 - (a) The annual tuition fee payable in respect of an Overseas Student is to be paid as directed by the IED.
 - (b) Without limiting clause 24(2)(a), the IED may, after taking into account the length of study of an Overseas Student, direct that payment of the annual tuition fee be made in any manner that it deems fit including, but not limited to, payment made:
 - (i) in instalments;
 - (ii) on a particular date or dates;
 - (iii) on a pro-rata basis; and
 - (iv) in advance of tuition.
 - (c) The IED must provide an invoice for any fees to be paid in respect of an Overseas Student.
 - (d) Where an Overseas Student is studying for a period shorter than the annual tuition fee period, the IED must require payment for the pro-rata period of study only.
 - (e) The IED must inform Overseas Students in the Terms and Conditions contained in the Letter of Offer that the fees specified in this Order are subject to change and difference in fees charged year to year must be paid.

25. Distribution of Fees between the School or ELC and the Secretary

- (1) The application fee and enrolment amendment fee (as applicable), set out in items 11 and 12 of the fee schedule, are to be retained by the Secretary.
- (2) The transfer fee set out in item 13 of the fee schedule must be distributed to the Standard Government School or ELC from which the Overseas Student is seeking a transfer.
- (3) The distribution of annual tuition fees between the School or ELC and the Secretary is to be in accordance with the distribution schedule.
- (4) The distributions specified in the distribution schedule are based on the full annual tuition fee and are to be reduced in accordance with the length of study of the Overseas Student.

**PART 6 – OVERSEAS STUDENTS ENROLLED BY STUDY TOUR OPERATORS
FOR A STUDY TOUR IN A STANDARD GOVERNMENT SCHOOL**

26. Application of Part

- (1) Part 6 applies to fees payable in respect of any Overseas Student –
- (a) who is enrolled, or seeking to be enrolled, at a Standard Government School for a Short Term Study Tour;
 - (b) who holds, or proposes to hold, a visa other than an International Student Visa while enrolled at that school; and
 - (c) to whom Part 5 does not apply.

27. Fees

- (1) The fees in item 15 of the fee schedule are payable in respect of each Overseas Student who applies for enrolment through a Study Tour Operator to undertake a Study Tour in a Victorian School.
- (2) The fees in item 16 of the fee schedule are payable in respect of each adult accompanying a group of Overseas Students undertaking a Study Tour in a Victorian School.
- (3) If school-arranged homestay is not required by the accompanying adult, no homestay fees are payable.

28. Instruction and Educational and Other Related Services

An Overseas Student will only be entitled to the specific instruction and educational and other related services for which the Study Tour Operator has enrolled the student and which has been paid for by or on behalf of that Overseas Student.

29. Date for Payment of Fees

All fees are payable in advance and must be paid prior to an Overseas Student undertaking a Study Tour in a Victorian School at the Standard Government School.

30. Distribution of Fees between the School and the Secretary

The Secretary must distribute 79 per cent of the fee to the Standard Government School.

**PART 7 – WELFARE SERVICES – ACCOMMODATION PLACEMENT
AND ARRIVAL SUPPORT**

31. Services to be provided – accommodation placement

- (1) (a) An Overseas Student may request that the Department arrange an accommodation placement for the Overseas Student that is to be provided by the Government School at which the Overseas Student is enrolled or to which the Overseas Student has applied to be enrolled.
- (b) The Government School arranging accommodation for an Overseas Student must take the following steps to satisfy itself that the proposed accommodation is safe and suitable for the Overseas Student and that the persons residing in the accommodation are of suitable character –
- (i) Obtain a list of all persons living at the proposed accommodation;
 - (ii) Obtain Working With Children Checks for all persons aged over 18 residing at the address of the proposed accommodation (and ensuring that the persons living at the proposed accommodation pay all fees associated with the police checks);
 - (iii) Interview the person(s) offering the proposed accommodation and living in the proposed accommodation;
 - (iv) Conduct reference checks for all person(s) living in the proposed accommodation;

- (v) Ensure that the person(s) providing the proposed accommodation is/are over 21 years of age and has/have the right to remain in Australia until the Overseas Student turns 18 years of age;
 - (vi) If a company is the provider of the accommodation, ensure that the company is registered in Australia and that the person(s) providing the accommodation on behalf of the company is/are over 21 years of age;
 - (vii) Provide the Department with a written assurance that it is satisfied that the proposed accommodation is safe and suitable for the Overseas Student, that other persons residing therein are of suitable character, and that all the matters set out in (i) to (vi) have been complied with;
 - (viii) Where requested by the Department, provide copies of any documents which are evidence of the matters set out in (i) to (vi).
- (2) Fees
The fee in item 17 of the fee schedule is payable in respect of each Overseas Student for the services in clause 31.
- (3) Date of Payment of Fee
The fee in item 17 of the fee schedule is payable at the time that the Overseas Student accepts an offer of placement from a Government School.
- (4) Distribution of Fee between the School and the Secretary
The accommodation placement fee set out in item 17 of the fee schedule must be distributed to the Government School arranging the accommodation placement.

32. Services to be provided – arrival support

- (1) The Government School at which the Overseas Student referred to in clause 31 is enrolled or to which the Overseas Student has applied to be enrolled will arrange to meet and welcome the Overseas Student on arrival at the airport and ensure that all arrival matters are completed.
- (2) Fees
The fee in item 18 of the fee schedule is payable in respect of each Overseas Student for the arrival support service.
- (3) Date of Payment of Fee
The fee is payable at the time that the Overseas Student accepts an offer of placement from a Government School.
- (4) Distribution of Fee between the School and the Secretary
The arrival support fee set out in item 18 of the fee schedule must be distributed to the Government School arranging the arrival support services.

PART 8 – EXEMPTIONS AND WAIVERS

33. Waiver of certain fees

- (1) An Overseas Student may have the fees set out in any of items 1, 2, 3, 7, 8, 9, 11, 12, 13, 17 or 18 of the fee schedule waived if the person holding or acting in the position of Executive Director, International Education Division considers, in his or her discretion, having regard to the prevailing policy of the Department, that such fees or component thereof should be waived.
- (2) An Overseas Student and an accompanying adult may have the fees set out in items 15 and 16 of the fee schedule waived if the person holding or acting in the position of Executive Director, International Education Division considers, in his or her discretion, having regard to the prevailing policy of the Department, that such fees or component thereof should be waived.

- (3) Any fees waived in accordance with Ministerial Order No. 614 or Ministerial Order No. 704 that cover a period of time also covered by this Order are considered to have been waived under this Order.

34. Exemption from Payment of Annual Fees

- (1) Overseas Students who are approved in writing by the Secretary as meeting any of the following descriptors are exempt from the annual tuition fees in items 4, 5, 6, 10 and 14 of the fee schedule –

- (a) Dependants of overseas persons who are –
- (i) conducting substantial business or investment activities;
 - (ii) holders of a partner visa prescribed in the *Overseas Student – Fee Payment and Exemption Table* under the heading ‘Dependants of Overseas partners of an Australian citizen, permanent resident or eligible New Zealand citizen – Fee Exempt’;
 - (iii) seeking protection on humanitarian grounds;
 - (iv) entering or have entered Australia as skilled employees;
 - (v) entering or have entered Australia as overseas specialist entrants;
 - (vi) holders of Bridging Visas where the immediate previously held Visa enabled exemption from paying fees;
- (b) Dependants of non-student temporary residents eligible for Australian Government General Recurrent Grant (GRC) funding;
- (c) Dependants of Overseas Students, where those Overseas Students are –
- (i) receiving a fully-funded award or scholarship from the Australian Government or from an Australian Higher Education Institution which meets the full cost of the education component of the award; or
 - (ii) receiving any scholarships to which, in the opinion of the Secretary, an exemption should be granted;
- (d) Exchange students enrolled in an exchange program provided by an Overseas Secondary Student Exchange Organisation approved by the Victorian Registration and Qualifications Authority;
- (e) Dependants of post-graduate research students enrolled at Victorian tertiary institutions in Doctoral or Masters by research degree courses.

Note: The *Overseas Student – Fee Payment and Exemption Table* referred to in clause 34(1)(a), as amended from time to time, is available on the website of the Department of Education and Early Childhood Development.

- (2) The Secretary may exempt an Overseas Student from the fees in items 4, 5, 6, 10 and 14 of the fee schedule if –
- (a) in the opinion of the Secretary the relevant Overseas Student is facing extreme financial hardship; and
 - (b) the Secretary has considered the prevailing policy of the Department regarding the exemption of such payments and written notification is provided.
- (3) Any exemptions issued in accordance with Ministerial Order No. 614 or Ministerial Order No. 704 that cover a period of time also covered by this Order are considered to have been made under this Order.

PART 9 – GENERAL

35. Fees Subject to Change

- (1) If fees have been paid in respect of an Overseas Student in accordance with Ministerial Order No. 614 or Ministerial Order No. 704 that cover a period of time also covered by this Order, the IED may invoice for payment of any difference between the fee already paid and the fee prescribed in this Order.

- (2) The fees prescribed in this Order may be amended from time to time. If the amended fees cover a period of time that has already been paid in respect of an Overseas Student, the IED may invoice for payment of any difference between the fee already paid and the new fee.

36. Collection of Unpaid Fees

- (1) If an Overseas Student who is required to pay the fees in items 4, 5, 6, 10, or 14 of the fee schedule does not pay the fees on or before the due date, as determined by the IED, the Executive Director, International Education Division may refer the unpaid fees to a debt collection agency.
- (2) If the unpaid fees of an Overseas Student are referred to a debt collection agency, in addition to the unpaid fees, the Overseas Student is required to pay a collection fee of 15 per cent of the unpaid fees.
- (3) The Executive Director, International Education Division, may waive all or part of the collection fee payable under subclause (2) if he or she considers, having regard to the prevailing policy of the Department, that the fee or part of the fee should be waived.

37. Refunds

The person holding or acting in the position of Executive Director, International Education Division, may elect to refund the fees, or a portion of those fees, paid by an Overseas Student or a Study Tour Operator if –

- (a) the Overseas Student or Study Tour Operator submits a refund request form to the Department; and
- (b) the Executive Director has considered the prevailing policy of the Department regarding the refund of such fees.

38. Receipt of Fees by the Secretary

All fees received by or distributed by the Secretary pursuant to this Order will be deemed to have been received by the Secretary on behalf of the Department.

39. Distribution of Fees

The Secretary must ensure that the amount paid to the Standard Government School, ELC, the DEC, the VSL, or the VCASS is distributed on a quarterly basis.

40. Ministerial Order exclusive of GST

All Fees and distribution of fees stated in this Ministerial Order are GST exclusive.

41. Delegation

The Secretary may delegate to any person employed in the administration or execution of the **Education and Training Reform Act 2006** his or her powers or functions under this Ministerial Order.

Dated 5 May 2015

THE HON. JAMES MERLINO, MP
Minister for Education

FEE SCHEDULE

OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL ON AN INTERNATIONAL STUDENT VISA		
1.	A non-refundable application fee for the first application for enrolment by an Overseas Student.	\$242
2.	A non-refundable enrolment amendment fee for a change of Government School or a change to welfare provisions once the student is first enrolled but before commencement.	\$242
3.	A non-refundable transfer fee in respect of any Overseas Student who is enrolled at a Standard Government School and who applies to transfer to a different Government School.	\$620
Overseas Students other than Dependants*		
4.	Annual Tuition Fee Primary Years Preparatory–6	\$10,168
	Annual Tuition Fee Junior Secondary Years 7–10	\$13,489
	Annual Tuition Fee Senior Secondary Years 11–12	\$15,088
Dependants		
5.	Annual Tuition Fee Primary Years Preparatory–6	\$8,159
	Annual Tuition Fee Junior Secondary Years 7–10	\$10,783
	Annual Tuition Fee Senior Secondary Years 11–12	\$12,095
OVERSEAS STUDENTS WHO ARE NOT OTHERWISE ENROLLED IN A STANDARD GOVERNMENT SCHOOL STUDYING AT THE DEC OR THE VSL		
6.	Fee per subject per annum in respect of an Overseas Student enrolled at the DEC or the VSL who is not otherwise enrolled at a Government School.**	\$1,189
OVERSEAS STUDENTS ENROLLED AT THE VCASS		
7.	A non-refundable application fee for the first application for enrolment by an Overseas Student.	\$242
8.	A non-refundable enrolment amendment fee for a change of Government School or a change to welfare provisions once the student is first enrolled but before commencement.	\$242
9.	A non-refundable transfer fee in respect of an Overseas Student who is enrolled at the VCASS and who applies to transfer to a different Government School.	\$620
10.	Annual Tuition Fee Junior Secondary Years 7–10	\$18,245
	Annual Tuition Fee Senior Secondary Years 11–12	\$20,500

OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL OR AN ELC ON A VISA OTHER THAN AN INTERNATIONAL STUDENT VISA		
11.	A non-refundable application fee for the first application for enrolment by an Overseas Student.	\$242
12.	A non-refundable enrolment amendment fee for a change of Government School or a change to welfare provisions once the student is first enrolled but before commencement.	\$242
13.	A non-refundable transfer fee in respect of an Overseas Student who is enrolled at a Standard Government School or an ELC and who applies to transfer to a different Standard Government School or ELC.	\$620
14.	Annual Tuition Fee Primary Years Preparatory–6	\$10,168
	Annual Tuition Fee Junior Secondary Years 7–10	\$13,489
	Annual Tuition Fee Senior Secondary Years 11–12	\$15,088
	An ELC only for all year levels	\$15,088
OVERSEAS STUDENTS ENROLLED BY STUDY TOUR OPERATORS FOR A STUDY TOUR IN A GOVERNMENT SCHOOL		
15.	First study module	\$652
	Each additional study module	\$301
	Additional day in school	\$70
	Additional day on excursion	\$159
	Additional homestay	\$39
	Single day visit	\$94
16.	First study module	\$153
	Each additional study module	\$115
	Additional day in school	\$39
	Additional day on excursion	\$39
	Additional homestay	\$39
WELFARE SERVICES —ACCOMMODATION PLACEMENT AND ARRIVAL SUPPORT		
17.	Accommodation Placement	\$240
18.	Arrival Support	\$135

* Clause 7(3) provides that a second or subsequent Overseas Child (other than a dependant) will pay a 10 per cent reduction in the relevant fees.

** If the Overseas Student is enrolled at both the DEC and VSL, fees are payable for both (see clause 12(2)).

DISTRIBUTION SCHEDULE*

OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL ON AN INTERNATIONAL STUDENT VISA			
Overseas Students other than Dependants			
Enrolled in a Standard Government School only	Primary Years Preparatory–6	Secretary	\$2,456
		School	\$7,712
	Junior Secondary Years 7–10	Secretary	\$3,268
		School	\$10,221
	Senior Secondary Years 11–12	Secretary	\$3,671
		School	\$11,417
Attends Standard Government School AND attends the DEC or the VSL	Junior Secondary Years 7–10	Secretary	\$3,268
		School	\$9,372
		DEC or VSL	\$849
	Senior Secondary Years 11–12	Secretary	\$3,671
		School	\$10,568
		DEC or VSL	\$849
Attends Standard Government School AND ELC (for purposes of undertaking an English Language Course)	Primary Years Preparatory–6	Secretary	\$2,456
		School	\$4,550
		ELC	\$3,162
	Junior Secondary Years 7–10	Secretary	\$3,268
		School	\$6,030
		ELC	\$4,191
	Senior Secondary Years 11–12	Secretary	\$3,671
		School	\$6,736
		ELC	\$4,681
Attends Standard Government School AND the ELC AND the VSL or DEC	Junior Secondary Years 7–10	Secretary	\$3,268
		School	\$5,529
		ELC	\$3,843
		VSL or DEC	\$849
	Senior Secondary Years 11–12	Secretary	\$3,671
		School	\$6,235
		ELC	\$4,333
		VSL or DEC	\$849

Attends Standard Government School AND the ELC AND the VSL AND the DEC	Junior Secondary Years 7–10	Secretary	\$3,268	
		School	\$5,029	
		ELC	\$3,494	
		VSL	\$849	
		DEC	\$849	
	Senior Secondary Years 11–12	Secretary	\$3,671	
		School	\$5,734	
		ELC	\$3,985	
		VSL	\$849	
		DEC	\$849	
Dependants				
Enrolled in a Standard Government School only	Primary Years Preparatory–1	Secretary	\$1,841	
		School	\$6,318	
	Primary Years 2–6	Secretary	\$1,985	
		School	\$6,174	
	Junior Secondary Years 7–10	Secretary	\$2,601	
		School	\$8,182	
	Senior Secondary Years 11–12	Secretary	\$2,958	
		School	\$9,137	
	Attends Standard Government School AND attends the DEC or the VSL	Junior Secondary Years 7–10	Secretary	\$2,601
			School	\$7,333
DEC or VSL			\$849	
Senior Secondary Years 11–12		Secretary	\$2,958	
		School	\$8,288	
		DEC or VSL	\$849	

Attends Standard Government School AND ELC (for purposes of undertaking an English Language Course)	Primary Years Preparatory–1	Secretary	\$1,841
		School	\$3,727
		ELC	\$2,590
	Primary Years 2–6	Secretary	\$1,985
		School	\$3,643
		ELC	\$2,531
	Junior Secondary Years 7–10	Secretary	\$2,601
		School	\$4,827
		ELC	\$3,355
	Senior Secondary Years 11–12	Secretary	\$2,958
		School	\$5,391
		ELC	\$3,746
Attends Standard Government School AND the ELC AND the VSL or DEC	Junior Secondary Years 7–10	Secretary	\$2,601
		School	\$4,326
		ELC	\$3,006
		VSL or DEC	\$849
	Senior Secondary Years 11–12	Secretary	\$2,958
		School	\$4,890
		ELC	\$3,398
		VSL or DEC	\$849
Attends Standard Government School AND the ELC AND the VSL AND the DEC	Junior Secondary Years 7–10	Secretary	\$2,601
		School	\$3,825
		ELC	\$2,658
		VSL	\$849
		DEC	\$849
	Senior Secondary Years 11–12	Secretary	\$2,958
		School	\$4,389
		ELC	\$3,050
		VSL	\$849
		DEC	\$849

Second or Subsequent Children			
Enrolled in a Standard Government School only	Primary Years Preparatory–6	Secretary	\$2,214
		School	\$6,929
	Junior Secondary Years 7–10	Secretary	\$2,973
		School	\$9,204
	Senior Secondary Years 11–12	Secretary	\$3,331
		School	\$10,281
Attends Standard Government School AND attends the DEC or the VSL	Junior Secondary Years 7–10	Secretary	\$2,973
		School	\$8,355
		DEC or VSL	\$849
	Senior Secondary Years 11–12	Secretary	\$3,331
		School	\$9,432
		DEC or VSL	\$849
Attends Standard Government School AND ELC (for purposes of undertaking an English Language Course)	Primary Years Preparatory–6	Secretary	\$2,214
		School	\$4,088
		ELC	\$2,841
	Junior Secondary Years 7–10	Secretary	\$2,973
		School	\$5,431
		ELC	\$3,774
	Senior Secondary Years 11–12	Secretary	\$3,331
		School	\$6,066
		ELC	\$4,215
Attends Standard Government School AND the ELC AND the VSL or DEC	Junior Secondary Years 7–10	Secretary	\$2,973
		School	\$4,930
		ELC	\$3,426
		VSL or DEC	\$849
	Senior Secondary Years 11–12	Secretary	\$3,331
		School	\$5,541
		ELC	\$3,851
	VSL or DEC	\$849	

Attends Standard Government School AND the ELC AND the VSL AND the DEC	Junior Secondary Years 7–10	Secretary	\$2,973
		School	\$4,429
		ELC	\$3,078
		VSL	\$849
		DEC	\$849
	Senior Secondary Years 11–12	Secretary	\$3,331
		School	\$5,064
		ELC	\$3,519
		VSL	\$849
		DEC	\$849
OVERSEAS STUDENTS WHO ARE NOT OTHERWISE ENROLLED IN A STANDARD GOVERNMENT SCHOOL STUDYING AT THE DEC OR THE VSL			
Overseas Student enrolled at the DEC and/or the VSL who is not otherwise enrolled at a Standard Government School	Each Subject	Secretary	\$340
		VSL or DEC	\$849
OVERSEAS STUDENTS ENROLLED AT THE VCASS			
Enrolled at VCASS only	Junior Secondary Years 7–10	Secretary	\$4,639
		VCASS	\$13,606
	Senior Secondary Years 11–12	Secretary	\$5,224
		VCASS	\$15,276
Attends VCASS AND attends the DEC or the VSL	Junior Secondary Years 7–10	Secretary	\$4,639
		VCASS	\$12,757
		DEC or VSL	\$849
	Senior Secondary Years 11–12	Secretary	\$5,224
		VCASS	\$14,427
		DEC or VSL	\$849
Attends VCASS AND ELC (for purposes of undertaking an English Language Course)	Junior Secondary Years 7–10	Secretary	\$4,639
		VCASS	\$8,027
		ELC	\$5,578
	Senior Secondary Years 11–12	Secretary	\$5,224
		VCASS	\$9,013
		ELC	\$6,263

Attends VCASS AND the ELC AND the VSL or DEC	Junior Secondary Years 7–10	Secretary	\$4,639
		VCASS	\$7,527
		ELC	\$5,230
		VSL or DEC	\$849
	Senior Secondary Years 11–12	Secretary	\$5,224
		VCASS	\$8,512
		ELC	\$5,915
		VSL or DEC	\$849
Attends VCASS AND the ELC AND the VSL AND the DEC	Junior Secondary Years 7–10	Secretary	\$4,639
		VCASS	\$7,026
		ELC	\$4,882
		VSL	\$849
		DEC	\$849
	Senior Secondary Years 11–12	Secretary	\$5,224
		VCASS	\$8,011
		ELC	\$5,567
		VSL	\$849
		DEC	\$849
OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL OR AN ELC ON A VISA OTHER THAN AN INTERNATIONAL STUDENT VISA			
Overseas Student enrolled at a Standard Government School only	Primary Years Preparatory–6	Secretary	\$2,456
		School	\$7,712
	Junior Secondary Years 7–10	Secretary	\$3,268
		School	\$10,221
	Senior Secondary Years 11–12	Secretary	\$3,671
		School	\$11,417
Overseas Student enrolled in ELC only	All Year levels	Secretary	\$3,671
		ELC	\$11,417

APPLICATION AND ADMINISTRATION FEES APPLYING TO ALL OVERSEAS STUDENTS			
	Application Fee	Secretary	\$242
	Enrolment Amendment Fee	Secretary	\$242
	Transfer Fee	School	\$620
WELFARE SERVICES —ACCOMMODATION PLACEMENT AND ARRIVAL SUPPORT			
	Accommodation Placement Fee	School	\$240
	Arrival Support Fee	School	\$135

* All distributions are based on the full annual tuition fee specified in the fee schedule and are to be reduced in accordance with the length of study of the Overseas Student, other than the distribution to the DEC or the VSL.

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 name.

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
86276	Rowland S Howard Lane	St Kilda	Port Phillip City Council Located between 19 and 21 Eildon Road, through to Jackson Street.

Office of Geographic Names

Land Victoria
570 Bourke Street
Melbourne 3000

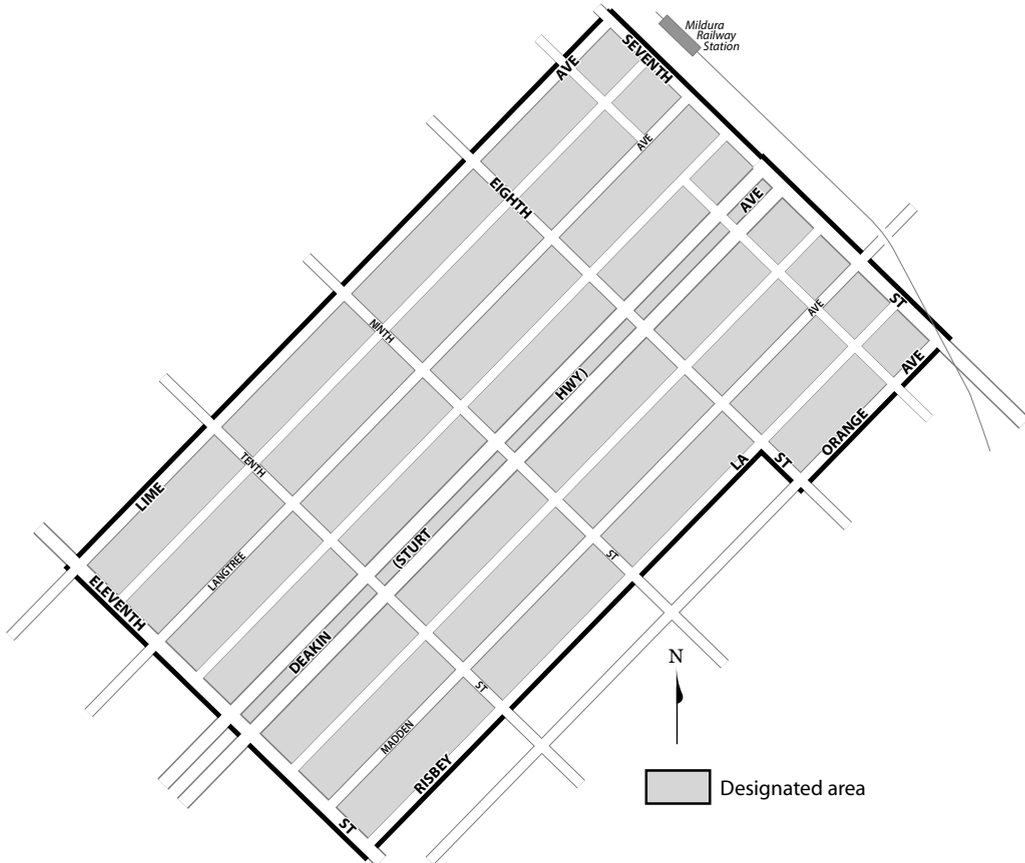
JOHN E. TULLOCH
Registrar of Geographic Names

Liquor Control Reform Act 1998

SECTION 147 – ORDER DECLARING A DESIGNATED AREA

The Commission, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declares the following area to be a designated area for the purposes of Part 8A of the Act for a period of 12 months from the date the Order is published in the Government Gazette:

The area within the Mildura CBD as shown on the following plan.



This order comes into operation on 16 May 2015 for a period of 12 months.

Dated 13 May 2015

BRUCE COHEN
Chairman

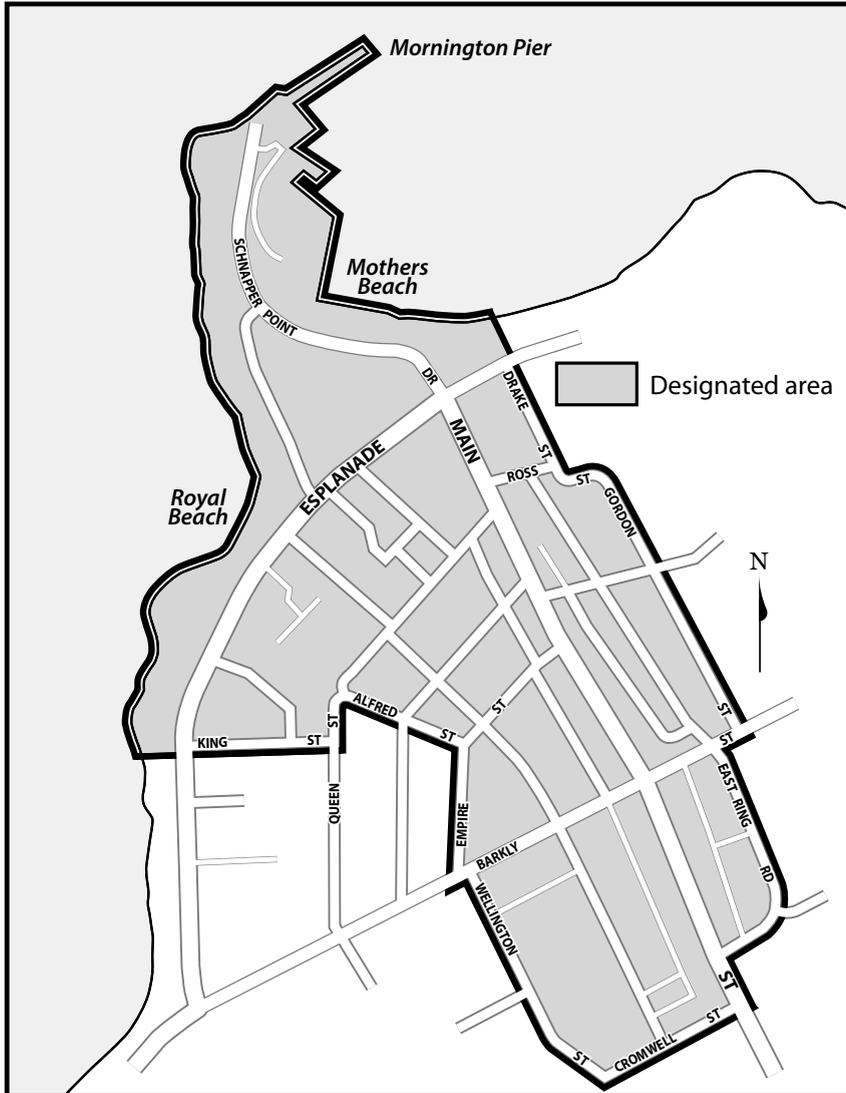
Victorian Commission for Gambling and Liquor Regulation

Liquor Control Reform Act 1998

SECTION 147 – ORDER DECLARING A DESIGNATED AREA

The Commission, pursuant to section 147 of the **Liquor Control Reform Act 1998** (the Act), declares the following area to be a designated area for the purposes of Part 8A of the Act for a period of 12 months from the date the Order is published in the Government Gazette:

The area within the Mornington CBD and surrounds as shown on the following plan.



This order comes into operation on 22 May 2015 for a period of 12 months.

Dated 13 May 2015

BRUCE COHEN
Chairman
Victorian Commission for Gambling and Liquor Regulation

Marine Safety Act 2010

Section 211(1)(b)

NOTICE CONTROLLING NAVIGATION IN THE VICINITY OF WORKS

Parks Victoria, as the declared waterway manager for the waters of the Yarra River upstream of the port waters of the Port of Melbourne, makes the following notice under section 211(1)(b)(i) of the **Marine Safety Act 2010** (Act).

For the purposes of the works activity proposed by Hanlon Industries Pty Ltd for Bridge strengthening works to Queens Street Bridge over the Yarra River, under section 211(1)(b)(i) of the Act, all vessels and persons are prohibited from entering or remaining in the waters detailed in Table 1 for the dates and times detailed in Table 1, excluding vessels involved in the works and Parks Victoria Vessels.

The prohibited areas extend 20 metres upstream and downstream from the upstream drip-line of Queens Street Bridge and will be marked by lit yellow water communication buoys.

Table 1

Queens Street Bridge Arch closure	Start date and time	End date and time
2 Northern Arches	7.00 am 17 May 2015	6.00 pm 28 May 2015
2 Southern Arches	7.00 am 17 May 2015	6.00 pm 28 May 2015
Centre Arch	10.00 pm 25 May 2015	6.00 am 26 May 2015
Centre Arch	10.00 pm 26 May 2015	6.00 am 27 May 2015
Centre Arch	10.00 pm 27 May 2015	6.00 am 28 May 2015

Dated 11 May 2015

BY ORDER OF PARKS VICTORIA

Marine Safety Act 2010

Section 211(1)(b)

NOTICE CONTROLLING NAVIGATION IN THE VICINITY OF WORKS

Parks Victoria, as the declared waterway manager for the waters of the Yarra River upstream of the port waters of the Port of Melbourne, makes the following notice under section 211(1)(b)(i) of the **Marine Safety Act 2010** (Act).

For the purposes of the works activity proposed by G & G Engineering (Aust) Pty Ltd for the timber deck replacement on Southgate Pedestrian Bridge over the Yarra River, under section 211(1)(b)(i) of the Act, all vessels and persons are prohibited from entering or remaining in the waters detailed in Table 1 for the dates and times detailed in Table 1, excluding vessels involved in the works and Parks Victoria Vessels.

Table 1

Southgate Pedestrian Bridge Arch closure	Start date and time	End date and time
Northern Arch	7.00 am 31 May 2015	6.00 pm 14 June 2015
Southern Arch	7.00 am 31 May 2015	6.00 pm 14 June 2015
Centre Arch	12.01 am 1 June 2015	7.00 am 1 June 2015
Centre Arch	12.01 am 15 June 2015	7.00 am 15 June 2015

Closed arches will be marked by lit yellow water communication buoys.

Dated 11 May 2015

BY ORDER OF PARKS VICTORIA

Plant Biosecurity Act 2010**ORDER DECLARING A RESTRICTED AREA IN VICTORIA NEAR DARETON (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.

3. This Order affects the following plants, including the fruits and vegetables:

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)

collectively described in the Order as Queensland fruit fly host material.

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 142.04532° East, 34.09153° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 142.04532° East, 34.09153° 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 Dareton (NSW), and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Plant Biosecurity Act 2010

**ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT MURRABIT TOWN
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.

3. This Order affects the following plants, including the fruits and vegetables:

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)

collectively described in the Order as Queensland fruit fly host material.

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 143.9552° East, 35.53015° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.9552° East, 35.53015° 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 Murrabit Town, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Plant Biosecurity Act 2010**ORDER DECLARING A RESTRICTED AREA IN VICTORIA
AT MURRAWEE SOUTH WEST 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.

3. This Order affects the following plants, including the fruits and vegetables:

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)

collectively described in the Order as Queensland fruit fly host material.

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 143.4991° East, 35.30558° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.4991° East, 35.30558° 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 Murrawee South West, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Plant Biosecurity Act 2010**ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT NYAH WEST
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.

3. This Order affects the following plants, including the fruits and vegetables:

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)

collectively described in the Order as Queensland fruit fly host material.

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 143.3586° East, 35.186° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.3586° East, 35.186° 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 Nyah West, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Plant Biosecurity Act 2010

ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT SWAN HILL WEST 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.

3. This Order affects the following plants, including the fruits and vegetables:

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)

collectively described in the Order as Queensland fruit fly host material.

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 143.5343° East, 35.34611° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.5343° East, 35.34611° 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 Swan Hill West, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Plant Biosecurity Act 2010**ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT VINIFERA
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.

3. This Order affects the following plants, including the fruits and vegetables:

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)

collectively described in the Order as Queensland fruit fly host material.

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 143.4042° East, 35.21281° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.4042° East, 35.21281° 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 Vinifera, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Plant Biosecurity Act 2010**ORDER DECLARING A RESTRICTED AREA IN VICTORIA AT WOORINEN SOUTH
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.

3. This Order affects the following plants, including the fruits and vegetables:

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)

collectively described in the Order as Queensland fruit fly host material.

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 143.4541° East, 35.29096° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 143.4541° East, 35.29096° 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 South, and to specify the prohibitions, restrictions and requirements which are to operate in the restricted area.

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF
ONION SMUT HOST MATERIAL INTO VICTORIA**

I, Gabrielle Vivian-Smith, as delegate of the Minister for Agriculture, make the following Order:
Dated 5 May 2015

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

(1) Objective

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

(2) Authorising provision

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

(3) Revocation

The Order made under section 36 of the **Plant Biosecurity Act 2010** on 30 April 2014 and published in the Victoria Government Gazette on 8 May 2014 is revoked.

(4) Definitions

In this Order –

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

‘**onion smut**’ means the exotic disease caused by the fungus *Urocystis cepulae* (Frost);

‘**onion smut host material**’ means any plant of the genus *Allium*, excluding plants in tissue culture, and plant products of the genus *Allium*, including bulbs and seeds.

(5) Controls applying to onion smut host material

- (1) The entry or importation into Victoria of any onion smut host material is prohibited.
- (2) Sub-clause (1) does not apply if the onion smut host material was grown on, or sourced from, a property that is located in a State or Territory or part of a State or Territory for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the onion smut host material was grown or sourced, is currently in force certifying that the State or Territory, or part of the State or Territory, is known to be free of onion smut.

Note: Section 38 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and a penalty not exceeding 60 penalty units for a natural person, or 300 penalty units for a body corporate, for knowingly breaching an importation order.

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

I, Gabrielle Vivian-Smith, as delegate of the Minister for Agriculture, make the following Order:
Dated 5 May 2015

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

1 Objective

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

2 Authorising provision

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

3 Definitions

In this Order –

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

‘**lupin anthracnose**’ means the exotic disease caused by the fungus *Colletotrichum lupini* (Bondar) Nirenberg et al;

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

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

4 Controls applying to lupin anthracnose host material

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

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

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

(b) is the subject of a permit issued by an inspector; or

(c) in the case of grain for human consumption, is –

(i) processed so as to de-vitalise the seed; and

(ii) packaged in small lots (less than 15 kg).

5 Verification of Consignments

(1) Where requested by an inspector, lupin anthracnose host material imported into Victoria which is required by clause 4(2) to be accompanied by a certificate or declaration must be:

(a) presented to an inspector for inspection; or

(b) verified by a person accredited to do so by the Department of Economic Development, Jobs, Transport and Resources.

Note: Section 38 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and a penalty not exceeding 60 penalty units, in the case of a natural person, and 300 penalty units, in the case of a body corporate, for knowingly breaching an Importation Order.

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF
CITRUS TRISTEZA VIRUS HOST MATERIAL INTO VICTORIA

I, Gabrielle Vivian-Smith, as delegate of the Minister for Agriculture, make the following Order:
Dated 5 May 2015

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

(1) Objective

The objective of this Order is to prevent the entry or importation of the exotic disease citrus tristeza virus into Victoria.

(2) Authorising provision

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

(3) Definitions

In this Order –

‘**citrus tristeza virus**’ means the stem pitting strain of the exotic disease citrus tristeza virus;

‘**citrus tristeza virus host material**’ means any plant or plant product of the genus *Citrus* and the genus *Fortunella*, excluding fruit and kaffir lime leaves for domestic purposes;

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

(4) Controls applying to citrus tristeza virus host material

(1) The entry or importation into Victoria of any citrus tristeza virus host material is prohibited.

(2) Sub-clause (1) does not apply if the citrus tristeza virus host material was grown on, or sourced from, a property that is located in a State or Territory or part of a State or Territory for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the citrus tristeza virus host material was grown or sourced, is currently in force certifying that the State or Territory, or part of the State or Territory, is known to be free of citrus tristeza virus.

Note: Section 38 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and a penalty not exceeding 60 penalty units for a natural person, or 300 penalty units for a body corporate, for knowingly breaching an importation order.

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF
BLUEBERRY RUST HOST MATERIAL INTO VICTORIA**

I, Gabrielle Vivian-Smith, as delegate of the Minister for Agriculture, make the following Order:
Dated 5 May 2015

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

(1) Objective

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

(2) Authorising provision

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

(3) Definitions

In this Order –

‘**blueberry rust**’ means the exotic disease caused by the fungus *Thekopsora minima*;

‘**blueberry rust host plant**’ means any plant or plant product of *Vaccinium* spp. (including blueberry, cranberry and huckleberry), *Gaylussacia* (black huckleberry), *Tsuga* (hemlock), *Rhododendron* spp. (including azalea), *Lyonia*, *Menziesia*, *Pernettya*, *Hugeria*, *Pieris*, *Leucothoe*, *Oxycoccus*;

‘**blueberry rust host material**’ means any blueberry rust host plant, agricultural equipment or used package;

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

(4) Controls applying to blueberry rust host material

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

(2) Sub-clause (1) does not apply if the blueberry rust host material –

- (a) was grown, sourced or last used on a property that is located in a State or Territory or part of a State or Territory for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the blueberry rust host material was grown, sourced or last used, is currently in force certifying that the State or Territory or part of the State or Territory is known to be free of blueberry rust; or
- (b) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner prescribed in Schedule 1; or
- (c) in the case of plants, or plant products, is the subject of a permit issued by an inspector; or
- (d) in the case of fruit grown in New Zealand, is accompanied by an original phytosanitary certificate.

(5) Verification of Consignments

(1) Where requested by an inspector, blueberry rust host material imported into Victoria which is required by clause 4(2) to be accompanied by a certificate or declaration must be:

- (a) presented to an inspector for inspection; or
- (b) verified by a person accredited to do so by the Department of Economic Development, Jobs, Transport and Resources.

Schedule 1

- (1) Fruit of *Vaccinium* spp must be –
 - (a) sourced from a crop which has been:
 - (i) inspected within 14 days prior to harvest and no blueberry rust detected; or
 - (ii) sprayed within 14 days prior to harvest with a pre-harvest application of a fungicide registered for the treatment of blueberry rust as per label recommendations; and
 - (b) inspected at despatch at the rate of 600 berries per consignment and found free of the symptoms of blueberry rust.
- (2) Blueberry rust host plants (other than plants of *Vaccinium* spp.) must be inspected within 14 days prior to dispatch to Victoria, and no blueberry rust detected.
- (3) Blueberry fruit grown in New Zealand must be accompanied by a copy of an original phytosanitary certificate.
- (4) Agricultural equipment and packages must be cleaned free of soil and organic matter; and
 - (a) steam cleaned; or
 - (b) disinfected with a solution containing not less than 100 ppm available chlorine used as a spray rinse or dump treatment.

Note: Section 38 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and a penalty not exceeding 60 penalty units for a natural person, or 300 penalty units for a body corporate, for knowingly breaching an importation order.

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF
CITRUS RED MITE HOST MATERIAL INTO VICTORIA**

I, Gabrielle Vivian-Smith, as delegate of the Minister for Agriculture, make the following Order:
Dated 5 May 2015

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

(1) Objective

The objective of this Order is to prevent the entry or importation of the exotic pest citrus red mite into Victoria.

(2) Authorising provision

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

(3) Revocation

The Order made under section 36 of the **Plant Biosecurity Act 2010** on 1 May 2013 and published in Victoria Government Gazette G19 on 9 May 2013, and extended by Notice published in Victoria Government Gazette G19 on 8 May 2014, is revoked.

(4) Definitions

In this Order –

‘**citrus red mite**’ means the exotic pest *Panonychus citri* (McGregor);

‘**citrus red mite host material**’ means any plant or plant product, excluding fruit, of *Poncirus trifoliata*, hybrids of *Poncirus* species, or species of *Fortunella* or *Citrus*;

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

(5) Controls applying to citrus red mite host material

(1) The entry or importation into Victoria of any citrus red mite host material is prohibited.

(2) Sub-clause (1) does not apply if the citrus red mite host material –

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

(b) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner prescribed in Schedule 1.

(6) Verification of Consignments

(1) Where requested by an inspector, citrus red mite host material imported into Victoria which is required by clause 5(2) to be accompanied by a certificate or declaration, must be:

(a) presented to an inspector for inspection; or

(b) verified by a person accredited to do so by the Department of Economic Development, Jobs, Transport and Resources.

Schedule 1

(1) Hosts of citrus red mite must be grown on a property inspected by an officer of the department responsible for agriculture in the State or Territory where the host material is grown, and found free from citrus red mite.

Note: Section 38 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and a penalty not exceeding 60 penalty units for a natural person, or 300 penalty units for a body corporate, for knowingly breaching an importation order.

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF
MEDITERRANEAN FRUIT FLY HOST MATERIAL INTO VICTORIA**

I, Gabrielle Vivian-Smith, delegate of the Minister for Agriculture, make the following Order:

Dated 4 May 2015

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

1 Objective

The objective of this Order is to prevent the entry or importation of the exotic pest Mediterranean fruit fly into Victoria.

2 Authorising Provision

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

3 Definitions

In this Order –

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

‘**Mediterranean fruit fly**’ means the exotic pest *Ceratitidis capitata* (Wiedemann);

‘**Mediterranean fruit fly host material**’ means any fruit or vegetable as listed in Schedule 1;

‘**used package**’ means any packaging that has contained Mediterranean fruit fly host material.

4 Controls applying to Mediterranean fruit fly host material

(1) The entry or importation into Victoria of any Mediterranean fruit fly host material and used package is prohibited.

(2) Sub-clause (1) does not apply if the Mediterranean fruit fly host material and used package –

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

(b) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner prescribed in Schedule 2.

5 Verification of Consignments

Where requested by an inspector, Mediterranean fruit fly host material or used package imported into Victoria which is required by clause 4(2) to be accompanied by a certificate or declaration, must be:

(a) presented to an inspector for inspection; or

(b) verified by a person accredited to do so by the Department of Economic Development, Jobs, Transport and Resources.

Schedule 1

Abiu	Dragon Fruit (Than Lung)	Nectarine
Acerola	Durian	Olive
Apple	Eggplant	Orange
Apricot	Feijoa	Passionfruit
Avocado	Fig	Pawpaw
Babaco	Goji Berry	Peach
Banana	Granadilla	Peacharine
Black Sapote	Grape	Pear
Blackberry	Grapefruit	Pepino
Blueberry	Grumichama	Persimmon
Boysenberry	Guava	Plum
Brazil Cherry	Hog Plum	Plumcot
Breadfruit	Jaboticaba	Pomegranate
Caimito (Star Apple)	Jackfruit	Prickly Pear
Cape Gooseberry	Kiwifruit	Pummelo
Capsicum	Lemon	Quince
Carambola (Starfruit)	Lime	Rambutan
Cashew Apple	Loganberry	Raspberry
Casimiroa (White Sapote)	Longan	Rollinia
Cherimoya	Loquat	Santol
Cherry	Lychee	Sapodilla
Chilli	Mandarin	Shaddock
Choko	Mango	Soursop
Citron	Mangosteen	Sweetsop (Sugar Apple)
Cocoa Berry	Medlar	Tahitian Lime
Coffee Berry	Miracle Fruit	Tamarillo
Cumquat	Monstera	Tangelo
Custard Apple	Mulberry	Tomato
Date	Nashi	Wax Jambu (Rose Apple)

Schedule 2

Hosts of Mediterranean fruit fly must be –

- (1) in the case of field-grown tomatoes:
 - (a) treated, as a pre-harvest application, with any chemical registered or permitted to be used for the field control of fruit fly at a concentration and frequency specified on the label or in a permit issued by the APVMA; and
 - (b) inspected post harvest, where a sample of the lot is inspected and found free of fruit fly larvae; or
- (2) treated, as a post-harvest application, with a mixture containing fenthion at a concentration and frequency specified in a permit issued by the APVMA, and in the case of:
 - (a) Kensington Pride mangoes, by
 - (i) full immersion in a dip, where dipping is the last treatment before packing; or
 - (ii) flood spraying, which provides complete coverage of the fruit for a minimum of 10 seconds, after which the fruit must remain wet for 60 seconds. Flood spraying must be the last treatment before packing; or

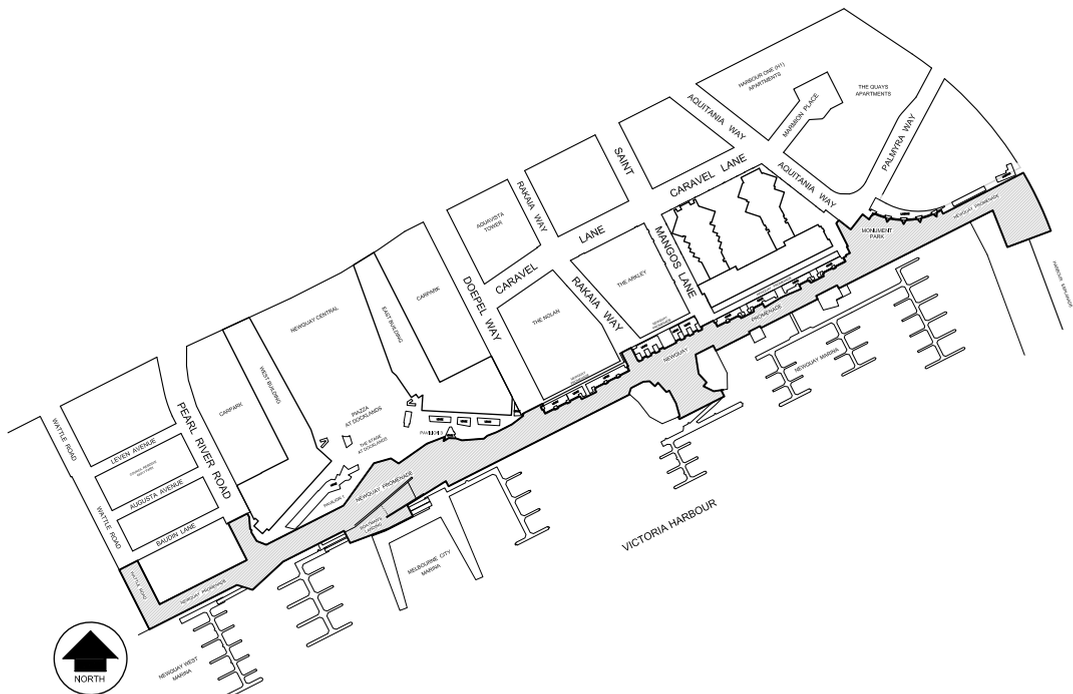
- (b) tamarillos, by full immersion in a dip mixture, where, if required, washing and/or treating with a fungicide applied a maximum of 24 hours after dipping may occur. No other treatments are permitted before packing; or
- (3) excepting for coffee berries and goji berries, cold treated, at a temperature of:
- (a) $0^{\circ}\text{C} \pm 0.5^{\circ}$ for at least 14 days; or
 - (b) $1^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 16 days, or in the case of lemons, 14 days; or
 - (c) $2^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 18 days, or in the case of lemons, 16 days; or
 - (d) $3^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 20 days, or in the case of lemons, 18 days; or
- (4) excepting for coffee berries and goji berries, fumigated with methyl bromide at:
- (a) $10^{\circ}\text{C} - 14.9^{\circ}\text{C}$ @ 48 g/m^3 for 2 hours; or
 - (b) $15^{\circ}\text{C} - 20.9^{\circ}\text{C}$ @ 40 g/m^3 for 2 hours; or
 - (c) $21^{\circ}\text{C} - 25.9^{\circ}\text{C}$ @ 32 g/m^3 for 2 hours; or
 - (d) $26^{\circ}\text{C} - 31.9^{\circ}\text{C}$ @ 24 g/m^3 for 2 hours; or
- (5) harvested and packed in a mature green condition, where mature green means:
- (a) in the case of bananas:
 - (i) the flesh is hard and not flexible; and
 - (ii) the skin is green and shows no yellow colouration except for areas towards the flower end of a fruit where the sun has bleached the skin but the flesh beneath is still hard; and
 - (iii) the skin has no pre-harvest cracks, splits, punctures or other breaks that penetrate through to the flesh; and
 - (b) in the case of tomatoes, the fruit has no more than a two-centimetre diameter area of pink to red colour at the stylar end at the time of colour sorting after harvest; or
- (6) harvested in hard condition, and stored in secure conditions, within 48 hours of harvest, where hard condition, in the case of avocados (Fuerte, Hass, Lamb Hass, Reed and Sharwil varieties only) means the flesh is not soft, or softening, and the skin is not cracked or broken; or
- (7) in the case of diagnostic samples, disinfested by:
- (a) autoclaving at
 - (i) 121°C and 103 kPa for 15 minutes; or
 - (ii) 134°C and 103 kPa for 4 minutes; or
 - (b) freezing at -18°C for 24 hours; or
 - (c) freezing and transfer under liquid nitrogen at -196°C ; or
 - (d) freeze drying; or
 - (e) oven drying at 45°C for 2 hours; or
- (8) in the case of used packages, be brushed or washed so as to remove all visible organic matter.

Note: Section 38 of the **Plant Biosecurity Act 2010** provides that a person is guilty of an offence and a penalty not exceeding 60 penalty units, in the case of a natural person, and 300 penalty units, in the case of a body corporate, for knowingly breaching an importation order.

Road Safety Act 1986
ROAD SAFETY ACT 1986 EXTENDING PROVISIONS TO THE
NEW QUAY PROMENADE, MELBOURNE

I, Adam Maguire, Regional Director, VicRoads Metropolitan North West, delegate of the Minister for Roads and Ports under section 98 of the **Road Safety Act 1986**, by this Order extend the application of:

- (a) Sections 17A, 59, 61, 64, 65, 76, 77, 99 and 100 of the Act;
 - (b) Parts 6AA and 7 of the Act;
 - (c) The Road Safety Road Rules 2009;
 - (d) Regulations 6, 10, 14 and 20 of the Roads Safety (Traffic Management) Regulations 2009, with the Melbourne City Council being responsible entity for the purposes of regulation 10 for the relevant land; and
 - (e) Parts 8 and 9 and Schedules 6 and 7 of the Road Safety (General) Regulations 2009
- to the New Quay Promenade within the City of Melbourne, particulars of which are shown hatched on the attached plan.



Dated 23 April 2015

ADAM MAGUIRE
Regional Director

Veterinary Practice Act 1997**ENDORSEMENT OF REGISTRATION AS A SPECIALIST PRACTITIONER**

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

SPEC NO.	NAME	SPECIALISATION
Endorsement no: 163	Dr Edward Whittom	Veterinary Pharmacology

Dated 6 May 2015

MS LOUISA KING
Registrar

Veterinary Practitioners Registration Board of Victoria

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

Notice of Approval of Amendment

Amendment C205

The Minister for Planning has approved Amendment C205 to the Boroondara Planning Scheme.

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

The Amendment rezones 46 Harp Road, Kew, from Road Zone Category 1 to Neighbourhood Residential Zone – Schedule 3 and 34 Harp Road, Kew, from Road Zone Category 1 to Public Use Zone 7.

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 City of Boroondara, 8 Inglesby Road, Camberwell.

JIM GARDNER

Executive Director

Statutory Planning and Heritage

Department of Environment, Land, Water and Planning

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

Notice of Approval of Amendment

Amendment C211

The Minister for Planning has approved Amendment C211 to the Boroondara 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 sixteen (16) heritage places in Boroondara City Council.

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 City of Whitehorse, 379–397 Whitehorse Road, Nunawading.

JIM GARDNER

Executive Director

Statutory Planning and Heritage

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C156

The Minister for Planning has approved Amendment C156 to the Brimbank Planning Scheme.

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

The Amendment corrects a number of zoning, overlay and mapping anomalies, amends the Schedule to Clause 35.04 and the Schedule to Clause 43.01, amends Clause 21.11 and deletes redundant provisions, in the Brimbank 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 Brimbank City Council, 6–18 Alexandra Avenue, Sunshine, and 704B Old Keilor Highway, Keilor.

JIM GARD'NER

Executive Director

Statutory Planning and Heritage

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C171 (Part 1)

The Minister for Planning has approved Amendment C171 (Part 1) to the Brimbank Planning Scheme.

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

The Amendment applies the Heritage Overlay to the land located at 17–27 Maxweld Street, Ardeer.

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 Brimbank City Council, 704B Old Calder Highway, Keilor.

JIM GARD'NER

Executive Director

Statutory Planning and Heritage

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

BULOKE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C18

The Minister for Planning has approved Amendment C18 to the Buloke Planning Scheme.

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

The Amendment implements recommendations from Council's 'Industrial Land Review', 2012 by rezoning land in Birchip, Charlton, Donald, Sea Lake and Wycheproof; applies the Environmental Audit Overlay to land in Davies Street, Charlton; corrects a technical error in Clause 21.02-2 Townships; amends Clause 21.04-2 – Industrial development; and amends the list of maps in the Schedule to Clause 61.03.

A copy of the Amendment can be inspected, free of charge, at the at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection, and during office hours, at the offices of the Buloke Shire Council, 367 Broadway, Wycheproof.

JIM GARDNER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

FRANKSTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C107

The Minister for Planning has approved Amendment C107 to the Frankston Planning Scheme.

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

The prescribed Amendment deletes the expired Schedule 5 to Clause 43.02 (Design and Development Overlay) from the Frankston Planning Scheme and amends Planning Scheme Map No. 4DDO to remove references to the expired schedule.

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 Frankston City Council, 30 Davey Street, Frankston.

JIM GARDNER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C138

The Minister for Planning has approved Amendment C138 to the Glen Eira Planning Scheme.

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

The Amendment reinstates PAO3 Education purposes into the schedule to Clause 45.01 Public Acquisition Overlay. PAO3 was deleted in error by Amendment C128.

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 Glen Eira City Council, Corner Glen Eira and Hawthorn Roads, Caulfield.

JIM GARDNER

Executive Director

Statutory Planning and Heritage

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment

Amendment C210

The Minister for Planning has approved Amendment C210 to the Greater Bendigo Planning Scheme.

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

The Amendment corrects errors and anomalies in planning scheme maps and in the Schedule to Clause 43.01, Schedule 6 to Clause 43.02 and Schedule 4 to Clause 43.04.

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 Greater Bendigo City Council, Hopetoun Mill, 15 Hopetoun Street, Bendigo.

JIM GARDNER

Executive Director

Statutory Planning and Heritage

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of Approval of Amendment

Amendment C150

The Minister for Planning has approved Amendment C150 to the Hume Planning Scheme.

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

The Amendment rezones part of 1090 Mickleham Road, Greenvale, from General Residential Zone 1 to Comprehensive Development Zone, Schedule 5, deletes the Development Plan Overlay, Schedule 15 from the land and inserts incorporated document 'Greenvale North Neighbourhood Activity Centre Comprehensive Development Plan' in the Schedule to Clause 81.01.

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 Hume City Council, Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows.

JIM GARDNER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MITCHELL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C91 (Part 1)

The Minister for Planning has approved Amendment C91 (Part 1) to the Mitchell Planning Scheme.

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

The Amendment corrects mapping and ordinance anomalies, introduces the 'Mitchell Shire Open Space Strategy' and 'Heritage Citation Report (HO110) Kilmore Railway Station Complex' as Reference Documents and makes associated changes to the Local Planning Policy Framework.

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 Mitchell Shire Council, 113 High Street, Broadford.

JIM GARDNER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
MOONEE VALLEY PLANNING SCHEME
Notice of Approval of Amendment
Amendment C142

The Minister for Planning has approved Amendment C142 to the Moonee Valley Planning Scheme.

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

The Amendment amends the Schedule to Clause 43.01 (Heritage Overlay) by introducing new heritage places identified in the Moonee Valley Thematic Places Heritage Study 2012-14; amends the Planning Scheme Maps to apply the Heritage Overlay to these properties; and introduces the 'Moonee Valley Thematic Places Heritage Study 2012-14' as a reference document to Clause 21.06 (Built Environment).

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 Moonee Valley City Council, Civic Centre, 9 Kellaway Avenue, Moonee Valley.

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

Planning and Environment Act 1987
MORNINGTON PENINSULA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C151

The Minister for Planning has approved Amendment C151 to the Mornington Peninsula 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 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 Mornington Peninsula Shire.

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

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C94

The Minister for Planning has approved Amendment C94 to the Nillumbik Planning Scheme.

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

The Amendment amends Clause 22.07 and Schedules 6 and 7 to Clause 43.02 to update and improve the operation of the scheme. The Amendment also corrects mapping anomalies and removes redundant controls by rezoning 10 parcels of land consistent with existing use, rezoning 12 parcels of land in the Eltham Town Centre, deleting the Environment Audit Overlay from 8 parcels of land and amending the Land Subject to Inundation Overlay mapping at 5 Handfield Street, Eltham.

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 Nillumbik Shire Council, Civic Drive, Greensborough.

JIM GARDNER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C208 (Part 1)

The Minister for Planning has approved Amendment C208 (Part 1) to the Stonnington Planning Scheme.

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

The Amendment amends planning scheme maps to correct a number of anomalies where two or more zones apply to one site.

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 Stonnington City Council, 1251 High Street, Malvern.

JIM GARDNER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
STONNINGTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment C209

The Minister for Planning has approved Amendment C209 to the Stonnington Planning Scheme.

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

The Amendment updates the wording of the transitional provisions to the Residential Growth Zone at Clause 32.07 (Schedules 1 and 2), General Residential Zone at Clause 32.08 (Schedules 1–13), and Neighbourhood Residential Zone at Clause 32.09 (Schedules 1–4).

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 City of Stonnington, Prahran Town Hall, Planning Counter, corner of Greville and Chapel Streets, Prahran.

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

Planning and Environment Act 1987
UPPER YARRA VALLEY AND DANDENONG RANGES
REGIONAL STRATEGY PLAN
Notice of Ratification of Amendment
Amendment 121

Amendment 121 to the Upper Yarra Valley and Dandenong Ranges Regional Strategy Plan has been ratified by Parliament under section 46D of the **Planning and Environment Act 1987**.

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

The Amendment includes land at 261 Mount Dandenong Tourist Road, Ferny Creek, in Schedule 6 to the Regional Strategy Plan to allow the land to be used and developed as a restaurant and caretaker's house.

A copy of the Amendment can be inspected during office hours, free of charge, at the Department of Environment, Land, Water and Planning and at the office of the Yarra Ranges Shire Council, Anderson Street, Lilydale.

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 C171

The Minister for Planning has approved Amendment C171 to the Whitehorse Planning Scheme.

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

The Amendment introduces a site specific control at Clause 52.03 to enable a planning permit to be sought for a mixed use development at 12–14 Nelson Road, Box Hill, and amends Clause 81.01 to introduce the associated incorporated document titled ‘12–14 Nelson Road, Box Hill, Incorporated Document, October 2014’.

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 Whitehorse City Council, 379 Whitehorse Road, Nunawading.

JIM GARDNER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
WHITTLESEA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C153

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

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

The Amendment implements the recommendations of the ‘Whittlesea Heritage Study Volumes 1–3, 2013’ by applying the Heritage Overlay to 88 sites of local heritage significance, and amends the Schedule to Clause 43.01 (Heritage Overlay) and Planning Scheme maps to correct anomalies and remove redundant controls.

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 GARDNER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
WHITTLESEA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C174

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

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

The Amendment rezones the ‘Cooper Street South West Employment Area’, comprising the properties 413, 415, 425, 445M, 455, 475, 481 and 505B Cooper Street, Epping, and 485 Cooper Street, Lalor, to an Industrial 1 zone and applies a Development Plan Overlay, Schedule 33 to the land.

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
WHITTLESEA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C189

The Minister for Planning has approved Amendment C189 to the Whittlesea Planning Scheme.

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

The Amendment applies a Heritage Overlay to 16 Gratwick Street and 18 Middleton Street, Lalor, amends the Schedule to Clause 43.01 and inserts a new incorporated plan (document) under Clause 43.01-2 ‘Peter Lalor Heritage Cooperative Precinct Permit Exemptions, May 2014’ in the Schedule to Clause 81.01.

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 City of Whittlesea, Civic Centre, 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
WHITTLESEA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C190

The Minister for Planning has approved Amendment C190 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 at 115W Elation Boulevard, Doreen, and 126W Orchard Road, Doreen, and part of the land at 111A Elation Boulevard, Doreen, from the General Residential Zone 1 to the Commercial 1 Zone to achieve a consistent zoning and land use regime for land within the River Stone 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 and free of charge, during office hours, at the offices of the Whittlesea City Council, 25 Ferres Boulevard, South Morang.

JIM GARDNER
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 C208

The Minister for Planning has approved Amendment C208 to the Wyndham Planning Scheme.

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

The Amendment applies the Environmental Significance Overlay (ESO6) to land generally 50 metres from the middle of the Kororoit Creek for the entire length of the Creek from Boundary Road to Princes Highway, Laverton North, and includes a council-owned property containing a constructed water treatment wetland. The schedule to Clause 66.04 is amended to include Melbourne Water as a recommending referral authority for applications for planning permits within the area affected by ESO6.

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 Wyndham City Council, Civic Centre, 45 Princes Highway, Werribee.

JIM GARDNER
Executive Director
Statutory Planning and Heritage
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C138

The Minister for Planning has approved Amendment C138 to the Yarra Planning Scheme.

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

The Amendment rezones land at 46–48 Cameron Street, Richmond (Lot 1 on Title Plan 238647G and Lot 16 on Plan of Subdivision 000671) and the land formerly known as ‘Henty Street’ to its west (part of the land in Plan of Consolidation 105419), from the General Residential Zone to the Commercial 1 Zone.

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 Yarra City Council, 333 Bridge Road, Richmond.

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

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C136

The Minister for Planning has approved Amendment C136 to the Yarra Ranges Planning Scheme.

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

The Amendment corrects a number of anomalies generally relating to public land areas in the localities of Warburton, Yarra Junction and Chirnside Park.

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 Yarra Ranges Council, 15 Anderson Street, Lilydale.

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

ORDERS IN COUNCIL

Control of Weapons Act 1990

WEAPONS EXEMPTION FOR AUTHORISED OFFICERS

Order in Council

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

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

Conditions:

It is a condition of this exemption that:

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

- (d) authorised officers must comply at all times with the instructions set out in the policy and operating procedures issued from time to time by the Secretary of the Department of Economic Development, Jobs, Transport and Resources, the Secretary of the Department of Environment, Land, Water and Planning, or the Chief Executive Officer of the Game Management Authority (as the case requires) in relation to the issue, carriage, use and storage of an item listed in Column 3 of the above Table prior to bringing into Victoria, causing to be brought into Victoria, purchasing, possessing, carrying or using that item.

Relevant laws:

In this Order *relevant law* means:

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

Agricultural and Veterinary Chemicals (Control of Use) Act 1992

Bail Act 1977

Control of Weapons Act 1990

Country Fire Authority Act 1958

Crimes Act 1958

Domestic Animals Act 1994

Environment Protection Act 1970

Firearms Act 1996

Heritage Act 1995

Marine Safety Act 2010

Prevention of Cruelty to Animals Act 1986

Road Management Act 2004

Road Safety Act 1986

Seafood Safety Act 2003

Summary Offences Act 1966

Transport (Safety Schemes Compliance and Enforcement) Act 2014

Criminal Code Act 1995 (Cth)

Environment Protection and Biodiversity Conservation Act 1999 (Cth)

Fisheries Management Act 1991 (Cth)

Historic Shipwrecks Act 1976 (Cth)

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

Any regulations or subordinate instrument under the Acts specified above.

Revocation:

The Governor in Council under section 8B of the **Control of Weapons Act 1990** revokes the Order in Council dated 24 June 2014 and published in Government Gazette G26 on 26 June 2014, which exempted authorised officers and specified employees of the Department of Environment and Primary Industries and the Game Management Authority from certain provisions of the **Control of Weapons Act 1990** in relation to body armour, oleoresin capsicum spray and extendable batons.

Commencement:

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

Dated 12 May 2015

Responsible Minister:

HON WADE NOONAN MP

Minister for Police

ELLEN BICKNELL
Acting Clerk of the Executive Council

Transport Accident Act 1986

TRANSPORT ACCIDENT CHARGES ORDER (NO. 1) 2015

Order in Council

The Governor in Council under section 110(8) of the **Transport Accident Act 1986** on the recommendation of the responsible Minister makes the following Order:

This Order will come into effect from 1 July 2015.

1. Title

This Order is called the Transport Accident Charges Order (No. 1) 2015.

2. Commencement

This Order comes into operation on 1 July 2015.

3. Definitions

In this Order –

‘**exempt general-use motorcycle**’ means a general-use motorcycle which,–

- (a) at the time when application is made for registration or renewal of registration, application is made by a person who has another general-use motorcycle registered under the **Road Safety Act 1986** that is classified under 3(a)(iii) or 3(a)(iv) of Schedule 1 to this Order, and
- (b) is fitted with an engine with a capacity greater than 125 cc, and
- (c) is the subject of an application for registration or renewal of registration by an individual;

‘**general-use motorcycle**’ means a motorcycle that is not classified, or to be classified, under 4(b), 4(c), 4(d), 5(b)(ii) or 5(d) of Schedule 1 to this Order;

‘**high risk zone**’ means the parts of the State in which addresses are allocated a postcode listed in Part A of Schedule 2 and, except if the Commission otherwise determines under 110(1A) of the Act, any place outside Victoria;

‘**low risk zone**’ means the parts of the State that are not located in the ‘high risk zone’ or the ‘medium risk zone’;

‘**medium risk zone**’ means the parts of the State in which addresses are allocated a postcode listed in Part B of Schedule 2 to this Order;

‘**nominated motor vehicle**’ means a motor vehicle in respect of which the applicant for registration or renewal of registration has nominated a period of six months as the registration period in accordance with regulation 219(5), or regulation 227(1A) of the Road Safety (Vehicles) Regulations 2009;

‘**nominated pensioner motor vehicle**’ means a ‘pensioner motor vehicle’ in respect of which the pensioner has nominated a period of six months as the registration period in accordance with regulation 219(5), or regulation 227 (1A) of the Road Safety (Vehicles) Regulations 2009;

‘**pensioner motor vehicle**’ means a motor vehicle that –

- (a) is registered or to be registered in the name of an eligible pensioner within the meaning of the **State Concessions Act 2004**; and
- (b) is eligible to be registered under the **Road Safety Act 1986** in accordance with clause 4 or item 13, item 13A, item 13B or item 14 of the Table to Schedule 4 to the Road Safety (Vehicles) Regulations 2009; and
- (c) is registered or about to be registered under the **Road Safety Act 1986**;

‘**prescribed period**’ means the period prescribed for the purposes of section 109 of the Act in relation to a motor vehicle of a certain class specified in regulation 5 of the Transport Accident (Administration of Charges) Regulations 2001;

‘the Act’ means the **Transport Accident Act 1986**.

4. Transport accident charge

1. The amount of the transport accident charge applicable to a motor vehicle, other than a pensioner motor vehicle, for which the prescribed period is 12 months is the amount shown in Schedule 1 as applicable in respect of –
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept.

2. If the prescribed period in relation to a motor vehicle, other than a nominated motor vehicle or a nominated pensioner motor vehicle, is less than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

$$\frac{(A \times B)}{365} + \$17$$

where –

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- B is the number of days in the prescribed period.
3. Despite sub-paragraph (2), if the prescribed period in relation to a motor vehicle, other than a nominated motor vehicle or a nominated pensioner motor vehicle, is less than 12 months, and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

$$\frac{(A \times C)}{12} + \$17$$

where –

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- C is the number of months in the prescribed period.
4. If the prescribed period in relation to a motor vehicle is more than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

$$\frac{(A \times B)}{365}$$

where –

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- B is the number of days in the prescribed period.
5. Despite sub-paragraph (4), if the prescribed period in relation to a motor vehicle is more than 12 months and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula –

$$\frac{(A \times C)}{12}$$

where –

- A is the amount of the transport accident charge applicable under sub-paragraph (1); and
- C is the number of months in the prescribed period.

6. If the motor vehicle is a pensioner motor vehicle the transport accident charge applicable to the motor vehicle is one-half of the transport accident charge that would otherwise be payable.
7. If the motor vehicle is a nominated pensioner motor vehicle the transport accident charge applicable to the motor vehicle is one-quarter of the amount shown in Schedule 1 as applicable in respect of –
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept,rounded down to the nearest fifty cents.
8. If the motor vehicle is a nominated motor vehicle, the transport accident charge applicable to the motor vehicle is one-half of the amount shown in Schedule 1 as applicable in respect of –
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept,rounded down to the nearest fifty cents.
9. In the case of a motor vehicle referred to in item 1(c) in Schedule 1, the motor vehicle is deemed to be usually kept in the zone in which it is licensed to operate or, if it is licensed to operate in more than one zone, the zone in respect of which the greater transport accident charge applies.

SCHEDULES

SCHEDULE 1

(Paragraph 4)

TRANSPORT ACCIDENT CHARGES

Item	Class	Amounts of Transport Accident Charge Payable		
		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
1.	Passenger Vehicles			
	(a) Any motor vehicle with sedan, station wagon or related body-type (including 4WD passenger vehicle) not included in any other class; self-propelled caravan; ambulance; hearse; mourning coach; private hire car licensed under the Transport Act 1983	449	402	348
	(b) Any motor vehicle with a bus or forward-control body-type constructed and primarily used for carrying passengers, but not for hire, fare or reward –			
	(i) Seating fewer than 10 people (including the driver)	449	401	331
	(ii) Seating more than 9 people (including the driver)	635	401	331
	(c) Taxi – licensed under the Transport Act 1983	2274	1702	1134
	(d) Bus – any motor vehicle, other than a taxi cab or private hire car, licensed for or primarily used for carrying passengers for hire, fare or reward –			
	(i) seating fewer than 10 people (including the driver)	1484	994	344
	(ii) seating more than 9 but fewer than 31 people (including the driver), the relevant zone charge for a bus under (i), plus for each additional seat over 9	37	17	5
	(iii) seating 31 people or more	2274	1361	450

2.	<p>Goods Vehicles</p> <p>Any motor vehicle designed, constructed or primarily used for carrying goods –</p> <p>(a) up to and including two tonnes carrying capacity (including utility)</p> <p>(b) over two tonnes carrying capacity, but excluding motor vehicles classified under 2(c) or 2(d)</p> <p>(c) prime mover type motor vehicle, but excluding motor vehicles classified under 2(d) and motor vehicles having a tare weight of 5 tonnes or less</p> <p>(d) any motor vehicle owned by a primary producer that would otherwise be classified under 2(b) or 2(c) that is used solely in connection with the primary production operations of the owner</p>	450 655 1818 199	341 572 1452 166	236 492 1094 136
3.	<p>Motorcycles</p> <p>(a) Any general-use motorcycle, other than an exempt general-use motorcycle with</p> <p>(i) engine capacity less than 61 cc</p> <p>(ii) engine capacity greater than 60cc but less than 126cc</p> <p>(iii) engine capacity greater than 125 cc but less than 501cc</p> <p>(iv) engine capacity greater than 500cc</p> <p>(b) Any exempt general-use motorcycle with</p> <p>(i) engine capacity greater than 125 cc but less than 501cc</p> <p>(ii) engine capacity greater than 500cc</p>	75 297 395 537 331 473	75 260 354 479 290 415	75 225 314 419 250 355
4.	<p>Miscellaneous motor vehicles</p> <p>(a) Any motor vehicle not otherwise classified: including road making motor vehicle, mobile crane, tractor (except those classified under 4(b))</p> <p>(b) Any tractor, self-propelled farm machine or motor cycle owned by a primary producer and used solely in connection with the primary production operations of the owner</p> <p>(c) Any recreation motor vehicle registered under the Road Safety Act 1986</p> <p>(d) Any vintage, veteran, classic or historic motor vehicle or motorcycle operating on a 45 day club permit</p> <p>(e) Any vintage, veteran, classic or historic motor vehicle or motorcycle operating on a 90 day club permit</p>	340 75 63 44 87	269 75 63 44 87	85 75 63 44 87

		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
5.	Special purpose motor vehicles			
	(a) Fire brigade –			
	(i) Any motor vehicle owned by the Metropolitan Fire Brigades Board which is used to combat outbreaks of fire	1134	1134	1134
	(ii) Any motor vehicle owned by the Country Fire Authority or any brigade or group of brigades registered with the Country Fire Authority which is used to combat outbreaks of fire	181	181	181
	(b) Police			
	(i) Any motor vehicle (excluding a motorcycle) registered in the name of the Victoria Police	1590	1590	1590
	(ii) Any motorcycle registered in the name of the Victoria Police	450	450	450
	(c) Motor trades			
	(i) Motor vehicle used by a manufacturer of vehicles, a dealer in vehicles, a fleet owner or a licensed tester of vehicles as defined in the vehicles regulations with general identification mark (trade plate) attached	294	221	145
	(ii) Tow truck licensed under the Accident Towing Services Act 2007	838	628	420
	(d) Hire and drive yourself motor vehicle or motorcycle, but excluding a prime mover classified under item 2(c).	712	597	514

Dated 12 May 2015

Responsible Minister:

ROBIN SCOTT

Minister for Finance

ELLEN BICKNELL
Acting Clerk of the Executive Council

SCHEDULE 2**PART A****POSTCODES IN THE HIGH RISK ZONE**

3000	3026	3050	3073	3106	3136	3163	3184	3206
3001	3027	3051	3074	3107	3137	3164	3185	3207
3002	3028	3052	3075	3108	3138	3165	3186	3428
3003	3031	3053	3076	3109	3141	3166	3187	3800
3004	3032	3054	3078	3110	3142	3167	3188	3802
3005	3033	3055	3079	3111	3143	3168	3189	3803
3006	3034	3056	3081	3121	3144	3169	3190	3975
3008	3036	3057	3082	3122	3145	3170	3191	3976
3010	3037	3058	3083	3123	3146	3171	3192	
3011	3038	3059	3084	3124	3147	3172	3193	
3012	3039	3060	3085	3125	3148	3173	3194	
3013	3040	3061	3086	3126	3149	3174	3195	
3015	3041	3062	3087	3127	3150	3175	3196	
3016	3042	3064	3088	3128	3151	3176	3197	
3018	3043	3065	3093	3129	3152	3177	3198	
3019	3044	3066	3094	3130	3153	3178	3199	
3020	3045	3067	3101	3131	3154	3179	3200	
3021	3046	3068	3102	3132	3155	3180	3201	
3022	3047	3070	3103	3133	3156	3181	3202	
3023	3048	3071	3104	3134	3161	3182	3204	
3025	3049	3072	3105	3135	3162	3183	3205	

PART B
POSTCODES IN THE MEDIUM RISK ZONE

3024	3114	3215	3750	3766	3788	3808	3920	3938
3029	3115	3216	3751	3767	3789	3809	3926	3939
3030	3116	3217	3752	3770	3791	3810	3927	3940
3089	3139	3218	3754	3775	3792	3910	3928	3941
3090	3140	3219	3755	3777	3793	3911	3929	3942
3091	3158	3220	3757	3781	3795	3912	3930	3943
3095	3159	3335	3759	3782	3796	3913	3931	3944
3096	3160	3337	3760	3783	3804	3915	3933	3977
3097	3211	3338	3761	3785	3805	3916	3934	3978
3099	3212	3427	3763	3786	3806	3918	3936	3980
3113	3214	3429	3765	3787	3807	3919	3937	

Responsible Minister:
ROBIN SCOTT
Minister for Finance

ELLEN BICKNELL
Acting Clerk of the Executive Council

State Owned Enterprises Act 1992

DECLARATION OF THE VICTORIAN MANAGED INSURANCE AUTHORITY
AS A REORGANISING BODY

Order in Council

The Governor in Council under section 7(1) of the **State Owned Enterprises Act 1992**, declares the Victorian Managed Insurance Agency a reorganising body.

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

Dated 12 May 2015

Responsible Minister:
TIM PALLAS MP
Treasurer

ELLEN BICKNELL
Acting Clerk of the Executive Council

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

Notice is hereby given under section 17(3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from SAI Global Bookshop, 85 Buckhurst Street, South Melbourne, on the date specified:

29. *Statutory Rule:* Supreme Court
(Chapter 1
Summary
Judgment
Amendment)
Rules 2015
- Authorising Acts:* Supreme Court
Act 1986
Civil Procedure
Act 2010
- Date first obtainable:* 8 May 2015
- Code B*
30. *Statutory Rule:* Supreme
Court (Judicial
Registrars Further
Amendment)
Rules 2015
- Authorising Act:* Supreme Court
Act 1986
- Date first obtainable:* 8 May 2015
- Code A*
31. *Statutory Rule:* Wrongs (Part
VBA Claims)
Regulations 2015
- Authorising Act:* Wrongs Act 1958
- Date first obtainable:* 8 May 2015
- Code B*
-

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