



Victoria Government Gazette

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GENERAL

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The last Special Gazette was No. 231 dated 19 August 2015.

The last Periodical Gazette was No. 1 dated 27 May 2015.

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**Land Act 1958**

Notice is hereby given that Paul Gerard Nestor and Kim Maree Nestor have applied for a stratum lease pursuant to section 134A of the **Land Act 1958** for a term of thirty (30) years in respect of Allotment 2068, Parish of Ballarat, Township of Ballarat, County of Grenville, containing 34.5 square metres as a site for 'construction, maintenance and use of a balcony associated with the adjoining freehold premises'. Ref No.: 2018814: Ballarat.

FLORA KAGIAYA, late of Unit 6, 323 Beach Road, Black Rock, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 September 2014, are required by the executor of the estate of the deceased, Bill Katelis, to send particulars of their claims to him, care of the undermentioned solicitors, by 22 October 2015, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ANTHONY ROSE & MAINWARING,
solicitors,
122 Bridport Street, Albert Park, Victoria 3206.

ROBERT ALBERT JOHN SUTTERBY, late of 32 Dean Street, Preston, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 May 2015, are required by the trustee, Anthony Francis Bowlen, to send particulars of their claims to the trustee, care of the undermentioned solicitors, by a date not later than 60 days from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

BOWLEN DUNSTAN & ASSOCIATES PTY,
ACN 068 823 192, solicitors for the applicant,
38 Beetham Parade, Rosanna 3084.

Re: MORRY LEIGH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of MORRY LEIGH, deceased, late of 1/42 Narong Road, Caulfield North, Victoria, who died on 17 November 2014, are to send particulars of their claims to the personal representative/s,

care of the undermentioned solicitors, by 21 October 2015, after which date the personal representative/s may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: LINDSAY RONALD GARRETT, late of 56 Northern Crescent, Craigieburn, Victoria, load control officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 May 2015, are required by the trustees, Craig Andrew Garrett and Shaun Patrick Garrett, 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: MARIA TROVATELLO, late of 45 Denys Street, Fawkner, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 June 2015, are required by the trustees, Domenico Trovatiello and Margaret Leach, 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 LILY VESPER GOLDSMITH.

Creditors, next-of-kin or others having claims in respect of the estate of LILY VESPER GOLDSMITH, late of Jacaranda Lodge, Monash Avenue, Nyah West, in the State of Victoria, home duties, deceased, who died on 11 May

2015, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 27 October 2015, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

IAN MURDOCH LESLIE, late of The Mews, 2A Warburton Road, Camberwell, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 December 2014, are required by the trustees, Susan Margaret Leslie and Equity Trustees Limited, to send particulars to the trustees by 20 October 2015, care of the undermentioned solicitors, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

FISCHER McCRAE, solicitors,
Level 3, 389 Lonsdale Street, Melbourne 3000.

Re: SHEILA MARIE NESFIELD, late of Anchusa Aged Care Facility, The Esplanade, Kingscote, Kangaroo Island, South Australia, retired teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 November 2014, are required by the trustees, Markham Arthur Nesfield and Emma Mary Braid, to send particulars to the undermentioned solicitors by 17 October 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: OLIVE KOFOL, late of 265 Heaths Road, Hoppers Crossing, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 January 2015, are required by the trustee, Lynda Mary Gardy, to send particulars of their claims to the

undermentioned firm by 25 November 2015, after which date the trustee will convey or distribute the assets, having regard only to the claims of which she then has notice.

INDOVINO'S LAWYERS,
Level 2, 530 Lonsdale Street, Melbourne 3000.

GWENNETH JOYCE TROLLOPE, late of Kara Court Nursing Home, 52 North Western Road, St Arnaud, Victoria 3478, clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 31 January 2015, are required by the executor, Garry Owen Trollope, care of the undermentioned solicitors, to send particulars of their claims to him by 14 January 2016, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

ADELAIDE ROSE HOWARD, late of 53–59 Broadway, Bonbeach, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 June 2015, are required by the executrix to send particulars of their claims to the undermentioned lawyers by 19 October 2015, after which date the executrix may convey or distribute the estate, having regard only to the claims of which she has notice.

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

Re: Estate of DONATO CORNELIO, late of 173 Blossom Park Drive, Mill Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 January 2015, are required by the trustee, Rosanna Cornelio, to send particulars to the trustee, care of the undermentioned solicitors, by Tuesday 20 October 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.

MAHONS with Yuncken & Yuncken, solicitors,
Shop 26, The Stables Shopping Centre,
314–360 Childs Road, Mill Park 3082.
AJM:EW:21500219

Re: Estate of GERHART WILHELM HARANT, late of The Mews, 2A Warburton Road, Camberwell, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 May 2015, are required by the trustees to send particulars to the trustees, care of the undermentioned solicitors, by 20 November 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, 177 Surrey Road, Blackburn 3130.
SM:CH:2151136

Re: Estate of ANNIE JACQUELINE HUET, also known as Huet-Cossenais and Larsen, late of Regis Aged Care, McKinley House, 607–613 Dandenong Road, Armadale, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 May 2015, are required by the trustees to send particulars to the trustees, care of the undermentioned solicitors, by 20 November 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, 177 Surrey Road, Blackburn 3130.
SM:CH2151175

Re: OLGA GIUSEPPINA TABACCO, in the Will called Olga Josephine Tabacco and also known as Josephine Olga Tabacco, late of Broughtonlea Residential Aged Care Facility, 9–17 Broughton Road, Surrey Hills, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 March 2015, are required by the trustees, Lisa Verina De Lorenzis and Mark Tabacco, to send particulars to the trustees, care of the undermentioned solicitors, by 21 October 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, 101/177 Surrey Road, Blackburn 3130.
CD:HP:2151026

KATHLEEN MARGARET MULRANEY, late of Trentham Nursing Home, Trentham, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 June 2014, are required by the executor, Antonie John Mulraney, care of Mills Oakley Lawyers, Level 6, 530 Collins Street, Melbourne, Victoria, to send particulars to him by the date 20 October 2015, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

Re: RAYMOND ROBERT HANCOCK, late of 150 Summers Road, Fish Creek, Victoria 3959, farmer/earth-moving contractor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 March 2015, are required by the trustees, Daniel Raymond Hancock, Daryl James Hancock and Michael Gary Hancock, to send particulars to the trustees, care of the undermentioned solicitors, by 20 November 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

OAKLEYS WHITE LAWYERS,
65 Main Street, Foster 3960.

Re: MABEL RUTH YOUNG, late of Prom Country House, 9 O'Connell Road, Foster, Victoria 3960, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 May 2015, are required by the trustee, Roy Mervyn Peddle, to send particulars to the trustee, care of the undermentioned solicitors, by 20 November 2015, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

OAKLEYS WHITE LAWYERS,
65 Main Street, Foster 3960.

NITA MARJORIE MOFFAT, late of Lilley Lodge Nursing Home, 9 Brown Street, Bendigo, Victoria, Australia, retired nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 November 2014, are required by

Perpetual Trustee Company Limited, ACN 000 001 007, of 35/525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 29 October 2015, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

PERPETUAL LEGAL SERVICES PTY LTD,
35/525 Collins Street, Melbourne, Victoria 3000.

BERYL READ, late of Cherry Tree Village, Unit 269, 67 Maroondah Highway, Croydon, Victoria 3136.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 August 2014, are required by the trustee, Mr Albert William Jansen of Suite 6, 857–859 Doncaster Road, Doncaster East, Victoria 3109, to send particulars to him, 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 he then has notice.

PLAZA LEGAL, barristers and solicitors,
Suite 6, 857–859 Doncaster Road,
Doncaster East, Victoria 3109.

DOUGLAS ARTHUR HICKS, late of 1C Pearce Street, Crib Point, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 August 2014, are required by the administrator, Rosemary Anne Kenny, of 26 Shannon Street, Box Hill North, Victoria, clinical nurse consultant, to send particulars of their claims to her, care of the undersigned, by 13 October 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: PHYLLIS JEAN MINOGUE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 May 2015, are required by the trustees, Patricia Margaret Black and Theresa

Loxley Baxter, to send particulars of such claims to them, in care of the below mentioned lawyers, by 21 October 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: ANGELINA IRENE O'KEEFE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 March 2015, are required by the trustees, Carolyn Joy Augustine and Noelene Louise O'Keefe, to send particulars of such claims to them, in care of the below mentioned lawyers, by 21 October 2015, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: ANTONIO PIRERA, late of St Leigh Private Nursing Home, 33 Bay Road, Sandringham, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 September 2013, are required by Pietrangelo Carlei, the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned lawyers, by 19 October 2015, by 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,
43 Atherton Road, Oakleigh, Victoria 3166.

ROBERT JOHN DALGLEISH, also known as John Robert Dalgleish, late of Unit 3, 41 Pasley Street, Sunbury, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 April 2015, are required by the personal legal representative, Kenneth George Dalgleish, to send particulars to him, care of the undermentioned solicitors, by 19 October 2015,

after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

ANN ANDREWS, late of 3 Roxburgh Road, Yallourn North, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 August 2014, are required by the administrator, Barbara Morrison, to send particulars to her, care of Stidston Warren Lawyers, by 25 October 2015, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she has notice.

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

Re: EDNA LESLEY CLARKE, late of 1/15 Stuart Avenue, Cheltenham, Victoria 3192, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 May 2015, are required by the executors, Gee John Arthur Clarke and Robyn Anne Thornhill, to send particulars to them, care of the undermentioned solicitors, by 23 October 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.

Re: The estate of IRENE EZERGAILIS, late of Unit 11, 61 Fraser Crescent, Wantirna South, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 March 2015, are required by the executor, Ilga Petrovs, to send particulars to them, care of the undersigned solicitors, within two months from the publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: The estate of MADGE WATT, late of Autumdale Lodge Residential Aged Care Facility, 13 Eagland Road, Cheltenham, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 April 2015, are required by the executors, Janice Watt and Laraine Watt, to send particulars to them, care of the undersigned solicitors, within two months from the publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

ADVERTISEMENT OF AUCTION BY
THE SHERIFF

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

On Thursday 24 September 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, 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. 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 24 September 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 Roimata Poreo and Uti Poreo of 19 Esta Court, Carrum Downs, as shown on Certificate of Title as Uti Poreo and Roimata Joan Poreo, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 10995 Folio 500, upon which is erected a house and known as 19 Esta Court, Carrum Downs, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AF247472N), Covenant AF091367A and Agreement Section 173 **Planning and Environment Act 1987** AE894699E 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 22 October 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 Lloyd David Anderson of 266 Beechworth Road, Yackandandah, sole proprietor of an estate in fee simple in Lot 2 on Plan of Subdivision 212878K, consisting of 103.5 hectares or thereabouts and being the land more particularly described on Certificate of Title Volume 09831 Folio 534, upon which is erected a house and known as 149 Marshalls Road, Denison, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AG607602P) and Restraining Order Section 18 **Confiscation Act 1997** AH915933M, which will be lifted upon sale, affect the said estate and interest.

The Sheriff is unable to provide access to this property.

GST may be applicable on this property

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

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

SHERIFF

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



ROAD DISCONTINUANCE

Pursuant to section 206(1) and Clause 3(a) of Schedule 10 of the **Local Government Act 1989** ('the Act'), the Campaspe Shire Council, at its ordinary meeting held on 18 September 2012, having received no submissions under section 223 of the Act, resolved to discontinue that part of Burnewang Road, Rochester, shown hatched on the Plan below, and the subject land being Crown will be sold by private treaty to the adjoining landowner.

**PLAN FOR ROAD CLOSURE
COUNTY OF RODNEY, PARISH OF BONN**

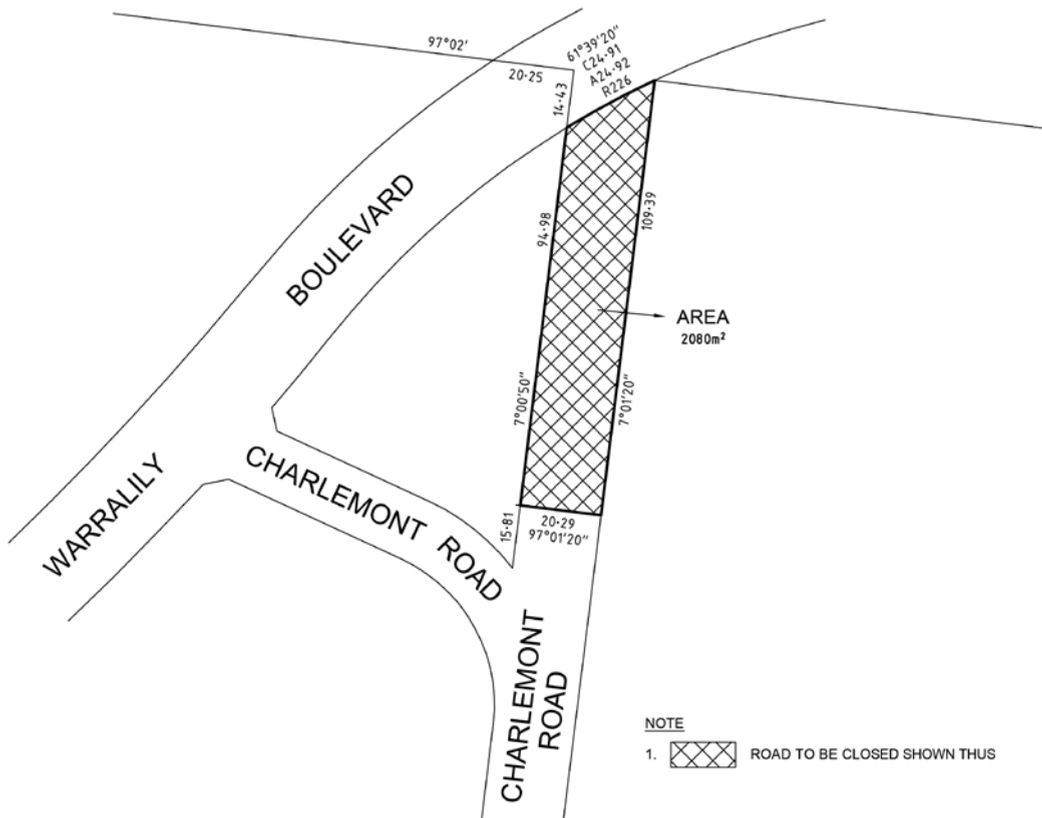


GREATER GEELONG CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, Greater Geelong City Council (Council) has, on 17 June 2015, formed the opinion that part of Charlemont Road, Armstrong Creek, shown by the hatching on the diagram below, is not reasonably required for public use.

The road to be discontinued is a Government Road and once discontinued, Council will be appointed as Committee of Management of the discontinued portion, and the discontinued portion will be used as a green corridor/public open space.

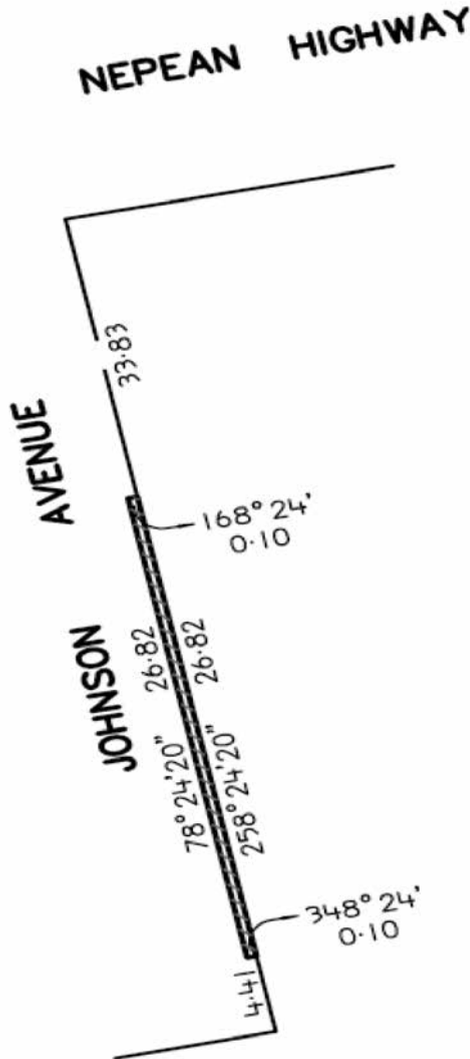


KELVIN SPILLER
Interim Chief Executive Officer

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 that part as shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue part of the road at 10 Johnson Avenue, Carrum, shown hatched on the plan below



JOHN NEVINS
Chief Executive Officer
Kingston City Council



MANNINGHAM

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and
Notice of an Application for Planning Permit Given
Under Section 96C of the **Planning and Environment Act 1987**
Amendment C102

Planning Permit Application PL15/025196

The land affected by the Amendment is 6–16 Montgomery Street, Doncaster East.

The land affected by the Application is 6–10 Montgomery Street, Doncaster East.

The Amendment proposes to:

- rezone (part) 6 Montgomery Street, Doncaster East, from the General Residential Zone 2 to a Public Use Zone 6, and amend Planning Scheme Map 8 accordingly;
- rezone 8 Montgomery Street, Doncaster East, from a Public Use Zone 6 to a General Residential Zone 2, and amend Planning Scheme Map 8 accordingly;
- delete Design and Development Overlay Schedule 8 (DDO8 and DDO8-2) from 6, 10, 12, 14 and 16 Montgomery Street, Doncaster East, and amend Planning Scheme Map 8DDO accordingly;
- apply a new Design and Development Overlay (DDO13) to the land at 6 (part)–16 Montgomery Street, Doncaster East, to manage built form outcomes including maximum building height and front setbacks, and amend Planning Scheme Map 8DDO accordingly; and
- amend the MSS at Clause 21.05 Residential to reflect the introduction of DDO13 – Residential Areas Interfacing Commercial Areas in Precinct 2: Residential Areas Surrounding Activity Centres and Along Main Roads.

The Application is for a permit to resubdivide the land at 6–10 Montgomery Street to create a lot for sale by Council for residential redevelopment.

The person who requested the Amendment is Manningham City Council.

The applicant for the permit is Manningham City Council.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Manningham City Council, 699 Doncaster Road, Doncaster; at the Manningham website at www.yoursaymanningham.vic.gov.au; at the Doncaster and The Pines branch libraries; and at the Department of Environment, Land, Water and Planning website at www.dtpli.vic.gov.au/publicinspection

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

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

The closing date for submissions is 1 October 2015. A submission must be sent to: Manager Economic and Environmental Planning, Manningham City Council, PO Box 1, Doncaster, Victoria 3108, or submitted online at www.yoursaymanningham.com.au

JOE CARBONE
Chief Executive Officer



MANNINGHAM

Planning and Environment Act 1987
MANNINGHAM PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C110

The Manningham City Council has prepared Amendment C110 to the Manningham Planning Scheme.

The Amendment affects all properties within the Residential Growth Zone, General Residential Zone, Neighbourhood Residential Zone and the Low Density Residential Zone.

The Amendment proposes to:

- amend the Municipal Strategic Statement (MSS) at Clause 21.06 Low Density to reflect the importance of the existing local road network and typology to the character of the Low Density Residential Area;
- amend the MSS at Clause 21.16 Key References, to include a new Reference Document, 'Manningham City Council Development Guide: Outbuildings in the Low Density Residential Zone, June 2015';
- amend the existing 'Accommodation Premises Policy' (title changed to Residential Accommodation Policy) at Clause 22.04 to provide clear policy direction and criteria for the location, siting and design of aged care facilities within the Low Density Residential Zone (LDRZ);
- amend the existing 'Non-Residential Uses in Residential Areas Policy' at Clause 22.05 having particular regard to the appropriateness of non-residential uses in locations identified for residential growth along main road frontages (land zoned Residential Growth Zone) covered by DDO8-1;
- introduce a new local policy at Clause 22.19 'Outbuildings in the Low Density Residential Zone Policy' to provide policy guidance for the size, siting, design and function of outbuildings. The policy includes as a Reference Document, 'Manningham City Council Development Guide: Outbuildings in the Low Density Residential Zone, June 2015'; and
- amend the schedule to Clause 32.03 Low Density Residential Zone to introduce a permit trigger of 80 sqm for outbuildings within the zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Manningham City Council, 699 Doncaster Road, Doncaster; at the Manningham website at www.yoursaymanningham.com.au; at the Doncaster/The Pines/Bulleen/Warrandyte branch libraries and the Box Hill branch library; 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 21 September 2015. A submission must be sent to the Manager Economic and Environmental Planning, Manningham City Council, PO Box 1, Doncaster, Victoria 3108; or submitted online at www.yoursaymanningham.com.au

JOE CARBONE
Chief Executive Officer

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

Notice of Preparation of Amendment

Amendment C181

The Whitehorse City Council has prepared Amendment C181 to the Whitehorse Planning Scheme.

The land affected by the Amendment is 31 private properties across the suburbs of Blackburn, Blackburn North, Box Hill, Box Hill North, Box Hill South, Forest Hill, Mitcham, Mont Albert, Mont Albert North, Nunawading, Surrey Hills, Vermont and Vermont South.

The Amendment proposes to place Vegetation Protection Overlay – Schedule 5 on the 31 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, Whitehorse City Council, 379 Whitehorse Road, Nunawading; during opening hours at Whitehorse City Council Service Centres at Box Hill and Forest Hill and libraries in the City of Whitehorse at Blackburn, Box Hill, Nunawading and Vermont South; on Whitehorse City Council's website at: www.whitehorse.vic.gov.au/Planning-Scheme-Amendments.html; or on 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 25 September 2015. A submission must be sent to: Vanessa Mogg, Strategic Planner, Whitehorse City Council, Locked Bag 2, Nunawading DC, Victoria 3131, or email to strategic.planning@whitehorse.vic.gov.au

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

- directions hearing: week commencing 14 December 2015.
- panel hearing: week commencing 18 January 2016.

JEFF GREEN

General Manager City Development
Whitehorse City Council

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 October 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.

ARMITSTEAD, Margery Ellen, late of Unit 6, Rodney Park Retirement Village, 30–50 Knight Street, Mooroopna, Victoria 3629, home duties, deceased, who died on 22 May 2015.

BRESNAHAN, John Timothy, late of Strathaven Nursing Home, 131–149 Condon Street, Bendigo, Victoria 3550, deceased, who died on 12 June 2015.

HARDING, Adam, late of Lilydale Lodge SRS, 51 Clarke Street, Lilydale, Victoria 3140, deceased, who died on 11 April 2015.

JURY, Robert John, late of 30 Holton Road, Creswick North, Victoria 3363, retired, deceased, who died on 5 April 2015.

LATHAM, Richard, late of Warranvale Supported Residential, 314–318 Reynolds Road, Donvale, Victoria 3111, deceased, who died on 9 May 2015.

LOCKWOOD, Isobel Margaret, late of 12 Albert Street, Tatura, Victoria 3616, married woman, deceased, who died on 12 May 2015.

MATTHEWS, Jan, late of Unit 2, 148 Sixth Avenue, Rosebud, Victoria 3939, pensioner, deceased, who died on 5 January 2015.

RAE, Elizabeth Anne, late of Unit 1, 165 Blyth Street, Altona, Victoria 3018, deceased, who died on 7 April 2015.

Dated 11 August 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 21 October 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.

BROWN, Leslie William, late of Flat 99, 150 Victoria Avenue, Albert Park, Victoria 3206, deceased, who died on 14 April 2015.

HORTON, David John, late of Unit 15, 6 Sidwell Avenue, St Kilda East, Victoria 3183, deceased, who died on 2 May 2015.

JOHNSTON, Dorothy May Doreen, late of East Grampians Health Service, 70 Lowe Street, Ararat, Victoria 3377, deceased, who died on 9 May 2015.

Dated 12 August 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 26 October 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.

KERSLAKE, Jack Edward, late of Belvedere Aged Care, 41–43 Fintonia Road, Noble Park, Victoria 3174, deceased, who died on 29 June 2015.

LANGLANDS, Victor, late of Caritas Christi Hospice, 104 Studley Park Road, Kew, Victoria 3101, pensioner, deceased, who died on 24 February 2015.

TEESE, John Anthony, late of Chelsea Gardens Caravan Park, 92/100 Broadway, Chelsea, Victoria 3196, deceased, who died on 29 June 2014.

WITTMANN, Otto, late of Hilltop Aged Care, 7–17 Montague Street, Preston, Victoria 3072, deceased, who died on 16 March 2015.

Dated 17 August 2015

STEWART MacLEOD
Manager

EXEMPTION

Application No. A92/2013

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by the Geelong Bowls Club Inc (the applicant). The application for exemption is to enable the applicant to organise and operate three ladies only lawn bowls tournaments, the Ladies Open Day, the Geelong Ladies Triples and the Ladies Classic, and advertise these matters (the exempt conduct).

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

In granting this exemption the Tribunal noted:

- A copy of the application was sent by the Tribunal to the Victorian Equal Opportunity and Human Rights Commission (the Commission). The Commission did not seek leave to intervene in the proceeding.
- The Ladies Open Day commenced on 1 November 1961. The tournament was initiated by the applicant and has had many sponsors over its history.
- The Geelong Ladies Triples was known previously as the Dorothy Pizer Ladies Triples. The event was originally known as the Joan Adamson Ladies Invitation Triples at the Corio Bowls Club. That tournament started in 1984. When that club closed in

1999, most of its members transferred to the applicant. The tournament continued to run from the applicant and was sponsored by Ms Adamson until her death. Ms Adamson's friend, Dorothy Pizer, took over the sponsorship of the tournament in 2009. The event will now be run on around four afternoons per year rather than on one day a year.

- The Ladies Classic started in 1980 and was initiated by the applicant. The tournament is sponsored by Joan Sweetman, a senior club member.
- The applicant held events nominated by gender until 2004. All reference to gender has been removed other than in relation to these tournaments and the men's and women's club championships, the men's and women's club pairs and the men's veterans' singles.
- Numbers of bowlers are declining generally and the number of women bowlers is declining at a faster rate. The applicant believes that, if these events are described as being open or for mixed gender, women will tend not to enter them. As they have always been women only events and no man has applied to enter, the applicant seeks the exemption to ensure that they can continue to be run and advertised in this way to ensure that women continue to enter.
- The applicant provided detailed information about its usual playing schedule. The information provided shows that on most occasions competition or casual play are open to both men and women. Depending on the day and competition, sometimes men only play even though the day is open to men and women. In the past, there were a number of men only tournaments which have become mixed gender events. The applicant has, for many years, run a number of other mixed gender events.
- The applicant has received no complaints regarding women only events or otherwise about its arrangements as to gender.
- No exception or current exemption already applies to the exempt conduct and in the absence of an exemption the exempt conduct would amount to prohibited discrimination.

- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of men who would wish to play in these tournaments. 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 44, 71, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 3 July 2018.

Dated 17 August 2015

A. DEA
Member

NOTICE OF
REVOCATION OF EXEMPTION

Application No. A92/2013

On 26 June 2013, the Victorian Civil and Administrative Tribunal (the Tribunal) granted an exemption to Geelong Bowls Club Inc (the applicant) under section 89 of the **Equal Opportunity Act 2010** (the Act). The exemption was published in the Government Gazette on 4 July 2013.

The applicant has sought an amendment to the exemption to change the name of one of the tournaments covered by the exemption from the 'Dorothy Pizer Ladies Triples' to the 'Geelong Ladies Triples' and to make provision for that event to be run on around four afternoons per year instead of on one day a year. The change is sought because Ms Pizer has decided to discontinue her sponsorship of the tournament. No other changes to the existing exemption are sought.

A further exemption in the same terms as that made on 26 June 2013 has today been granted by the Tribunal subject to the amendment described above. That exemption shall remain in force until 3 July 2018.

It is appropriate in all the circumstances for the Tribunal to revoke the exemption granted on 26 June 2013 under section 89(5)(b) of the Act. Under section 89(3)(b) of the Act, this notice of revocation will take effect on and from 25 August 2015.

Dated 17 August 2015

A. DEA
Member

EXEMPTION

Application No. H153/2015

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Sebastopol Bowling Club Inc. (the applicant). The application for exemption is to enable the applicant to organise and operate the following events:

- (a) Men's tournament (known as the Great Southern);
 - (b) Two ladies' tournaments (known as the Ladies Classic Invitational and the Ladies Tournament); and
 - (c) From time to time single gender social bowls events,
- and advertise these matters (the exempt conduct).

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

In granting this exemption the Tribunal noted:

- A copy of the application was sent by the Tribunal to the Victorian Equal Opportunity and Human Rights Commission (the Commission). The Commission did not seek leave to intervene in the proceeding.
- The men's tournament has been running for more than 30 years. The two women's tournaments have been running for around 20 years. The two tournaments are well attended and provide opportunities for men and women to enjoy bowls with their own gender. Some members of the applicant club prefer to play with their own gender only and so the applicant wishes to ensure that these events can continue so that those members have a continuing opportunity to participate in the sport.

- The applicant club runs 24 separate mixed gender tournaments and more than 56 mixed gender social bowls events. Those mixed gender tournaments include two new major mixed pairs and mixed four events with sizeable prize money. There is also a well established Christmas mixed fours event. There are four female pennant sides but they often include male players in order to ensure each side has adequate numbers. There are also eight mixed pennant sides which are selected on the basis of ability. In recent times, there have been 16 women only social events. The applicant has not received any complaints about the men's or women's tournaments or otherwise regarding its arrangements and gender.

- When considering whether to grant an exemption, the Tribunal must consider whether an exception in the Act already applies. I am not satisfied on the material before me that any exception applies. No current exemption already applies to the exempt conduct. In the absence of an exemption, the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular, the right to equal and effective protection against discrimination of men or women who would wish to play in an event limited to the other gender. 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 44, 71, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 19 August 2020.

Dated 17 August 2015

A. DEA
Member

Associations Incorporation Reform Act 2012

SECTION 134

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

Waverley Arts Society Inc.

Dated 20 August 2015

DAVID JOYNER
Deputy Registrar of
Incorporated Associations
PO Box 4567
Melbourne, Victoria 3001

Associations Incorporation Reform Act 2012

SUB-SECTION 138

I, David Joyner, Deputy Registrar of Incorporated Associations, under delegation provided by the Registrar, hereby give notice that an application for the voluntary cancellation of incorporation, pursuant to section 136 of the Act, has been received by the Registrar from each of the associations mentioned below:

All Nations Warrnambool Inc.; Australian Ginseng Growers Association Inc.; Australian Small Wind Energy Association Inc.; Ballarat Travellers Social Club Inc.; Barnawartha Development Association Inc.; Bike Safe – Mornington Peninsula Inc.; Cranbourne & District Ambulance Auxiliary Inc.; Croatian Psychiatric Outreach Service of Victoria Inc.; Dandenong Croquet Club Inc.; Eastern View Community T.V. Inc.; Eastweb Social Justice Fund Inc.; Freedom Life Church Inc.; Friends of Bass Valley Bush Inc.; Friends of Bendigo Library Inc.; Golden City Christian College Inc.; Holland Australia Club Inc.; Hollioake Park Sports Association Inc.; Inner Wheel Club of Box Hill Inc.; J. G. Alpine Sports and Recreation Club Inc.; Libraries for Timor-Leste Inc.; Life Education Centre Mornington Peninsula Inc.; Lifeinfo Media Inc.; Lilydale Seniors Computer Club Inc.; Macedonian Pension Seniors Group – Pelagonija Inc.; Melbourne Feminist Collective Inc.; Melton Combined Youth & Special Needs Club Association Inc.; North Kyneton Junior Football Club Inc.; Pigment Ecological and Toxicological Technical Committee of Australia Inc.; Point Cook Motorcycle Club Inc.; Probus Club of Tootgarook Inc.; Probus Ladies Club of Surrey Hills Inc.; Red Moon Rising Inc.; Saint Willibrord's Care Inc.; St. Mary Mackillop Society Inc.; Surfside Tennis Club Inc.; Tennis Officials Australia Victoria Division Inc.; The Dental Hygienists' Association of Australia (Victorian Branch) Inc.; The Kew Ladies' Probus Club Inc.; The Word Diggers Club Inc.; Victorian Poll Hers Inc.; Wednesday Social Club Inc.; Wyndhamvale Equine Owners Club Inc.

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

Dated 20 August 2015

DAVID JOYNER
Deputy Registrar of
Incorporated Associations
PO Box 4567
Melbourne, Victoria 3001

Associations Incorporation Reform Act 2012

SECTION 135

I, David Joyner, Deputy Registrar 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:

Asia Pacific Alcohol Policy Forum Inc.; Association of Research & Intercultural Activities Inc.; Australian College of Natural Medicine Inc.; Australian Marine Pilots Association Inc.; Border Paediatric Fundraising Group Inc.; Central Goldfields Christian College Inc.; Eastern Vipers In-Line Hockey Club Inc.; Forte Knox Cycling Club Inc.; Friends of the Museum of Modern Art at Heide Inc.; Get Off Drugs Naturally Inc.; Hastings Cricket Club Inc.; Jan Wilson Community Centre Inc.; Jobs-A New Approach Inc.; Micro Business Network Inc.; Persatuan Melayu Nasqshbandi Khalidia (Malay Naqshbandi Khalidia Association) Inc.; Puckapunyal Playgroup Inc.; Sebastian Clearly Vicious Fishing Club Inc.; South Western District Racing Association Inc.; South-East Eagles Basketball Club Inc.; Tallangatta & Districts Heritage Group Incorporated; Taradale Tennis Club Inc.; The Australian Chinese Chamber of Commerce Inc.; The Olive Tree Community House Thomastown/Lalor Inc.; United-Laharum Junior Football Club Inc.; Victorian Eastern Development Association Inc.; Vietnamese Recreational and Cultural Club Inc.; Woorarra Inc.; Y.M.C.A. of Moorabool Inc.; Yea Indoor Netball Association 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 20 August 2015

DAVID JOYNER
Deputy Registrar of
Incorporated Associations
PO Box 4567
Melbourne, Victoria 3001

Co-operatives National Law (Victoria)

KORUMBURRA COMMUNITY CHILDCARE CO-OPERATIVE LIMITED

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

Dated at Melbourne 20 August 2015

DAVID JOYNER
Deputy Registrar of Cooperatives

Electoral Act 2002

CHANGES TO REGISTER OF POLITICAL PARTIES

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

Former name of party: Australian Country Alliance.

Former abbreviation of name: ACA.

New name of party: Australian Country Party.

New abbreviation of name: Country Party.

Dated 17 August 2015

WARWICK GATELY, AM
Victorian Electoral Commission

Crown Land (Reserves) Act 1978

DETERMINATION OF FIREWOOD COLLECTION AREA

I, Daniel McLaughlin, District Manager Northern Rivers, Parks Victoria, make the following determination under section 21P of the **Crown Land (Reserves) Act 1978**.

Definitions

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

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

Determination

Each area of land shown hatched on a plan lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning, the number of which is shown in column 1 of an item in the table in this determination, is a firewood collection area for the purposes of section 21P of the **Crown Land (Reserves) Act 1978**, effective from the opening date for that area until the closing date for that area (inclusive).

Table – Firewood collection areas

Item no.	Column 1 LEGL no.	Column 2 PV region	Column 3 PV district	Column 4 Name of firewood collection area	Column 5 Opening date	Column 6 Closing date
1	LEGL./14-115	Northern Region	Northern Rivers District	Darcys Bend	01/09/2015	30/11/2015

Notes

- The information in columns 2, 3 and 4 of the table is for information only.
- PV** means Parks Victoria.
- The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning – see <<https://www.landata.vic.gov.au/tpc/>>. Maps of firewood collection areas that are open from time to time may be obtained from <www.delwp.vic.gov.au/firewood>.
- There are no firewood collection areas open outside the firewood collection seasons as defined in the **Crown Land (Reserves) Act 1978**.

Dated 17 August 2015

DANIEL McLAUGHLIN
 District Manager Northern Rivers
 Parks Victoria
 as delegate of the Secretary to the
 Department of Environment, Land, Water and Planning

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Peter Foster, District Manager North West, Parks Victoria, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

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

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

Determination

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

Table – Firewood collection areas

Item no.	Column 1 LEGL no.	Column 2 PV region	Column 3 PV district	Column 4 Name of firewood collection area	Column 5 Opening date	Column 6 Closing date
1	LEGL./14-511	Northern Victoria	North West	Coreena Bend–Billabong Track	01/09/2015	20/11/2015
2	LEGL./14-512	Northern Victoria	North West	Piambie East–River Track	01/09/2015	20/11/2015
3	LEGL./12-258	Northern Victoria	North West	Pile Bend 1	01/09/2015	20/11/2015
4	LEGL./15-478	Northern Victoria	North West	Wallpolla Island	01/09/2015	20/11/2015

Notes

- The information in columns 2, 3 and 4 of the table is for information only.
- PV** means Parks Victoria.
- The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning, – see <<https://www.landata.vic.gov.au/tpc/>>. Maps of firewood collection areas that are open from time to time may be obtained from <www.delwp.vic.gov.au/firewood>.
- There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 15 August 2015

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

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Scott Falconer, Fire and Land Regional Manager, Loddon Mallee Region, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

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

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

Determination

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

Table – Firewood collection areas

Item no.	Column 1 LEGL no.	Column 2 DELWP region	Column 3 DELWP district	Column 4 Name of firewood collection area	Column 5 Opening date	Column 6 Closing date
1	LEGL./12-271	Loddon Mallee	Murray Goldfields	Hardys South	01/09/2015	30/11/2015
2	LEGL./14-102	Loddon Mallee	Murray Goldfields	Jacksons	01/09/2015	30/11/2015
3	LEGL./12-268	Loddon Mallee	Murray Goldfields	Malakoff	01/09/2015	30/11/2015
4	LEGL./15-004	Loddon Mallee	Murray Goldfields	Taig Road South 1	01/09/2015	30/11/2015
5	LEGL./15-015	Loddon Mallee	Murray Goldfields	Maggs Lane	01/09/2015	30/11/2015
6	LEGL./13-275	Loddon Mallee	Murray Goldfields	Dunns Reef	01/09/2015	30/11/2015
7	LEGL./15-023	Loddon Mallee	Murray Goldfields	Bells Lane	01/09/2015	30/11/2015
8	LEGL./15-005	Loddon Mallee	Murray Goldfields	Fence Track	01/09/2015	30/11/2015
9	LEGL./15-007	Loddon Mallee	Murray Goldfields	One Eye	01/09/2015	30/11/2015
10	LEGL./13-093	Loddon Mallee	Murray Goldfields	The Wedge	01/09/2015	30/10/2015
11	LEGL./15-008	Loddon Mallee	Murray Goldfields	Painswick	01/09/2015	30/11/2015

Item no.	Column 1 LEGL no.	Column 2 DELWP region	Column 3 DELWP district	Column 4 Name of firewood collection area	Column 5 Opening date	Column 6 Closing date
12	LEGL./15-009	Loddon Mallee	Murray Goldfields	Hookes Lane	01/09/2015	30/11/2015
13	LEGL./15-452	Loddon Mallee	Murray Goldfields	Dardenelles	01/09/2015	30/11/2015
14	LEGL./14-313	Loddon Mallee	Murray Goldfields	Pigeon Gully East	01/09/2015	30/11/2015
15	LEGL./14-120	Loddon Mallee	Murray Goldfields	New German	01/09/2015	30/11/2015
16	LEGL./15-019	Loddon Mallee	Murray Goldfields	Ironbark	01/09/2015	30/11/2015
17	LEGL./15-453	Loddon Mallee	Murray Goldfields	Days Lane	01/09/2015	30/11/2015
18	LEGL./15-014	Loddon Mallee	Murray Goldfields	Bray Road	01/09/2015	30/11/2015

Notes

1. The information in columns 2, 3 and 4 of the table is for information only.
2. **DELWP** means Department of Environment, Land, Water and Planning.
3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning – see <<https://www.landata.vic.gov.au>>, select Central Plan Office, and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from <www.delwp.vic.gov.au/firewood>.
4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 17 August 2015

SCOTT FALCONER
Fire and Land Regional Manager, Loddon Mallee
Department of Environment, Land, Water and Planning
as delegate of the Secretary to the
Department of Environment, Land, Water and Planning

Forests Act 1958**DETERMINATION OF FIREWOOD COLLECTION AREAS**

I, Tim Wearne, Acting Fire and Land Regional Manager, Barwon South West, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

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

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

Determination

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

Table – Firewood collection areas

Item no.	Column 1 LEGL no.	Column 2 DELWP region	Column 3 DELWP district	Column 4 Name of firewood collection area	Column 5 Opening date	Column 6 Closing date
1	LEGL./15-165	Barwon South West	Far South West	Annya–Loftus Rd	1/09/2015	30/11/2015
2	LEGL./15-469	Barwon South West	Far South West	Annya–Myamyn Rd 2	1/09/2015	30/11/2015
3	LEGL./15-470	Barwon South West	Far South West	Annya–Noskees Road	1/09/2015	30/11/2015
4	LEGL./15-167	Barwon South West	Far South West	Back Road	1/09/2015	30/11/2015
5	LEGL./15-168	Barwon South West	Far South West	Cobboboonee–Sawyers Rd	1/09/2015	30/11/2015
6	LEGL./15-169	Barwon South West	Far South West	Cobboboonee–T and W / Boiler Swamp Rd	1/09/2015	30/11/2015
7	LEGL./15-172	Barwon South West	Far South West	Corndale–Long Lead Track	1/09/2015	30/11/2015
8	LEGL./15-173	Barwon South West	Far South West	Corndale–Mccombes Track	1/09/2015	30/11/2015
9	LEGL./15-174	Barwon South West	Far South West	Dartmoor–Spencers Track	1/09/2015	30/11/2015
10	LEGL./15-176	Barwon South West	Far South West	Drajurk–Martins Rd	1/09/2015	30/11/2015
11	LEGL./15-471	Barwon South West	Far South West	Gorae–Blackwood Road	1/09/2015	30/11/2015

12	LEGL./15-472	Barwon South West	Far South West	Gorae–Elbow Ford Road	1/09/2015	30/11/2015
13	LEGL./15-473	Barwon South West	Far South West	Gorae–Holmes Rd	1/09/2015	30/11/2015
14	LEGL./15-180	Barwon South West	Far South West	Hamilton–Dartmoor Road	1/09/2015	30/11/2015
15	LEGL./15-474	Barwon South West	Far South West	Lyons–Bourkes Rd	1/09/2015	30/11/2015
16	LEGL./15-182	Barwon South West	Far South West	Myamyn Rd	1/09/2015	30/11/2015
17	LEGL./15-183	Barwon South West	Far South West	Nangeela–Mcgaules Rd	1/09/2015	30/11/2015
18	LEGL./15-475	Barwon South West	Far South West	Nangeela–Richardson Road	1/09/2015	30/11/2015
19	LEGL./15-184	Barwon South West	Far South West	Nangeela–Tulich Road	1/09/2015	30/11/2015
20	LEGL./15-476	Barwon South West	Far South West	Rennick–North Block	1/09/2015	30/11/2015
21	LEGL./15-188	Barwon South West	Otway	Boorook Ground Firewood	1/09/2015	30/11/2015
22	LEGL./15-189	Barwon South West	Otway	Centre Road East Ground Firewood	1/09/2015	30/11/2015
23	LEGL./15-191	Barwon South West	Otway	Irrewillipe Ground Firewood	1/09/2015	30/11/2015
24	LEGL./15-477	Barwon South West	Otway	Jacksons Track Ground Firewood	1/09/2015	30/11/2015
25	LEGL./15-195	Barwon South West	Otway	Thompipe Ground Firewood	1/09/2015	30/11/2015

Notes

1. The information in columns 2, 3 and 4 of the table is for information only.
2. **DELWP** means Department of Environment, Land, Water and Planning.
3. The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning – see <<https://www.landata.vic.gov.au>>, select Central Plan Office and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from <www.delwp.vic.gov.au/firewood>.
4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 14 August 2015

TIM WEARNE
Acting Fire and Land Regional Manager
Barwon South West
Department of Environment, Land, Water and Planning
as delegate of the Secretary to the
Department of Environment, Land, Water and Planning

Forests Act 1958**DETERMINATION OF FIREWOOD COLLECTION AREAS**

I, Nicholas Ryan, Fire and Land Regional Manager, Port Phillip Region, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

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

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

Determination

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

Table – Firewood collection areas

Item no.	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
1	LEGL./15-457	Port Phillip	Yarra	Big Pats	01/09/2015	30/11/2015
2	LEGL./15-458	Port Phillip	Yarra	Britannia	01/09/2015	30/11/2015
3	LEGL./15-459	Port Phillip	Yarra	Dowey Spur	01/09/2015	30/11/2015
4	LEGL./15-460	Port Phillip	Yarra	Goodwood	01/09/2015	30/11/2015
5	LEGL./15-461	Port Phillip	Yarra	Herrod	01/09/2015	30/11/2015
6	LEGL./15-462	Port Phillip	Yarra	Learmonth	01/09/2015	30/11/2015
7	LEGL./15-463	Port Phillip	Yarra	Mackley	01/09/2015	30/11/2015
8	LEGL./15-464	Port Phillip	Yarra	McMahons	01/09/2015	30/11/2015
9	LEGL./15-465	Port Phillip	Yarra	Mississippi	01/09/2015	30/11/2015
10	LEGL./15-466	Port Phillip	Yarra	Mt Bride	01/09/2015	30/11/2015
11	LEGL./15-467	Port Phillip	Yarra	Torbets	01/09/2015	30/11/2015
12	LEGL./15-468	Port Phillip	Yarra	Woods Track	01/09/2015	30/11/2015

Notes

- The information in columns 2, 3 and 4 of the table is for information only.
- DELWP** means Department of Environment, Land, Water and Planning.
- The legal plan of any firewood collection area may be obtained from the Central Plan Office of the Department of Environment, Land, Water and Planning – see <<https://www.landata.vic.gov.au>>, select Central Plan Office and LEGL Plan. Maps of firewood collection areas that are open from time to time may be obtained from <www.delwp.vic.gov.au/firewood>.

4. There are no firewood collection areas open outside the firewood collection seasons as defined in the **Forests Act 1958**.

Dated 14 August 2015

NICHOLAS RYAN
 Fire and Land Regional Manager
 Port Phillip Region
 Department of Environment, Land, Water and Planning
 as delegate of the Secretary to the
 Department of Environment, Land, Water and Planning

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Feature Naming:

Place Name	Naming Authority and Location
Tim Lewczuk Bridge	VicRoads Located on the Western Ring Road (M80) over the Western Highway. For further details see map at www.dtpli.vic.gov.au/namingplaces

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
88269	Elstead Close	Mildura	Mildura Rural City Council The road traverses west from Deakin Avenue.
88125	Dairy Lane	Newtown	Greater Geelong City Council The road traverses west from Bloomsbury Street.
87024	Win-malee Street	Hadfield	Moreland City Council The road traverses north from Walter Street.

Office of Geographic Names

Land Victoria
 570 Bourke Street
 Melbourne 3000

JOHN E. TULLOCH
 Registrar of Geographic Names

**Heritage Act 1995****CORRECTION TO NOTICE OF REGISTRATION**

As Executive Director for the purpose of the **Heritage Act 1995**, I correct the notice published in the Victoria Government Gazette G 32, 13 August 2015, page 1757, such that Heritage Register Number H0940 John Kelly's Former House, 44 Kelly Street, Beveridge, is now included in the categories of Heritage Place and Archaeological Place.

Dated 20 August 2015

TIM SMITH
Executive Director

Interpretation of Legislation Act 1984**WASTE MANAGEMENT POLICY (SITING, DESIGN AND MANAGEMENT OF LANDFILLS) 2004**

On 14 December 2004, the Waste Management Policy (Siting, Design and Management of Landfills) was declared by the Governor in Council, pursuant to section 16A of the **Environment Protection Act 1970**. It was published in Government Gazette No. S264 on 14 December 2004.

The Waste Management Policy (Siting, Design and Management of Landfills) incorporates an Environment Protection Authority (EPA) Victoria publication entitled 'Best Practice Environmental Management – Siting, Design, Operation and Rehabilitation of Landfills, Publication 788' ('the Landfill BPEM'), as amended from time to time.

In accordance with section 32(4) of the **Interpretation of Legislation Act 1984**, notice is given that the Landfill BPEM has been amended and republished (as EPA Victoria publication 788.3, August 2015). Copies of this incorporated document have been lodged with the Clerks of the Parliament.

A copy of the incorporated document is available for inspection during normal business hours at EPA Victoria, Level 3, 200 Victoria Street, Carlton 3053. For more information, contact EPA Victoria on 1300 372 842. The incorporated document is also available via EPA Victoria's website (www.epa.vic.gov.au).

Land Tax Act 2005**GUIDELINES ISSUED UNDER SECTION 3B OF THE LAND TAX ACT 2005**

I, Tim Pallas, Treasurer, pursuant to section 3B of the **Land Tax Act 2005** publish these guidelines for the exercise of the power to exempt an absentee person from holding an absentee controlling interest in a corporation.

Dated 11 August 2015

TIM PALLAS MP
Treasurer

Land Tax Act 2005**TREASURER'S GUIDELINES**

The Victorian Government has introduced a 0.5 per cent land tax surcharge on land owned by absentee persons, to apply from 1 January 2016.

An 'absentee person' is defined as a natural person absentee, an absentee corporation and a trustee of an absentee trust. A natural person absentee is a person that is not an Australian or New Zealand citizen or a permanent resident of Australia, who does not ordinarily reside in Australia. An absentee corporation is a corporation incorporated outside Australia or a corporation in which an absentee person, or that person together with another absentee person, has a controlling interest. An absentee trust is a trust that has at least one absentee beneficiary.

The Treasurer may, in relevant circumstances, exempt an absentee person, who holds a controlling interest in a corporation, from being taken to have that controlling interest. The Treasurer may also delegate this decision-making power to the Commissioner of State Revenue, who in turn may sub-delegate to a member of staff of the State Revenue Office (SRO). If a delegation to the Commissioner is in force, the Treasurer cannot exercise the discretion. Further, irrespective of whether it is the Treasurer, Commissioner or a member of staff of the SRO who is making the decision, regard must be had to these Guidelines.

The effect of the exemption is that the corporation will not be an absentee corporation, and therefore will not be liable for the surcharge. The exemption will continue to apply subject to there being no material changes to the circumstances that gave rise to the exercise of the discretion.

The corporations that are not intended to be captured under the absentee owner surcharge from 1 January 2016 are corporations which conduct a commercial operation in Australia and whose commercial activities make a strong and positive contribution to the Victorian economy and community by engaging local labour and utilising local materials and services. All other taxes that are usually imposed on the corporation will remain in place.

In determining whether an exemption should be granted, the decision maker will have regard to the following general principles and relevant circumstances:

1. The nature and degree of ownership and control

- The degree of day-to-day control or input into the decisions of the absentee corporation that the absentee person may have.
- Whether the controlling interest is predominantly held by one absentee person or whether it is fragmented among a number of absentee persons. If the latter, whether those persons are related or connected.

2. Practical influence to determine, directly or indirectly, the outcome of decisions of the corporation

- Whether the absentee person acquired its controlling interest as part of an investment strategy solely for the purposes of obtaining an income stream.
- The level of influence of the absentee person in the investment decisions of the absentee corporation.

3. The ability to influence the outcome of financial and operating decisions of the corporation

- Whether the directors of the absentee corporation are required to follow the directions of the absentee person.
- The relationship between the persons responsible for the day-to-day operation of the absentee corporation and the absentee person.
- In the case where the controlling interest is held by a number of absentee persons, the number of those persons and whether they ordinarily act together to influence the outcome of decisions of the absentee corporation.

4. Any other relevant circumstances

In assessing other circumstances which would be relevant, consideration may also be given to the following:

Impact on the economy

- Whether the absentee corporation's business activities significantly contribute to the Victorian economy.
- Whether the absentee corporation carries on a substantial business activity in Victoria or whether it is merely a passive property investor.

Competition

- Whether the absentee corporation is able to compete fairly in the relevant marketplace and whether there are wider consequences for Victoria.
- Whether the Australian-based absentee corporation will be at a competitive disadvantage in providing an equivalent service or product.

Impact on the community

- The nature and extent of the absentee corporation's business activities in Victoria.
- The extent to which the absentee corporation utilises local labour (employees or contractors) or local resources, such as materials or services.

Satisfaction of Foreign Investment Review Board requirements

- Whether the absentee corporation has notified the Foreign Investment Review Board (FIRB) for the purposes of purchasing property for development either as part of its 'annual program' or otherwise.
- The nature of the approval that has been provided by the FIRB for the purposes of purchasing property for development.
- Whether the FIRB has imposed any conditions on the absentee corporation.

Character of the absentee corporation

- The extent to which the absentee corporation operates in a transparent manner and the extent to which it is subject to adequate and transparent regulation and supervision.
- The corporate governance practices of the entity.

Independence of management

- The location of the absentee corporation's central management and the ability for the management to make decisions independent of the absentee person that holds the controlling interest in the corporation.

A review of these Guidelines will be conducted within 12 months to ensure the exemption operates as intended. These Guidelines will remain in force until such time as new Guidelines are issued by the Treasurer and published in the Government Gazette.

Duties Act 2000**GUIDELINES ISSUED UNDER SECTION 3E OF THE DUTIES ACT 2000**

I, Tim Pallas, Treasurer, pursuant to section 3E of the **Duties Act 2000** publish these guidelines for the exercise of the power of exempting persons from holding controlling interests in foreign corporations or substantial interests in trust estates of foreign trusts.

Dated 11 August 2015

TIM PALLAS MP
Treasurer

Duties Act 2000**TREASURER'S GUIDELINES**

The Victorian Government has introduced a duty surcharge of 3 per cent on the purchase or acquisition of residential property in Victoria by a non-resident purchaser from 1 July 2015.

Transitional arrangements are in place to ensure that the surcharge will not apply retrospectively. Therefore, non-resident purchasers who enter into a dutiable transaction (for example, enters into a contract of sale) or a relevant acquisition of an interest in a landholder that holds residential property (for example, enters an agreement or arrangement for the relevant acquisition) before 1 July 2015, will not be subject to the surcharge.

A non-resident purchaser includes a foreign natural person, foreign corporation or a trustee of a foreign trust. In order for a corporation to be a foreign corporation, it must be either incorporated outside Australia, or have its controlling interest held by a foreign natural person, another foreign corporation or a trustee of a foreign trust. A trust is a foreign trust if the substantial interest in the capital of the trust estate is held by a foreign natural person, foreign corporation or the trustee of another foreign trust.

The Treasurer may exempt a person who has a controlling interest in a foreign corporation or a substantial interest in the capital of a trust estate of a foreign trust. The Treasurer may also delegate this decision-making power to the Commissioner of State Revenue, who in turn may sub-delegate to a member of staff of the State Revenue Office (SRO). If a delegation to the Commissioner is in force, the Treasurer cannot exercise the discretion. Irrespective of whether it is the Treasurer, Commissioner or a member of staff of the SRO who is making the decision, regard must be had to these Guidelines.

A person who has an exemption is taken not to have the controlling interest in the corporation or substantial interest in the trust estate. The effect of this is that the corporation or trust that purchases or acquires an interest in residential property will not be a foreign corporation or foreign trust, and therefore will not be liable for the surcharge.

The corporations and trusts that are not intended to be captured under the non-resident duty surcharge from 1 July 2015 are those corporations and trusts that are Australian-based and whose commercial activities add to the supply of housing stock in Victoria (either through new developments or through re-development, where such development is primarily residential). All other duties that are usually imposed will remain in place.

In determining whether an exemption should be granted, the decision maker will have regard to any one or more of the following general principles and circumstances:

1. The nature and degree of interest or ownership and control

- The degree of day-to-day control or input into the decisions of the corporation or trust a foreign person may have.
- Whether the foreign person's interest in the corporation or trust only grant to them limited rights.
- The remoteness of the foreign person's investment in the corporation or trust. For example, is it direct ownership or more remote through a series of other entities or investment platforms?

2. Practical influence to determine, directly or indirectly, the outcome of decisions of the entity

- Whether the foreign person acquired its controlling interest or substantial interest as part of an investment strategy solely for the purposes of obtaining an income stream.
- The level of involvement of the foreign person in the investment decisions of the corporation or trust.

3. The ability to influence the outcome of financial, operating and management decisions of the corporation or trust

- Whether the directors of the corporation or trustee of the trust are controlled or are required to follow the directions of the foreign person.
- The relationship between the persons responsible for the day-to-day operation of the corporation or trust and the foreign person.

4. Any other relevant circumstances

In assessing other circumstances which would be relevant, consideration may also be given to the following:

Impact on the economy

- Whether the corporation with a foreign controlling interest or trust with a foreign substantial interest can demonstrate that it is actively investing in and significantly

adding to the supply of housing stock in Victoria, or that its main commercial activity is in purchasing existing property or properties for redevelopment, refurbishment or conversion for sale or re-sale where the primary use of the redeveloped, refurbished or converted property is for residential purposes.

- Where land is acquired for development, re-development, or conversion purposes, the extent and nature of that development, re-development or conversion will be taken into account.
- Whether the entity has heavily invested in the development, re-development or conversion of the property and how far progressed they are in terms of obtaining any relevant planning or building approvals that is necessary for such development, re-development or conversion.

Competition

- Whether the foreign corporation or foreign trust is able to compete fairly in the Victorian marketplace and whether there are wider consequences for Victoria.
- Whether entities that are Australian-based but foreign controlled will be at a competitive disadvantage in providing an equivalent service or product in Victoria compared to locally domiciled entities.

For example, in purchasing residential property for the purpose of adding to new residential supply, consideration may be given to the competitive advantage/disadvantage that a wholly-owned Australian company may have compared to an Australian-based company with a controlling interest held by a foreign person/entity.

Impact on the community

- Whether the amount of housing stock that is supplied by the entity to the Victorian market is significant.
- Whether there is a considerable level of Australian participation in the corporation that conducts its activities in Victoria with a foreign controlling interest or trust with a foreign substantial interest.
- Whether the entity predominately employs or contracts for the services, materials of Australian building contractors and suppliers to engage in the development, re-development or conversion of residential property.

Satisfaction of Foreign Investment Review Board requirements

- Whether the Australian-based corporation with a foreign controlling interest or trust with a foreign substantial interest has notified the Foreign Investment Review Board (FIRB) for the purposes of purchasing residential property for development either as part of its 'annual program' or otherwise.
- The nature of the approval that has been provided by the FIRB for the purposes of purchasing residential property for development.
- Whether the FIRB has imposed any conditions on the entity.

Character of the controlling interest or substantial interest

- The extent to which the corporation or trust operates in a transparent manner and the extent to which it is subject to adequate and transparent regulation and supervision.
- The corporate governance practices of the entity.

Independence of management

- The location of the entity's central management and the ability for the management to make decisions independent of the foreign person that holds the controlling interest in the corporation or substantial interest in the trust estate.

A review of these Guidelines will be conducted within 12 months to ensure the exemption operates as intended. These Guidelines will remain in force until such time as new Guidelines are issued by the Treasurer and published in the Government Gazette.

Marine Safety Act 2010

Section 211(1)(b)

NOTICE CONTROLLING NAVIGATION IN THE VICINITY OF WORKS

Gippsland Ports Committee of Management Inc., as the declared waterway manager for Lake Tyers, make the following notice under section 211(1)(b) of the **Marine Safety Act 2010**.

For the purposes of works associated with the construction and development of the Lake Tyers Boat Ramp, the navigation and other movement of vessels in the works area is prohibited, excluding vessels involved in the works and Gippsland Ports vessels.

The works area is waters in the vicinity of the Lake Tyers boat ramp, bounded by the following coordinates (GDA94):

- 37° 51.121' S 148° 05.275' E
- 37° 51.117' S 148° 05.279' E
- 37° 51.117' S 148° 05.308' E
- 37° 51.142' S 148° 05.308' E
- 37° 51.137' S 148° 05.279' E

This notice has effect from date of publication to 25 October 2015, unless otherwise advertised on the Gippsland Ports website, signs at the boat ramp and through other media.

DAVID TALKO-NICHOLAS

as delegate of

Gippsland Ports Committee of Management Inc.

Victorian Managed Insurance Authority Act 1996

DECLARATION OF PARTICIPATING BODY

I, Robin Scott MP, being the Minister responsible for administering the **Victorian Managed Insurance Authority Act 1996** (the Act), pursuant to section 4(1)(c) of the Act, hereby declare the entity specified below to be a participating body for the purposes of the Act.

Goulburn Valley Waste and Resource Recovery Group

This declaration remains valid until revoked.

Dated 11 August 2015

ROBIN SCOTT MP

Minister for Finance

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

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

1 Objective

The objective of this Order is to prevent the entry or importation of the exotic disease daylily rust 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**, and published in Victoria Government Gazette G36 on 4 September 2014 at page 12, is **revoked**.

4 Definitions

In this Order –

‘**daylily rust**’ means the exotic disease *Puccinia hemerocallidis*.

‘**daylily rust host plant**’ means any plant or plant product of the genus *Hemerocallis*.

‘**daylily rust host material**’ means any daylily rust host plant, agricultural machinery or used package.

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

5 Controls applying to daylily rust host material

- (1) The entry or importation into Victoria of any daylily rust host material is prohibited.
- (2) Sub-clause (1) does not apply if the daylily rust 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 daylily 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 daylily 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 described in Schedule 1.

6 Verification of Consignments

- (1) Where requested by an inspector, daylily rust host material imported into Victoria which is required by clause 5(2)(b) to be accompanied by a certificate or declaration must be:
 - (a) presented to an inspector for inspection; or
 - (b) presented for verification by a person accredited to do so by the Department of Economic Development, Jobs, Transport and Resources.

7 Expiry

This Order remains in force for a period of 12 months after the date of making.

Schedule 1

- (1) Plants or plant products must be –
 - (a) sourced from a crop which has been –
 - (i) subject to an in-field rust control program with a fungicide registered for the control of daylily rust; and
 - (ii) inspected within 14 days of harvest and no daylily rust detected; and
 - (b) have all leaf material to the crown of the plant removed; and
 - (c) be treated by post-harvest dipping in a fungicide registered for the control of daylily rust; and
 - (d) be packed –
 - (i) free of soil and organic matter; and
 - (ii) in new packages; and
 - (iii) in a manner which prevents reinfection with rust spores.
- (2) Agricultural equipment must be –
 - (a) cleaned free of soil and organic matter by –
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) inspected and found free of soil and organic matter.

- (3) Used packages must be –
- (a) cleaned free of soil and organic matter by –
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) disinfected by dipping or spray rinsing for at least 1 minute with –
 - (i) a solution of phenolic disinfectant followed by rinsing with water; or
 - (ii) a solution of at least 50 ppm available chlorine where the pH is maintained between 6.5 to 7.0; or
 - (iii) another approved disinfectant.

Notes:

Section 38(1) 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 knowingly causing, permitting or assisting any host material to enter or be imported into Victoria in contravention of an importation order.

Section 38(2) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 10 penalty units in the case of a natural person, and 60 penalty units in the case of a body corporate, for causing, permitting or assisting any host material to enter or be imported into Victoria in contravention of an importation order.

Dated 18 August 2015

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF
ELECTRIC ANT HOST MATERIAL INTO VICTORIA

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

1 Objective

The objective of this Order is to prevent the entry or importation of electric ants 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**, and published in Victoria Government Gazette G36 on 4 September 2014 at page 2013, is **revoked**.

4 Definitions

In this Order –

‘**electric ant**’ means the exotic pest *Wassmannia auropunctata* Rogers.

‘**electric ant host material**’ means any material capable of harbouring electric ants including plants, plant products, agricultural equipment and used packages.

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

5 Controls applying to electric ant host material

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

(2) Sub-clause (1) does not apply if the electric ant 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 electric ant 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 electric ants; 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 described in Schedule 1.

6 Verification of Consignments

- (1) Where requested by an inspector, electric ant host material imported into Victoria which is required by clause 5(2)(b) to be accompanied by a certificate or declaration must be:
 - (a) presented to an inspector for inspection; or
 - (b) presented for verification by a person accredited to do so by the Department of Economic Development, Jobs, Transport and Resources.

7 Expiry

This Order remains in force for a period of 12 months after the date of making.

Schedule 1

Hosts of electric ant must –

- (1) in the case of plants, be grown or sourced from a property which –
 - (a) has been inspected within the last 28 days by an authorised inspector and found free of electric ants; and
 - (b) has not received electric ant host material from a property known to be, or suspected to be, infested with electric ants, unless treated in accordance with clauses (2), (3), (4), (5) or (6) of this schedule; or
- (2) in the case of plants, be treated by –
 - (a) incorporation of 2 g/kg granular bifenthrin at a rate of at least 10 ppm/m³ of potting media; or
 - (b) drenching with a solution containing 30–40 ml of 500 g/L chlorpyrifos per 100 L of water; or
 - (c) incorporation of 100 g/kg granular chlorpyrifos at the rate of 1 kg/m³ of potting media; or
 - (d) for householders only, drenching in a solution containing 16 ml of 12.5 g/L cyfluthrin per 10 L of water; or
- (3) in the case of containerised plants and flower or vegetable propagules, be grown –
 - (a) in a fully enclosed growth house; and
 - (b) in a sterile medium; and
 - (c) not directly in contact with soil; or
- (4) in the case of earth material, including landscaping materials, be –
 - (a) inspected within the last 28 days by an authorised inspector and found free of electric ants; and
 - (b) treated by heating to a minimum of 65.5°C using steam or dry heat; or
- (5) in the case of hay and straw, be treated by fumigation with methyl bromide at a rate of –
 - (a) 24–32 g/m³ at greater than 15°C for 24 hours; or
 - (b) 32–40 g/m³ at 10–15°C for 24 hours; or
- (6) in the case of turf, be –
 - (a) treated by cover spraying, at least 48 hours before lifting, with a solution of containing 500 g/L of chlorpyrifos at the rate of 2 L/ha; and
 - (b) despatched within 28 days of treatment; and

- (7) in the case of agricultural equipment be –
- (a) cleaned free of soil and organic matter by –
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) inspected and found free of electric ants; and
- (8) in the case of used packages be –
- (a) cleaned free of soil and organic matter by –
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) disinfected by dipping or spray rinsing for at least 1 minute with –
 - (i) a solution of phenolic disinfectant followed by rinsing with water; or
 - (ii) a solution of at least 50 ppm available chlorine where the pH is maintained between 6.5 to 7.0; or
 - (iii) another approved disinfectant; and
 - (c) inspected and found free of electric ants.

Notes:

Section 38(1) 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 knowingly causing, permitting or assisting any host material to enter or be imported into Victoria in contravention of an importation order.

Section 38(2) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 10 penalty units in the case of a natural person, and 60 penalty units in the case of a body corporate, for causing, permitting or assisting any host material to enter or be imported into Victoria in contravention of an importation order.

Dated 17 August 2015

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF FIRE ANT HOST MATERIAL INTO VICTORIA

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

1 Objective

The objective of this Order is to prevent the entry or importation of fire ants 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**, and published in Victoria Government Gazette G36 on 4 September 2014 at page 2015, is **revoked**.

4 Definitions

In this Order –

‘**fire ant**’ means the exotic pest red imported fire ant, *Solenopsis invicta* (Buren).

‘**fire ant host material**’ means any material capable of harbouring fire ants including plants, plant products, agricultural equipment and used packages.

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

5 Controls applying to fire ant host material

- (1) The entry or importation into Victoria of any fire ant host material is prohibited.
- (2) Sub-clause (1) does not apply if the fire ant 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 fire ant 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 fire ants; 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 described in Schedule 1.

6 Verification of Consignments

- (1) Fire ant host material imported into Victoria which is required by clause 5(2)(b) to be accompanied by a certificate or declaration must be:
 - (a) presented to an inspector for inspection; or
 - (b) presented for verification by a person accredited to do so by the Department of Economic Development, Jobs, Transport and Resources.

7 Expiry

This Order remains in force for a period of 12 months after the date of making.

Schedule 1

Hosts of fire ant must –

- (1) be grown or sourced from a property located more than 5 km of a known or suspected infestation of fire ants; or
- (2) in the case of plants, be grown or sourced from a property which –
 - (a) has been inspected within the last 28 days by an authorised inspector and found free of fire ants; and
 - (b) has not received fire ant host material from a property known to be, or suspected to be, infested with fire ants, unless treated in accordance with clauses (3), (4), (5), (6) or (7) of this schedule; or
- (3) in the case of plants, be treated by –
 - (a) incorporation of 2 g/kg granular bifenthrin at a rate of at least 10 ppm/m³ of potting media; or
 - (b) drenching with a solution containing 30–40 ml of 500 g/L chlorpyrifos per 100 L of water; or
 - (c) incorporation of 100 g/kg granular chlorpyrifos at the rate of 1 kg/m³ of potting media; or
 - (d) for householders only, drenching in a solution containing 16 ml of 12.5 g/L cyfluthrin per 10 L of water; or
- (4) in the case of containerised plants and flower or vegetable propagules, be grown –
 - (a) in a fully enclosed growth house; and
 - (b) in a sterile medium; and
 - (c) not directly in contact with soil; or
- (5) in the case of earth material, including landscaping materials, be –
 - (a) inspected within the last 28 days by an authorised inspector and found free of fire ants; and

- (b) treated by –
 - (i) heating to a minimum of 65.5°C using steam or dry heat; or
 - (ii) if a diagnostic sample, freezing to at least -20°C for at least 24 hours; or
- (6) in the case of hay and straw, be treated by fumigation with methyl bromide at a rate of –
 - (a) 24–32 g/m³ at greater than 15°C for 24 hours; or
 - (b) 32–40 g/m³ at 10–15°C for 24 hours; or
- (7) in the case of turf, be –
 - (a) treated by cover spraying, at least 48 hours before lifting, with a solution of containing 500 g/L of chlorpyrifos at the rate of 2 L/ha; and
 - (b) despatched within 28 days of treatment; and
- (8) in the case of agricultural equipment be –
 - (a) cleaned free of soil and organic matter by –
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) inspected and found free of fire ants; and
- (9) in the case of used packages be –
 - (a) cleaned free of soil and organic matter by –
 - (i) brushing; or
 - (ii) high pressure water; or
 - (iii) steam; and
 - (b) disinfected by dipping or spray rinsing for at least 1 minute with –
 - (i) a solution of phenolic disinfectant followed by rinsing with water; or
 - (ii) a solution of at least 50 ppm available chlorine where the pH is maintained between 6.5 to 7.0; or
 - (iii) another approved disinfectant; and
 - (c) inspected and found free of fire ants.

Notes:

Section 38(1) 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 knowingly causing, permitting or assisting any host material to enter or be imported into Victoria in contravention of an importation order.

Section 38(2) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 10 penalty units in the case of a natural person, and 60 penalty units in the case of a body corporate, for causing, permitting or assisting any host material to enter or be imported into Victoria in contravention of an importation order.

Dated 17 August 2015

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer



Water Act 1989

GOULBURN MURRAY RURAL WATER CORPORATION

Extension of Goulburn Murray Irrigation District

Notice is hereby given that Goulburn Murray Rural Water Corporation intends to extend the Goulburn Murray Irrigation District by including the lands described as:

Description of Lands to be Included in the Goulburn Murray Irrigation District

Volume	Folio	Lot No. / Crown Allotment	Plan No. / Section	Parish	Area (Ha)
10032	227	1	PS306442M	Barwo	0.23
11167	666	1	PS628422W	Toolamba	1.18
8165	619	1, 2, 3, 4, 5 and 6	TP242193W	Janiember East	2.46
2563	526	1	TP546558M	Janiember East	0.23
5092	341	CA 1	6	Janiember East	0.43
10278	486	CA 164		Boosey	123.90
8876	891	CA 145		Pannoomilloo	268.74
9932	561	1	LP218363N	Girgarre	0.95
9427	419	1	LP135946	Turrumberry North	65.12
9427	420	2	LP135946	Turrumberry North	65.12
9427	421	3	LP135946	Turrumberry North	65.12
9427	422	4	LP135946	Turrumberry North	65.12
9443	376	1	LP138385	Turrumberry North	46.31
9443	377	2	LP138385	Turrumberry North	63.53
8898	479	1	TP635611Q	Turrumberry North	3.24
9047	322	1	TP514895X	Turrumberry North	126.96

and shown on Plan Numbers GMW437, GMW438, GMW439, GMW440, GMW441, GMW442 and GMW443.

The Corporation invites submissions in respect to the proposal. Any submissions should set out the grounds on which the submission is made and may be received by the Corporation within one month of publication of this notice in the Victoria Government Gazette. A copy of the proposal may be inspected, free of charge, at the office of Goulburn Murray Rural Water Corporation, 40 Casey Street, Tatura, during business hours.

DANIEL IRWIN
Acting General Manager, Customer Operations

**Water Act 1989****GOULBURN MURRAY RURAL WATER CORPORATION****Extension of Tungamah Water District**

Notice is hereby given that Goulburn Murray Rural Water Corporation intends to extend the Tungamah Water District by including the lands described below and shown on Plan Number GMW436.

Description of Lands to be Included in the Tungamah Water District

Volume	Folio	Lot No.	Plan No.	Parish	Area (Ha)
10637	331	1	LP204292N	Pine Lodge	26.37

The Corporation invites submissions in respect to the proposal. Any submissions should set out the grounds on which the submission is made and may be received by the Corporation within one month of publication of this notice in the Victoria Government Gazette. A copy of the proposal may be inspected, free of charge, at the office of Goulburn Murray Rural Water Corporation, 40 Casey Street, Tatura, during business hours.

DANIEL IRWIN
Acting General Manager, Customer Operations

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C166

The Minister for Planning has approved Amendment C166 to the Casey Planning Scheme.

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

The Amendment introduces and applies Schedule 6 to the Special Use Zone to the land subject to the 'Cranbourne Racing Complex and Surrounds Investment and Development Plan'; introduces the 'Cranbourne Racing Complex and Surrounds Investment and Development Plan' into the Casey Planning Scheme as an Incorporated Document; deletes the Development plan Overlay from the land that is being rezoned.

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 Casey, Magid Drive, Narre Warren.

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

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C59

The Minister for Planning has approved Amendment C59 to the Greater Geelong Planning Scheme.

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

The Amendment introduces and applies Design and Development Overlay Schedules 35, 36 and 38 to the flight paths for the current and future emergency helipads at the Geelong Hospital.

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 Geelong City Council, 100 Brougham Street, Geelong.

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

Planning and Environment Act 1987
GREATER GEELONG PLANNING SCHEME
Notice of Approval of Amendment
Amendment C274

The Minister for Planning has approved Amendment C274 to the Greater Geelong Planning Scheme.

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

The Amendment:

- lists 'Batman Park and Boat Sheds, The Esplanade, Indented Head, Heritage Review, August 2013' as a reference document in Clause 22.09;
- replaces the Schedule to Clause 43.01 and associated Heritage Overlay maps to delete HO262, HO1600, HO1601 and HO1602 and apply HO1963 to land in Batman Park, Indented Head; and
- amends the Schedule to Clause 81.01 to list the 'Batman Park Indented Head Incorporated Plan June 2015' as an incorporated document.

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

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

Planning and Environment Act 1987
MORELAND PLANNING SCHEME
Notice of Approval of Amendment
Amendment C149

The Minister for Planning has approved Amendment C149 to the Moreland 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 5 precincts, 1 serial listing, 5 individual places and replaces 1 individual place and 1 precinct in Lygon Street, Brunswick East, making associated schedule and map changes. The Amendment also amends Clause 21.05 and Clause 22.04 to include the Lygon Street Heritage Study (2012) as a reference document.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Moreland City Council, 90 Bell Street, Coburg.

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

Planning and Environment Act 1987

MOYNE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C57

The Minister for Planning has approved Amendment C57 to the Moyne 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 Moyne 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 Moyne Shire Council, Princes Street, Port Fairy.

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 C173

The Minister for Planning has approved Amendment C173 to the Stonnington Planning Scheme.

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

The Amendment applies to Dandenong Road between Tooronga Road and Bates Street, Malvern East, and:

- amends Clause 21.06 – Built Environment and Heritage, to include an implementation action for the Dandenong Road Area;
- amends Clause 21.09 – Reference Documents, to include the ‘Dandenong Road Urban Design Framework (Tooronga Road to Bates Street, Malvern East), December 2012’ as a reference document in the Planning Scheme;
- introduces Schedule 10 to the Design and Development Overlay (DDO10) at Clause 43.02 that reflects the outcomes of the Dandenong Road Urban Design Framework; and
- amends Planning Scheme Map No. 8DDO.

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, Civic Centre, corner Greville and Chapel Streets, Prahran.

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

Planning and Environment Act 1987
WANGARATTA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C43

The Minister for Planning has approved Amendment C43 to the Wangaratta 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 'Rural City of Wangaratta Heritage Study Review (Part 1)' and 'Urban Precincts 2011 – Volume 2: Rural Places, Final Report 2013' by amending the Schedule to the Heritage Overlay and maps to include 25 individual places and amending the Schedule to Clause 81 to reflect changes to the Incorporated Document – 'Rural City of Wangaratta Heritage Overlay Permit Exemptions Incorporated Plan, Revised April 2015'.

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 Rural City of Wangaratta Council, 62–68 Ovens Street, Wangaratta.

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

Planning and Environment Act 1987
WODONGA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C118

The Minister for Planning has approved Amendment C118 to the Wodonga Planning Scheme.

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

The Amendment corrects errors, updates reference documents and deletes redundant planning 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 Wodonga City Council, 104 Hovell Street, Wodonga.

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

ORDERS IN COUNCIL**Crown Land (Reserves) Act 1978**

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** gives notice of intention to revoke the following temporary reservations:

BACCHUS MARSH – The temporary reservation by Order in Council of 27 November, 2001 of an area of 4066 square metres of land being Crown Allotment 7B, No Section, Township of Bacchus Marsh, Parish of Korkuperrimul as a site for Public purposes (Police and Court House purposes). – (072011789)

BALLARAT – The temporary reservation by Order in Council of 30 May, 2000 of an area of 1.153 hectares of land being Crown Allotment 12A, Section 13B, Township of Ballarat, Parish of Ballarat as a site for Public purposes (Police and Court purposes). – (052010415)

BENALLA – The temporary reservation by Order in Council of 25 May, 1960 of an area of 1.002 hectares, more or less, of land in the Township of Benalla, Parish of Benalla (now described as Crown Allotment 1, Section K2) as a site for Public Buildings. – (Rs 3271)

COLAC – The temporary reservation by Order in Council of 17 July, 2001 of an area of 1.164 hectares of land being Crown Allotment 8, Section 37, Township of Colac, Parish of Colac as a site for Police purposes. – (05C91625)

CUT-PAW-PAW – The temporary reservation by Order in Council of 31 March, 1998 of an area of 1.950 hectares of land being Crown Allotment 18A1, Parish of Cut-Paw-Paw as a site for Public purposes (Police/Court House purposes). – (2004511)

HEIDELBERG – The temporary reservation by Order in Council of 11 November, 1867 of an area of 9207 square metres, more or less, of land in Section 7, (now described as Crown Allotment 9, Section 7), Township of Heidelberg, Parish of Keelbundora (formerly Township of Warringal) as a site for Police purposes, revoked as to part by various Orders, so far as the balance remaining. – (1204764)

PAKENHAM – The temporary reservation by Order in Council of 4 May, 2004 of an area of 2 hectares of land being Crown Allotment 2002, Parish of Pakenham as a site for Public purposes (Emergency Services) **so far only as** the portion containing 5535 square metres shown as Crown Allotment 2029, Parish of Pakenham on Original Plan No. OP123539 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2013628)

KORUMBURRA – The temporary reservation by Order in Council of 3 April, 1894 of an area of 5039 square metres, more or less, of land formerly being Crown Allotments 1, 2, 3 and 4, Township of Korumburra, Parish of Korumburra as a site for Public Buildings, revoked as to part by various Orders, **so far only as** the portion containing 1548 square metres shown as Crown Allotment 2014, Township of Korumburra, Parish of Korumburra on Original Plan No. OP123541 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (15010442)

WODONGA – The temporary reservation by Order in Council of 3 April, 2007 of an area of 7550 square metres of land being Crown Allotment 2017, Township of Wodonga, Parish of Wodonga as a site for Public purposes (Police and Court purposes). – (2016385)

MARYVALE – The temporary reservation by Order in Council of 24 June, 2003 of an area of 1.3 hectares of land being Crown Allotment 2010, Parish of Maryvale as a site for Public purposes (Police station and Courthouse). – (P371289)

SHEPPARTON – Crown Allotment 1, Section B, Township of Shepparton, Parish of Shepparton [area 2023 square metres], temporarily reserved for Police purposes by Order in Council of 27 April, 1868 and for the additional purpose of Court House by Order in Council of 14 January, 1879. – (Rs 0745)

SHEPPARTON – The temporary reservation by Order in Council of 22 August, 1950 of an area of 1012 square metres of land, now described as Crown Allotment 1A, Section B, Township of Shepparton, Parish of Shepparton, as a site for Police purposes. – (Rs 0745)

SHEPPARTON – The temporary reservation by Order in Council of 2 October, 1979 of an area of 823 square metres of land being Crown Allotment 4A, Section B, Township of Shepparton, Parish of Shepparton, as a site for Public Purposes (Police purposes). – (Rs 0745)

SHEPPARTON – The temporary reservation by Order in Council of 17 February, 1981 of an area of 1496 square metres of land, being Crown Allotment 2A, Section B, Township of Shepparton, Parish of Shepparton, as a site for a Court House. – (Rs 10964)

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

Dated 18 August 2015

Responsible Minister

HON LISA NEVILLE MP

Minister for Environment, Climate Change and Water

YVETTE CARISBROOKE
Clerk of the Executive Council

**Education and Training Reform Act 2006
and the Constitution of the William Angliss Institute of
Technical and Further Education Order 2013**

APPOINTMENT OF CHAIRPERSON TO THE BOARD OF THE WILLIAM ANGLISS
INSTITUTE OF TECHNICAL AND FURTHER EDUCATION

Order in Council

The Governor in Council, under section 3.1.16(1)(a) of the **Education and Training Reform Act 2006**, and clauses 12(a) and 13 of the Constitution appoints Anne Astin as Chairperson of the Board of the William Angliss Institute of Technical and Further Education from 1 September 2015 to 31 December 2015 (both dates inclusive).

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

Dated 11 August 2015

Responsible Minister:

THE HON STEVE HERBERT MP

Minister for Training and Skills

YVETTE CARISBROOKE
Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF CHAIRPERSON TO THE BOARD OF THE WILLIAM ANGLISS
INSTITUTE OF TECHNICAL AND FURTHER EDUCATION

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

Anne Astin's period of appointment is from 1 September 2015 to 31 December 2015 (both dates inclusive).

3. Duties and responsibilities of the position

The function of the Chairperson is to chair the Board of the William Angliss Institute of Technical and Further Education.

4. Termination Arrangements

This appointment will cease on 31 December 2015. However, under section 3.1.18 of the **Education and Training Reform Act 2006**, a Chairperson appointed by the Governor in Council may be removed from office by the Governor in Council at any time.

5. Payment Provisions

The remuneration, fees and allowances will be fixed from time to time by the Minister under clause 3(3) of Schedule 2 of the **Education and Training Reform Act 2006**.

6. Superannuation Obligations

If the Chairperson is remunerated, the board must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992** (Cth) if required by that Act.

7. Travel and Personal Expenses arrangements

Travel and Personal Expenses of the Chairperson by the Board will only be approved if consistent with current Victorian Government policy. The current policy is set out in the Appointment and Remuneration Guidelines for Victorian Boards, Statutory Bodies and Advisory Committees issued by the Department of Premier and Cabinet in July 2011 and updated in July 2015.

8. Leave Arrangements

Not applicable.

9. Prior Service

Anne Astin served as a board nominee director on the Board of the William Angliss Institute of Technical and Further Education from June 2014 to 31 May 2015. She resigned her position as board nominee director to take up the position of Chairperson from 1 June 2015. She is being proposed for reappointment as Chairperson as she has the skills and experience necessary to continue in this position.

**Education and Training Reform Act 2006
and the Constitution of the Gordon Institute of Technical and
Further Education Order 2013**

APPOINTMENT OF CHAIRPERSON TO THE BOARD OF THE GORDON INSTITUTE
OF TECHNICAL AND FURTHER EDUCATION

Order in Council

The Governor in Council, under section 3.1.16(1)(a) of the **Education and Training Reform Act 2006**, and clauses 11(a) and clause 12 of the Constitution appoints Brian Williamson as Chairperson of the Board of the Gordon Institute of Technical and Further Education from the date of the Order to 31 December 2015 (both dates inclusive).

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

Dated 11 August 2015

Responsible Minister:

THE HON STEVE HERBERT MP

Minister for Training and Skills

YVETTE CARISBROOKE
Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF CHAIRPERSON TO THE BOARD OF THE
GORDON INSTITUTE OF TECHNICAL AND FURTHER EDUCATION

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

Brian Williamson's period of appointment is from the date of appointment to 31 December 2015 (both dates inclusive).

3. Duties and responsibilities of the position

The function of the Chairperson is to chair the Board of the Gordon Institute of Technical and Further Education.

4. Termination Arrangements

This appointment will cease on 31 December 2015. However, under section 3.1.18 of the **Education and Training Reform Act 2006**, a Chairperson appointed by the Governor in Council may be removed from office by the Governor in Council at any time.

5. Payment Provisions

The remuneration, fees and allowances will be fixed from time to time by the Minister under clause 3(3) of Schedule 2 of the **Education and Training Reform Act 2006**.

6. Superannuation Obligations

If the Chairperson is remunerated, the board must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992** (Cth) if required by that Act.

7. Travel and Personal Expenses arrangements

Travel and Personal Expenses of the Chairperson by the Board will only be approved if consistent with current Victorian Government policy. The current policy is set out in the Appointment and Remuneration Guidelines for Victorian Boards, Statutory Bodies and Advisory Committees issued by the Department of Premier and Cabinet in July 2011 and updated in July 2015.

8. Leave Arrangements

Not applicable.

9. Prior Service

Brian Williamson has served as the Chairperson on the Board of the Gordon Institute of Technical and Further Education since April 2013 and is being proposed for reappointment as he has the skills and experience necessary to continue in the position.

**Education and Training Reform Act 2006
and the Constitution of the South West Institute of Technical and
Further Education Order 2013**

APPOINTMENT OF CHAIRPERSON TO THE BOARD OF THE
SOUTH WEST INSTITUTE OF TECHNICAL AND FURTHER EDUCATION

Order in Council

The Governor in Council, under section 3.1.16(1)(a) of the **Education and Training Reform Act 2006**, and clauses 12(a) and 13 of the Constitution appoints Michael Weise as Chairperson of the Board of the South West Institute of Technical and Further Education from the date of the Order to 31 December 2015 (both dates inclusive).

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

Dated 11 August 2015

Responsible Minister:

THE HON STEVE HERBERT MP

Minister for Training and Skills

YVETTE CARISBROOKE
Clerk of the Executive Council

Education and Training Reform Act 2006

APPOINTMENT OF CHAIRPERSON TO THE BOARD OF THE
SOUTH WEST INSTITUTE OF TECHNICAL AND FURTHER EDUCATION

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

Michael Weise's period of appointment is from the date of appointment to 31 December 2015 (both dates inclusive).

3. Duties and responsibilities of the position

The function of the Chairperson is to chair the Board of the South West Institute of Technical and Further Education.

4. Termination Arrangements

This appointment will cease on 31 December 2015. However, under section 3.1.18 of the **Education and Training Reform Act 2006**, a Chairperson appointed by the Governor in Council may be removed from office by the Governor in Council at any time.

5. Payment Provisions

The remuneration, fees and allowances will be fixed from time to time by the Minister under clause 3(3) of Schedule 2 of the **Education and Training Reform Act 2006**.

6. Superannuation Obligations

If the Chairperson is remunerated, the board must pay superannuation contributions in accordance with the **Superannuation Guarantee (Administration) Act 1992** (Cth) if required by that Act.

7. Travel and Personal Expenses arrangements

Travel and Personal Expenses of the Chairperson by the Board will only be approved if consistent with current Victorian Government policy. The current policy is set out in the Appointment and Remuneration Guidelines for Victorian Boards, Statutory Bodies and Advisory Committees issued by the Department of Premier and Cabinet in July 2011 and updated in July 2015.

8. Leave Arrangements

Not applicable.

9. Prior Service

Michael Weise has served as the Chairperson on the Board of the South West Institute of Technical and Further Education since April 2013 and is being proposed for reappointment as he has the skills and experience necessary to continue in the position.

Education and Training Reform Act 2006APPOINTMENT OF TWO MEMBERS TO THE
ADULT, COMMUNITY AND FURTHER EDUCATION BOARD

Order in Council

The Governor in Council under sections 3.3.10(1) and 3.3.11 and clause 2(1) of Schedule 2 to the **Education and Training Reform Act 2006** appoints Phillip Chan and Michael Grogan as members of the Adult, Community and Further Education Board.

The terms and conditions of the appointments are contained in the attached Schedule.

Dated 18 August 2015

Responsible Minister:

THE HON. STEVE HERBERT, MP

Minister for Training and Skills

YVETTE CARISBROOKE
Clerk of the Executive Council

Education and Training Reform Act 2006APPOINTMENT OF TWO MEMBERS TO THE
ADULT, COMMUNITY AND FURTHER EDUCATION BOARD

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The members are appointed on a part-time basis.

2. Period of Appointment

The period of appointment is from the date of the Order to 30 June 2018 (both dates inclusive).

3. Duties and responsibilities of the position

Section 3.3.3 of the **Education and Training Reform Act 2006** (the Act) states that the main functions of the Adult, Community and Further Education Board (the Board) are to plan for and promote adult learning, allocate resources, develop policies and advise the Minister for Training and Skills on matters related to adult, community and further education.

4. Termination Arrangements

Clause 2(3) of Schedule 2 to the Act, stipulates that the office of a member becomes vacant if the member becomes bankrupt, is found guilty of an offence which is, or which would if committed in Victoria be, an indictable offence or is absent from 3 consecutive meetings of the Board without the leave of the Chairperson or in the case of the Chairperson without the Minister's leave.

5. Payment Provisions

Under clause 3(1) of Schedule 2 to the Act the members of the Board are entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council. The current remuneration for eligible Board members is a sitting fee of \$342 per full day or \$171 per half day Board commitment. Phillip Chan and Michael Grogan are eligible for remuneration.

6. Superannuation Obligations

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

7. Travel and Personal Expenses arrangements

Under clause 3(1) of Schedule 2 to the Act the members of the ACFE Board are entitled to receive the personal and travelling expenses that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council. Expenses will be paid in accordance with normal public service practices.

8. Leave Arrangements

There are no leave provisions for these part-time statutory positions.

9. Prior Service

Prior service is not applicable for long service or leave entitlement.

Education and Training Reform Act 2006**CHANGE OF NAME FROM ADULT MULTICULTURAL EDUCATION SERVICES
TO AMES AUSTRALIA****Order in Council**

The Governor in Council makes an Order that:

- (1) under section 3.3.28(1)(d) of the **Education and Training Reform Act 2006** the name of the Adult Multicultural Education Services is changed to AMES Australia; and
- (2) under section 3.3.28(2)(d) of the **Education and Training Reform Act 2006** the name of the board of Adult Multicultural Education Services is changed to the board of AMES Australia; and
- (3) under section 3.3.28(2)(h) of the **Education and Training Reform Act 2006** the Constitution of the Adult Multicultural Education Services Order 2013 (dated 3 September 2013 and published in Government Gazette G36 on 5 September 2013) is amended to **substitute** 'Adult Multicultural Education Services' (wherever occurring, other than in the note to clause 6) with 'AMES Australia'.

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

Dated 18 August 2015

Responsible Minister:

THE HON. STEVE HERBERT, MP

Minister for Training and Skills

YVETTE CARISBROOKE
Clerk of the Executive Council

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

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

93. *Statutory Rule:* Powers of Attorney Regulations 2015

Authorising Act: Powers of Attorney Act 2014

Date first obtainable: 18 August 2015

Code B

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