

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 47 Thursday 26 November 2015

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GENERAL

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The last Special Gazette was No. 365 dated 25 November 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
-

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL)
CHRISTMAS PERIOD 2015**

**GENERAL GAZETTE G51/15
THURSDAY 24 DECEMBER 2015**

Please Note:

The Victoria Government Gazette (General) (G51/15) will be published on **Thursday 24 December 2015**.

Copy deadlines:

Private Advertisements **9.30 am on Friday 18 December 2015**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Monday 21 December 2015**

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

**GENERAL GAZETTE G52/15
THURSDAY 31 DECEMBER 2015**

Please Note:

The final Victoria Government Gazette (General) for 2015 (G52/15) will be published on **Thursday 31 December 2015**.

Copy deadlines:

Private Advertisements **9.30 am on Wednesday 23 December 2015**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Wednesday 23 December 2015**

Office Hours:

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

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS



VICTORIA POLICE
ARMED ROBBERY
 IN
THORNBURY
\$100,000 REWARD

The cooperation of the public is sought to establish the identity of the person or persons responsible for the armed robbery at Renato Jewellers in High Street, Thornbury, on 27 August 2011.

A reward of up to one hundred thousand dollars (\$100,000) will be paid at the discretion of the Chief Commissioner of Police for information leading to the apprehension and subsequent conviction of the person or persons responsible for the armed robbery.

In appropriate cases, the Director of Public Prosecutions may consider, according to established guidelines, the granting of indemnification from prosecution to any person who provides information as to the identity of the principal offender or offenders in this matter.

Any information given will be treated as confidential and may be given at any time to Crime Stoppers – Toll Free – 1800 333 000.

Any payment will be subject to the applicant signing a deed of confidentiality prior to payment.

GRAHAM ASHTON
 Chief Commissioner of Police

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the business partnership heretofore subsisting between Melinda Hooper and Daniela Laycock carrying on the retail business known as Beautiful For Life Fitness Studio at 2/6 Holloway Drive, Bayswater, Victoria, has been dissolved as from 16 November 2015.

KARL SCHWABEGGER, late of 2 Foote Street, Dromana, Victoria 3936, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 April 2014, are required by the executors of the Will, Charlene Joy Schwabegger

and Nancy Debra Schwabegger, to send particulars of their claims to the undermentioned solicitor, within two months from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

AITKEN PARTNERS, lawyers and advisors,
 Lizia Lim,
 Level 28, 140 William Street, Melbourne,
 Victoria 3000.

MARGARET JEAN ALFORD, late of 14 Licola Road, Heyfield, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 14 November 2015, are required to send particulars thereof to the executor, care of the undermentioned solicitors, by 28 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.

BECKWITH CLEVERDON REES, solicitors,
 294 Collins Street, Melbourne 3000.

RUTH EMELYN THALASSA GENAT, late of 290 Tarrango Road, Yarra Junction, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 1 October 2015, are required to send particulars thereof to the executors, care of the undermentioned solicitors, by 28 January 2016, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

BECKWITH CLEVERDON REES, solicitors,
 294 Collins Street, Melbourne 3000.

Re: **FELICE DI CIERO**, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, late of 48 Allison Street, Sunshine West, Victoria, pensioner, who died on 31 July 2015, are required by the trustee, Paula Di Sisto, to send particulars to the trustee, care of the

lawyers named below, by 2 February 2016, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of the late JUNE ALICE MILTON, of Grossard Court, Cowes, Victoria, pensioner, deceased, who died on 20 January 2015, are required by the executrix, Carole Ann Bland, to send particulars of their claim to her, care of the undermentioned legal practitioners, by 22 January 2016, after which the executrix will distribute the assets of the deceased, having regard only to the claims of which she then has notice.

G. & G. LEGAL, legal practitioners,
14 Horne Street, PO Box 489, Sunbury 3429.

JENNIFER MEREDITH BUCHANAN, late of 319 Barkly Street, Buninyong, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2015, are required by James Fergusson Lambie and Thomas Lambie, the executors of the deceased's estate, to send particulars to them, care of the undermentioned lawyers, by 27 January 2016, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

HARWOOD ANDREWS,
101 Lydiard Street, North Ballarat 3353.

Creditors, next-of-kin and others having claims against the estate of JOHN HAMPDEN CRUTCH, late of 10 Higham Road, Hawthorn East, Victoria, who died on 10 June 2015, are required by the executor, Equity Trustees Limited, to send detailed particulars of their claims to the said executor, care of John J. Byrne Lawyer Pty Ltd, of 216 Charman Road, Cheltenham 3192, by 26 January 2016, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

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

Re: ALLAN LANGLEY, deceased, late of 12 Wexford Court, Narre Warren, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ALLAN LANGLEY, deceased, who died on 8 September 2015, are required by the trustee to send particulars of their claim to the undermentioned firm by 2 March 2016, after which date the trustee will convey or distribute assets, having regard only to the claims of which she then has notice.

KINGSTON LAWYERS PTY LTD,
barristers and solicitors,
8 Station Road, Cheltenham, Victoria 3192.

Re: THOMAS JAMES PETTIGREW, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 July 2015, are required by the trustee, Fiona Margaret Pettigrew, to send particulars to her solicitor at the address below by 26 January 2016, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

BRUCE CAMERON CLARK, late of 3/1 McDowell Street, Rosebud, professional cyclist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 April 2015, are required to send particulars of their claims to the trustee, care of the undermentioned solicitors, by 25 February 2016, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

RAYMOND FREDERICK PRINGUER, late of Ti Tree Lodge, 34A Balaka Street, Rosebud West, retired linesman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 July 2015, are required to

send particulars of their claims to the trustee, care of the undermentioned solicitors, by 25 February 2016, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

GENNARO TROISE, late of 34 Hope Street, Rosebud, storeman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 July 2014, are required to send particulars of their claims to the trustee, care of the undermentioned solicitors, by 25 February 2016, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

LORETTA JANETTE BREASLEY, late of Arcare, 58 Cochrane Street, Brighton, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 July 2015, are required by the executor, Jason Charles Swift, care of Mills Oakley Lawyers, Level 6, 530 Collins Street, Melbourne, Victoria, to send particulars to him by the date 26 January 2016, 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: PAUL LEO DE KOK, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 March 2015, are required by the personal representative, Denise Donald, to send particulars to the personal representative, care of Moores, lawyers, 9 Prospect Street, Box Hill, Victoria, by 27 January 2016, after which date the personal representative may convey or

distribute the assets, having regard only to the claims of which the personal representative has notice.

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

Re: ADA ALEXANDRA HARVEY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ADA ALEXANDRA HARVEY, late of Mercy Place Parkville Hostel, 1 William Street, Parkville, home duties, deceased, who died on 14 July 2015, are required to send particulars of their claims to the executor, Ronald William Lear, care of the undermentioned solicitors, by 15 February 2016, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

OGGE & LEE, solicitors,
403/34 Queens Road, Melbourne 3004.

MERNA IRENE OLVER, late of Kew Gardens Aged Care, 22–24 Gellibrand Street, Kew, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 August 2015, are required to send particulars of their claims to the executors, care of Perpetual Trustee Company Limited, ACN 000 001 007, of GPO Box 5035, Melbourne, Victoria 3001, by 4 February 2016, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of STANISLAW DYK, late of 33 Rodney Avenue, Merlynston, Victoria, pensioner, deceased, who died on 13 October 2015, are required to send particulars of such claims to the executors, care of the undermentioned solicitors, by 25 January 2016, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executors then have notice.

PIETRZAK SOLICITORS,
222 LaTrobe Street, Melbourne 3000.

Re: ANGELO CAPPADONA, late of Lifeview Residential Aged Care, 15 Stanley Street, Keysborough, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 March 2015, are required by Antonio Cappadona, the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned lawyers, by 31 January 2016, by which date the trustees 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.

Re: EDNA MAY ISOBEL LANE, late of 40 Sevenoaks Street, Balwyn, Victoria, widowed, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 August 2015, are required by Robert John Lane, the trustee of the estate of the deceased, to send particulars of their claims to him, care of the undermentioned lawyers, by 31 January 2016, by which date the trustees 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.

Re: Estate of ALBINA PETRAUSKAS.

Creditors, next-of-kin and others having claims in respect of the estate of ALBINA PETRAUSKAS, who died on 28 August 2015, are required by the personal representatives of the deceased, Grazina Ramanauskas and Nijole Juospaitis, the executrices of the estate, to send particulars to them by 19 February 2016, after which date the said personal representatives will distribute the assets of the deceased, having regard only to the claims of which they then shall have notice.

SOMERSWOOD LAWYERS,
barristers and solicitors,
56 Somers Street, Burwood, Victoria 3125.
Ref. 1199/Petrauskas.

DUDLEY JOSEPH DREW, late of Lot 5, St Johns Road, Wonga Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 23 August 2015, are

required to send particulars of their claims to the executor, Kenneth Robin Harrison, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the said executor will distribute the assets, having regard only to the claims of which he then has notice.

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

Re: KENDREW BOWDEN, late of 48 Haldane Street, Beaumaris, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 June 2015, are required by the trustees, Ann Alison Clarke, Susan Elizabeth Jenkins and Robyn Lynette Russ, to send particulars to the trustees, care of the undermentioned solicitors, by a date not later than two months from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

PROCLAMATIONS

Land Act 1958

PROCLAMATION OF ROADS

I, Linda Dessau, Governor of Victoria with the advice of the Executive Council and under section 25(3)(c) of the **Land Act 1958** proclaim as roads the following lands:

MUNICIPAL DISTRICT OF THE HEPBURN SHIRE COUNCIL

CLUNES – The land being Crown Allotment 2022, Parish of Clunes as shown on Original Plan No. OP123668 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2011383)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

TORRITA – The land being Crown Allotment 2001, Township of Torrita, Parish of Nyang as shown on Plan No. LEGL./14-075 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2020709)

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

Given under my hand and the seal of Victoria on 24 November 2015

(L.S.)

LINDA DESSAU
The Honourable Linda Dessau AM
Governor
By Her Excellency's Command

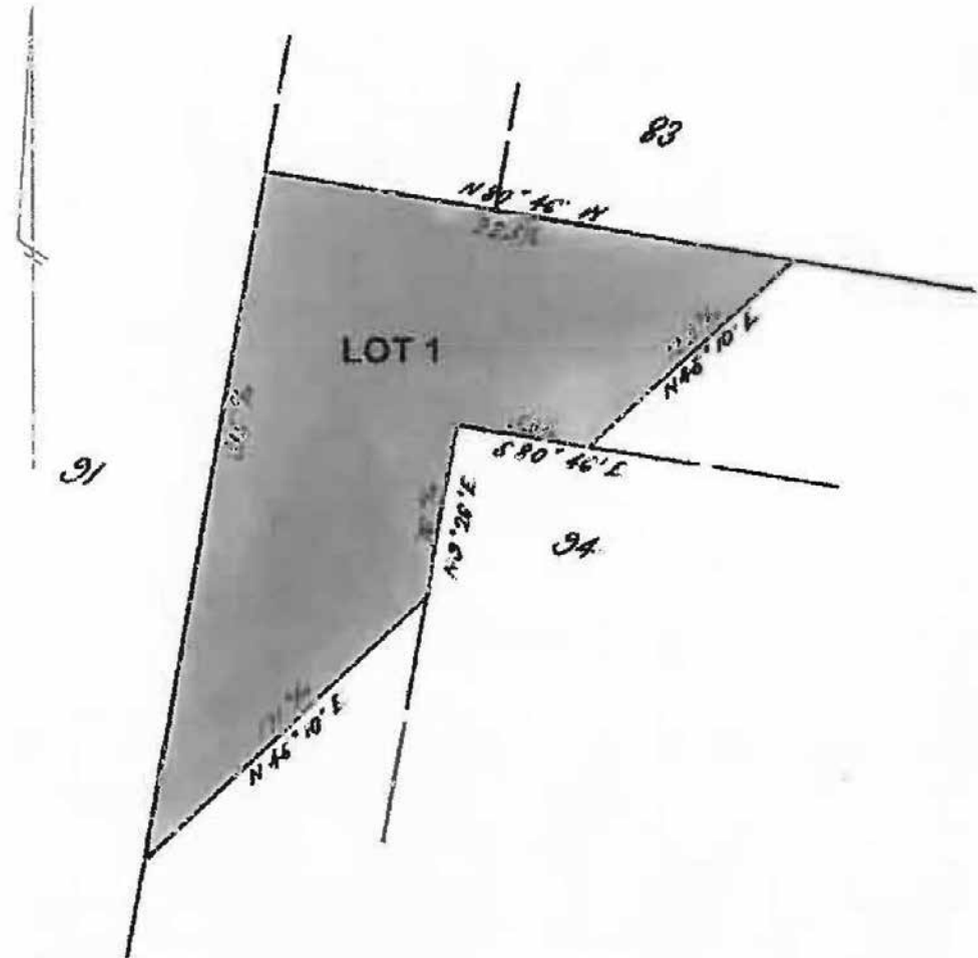
HON LISA NEVILLE MP
Minister for Environment, Climate Change and Water

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES****BAW BAW SHIRE COUNCIL**

Declaration of Public Highway

Pursuant to section 204(1) of the **Local Government Act 1989**, Baw Baw Shire Council, at its ordinary meeting on 14 October 2015, resolved to declare the section of land shown on the plan below as Lot 1 TP834381 to be a Public Highway.

Pursuant to section 59(2) of the **Transfer of Land Act 1958** Council intends to lodge the relevant documents in order to transfer Title for Lot 1 TP834381 to Council.

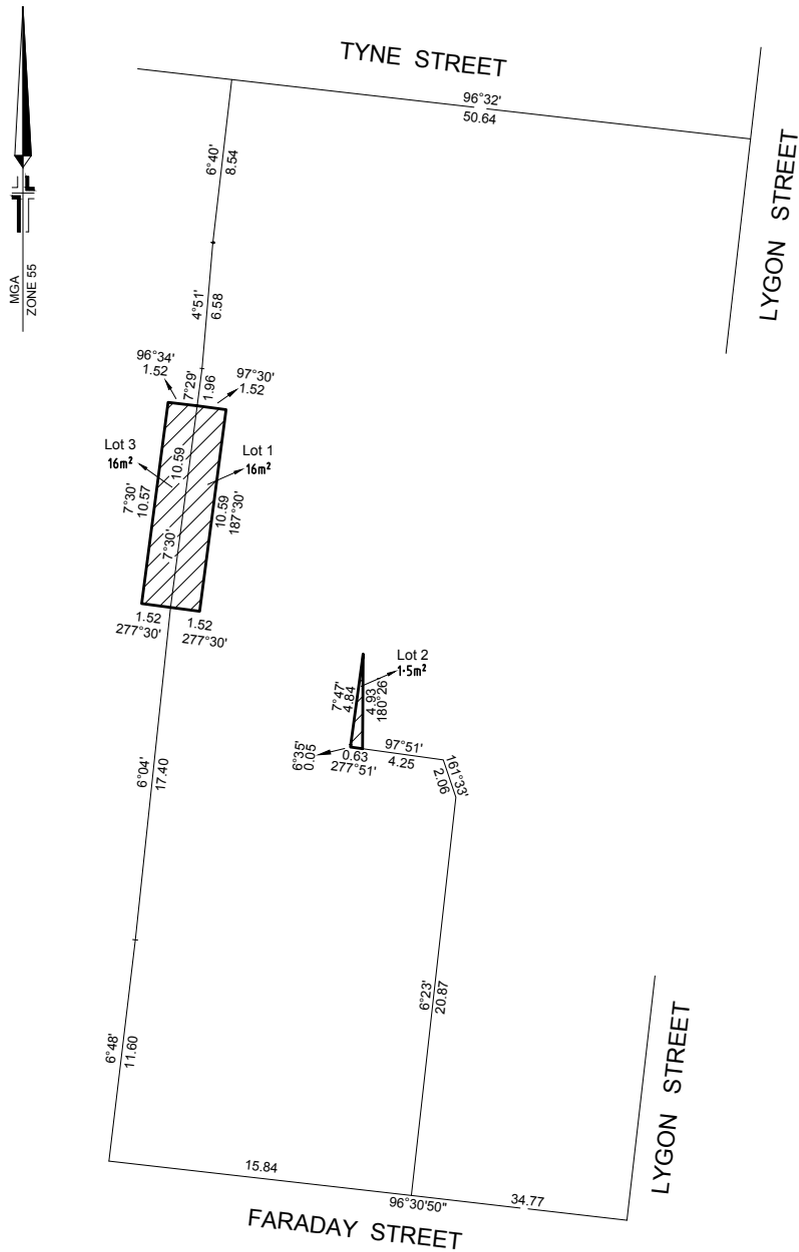


HELEN ANSTIS
Chief Executive Officer

MELBOURNE CITY COUNCIL

Road Discontinuance

Pursuant to section 206(1) and Clause 3 of Schedule 10 of the **Local Government Act 1989**, the Melbourne City Council (Council) declares the roads at the rear of Faraday Street, Carlton, shown hatched on the plan hereunder and labelled Lots 1, 2 and 3, discontinued. The Council intends to sell the resulting land to the relevant adjoining land owners.





COMMUNITY LOCAL LAW 2016

Notice is given pursuant to section 119 of the **Local Government Act 1989** that the Benalla Rural City Council has resolved to make a new Local Law to be known as the Community Local Law 2016.

On the commencement of this Community Local Law the following local law will be revoked: Community Local Law 2009.

The purpose of this Local Law is to provide:

- peace, order and good governance of the municipality in a safe and healthy environment so that the community can enjoy a quality of life that meets its expectations;
- the safe and equitable use and enjoyment of public places;
- the protection and enhancement of the amenity and environment of the municipality;
- the fair and reasonable use and enjoyment of private land;
- and the uniform and fair administration of this Local Law.

Community members are invited to make submissions on the proposed Local Law and copies can be obtained at www.benalla.vic.gov.au or the Customer Service Centre at 1 Bridge Street East, Benalla. Submissions should be received by 5 pm on 17 December 2015.

TONY McILROY
Chief Executive Officer

CITY OF PORT PHILLIP

Local Law No. 1 (Community Amenity) 2013

Notice is given pursuant to section 112(2) of the **Local Government Act 1989** that the City of Port Phillip has amended the Notice to Comply form issued under Clause 76 of City of Port Phillip's Local Law No. 1 (Community Amenity) 2013 (the Local Law), and found in Part 17 of the 'City of Port Phillip Procedures and Protocols Manual – 1 September 2013' (as amended 19 November 2015) (the Manual), an incorporated document of the Local Law.

The amendment made ensures the purpose for issuing a Notice to Comply, and the works or actions required to be undertaken to remedy the alleged breach of the Local Law are more clearly defined and better understood.

Copies of the Manual are available for inspection online at www.portphillip.vic.gov.au or at Council's offices.

TRACEY SLATTER
Chief Executive Officer

Planning and Environment Act 1987

GREATER GEELONG 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 C329

Planning Permit Application 108/2015

The land affected by the Amendment and the application is a portion of an unnamed drainage reserve abutting the southern boundary of De Stefano Drive, North Geelong, and to the balance (western portion) of De Stefano Drive abutting the southern side of the Multicultural Aged Care Services Facility (MACS).

The Amendment proposes to rezone the land from Public Park and Recreation Zone to General Residential Zone Schedule 1.

The application is for a permit to subdivide a part of the land purchased (from the adjoining drainage reserve) and consolidate it with the western portion of the De Stefano Road Reserve; to remove the Road Reservation from the title; consolidate the newly acquired area into other MACS property to the north; reconstruction of De Stefano Drive, provision of a controlled access to the MACS site; construction of a car park, and associated drainage and earthworks.

The person who requested the Amendment/permit is Fadgyas Planning Associates on behalf of the Multicultural Aged Care Services Geelong Inc.

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 Greater Geelong City

Council, Brougham Street Customer Service Centre, Ground Floor, 100 Brougham Street, Geelong – 8.00 am to 5.00 pm weekdays; ‘Amendments’ section of the City’s website, www.geelongaustralia.com.au/amendments; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

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

The closing date for submissions is Monday 11 January 2016.

Submissions must be in writing and sent to: The Coordinator, Strategic Implementation Unit, City of Greater Geelong, PO Box 104, Geelong, Victoria 3220; or by email to strategicplanning@geelongcity.vic.gov.au; or lodged online at www.geelongaustralia.com.au/amendments

For further information call the Strategic Implementation Unit on 5272 4820.

PETER SMITH
Coordinator Strategic Implementation

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C109

Manningham City Council has prepared Amendment C109 to the Manningham Planning Scheme.

The Amendment affects land throughout the City of Manningham that has been identified by the City of Manningham and Melbourne Water as being liable to inundation (flooding) in a 1 in 100 year storm event. The land affected is shown on the proposed planning scheme maps that form part of this Amendment.

The Amendment proposes to amend the Manningham Planning Scheme by replacing the existing Land Subject to Inundation Overlay (LSIO) and Special Building Overlay (SBO) with a new LSIO and three new Schedules to the SBO that distinguish between areas subject to inundation in relation to the ‘main’ drainage system (SBO1 – Melbourne Water drains) and the local drainage system (SBO2 and SBO3 – Council drains). SBO3 establishes additional planning permit exemptions for certain areas subject to inundation in relation to the ‘local’ drainage system.

More specifically the Amendment proposes to:

- amend the Municipal Strategic Statement at Clauses 21.12 and 21.16 to include reference to the ‘Flood Management Plan for Manningham Council and Melbourne Water June 2011’ and the ‘Development of the Special Building Overlay – Technical Report for Manningham City Council (Cardno) September 2015’;
- replace the existing schedule to the SBO at Clause 44.05 with new Schedules 1, 2 and 3; and
- update the Special Building Overlay (SBO) and Land Subject to Inundation Overlay (LSIO) maps to reflect the revised flood extent (land subject to inundation in a 1 in 100 year storm event) and to delineate areas to which SBO1, SBO2 and SBO3 apply.

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/Amendment-C109; 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 about the Amendment. 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. The closing date for submissions is 24 December 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/Amendment-C109

JOE CARBONE
Chief Executive Officer

Planning and Environment Act 1987
STONNINGTON PLANNING SCHEME

Notice of Preparation of Amendment
Amendment C193

Stonnington City Council has prepared Amendment C193 to the Stonnington Planning Scheme.

The land affected by the Amendment is 118 Union Street, Windsor.

The Amendment proposes to apply a Public Acquisition Overlay (PAO3) to 118 Union Street, Windsor.

The purpose of the Public Acquisition Overlay is to identify land which is proposed to be acquired by Council and to reserve that land for a public purpose (open space) and ensure that changes to the use and development of land do not prejudice the purpose for which the land is to be acquired.

The Amendment inserts Stonnington City Council Planning Scheme Map No. 4PAO (Public Acquisition Overlay).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Stonnington City Council, 311 Glenferrie Road, Malvern; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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 3 February 2016. A submission must be sent to City Strategy, City of Stonnington, PO Box 21, Prahran 3181.

SUSAN PRICE
Manager City Strategy

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 1 February 2016, 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.

REEVES, Jennifer Elizabeth, late of Unit 157, 134 Warragul-Lardner Road, Warragul, Victoria 3820, deceased, who died on 27 June 2015.

REICHEL, Peter, late of 11/8 Joffre Street, Camberwell, Victoria 3124, deceased, who died on 8 September 2015.

TREEBY, Ian Albert Brown, late of BlueCross Scotchmans Creek Aged Care, 450 Waverley Road, Mount Waverley, Victoria 3149, deceased, who died on 16 July 2015.

WARD, William Henry Harvey, late of Domain Aged Care, 79 Harnham Drive, Bairnsdale, Victoria 3875, deceased, who died on 21 September 2015.

WOODHALL, Heather, late of Geoffrey Cutter Nursing Home, Kenny Street, Ballarat, Victoria 3350, deceased, who died on 22 August 2015.

WORRALL, Allan William, late of Port Phillip Prison, Laverton, Victoria 3028, deceased, who died on 9 September 2015.

WROBEL, Stanislaw, late of 17/53 Alma Road, St Kilda, Victoria 3182, deceased, who died on 21 July 2015.

Dated 23 November 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 2 February 2016, 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.

ARNOLD, John, late of Kyneton Hospital, 7–25 Caroline Chisholm Drive, Kyneton, Victoria 3444, deceased, who died on 4 October 2015.

BELL, Beatrice May, late of Claremont Home, 288–294 Albert Road, South Melbourne, Victoria 3205, retired, deceased, who died on 30 July 2015, grant dated 18 November 2015.

BROOKS, Terry, late of 3 Alabama Close, Hoppers Crossing, Victoria 3029, deceased, who died on 6 August 2015.

GUSTINCIC, Eugene, late of Riverside House, 2 Rivers Street, Richmond, Victoria 3121, deceased, who died on 13 September 2015.

JONES, Leslie Anthony, late of Room 24, 101 Grey Street, St Kilda, Victoria 3182, deceased, who died on 15 September 2015.

MARTIN, Alfred John, late of Mercy Health Aged Care, 2 Clarke Street, Abbotsford, Victoria 3067, pensioner, deceased, who died on 12 August 2015.

Dated 24 November 2015

STEWART MacLEOD
Manager

Associations Incorporation Reform Act 2012

SECTION 134

I, David Joyner, 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:

Hawthorn Community Education Centre Inc.

Dated 26 November 2015

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

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:

FC Bendigo Inc.

Dated 26 November 2015

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

Co-operatives National Law (Victoria)

TFP 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 26 November 2015

DAVID JOYNER
Deputy Registrar of Cooperatives

Associations Incorporation Reform Act 2012

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:

+1 Foundation Inc.; Association of Friendship for Italians Abroad Inc.; Australian Halter Showcase Inc.; Charity Tap Incorporated; Club Red Social Club Inc.; Combined Charities Melbourne Inc.; Country Alliance Inc.; Dandenong City Bowling Club Inc.; Deakin Child Care Centre Association Inc.; Emerald and Monbulk Arthritis Support Group Inc.; Foot and Hand Carers Association Inc.; Foundation for Homeless Youth Inc.; Friends of Heatherton Park Inc.; Gippsland Indonesian Australian Association Inc.; Glenaladale Tennis Club Inc.; Honouring Our Heroes Euroa and District Inc.; Kinesiology Association of Victoria Inc.; Kivotos Tou Kosmou (Ark of the World) Melbourne Australia Inc.; Ladies Probus Club of Stonnington Inc.; Lions Ocean Grove Barwon Heads Retirement Village Inc.; Mallee Netball Association Inc.; Maverick Mob Inc.; National Seniors Australia – Camberwell & District Branch Inc.; National Seniors Australia Geelong Branch Inc.; North East Dance Club Inc.; NVES Social Club Inc.; Plymouth Rock Club of Australia Victorian Branch Incorporated; Portland Masonic Centre Board of Management Inc.; Rupertswood Netball Club Inc.; Sense of Place Projects Inc.; Southern Cross Children's Charity Inc.; St Johns Mulgrave Netball Club Inc.; The Bendigo Cat Club Inc.; The CMMD Rehabilitation Scholarship Fund for Disadvantaged Persons Inc.; The Odd Bods U.K. Association Inc.; The Point Nepean Patchworkers & Quilters Inc.; The Vortex Shed Inc.; Victorian Association of Traffic Safety Education Teachers Inc.; Western Suburbs Weightlifting Inc.; Yarra Ranges Women on Farms Gathering 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 26 November 2015

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

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

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

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area, being all of the land situated within 1.5 metres east of the Queens Road boundary of Albert Park (as defined in the **Australian Grands Prix Act 1994**) between the points marked A and B on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Tuesday 22 December 2015 and ending at 11.58 pm on Monday 11 April 2016.

Dated 18 November 2015

THE HON. LUKE DONNELLAN MP
Minister for Roads and Road Safety

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

THE HON. JOHN EREN MP
Minister for Tourism and Major Events

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

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

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

on Tuesday 22 December 2015 and ending at 11.58 pm on Monday 11 April 2016.

Dated 18 November 2015

THE HON. LUKE DONNELLAN MP
Minister for Roads and Road Safety
THE HON. LISA NEVILLE MP
Minister for Environment,
Climate Change and Water
THE HON. JOHN EREN MP
Minister for Tourism and Major Events

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

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

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area, being all of the land coloured green except for the land coloured green and marked 'Arthur' on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Tuesday 1 March 2016 and ending at 11.58 pm on Monday 28 March 2016.

Dated 18 November 2015

THE HON. LUKE DONNELLAN MP
Minister for Roads and Road Safety
THE HON. LISA NEVILLE MP
Minister for Environment,
Climate Change and Water
THE HON. JOHN EREN MP
Minister for Tourism and Major Events

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

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

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown**

Land (Reserves) Act 1978 and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area of land at the intersection of Roy Street and Queens Road, being the stratum of land hatched and coloured green on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, and marked on that plan as the 'top boundary of hatched area RL.16.40, bottom boundary of hatched area RL.12.40', is a designated access area for the period commencing at 12.02 am on Tuesday 1 March 2016 and ending at 11.58 pm on Monday 28 March 2016.

Dated 18 November 2015

THE HON. LUKE DONNELLAN MP
Minister for Roads and Road Safety
THE HON. LISA NEVILLE MP
Minister for Environment,
Climate Change and Water
THE HON. JOHN EREN MP
Minister for Tourism and Major Events

Australian Grands Prix Act 1994

DECLARED AREA

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

In accordance with section 27 of the **Australian Grands Prix Act 1994**, as the Ministers administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that all of the area of Albert Park (as defined in the **Australian Grands Prix Act 1994**) together with the following land surrounded by Albert Park (as so defined), namely, the land shown hatched on the plan numbered LEGL./04-478 and lodged in the Central Plan Office, is the declared area in respect of the year commencing on Friday 4 December 2015 and ending on Friday 2 December 2016.

Dated 18 November 2015

THE HON. LISA NEVILLE MP
Minister for Environment,
Climate Change and Water
THE HON. JOHN EREN MP
Minister for Sport
THE HON. JOHN EREN MP
Minister for Tourism and Major Events

Australian Grands Prix Act 1994

RACE PERIOD

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

In accordance with section 27 of the **Australian Grands Prix Act 1994**, as the Ministers administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the period commencing at 12.01 am on Tuesday 15 March 2016 and ending at 11.59 pm on Monday 21 March 2016 is the race period in respect of the year commencing on Friday 4 December 2015 and ending on Friday 2 December 2016.

Dated 18 November 2015

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

THE HON. JOHN EREN MP
Minister for Sport

THE HON. JOHN EREN MP
Minister for Tourism and Major Events

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996**, the Minister for Families and Children hereby declares that River Nile Children's Service is exempt from the following provisions of the Act:

- The requirement for the following to be submitted with an application for an approval of premises under section 9(2)(b) of the Act:
 - The elevation plans and a copy of the occupancy permit for the proposed premises (as prescribed in Schedule 1, Clauses 11(k) and 11(m) of the Children's Services Regulation 2009).
 - Area measurements of the children's rooms and outdoor space completed by a registered building practitioner (as prescribed in Schedule 1, Clauses 11(i) and 11(j) of the Regulations).
- The payment of the prescribed fees to accompany an application for an approval of premises and an application for a licence to operate a children's service under sections 9(2)(c) and 18(1)(b)(i) of the Act.

Dated 12 November 2015

HON. JENNY MIKAKOS MP
Minister for Families and Children

Co-operatives National Law (Victoria)

MOSSFIEL PRIMARY SCHOOL BUILDING CO-OPERATIVE LTD

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

Dated at Melbourne 26 November 2015

DAVID JOYNER
Deputy Registrar of Cooperatives

Casino Control Act 1991
Sections 62AB(4), 62AC(2) and 81AAB(2)

Gambling Regulation Act 2003
Section 3.2.3(4)

VICTORIAN COMMISSION FOR GAMBLING AND LIQUOR REGULATION

Notice of Specified Areas in the Melbourne Casino

By this notice, the Victorian Commission for Gambling and Liquor Regulation –

1. revokes all areas previously specified by notices published in the Government Gazette under sections 62AB(4), 62AC(2) and 81AAB(2) of the **Casino Control Act 1991**; and
2. gives notice under section 3.2.3(4) of the **Gambling Regulation Act 2003** (the Act) that, pursuant to the Ministerial Direction made under section 3.2.3(1)(h) of the Act on 23 October 2015, the following conditions must be specified in a notice under sections 62AB(4), 62AC(2) and 81AAB(2) of the **Casino Control Act 1991**, referred to in section 3.2.3(1)(g) of the Act; and
3. subject to the following conditions, specifies the areas shown in the attached Schedule for the purposes of sections 62AB(4), 62AC(2) and 81AAB(2) of the **Casino Control Act 1991**.

Conditions:

The Conditions of this notice are that:

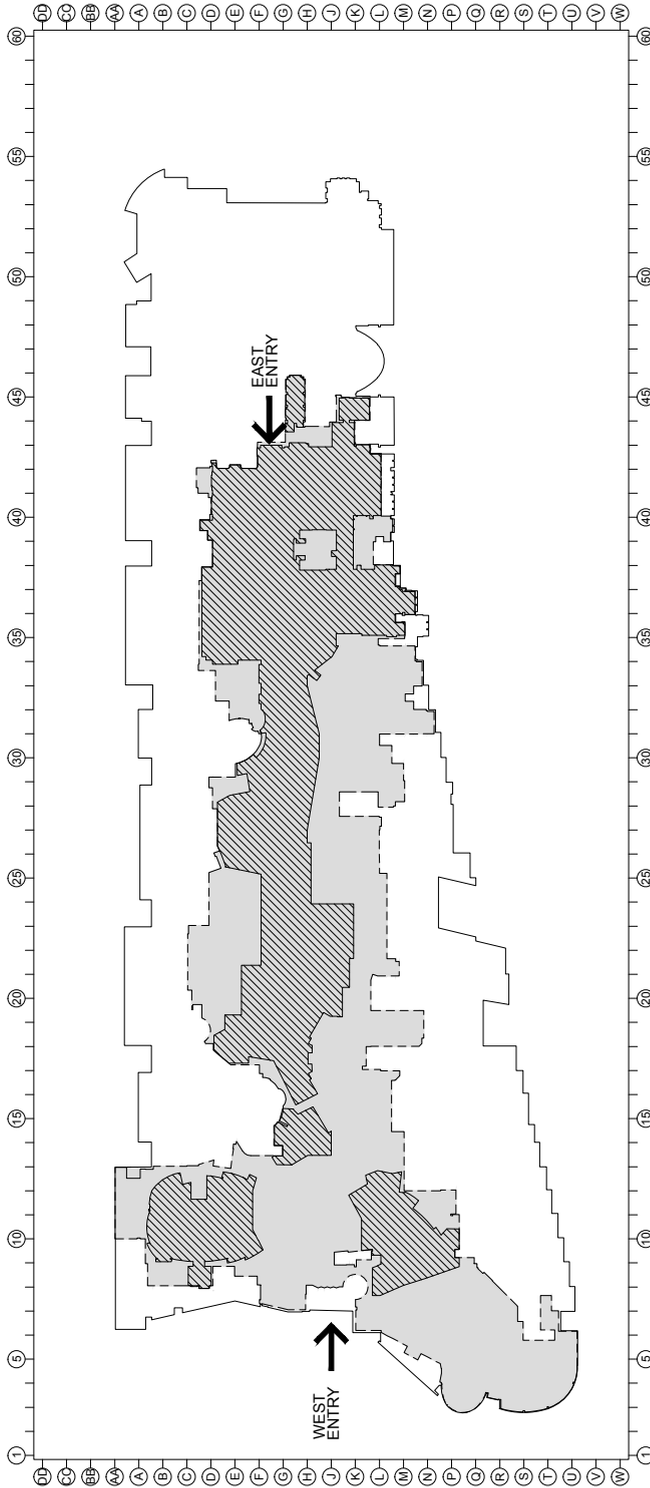
- (i) the total of –
 - (A) the total number of gaming machines which are operating at any time in a mode where spin rate, bet limit, autoplay and note acceptors are unrestricted (unrestricted mode) in all areas specified by notice under section 62AB(4) or 62AC(2) of the **Casino Control Act 1991**; plus
 - (B) the total number of gaming machines from which winnings or accumulated credits in excess of \$2,000 may be paid out in cash in all areas specified by notice under section 81AAB(2) of the **Casino Control Act 1991**; minus
 - (C) the total number of gaming machines which are both operating in unrestricted mode and from which winnings or accumulated credits in excess of \$2,000 may be paid out in cash as referred to in sub paragraph (B)must not exceed 1,000.
- (ii) a gaming machine located in an area specified by a notice under sections 62AB(4), 62AC(2) or 81AAB(2) of the **Casino Control Act 1991** and referred to in section 3.2.3(1)(g) of the Act, may only operate in unrestricted mode if:
 - (A) the pre-commitment system is communicating with the gaming machine and in order to access that unrestricted mode a person is required to use their player card, and has set a time limit and a net loss limit on their playing of gaming machines on that player card and has not exceeded either their time limit or the net loss limit; or
 - (B) the pre-commitment system is unable to communicate with the gaming machine due to a failure, act or omission of a person other than the Melbourne Casino Operator (as defined in **Casino (Management Agreement) Act 1993**), in which case the gaming machine can only be played in unrestricted mode by means of a player card and by a person who had, before the pre-commitment system stopped communicating with the gaming machine, set a time limit and a net loss limit on their playing of gaming machines on that player card and who has not exceeded either their time limit or the net loss limit and only:
 - (I) for the following time periods –
 - (a) during the 5 hours immediately following the pre-commitment system ceasing to communicate with the gaming machine where those hours are between 2 pm and 9 am; or

- (b) during the 3 hours immediately following the pre-commitment system ceasing to communicate with the gaming machine where those hours are between 9 am and 2 pm; and
being a maximum total number of 5 hours in the 24-hour period immediately after the pre-commitment system stopped communicating with the gaming machine; or
 - (II) for such other period as determined by the Minister.
- (iii) the payment of winnings or accumulated credits in excess of \$2,000 may only be paid by cash if the winnings or credits are from one of the up to 1,000 machines specified in condition (i)(B). This provision regarding the payment of winnings by cash applies to the up to 1,000 machines specified in condition (i)(B) regardless of whether or not the machine:
 - (A) was a machine capable of operating in unrestricted mode; and
 - (B) was actually being played in unrestricted mode.

This notice operates with effect from 1 December 2015.

CATHERINE MYERS
Chief Executive Officer

SCHEDULE 1
MAIN CASINO LEVEL - GROUND FLOOR

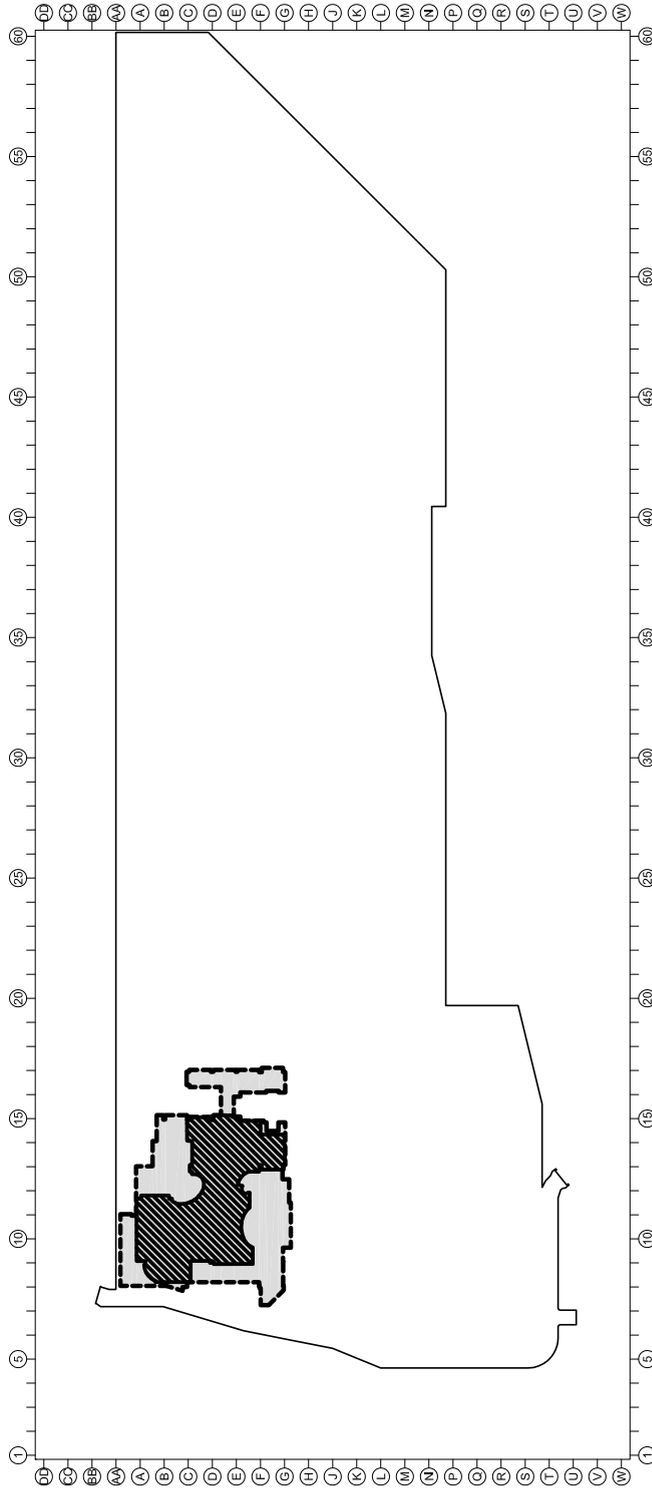


LEGEND

| | |
|---|-------------------------|
|  | DEFINED CASINO PREMISES |
|  | SPECIFIED AREA |

G01-032.M

MAIN CASINO - BASEMENT 2

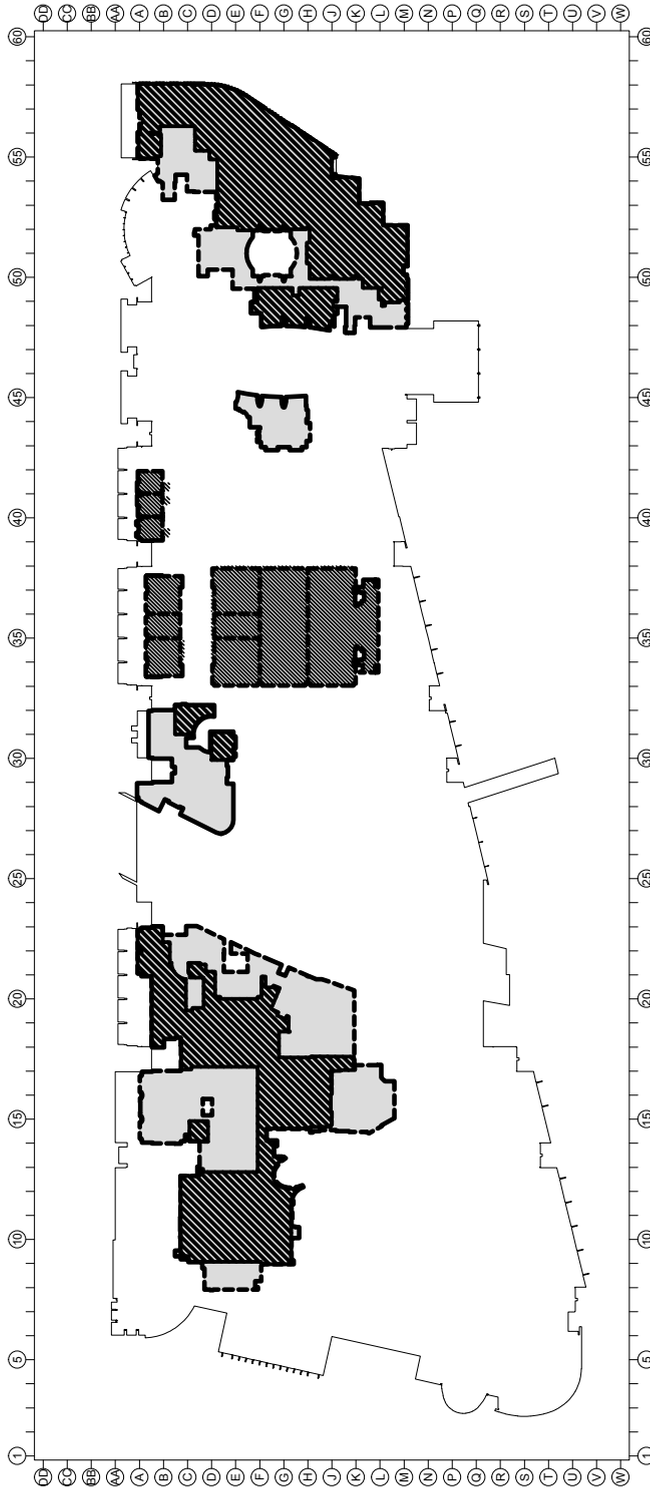


LEGEND

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|---|-------------------------|
|  | DEFINED CASINO PREMISES |
|  | SPECIFIED AREA |

G01-031-B

LEVEL 1 GAMING

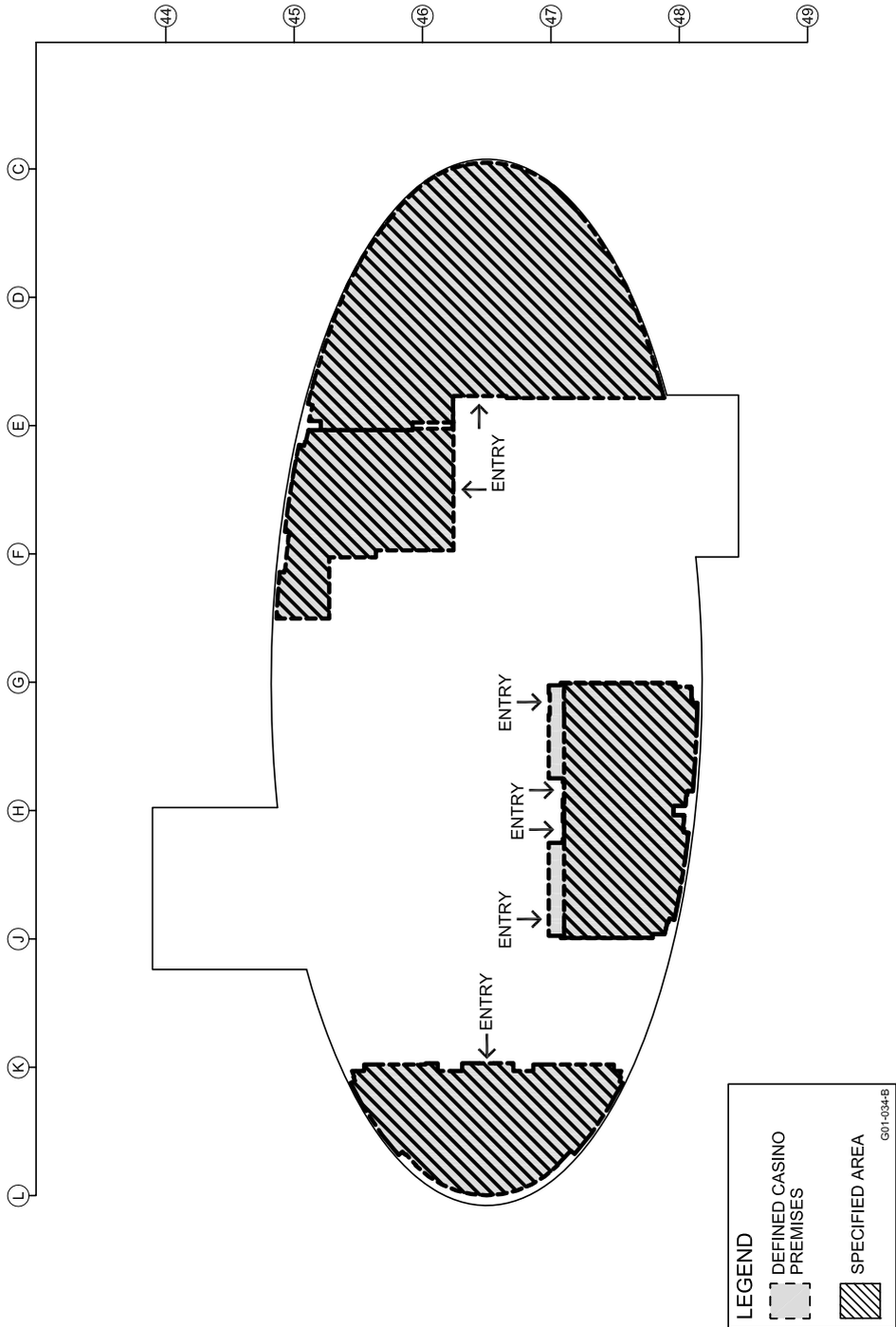


LEGEND

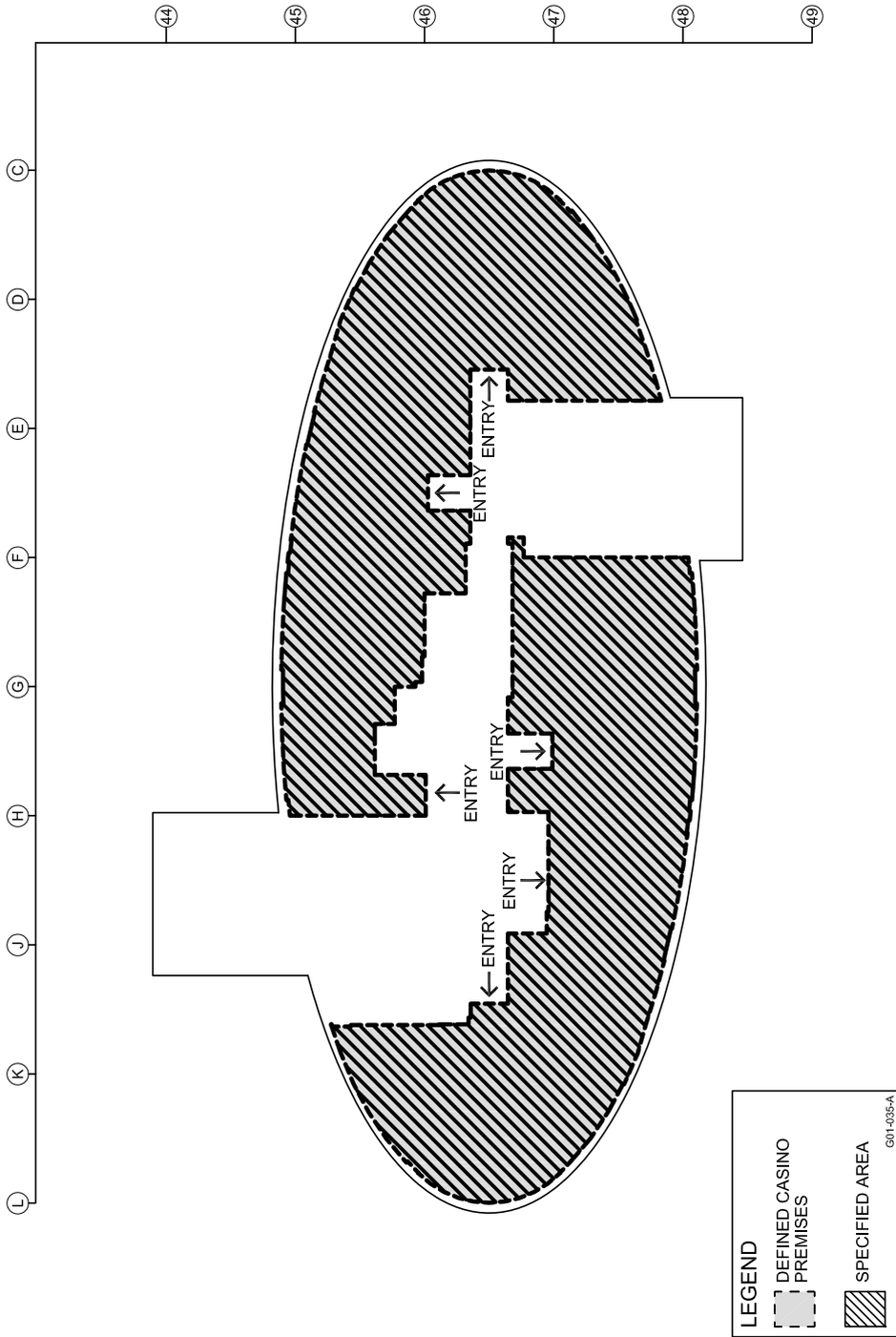
- DEFINED CASINO PREMISES
- SPECIFIED AREA

G01-035-H

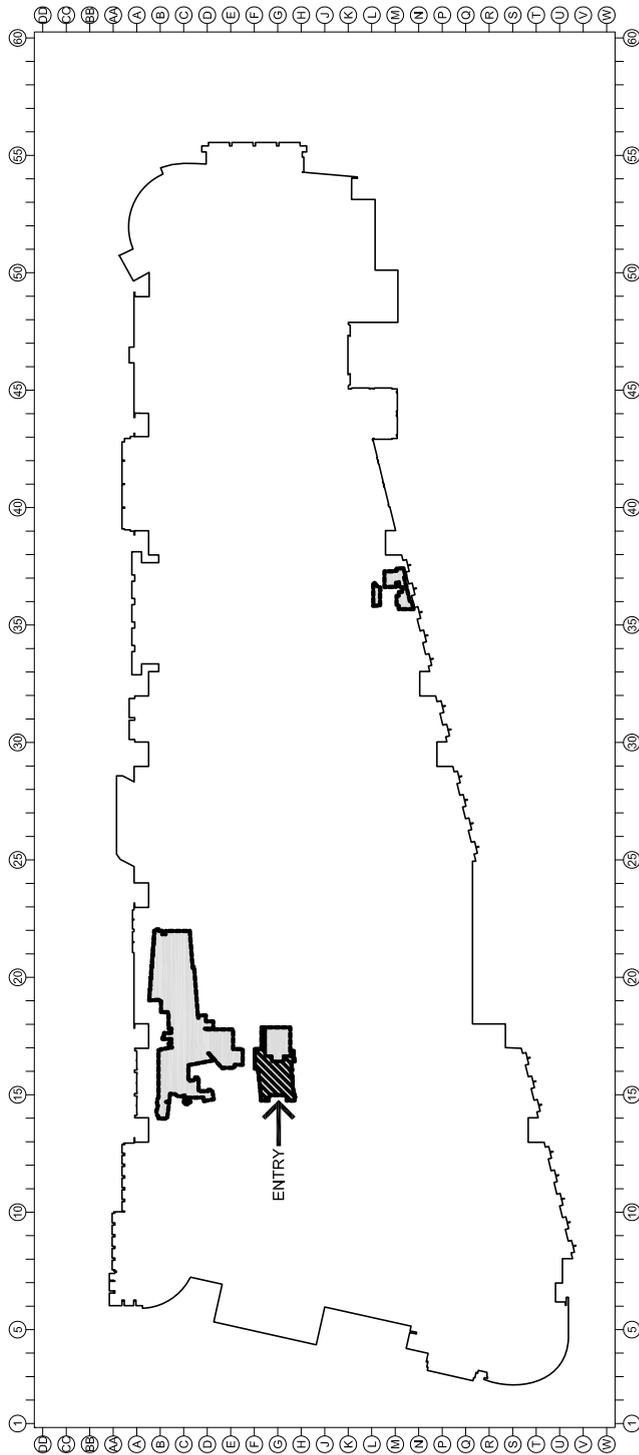
PRIVATE SALONS HOTEL 1 - LEVEL 29



PRIVATE SALONS HOTEL 1 - LEVEL 39



LEVEL 3 GAMING



LEGEND

- DEFINED CASINO PREMISES
- SPECIFIED AREA

G01-036-A

Gambling Regulation Act 2003

Section 3.2.3(4)

VICTORIAN COMMISSION FOR GAMBLING AND LIQUOR REGULATION

Notice of the Bet Limits to Apply to Gaming Machines

The Victorian Commission for Gambling and Liquor Regulation gives notice under section 3.2.3(4) of the **Gambling Regulation Act 2003** (the Act) that, pursuant to the Ministerial Direction made under section 3.2.3(1)(d) of the Act on 23 October 2015, in respect of the 27,372 gaming machines permitted to be available for gaming in all approved venues under the Act, other than the Melbourne Casino, a bet limit of \$5 will apply.

This notice operates with effect from 1 December 2015.

CATHERINE MYERS
Chief Executive Officer

City of Greater Geelong Act 1993GREATER GEELONG CITY COUNCIL – MAYORAL AND
DEPUTY MAYORAL ALLOWANCES – ALTERATION

In accordance with section 13(3) of the **City of Greater Geelong Act 1993**, notice is hereby given that the following new allowance amounts for the Mayor and Deputy Mayor of the Greater Geelong City Council are:

Mayor: \$175,434 per annum

Deputy Mayor: \$54,923 per annum

The new allowance amounts take effect on 1 December 2015.

Dated 18 November 2015

NATALIE HUTCHINS MP
Minister for Local Government

City of Melbourne Act 2001MELBOURNE CITY COUNCIL – LORD MAYORAL, DEPUTY LORD MAYORAL AND
COUNCILLOR ALLOWANCES – ALTERATION

In accordance with section 26A(3) of the **City of Melbourne Act 2001**, notice is hereby given that the following new allowance amounts for the Lord Mayor, Deputy Lord Mayor and Councillors of the Melbourne City Council are:

Lord Mayor: \$184,667 per annum

Deputy Lord Mayor: \$92,333 per annum

Councillors: \$43,360 per annum

The new allowance amounts take effect on 1 December 2015.

Dated 18 November 2015

NATALIE HUTCHINS MP
Minister for Local Government

Local Government Act 1989

MAYORAL AND COUNCILLOR ALLOWANCES ADJUSTMENT

In accordance with section 73B(4)(a) of the **Local Government Act 1989**, notice is hereby given that an adjustment factor of 2.5% applies to Mayoral and Councillor allowances.

In accordance with section 73B(4)(b) of the **Local Government Act 1989**, the new limits and ranges of Mayoral and Councillor allowances, adjusted in accordance with the adjustment factor, are:

| | | |
|------------|--|----------------------------------|
| Category 1 | Councillors: \$8,121–\$19,350 per annum | Mayors: up to \$57,812 per annum |
| Category 2 | Councillors: \$10,033–\$24,127 per annum | Mayors: up to \$74,655 per annum |
| Category 3 | Councillors: \$12,065–\$28,907 per annum | Mayors: up to \$92,333 per annum |

This notice does not apply to the Lord Mayor, Deputy Lord Mayor and Councillors of the Melbourne City Council, and the Mayor and Deputy Mayor of the Greater Geelong City Council.

The new adjusted limits and ranges take effect on 1 December 2015.

Dated 18 November 2015

NATALIE HUTCHINS MP
Minister for Local Government

Education and Training Reform Act 2006
MINISTERIAL DIRECTION – STANDARDS FOR
REGISTERED TRAINING ORGANISATIONS
Instrument No. MD146

TITLE

1. This Direction may be cited as Ministerial Direction – Standards for Registered Training Organisations.

AUTHORISING PROVISIONS

2. This Direction is made under sections 5.2.1(1) and 5.2.1(2) of the **Education and Training Reform Act 2006** (the Act).

APPLICATION

3. This Direction applies to the Victorian Registration and Qualifications Authority (VRQA) established under Part 4.2 of the Act.

PURPOSE

4. The purpose of this direction is to ensure that all providers of vocational education and training (VET) in Australia meet substantially the same regulatory standards by supplementing the requirements of the Australian Quality Training Framework with standards determined by the Standards for RTOs 2015 and Standards for VET Regulators 2015.

DEFINITIONS

5. In this Direction:
 - 5.1 **Act** means the **Education and Training Reform Act 2006**;
 - 5.2 except where otherwise indicated, words used have the same meaning as in the Act;
 - 5.3 **Standards for RTOs 2015** means the Standards for Registered Training Organisations 2015, a legislative instrument made under sections 185(1) and 186(1) of the **National Vocational Education and Training Regulator Act 2011** (Cth); and
 - 5.4 **Standards for VET Regulators 2015** means the Standards for VET Regulators 2015, a legislative instrument made under section 189(1) of the **National Vocational Education and Training Regulator Act 2011** (Cth).

DIRECTION TO THE AUTHORITY

6. The VRQA is directed to issue guidelines that implement the requirements described in the following:
 - 6.1 Standards for RTOs 2015 (as detailed in Appendix 1):
 - (a) Standard 1.13, 1.14 and 1.15 (Trainer and assessor qualifications)
 - (b) Standard 1.17 and 1.18 (Individuals working under the supervision of a trainer)
 - (c) Standard 2.3, 4.1(e) and (f), 5.2(b)(iv), 5.4, 6.1, 6.2, 8.2 and 8.3 (Transparency and oversight of third party arrangements)

- (d) Standard 1.1 and 1.2 (Amount of training)
 - (e) Standard 1.22, 1.23 and 1.24 (Trainer and assessor qualifications for delivering training and assessment qualifications)
 - (f) Standard 1.25 (Independent validation of training and assessment qualifications)
 - (g) Standard 8.4 (Annual declaration of compliance).
- 6.2 Standards for VET Regulators 2015 (as detailed in Appendix 1):
- (a) Standard 1.5 (Adding a training and assessment qualification to scope).
7. The VRQA is directed to issue the required guidelines for implementation:
- 7.1 for RTO applicants by 1 January 2016; and
 - 7.2 for existing RTOs by 1 April 2016.

DATE OF EFFECT

8. This instrument takes effect on the day it is signed.

Dated 19 November 2015

THE HON. STEVE HERBERT MP
Minister for Training and Skills

APPENDIX 1

| STANDARDS FOR RTOs | |
|--|--|
| <p>Standard 1.13 In addition to the requirements specified in Standard 1.14 and Standard 1.15, the RTO's training and assessment is delivered only by persons who have:</p> <ul style="list-style-type: none"> a) vocational competencies at least to the level being delivered and assessed; b) current industry skills directly relevant to the training and assessment being provided; and c) current knowledge and skills in vocational training and learning that informs their training and assessment. <p>Industry experts may also be involved in the assessment judgement, working alongside the trainer and/or assessor to conduct the assessment.</p> <p>Standard 1.14 The RTO's training and assessment is delivered only by persons who have:</p> <ul style="list-style-type: none"> a) prior to 1 January 2016, the training and assessment qualification specified in Item 1 or Item 2 of Schedule 1, or demonstrated equivalence of competencies; and b) from 1 January 2016, the training and assessment qualification specified in Item 1 or Item 2 of Schedule 1. <p>Standard 1.15 Where a person conducts assessment only, the RTO ensures that the person has:</p> <ul style="list-style-type: none"> a) prior to 1 January 2016, the training and assessment qualification specified in Item 1 or Item 2 or Item 3 of Schedule 1, or demonstrated equivalence of competencies; and b) from 1 January 2016, Item 1 or Item 2 or Item 3 of Schedule 1. | <p>Trainer and assessor qualifications</p> |

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| <p>Standard 1.17 Where the RTO, in delivering training and assessment, engages an individual who is not a trainer or assessor, the individual works under the supervision of a trainer and does not determine assessment outcomes.</p> <p>Standard 1.18 The RTO ensures that any individual working under the supervision of a trainer under Standard 1.17:</p> <ul style="list-style-type: none"> a) holds the skill set defined in Item 4 of Schedule 1 or, prior to 1 January 2016, is able to demonstrate equivalence of competencies; b) has vocational competencies at least to the level being delivered and assessed; and c) has current industry skills directly relevant to the training and assessment being provided. | <p>Individuals working under the supervision of a trainer</p> |
| <p>Standard 2.3 The RTO ensures that where services are provided on its behalf by a third party the provision of those services is the subject of a written agreement.</p> <p>Standard 4.1 Information, whether disseminated directly by the RTO or on its behalf, is both accurate and factual, and:</p> <ul style="list-style-type: none"> ...e) makes clear where a third party is recruiting prospective learners for the RTO on its behalf; and f) distinguishes where it is delivering training and assessment on behalf of another RTO or where training and assessment is being delivered on its behalf by a third party.... <p>Standard 5.2 Prior to enrolment or the commencement of training and assessment, whichever comes first, the RTO provides, in print or through referral to an electronic copy, current and accurate information that enables the learner to make informed decisions about undertaking training with the RTO and at a minimum includes the following content:</p> <ul style="list-style-type: none"> b) (iv) the name and contact details of any third party that will provide training and/or assessment, and related educational and support services to the learner on the RTO's behalf; and the learner's rights, including if the RTO, or a third party delivering training and assessment on its behalf, closes or ceases to deliver any part of the training product that the learner is enrolled in. <p>Standard 5.4 Where there are any changes to agreed services, the RTO advises the learner as soon as practicable, including in relation to any new third party arrangements or a change in ownership or changes to existing third party arrangements.</p> | <p>Transparency and oversight of third party arrangements</p> |

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| <p>Standard 6.1</p> <p>The RTO has a complaints policy to manage and respond to allegations involving the conduct of:</p> <ol style="list-style-type: none"> a) the RTO, its trainers, assessors or other staff; b) a third party providing services on the RTO's behalf, its trainers, assessors or other staff; or c) a learner of the RTO. <p>Standard 6.2</p> <p>The RTO has an appeals policy to manage requests for a review of decisions, including assessment decisions, made by the RTO or a third party providing services on the RTO's behalf.</p> <p>Standard 8.2</p> <p>The RTO ensures that any third party delivering services on its behalf is required under written agreement to cooperate with the VET Regulator:</p> <ol style="list-style-type: none"> a) by providing accurate and factual responses to information requests from the VET Regulator relevant to the delivery of services; and b) in the conduct of audits and the monitoring of its operations. <p>Standard 8.3</p> <p>The RTO notifies the VET Regulator:</p> <ol style="list-style-type: none"> a) of any written agreement entered into under Standard 2.3 for the delivery of services on its behalf within 30 calendar days of that agreement being entered into or prior to the obligations under the agreement taking effect, whichever occurs first; and b) within 30 calendar days of the agreement coming to an end. | |
| <p>Standard 1.1</p> <p>The RTO's training and assessment strategies and practices, including the amount of training they provide, are consistent with the requirements of training packages and VET accredited courses and enable each learner to meet the requirements for each unit of competency or module in which they are enrolled.</p> <p>Standard 1.2</p> <p>For the purposes of Standard 1.1, the RTO determines the amount of training they provide to each learner with regard to:</p> <ol style="list-style-type: none"> a) the existing skills, knowledge and the experience of the learner; b) the mode of delivery; and c) where a full qualification is not being delivered, the number of units and/or modules being delivered as a proportion of the full qualification. | Amount of training |

| | |
|---|--|
| <p>Standard 1.22 From 1 January 2016, to deliver any AQF qualification or skill set from the Training and Education Training Package (or its successor) the RTO must ensure all trainers and assessors delivering the training and assessment hold the training and assessment qualification at least to the level being delivered.</p> <p>Standard 1.23 From 1 January 2017, to deliver the training and assessment qualification specified in Item 1 of Schedule 1, or any assessor skill set from the Training and Education Training Package (or its successor), the RTO must ensure all trainers and assessors delivering the training and assessment:</p> <ul style="list-style-type: none"> a) hold the qualification specified in Item 5 of Schedule 1; or b) work under the supervision of a trainer that meets the requirement set out in (a) above. <p>Standard 1.24 The RTO must ensure that any individual working under supervision under Standard 1.23(b) holds the qualification specified in Item 1 of Schedule 1 and does not determine assessment outcomes.</p> | <p>Trainer and assessor qualifications for delivering training and assessment qualifications</p> |
| <p>Standard 1.25 From 1 January 2016, to deliver any AQF qualification or assessor skill set from the Training and Education Training Package (or its successor), the RTO must have undergone an independent validation of its assessment system, tools, processes and outcomes in accordance with the requirements contained in Schedule 2 (and the definitions of independent validation and validation).</p> | <p>Independent validation of training and assessment qualifications</p> |
| <p>Standard 8.4 The RTO provides an annual declaration on compliance with these Standards to the VET Regulator and in particular whether it:</p> <ul style="list-style-type: none"> a) currently meets the requirements of the Standards across all its scope of registration and has met the requirements of the Standards for all AQF certification documentation it has issued in the previous 12 months; and b) has training and assessment strategies and practices in place that ensure that all current and prospective learners will be trained and assessed in accordance with the requirements of the Standards. | <p>Annual declaration of compliance</p> |
| <p>STANDARDS FOR VET REGULATORS 2015</p> | |
| <p>Standard 1.5 The VET Regulator only grants an application to add any AQF qualification or assessor skill set from the Training and Education Training Package (or its successor) to the RTO's scope of registration, if an RTO has:</p> <ul style="list-style-type: none"> a) held registration for at least two years continuously at the time of adding the qualification and/or skill set to scope; and b) from 1 January 2016, undergone an independent validation of its assessment system, tools, processes and outcomes in accordance with the requirements contained in the Standards for RTOs. | <p>Adding a training and assessment qualification to scope</p> |

Note: The VET Regulator means the Victorian Registration and Qualifications Authority.

SCHEDULE 1

| Item | Relevant Standard | AQF Qualification or Unit of Competency |
|-------------|--------------------------|--|
| 1 | 1.14 1.15 | TAE40110 Certificate IV in Training and Assessment or its successor. |
| 2 | 1.14 1.15 | A diploma or higher level qualification in adult education. |
| 3 | 1.15 | TAESS00001 Assessor Skill Set or its successor. |
| 4 | 1.18 | a) TAESS00007 Enterprise Trainer – Presenting Skill Set or its successor; or b) TAESS00008 Enterprise Trainer – Mentoring Skill Set or its successor; or c) TAESS00003 Enterprise Trainer and Assessor Skill Set or its successor. |
| 5 | 1.23 | a) TAE50111 Diploma of Vocational Education and Training or its successor; or b) TAE50211 Diploma of Training Design and Development or its successor; or c) A higher level qualification in adult education. |

SCHEDULE 2

Independent validation requirements for RTOs delivering training and assessment qualifications or assessor skill sets from the Training and Education Training Package (or its successor)

For the purposes of Standard 1.25, the requirements for independent validation will apply as follows:

- a) For an RTO applying to extend its scope of registration to include the delivery and assessment of an AQF qualification or assessor skill set from the Training and Education Training Package (or its successor), validation is of:
 - i) the RTO's assessment tools, processes and outcomes in relation to other AQF qualifications and/or units of competency on its scope of registration, as directed by the VET Regulator; and
 - ii) the assessment system to be adopted in the delivery of the training and assessment qualification or assessor skill set.
- b) For an RTO where its scope of registration includes the delivery and assessment of an AQF qualification or assessor skill set from the Training and Education Training Package (or its successor), validation is of:
 - i) the assessment system for delivery of the training and assessment qualification or assessor skill set; and
 - ii) the RTO's assessment tools, processes and outcomes in relation to the training and assessment qualification or assessor skill set.

For the purposes of Standard 1.25, independent validation of AQF qualifications or the assessor skill set from the Training and Education Training Package (or its successor) must be conducted by one or more persons who collectively have:

- a) current knowledge and skills in vocational teaching and learning; and
- b) the training and assessment qualification or assessor skill set at least to the level being validated.

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

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

Name of registered political party: National Party of Australia – Victoria.

Name of new Registered Officer: Mr Peter Schwarz.

Dated 24 November 2015

WARWICK GATELY AM
Victorian Electoral Commission

Forests Act 1958, No. 6254

DECLARATION OF THE PROHIBITED PERIOD

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

SCHEDULE 1

A Prohibited Period shall commence at 0100 hours on Monday 30 November 2015, and terminate at 0100 hours on 1 May 2016, unless varied, in the following:

Baw Baw Shire

Wellington Shire

East Gippsland Shire

Latrobe City

Dated 17 November 2015

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

Fisheries Act 1995

FISHERIES NOTICE NO. 13/2015

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

Dated 17 November 2015

TRAVIS DOWLING

Executive Director Regulation and Compliance (Fisheries)

FISHERIES (RECREATIONAL ABALONE OPEN DAYS) NOTICE NO. 13/2015

1. Title

This Notice may be cited as the Fisheries (Recreational Abalone Open Days) Notice No. 13/2015.

2. Objective

The objective of this Notice is to specify the days during the 12 month period from 16 November 2015 when recreational fishing for abalone is permitted in central Victorian waters.

3. Authorising provision

This Notice is made under section 152(1)(b) of the Act.

4. Commencement

This Notice comes into operation on the day it is published in the Victoria Government Gazette and the Department of Economic Development, Jobs, Transport and Resources website.

5. Definitions

The Fisheries Regulations 2009 (the Regulations) define ‘central Victorian waters’ as the marine waters between longitude 143° 27’ 36” East (mouth of the Aire River) and 145° 53’ 35” East, 38° 50’ 19” South (north-western part of Arch Rock) where the eastern boundary is a line running due west from the most north-western part of Arch Rock to the seaward limit of State waters.

6. Permitted Recreational Abalone Fishing Days

This Notice prevails over the abalone closed season specified in the table in regulation 237(1) of the Regulations and permits recreational abalone fishing in central Victorian waters on the following days:

| | | |
|--|---|---|
| Every Saturday and Sunday between 16 November 2015 and 30 April 2016, inclusive. | Every Declared Public Holiday in the State of Victoria between 16 November 2015 and 30 April 2016, inclusive. | 25 December 2015 through to the second Sunday in January 2016, inclusive. |
|--|---|---|

7. Revocation

Unless sooner revoked, this Notice will be automatically revoked 12 months after the day on which it came into operation.

8. Rescinding previous Fisheries Notice

This Fisheries Notice rescinds Fisheries (Recreational Abalone Open Days) Notice No. 10/2015.

Geographic Place Names Act 1998**NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES**

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

Road Naming:

| Change Request Number | Road Name | Locality | Naming Authority and Location |
|------------------------------|------------------|-----------------|---|
| 78202 | Shute Drive | Langwarrin | Frankston City Council The road traverses north from Cranbourne–Frankston Road. |
| 89760 | Bates Lane | Rheola | Loddon Shire Council The road traverses north from Wehla–Kingower Road. |
| 89812 | Healy Walk | Mildura | Mildura Rural City Council The road traverses west from Lime Avenue. |
| 89964 | Mallows Street | Wilby | Moira Shire Council Formerly known as part Martin Street. The road traverses east from Hall Street. |

Feature Naming:

| Change Request Number | Place Name | Naming Authority and Location |
|------------------------------|------------------------|---|
| 87815 | Remembrance Park | Cardinia Shire Council Located at the corner of Gembrook Road and Redwood Road, Gembrook. For further details see map at www.delwp.vic.gov.au |
| 88782 | Point Ritchie / Moyjil | Warrnambool City Council Located at Point Ritchie, Warrnambool. For further details see map at www.delwp.vic.gov.au |

Office of Geographic Names

Land Victoria
570 Bourke Street
Melbourne 3000

JOHN E. TULLOCH
Registrar of Geographic Names

Groundwater (Border Agreement) Act 1985
ALTERATION OF PERMISSIBLE ANNUAL VOLUME
(TERTIARY LIMESTONE AQUIFER) 2015

I, Julia Grant, President of the Border Groundwaters Agreement Review Committee (Committee), on behalf of the Committee, make the following alterations under Clause 28(2) of the Border Groundwaters Agreement (Schedule 1 to the **Groundwater (Border Agreement) Act 1985**).

Commencement

This alteration takes effect on and from the date it is published in Government Gazette.

Purpose

The purpose of the alterations is to change two permissible annual volumes in zones 5B and 6B of the Tertiary Limestone Aquifer in the Horsham region, to reflect the current licensed volumes (in megalitres) for the zones and to allow for the renewal of licences.

Alteration of permissible annual volumes

In Schedule 2 of the **Groundwater (Border Agreement) Act 1985**, in the second column, headed Tertiary Limestone Aquifer, the permissible annual volumes are altered as follows:

- (a) in zone 5B for '12201' **substitute** '13069'; and
- (b) in zone 6B for '10811' **substitute** '9943'.

Dated 19 November 2015

JULIA GRANT
President
Border Groundwaters Agreement Review Committee



Marine Safety Act 2010
Section 208(1)

CORRIGENDUM

Notice of Activity Exclusion Zone

This Notice corrects an error contained in a Notice published in the Government Gazette G43 dated 29 October 2015 at page 2321.

The reference in Table 1: LSV 2015–2016 Calendar Events to the location of the Summer Surf Series #1 on 13 December 2015 in the first row of the table should read Ocean Grove SLSC.

Ref: 354-2015-BAE

Dated 24 November 2015

ADRIAN MNEW
Deputy Director Vessel Safety and NSCVS
Delegate of the Director, Transport Safety
Maritime Safety Victoria

Marine Safety Act 2010

PUBLIC NOTICE

Declaration of Boating Activity Exemption

I, Steve Crawcour, Chief Executive Officer of Strathbogie Shire Council, the waterway manager for the Goulburn River from Hughes Creek to Goulburn Weir including Lake Nagambie, declare under section 203(3) of the **Marine Safety Act 2010** that persons and vessels participating in the Nagambie Waterski Club events listed in Table 1 and vessels approved by Strathbogie Shire Council, are exempt from the following requirements of the Notice under section 15 of the **Marine Act 1988**:

- Clause 2(a) – operate a vessel at a speed exceeding 5 knots within 50 metres of a person in the water, this exemption applies to rescue vessels only when engaged in a rescue.
- Clause 2(c) – operate a vessel at a speed exceeding 5 knots within 50 metres of another vessel. This exemption only applies when within 50 metres of another vessel involved in the event.
- Clause 3(b) – operate a vessel at a speed exceeding 5 knots within 50 metres of a fixed or floating structure in or on the water.

The exemptions apply for the times and dates listed in Table 1 for the waters of the Goulburn River from downstream of the 5 knot zone in the vicinity of Tahbilk Winery to 1300 metres downstream of Sandy Creek, within the Exclusive use and special purpose zone; provided the stated safety controls and undertakings detailed in the application for boating activity exemption and associated documentation are adhered to.

Table 1

| | |
|------------------|--------------------|
| 28 November 2015 | 8.00 am to 5.00 pm |
| 9 January 2016 | 8.00 am to 5.00 pm |
| 23 January 2016 | 8.00 am to 5.00 pm |
| 6 February 2016 | 8.00 am to 5.00 pm |
| 27 February 2016 | 8.00 am to 5.00 pm |
| 26 March 2016 | 8.00 am to 5.00 pm |

STEVE CRAWCOUR
Chief Executive Officer
Strathbogie Shire Council

Marine Safety Act 2010
Section 208(2)

NOTICE OF ACTIVITY EXCLUSION ZONE

In accordance with section 208(2) of the **Marine Safety Act 2010**, Parks Victoria (the waterway manager for the Yarra River upstream of the port waters of the Port of Melbourne) gives notice that the waters of the Yarra River between a diagonal line from the downstream edge of the VRA landing to the upstream edge of Federation Wharf and the upstream edge of Victoria Street Bridge are prohibited to all persons and vessels not registered to take part in the Head of the Yarra Rowing Regatta 2015.

The exclusion zone takes effect between 9.30 am to 4.30 pm on Saturday 28 November 2015.
Dated 26 November 2015

BY ORDER OF PARKS VICTORIA

Marine Safety Act 2010
Section 211(1)(b)

NOTICE CONTROLLING NAVIGATION IN THE VICINITY OF WORKS

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

For the purposes of the works activity conducted by Fitzgerald Constructions, for the pile removal at North Wharf on the Yarra River, the navigation and other movement of vessels in the works area is prohibited between 7.00 am on Sunday 29 November until 5.00 pm on Sunday 20 December, excluding vessels involved directly in the works and Parks Victoria vessels.

The works area extends 25 metres seaward of North Wharf and 50 metres along North Wharf. The works area will be delineated by lit water communication buoys.

Dated 18 November 2015

BY ORDER OF PARKS VICTORIA

Plant Biosecurity Act 2010**ORDER DECLARING A RESTRICTED AREA IN VICTORIA NEAR BARHAM (NSW) FOR THE CONTROL OF QUEENSLAND FRUIT FLY**

I, Jaala Pulford, Minister for Agriculture, under section 32 of the **Plant Biosecurity Act 2010**, make the following Order:

1. Objectives

The objectives of this Order are –

- (a) to declare a restricted area for the control of Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) in Victoria; and
- (b) to specify the prohibitions, restrictions and requirements which are to operate in relation to the restricted area.

2. Authorising provision

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

3. Commencement

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

4. Definitions

In this Order –

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

Queensland fruit fly host material means the plants specified in Clause 7;

the Act means the **Plant Biosecurity Act 2010**.

5. Declaration of restricted area for the control of Queensland fruit fly

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

6. Prohibitions, restrictions and requirements

- (1) The removal of any Queensland fruit fly host material from the restricted area described in Clause 5 is prohibited.
- (2) Subclause (1) does not apply to a person who removes any Queensland fruit fly host material from the restricted area under and in accordance with a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- (3) The owners and occupiers of land located within the part of the restricted area described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

7. Affected plants

This Order affects the following plants, including the fruits of such plants –

| | | |
|--------------|------------|--------------|
| Abiu | Eggplant | Nectarine |
| Acerola | Feijoa | Orange |
| Apple | Fig | Passionfruit |
| Apricot | Goji Berry | Pawpaw |
| Avocado | Granadilla | Peach |
| Babaco | Grape | Peacharine |
| Banana | Grapefruit | Pear |
| Black Sapote | Grumichama | Pepino |

| | | |
|--------------------------|---------------|------------------------|
| Blackberry | Guava | Persimmon |
| Blueberry | Hog Plum | Plum |
| Boysenberry | Jaboticaba | Plumcot |
| Brazil Cherry | Jackfruit | Pomegranate |
| Breadfruit | Jew Plum | Prickly Pear |
| Caimito (Star Apple) | Ju Jube | Pummelo |
| Cape Gooseberry | Kiwifruit | Quince |
| Capsicum | Lemon | Rambutan |
| Carambola (Starfruit) | Lime | Raspberry |
| Cashew Apple | Loganberry | Rollinia |
| Casimiroa (White Sapote) | Longan | Santol |
| Cherimoya | Loquat | Sapodilla |
| Cherry | Lychee | Shaddock |
| Chilli | Mandarin | Soursop |
| Citron | Mango | Strawberry |
| Cocoa Berry | Mangosteen | Sweetsop (Sugar Apple) |
| Cumquat | Medlar | Tamarillo |
| Custard Apple | Miracle Fruit | Tangelo |
| Date | Mulberry | Tomato |
| Durian | Nashi | Wax Jambu (Rose Apple) |

8. Inspector may issue directions

An inspector is authorised to issue a direction to any owner or occupier of land located within the part of the restricted area that is described in Schedule 2 requiring the owner or occupier to –

- (a) strip fruits and vegetables of Queensland fruit fly host material, and collect and dispose of that waste material; or
- (b) treat or destroy that material.

9. Expiry

This Order remains in force for a period of 12 months after the date that it is published in the Victoria Government Gazette.

Schedule 1

The area of land in Victoria within a radius of fifteen kilometres of the outbreak epicentre at 144.13378° East, 35.63273° South.

Schedule 2

The area of land in Victoria within a radius of one and a half kilometres of the outbreak epicentre at 144.13378° East, 35.63273° South.

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector. Section 35(2) provides that an order under section 32 may authorise an inspector to issue directions to any person to do any of the things listed in section 35(1).

Dated 19 November 2015

HON. JAALA PULFORD MP
Minister for Agriculture

Plant Biosecurity Act 2010

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

I, Jaala Pulford, Minister for Agriculture, under section 32 of the **Plant Biosecurity Act 2010**, make the following Order:

1. Objectives

The objectives of this Order are –

- (a) to declare a restricted area for the control of Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) in Victoria; and
- (b) to specify the prohibitions, restrictions and requirements which are to operate in relation to the restricted area.

2. Authorising provision

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

3. Commencement

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

4. Revocation

The Order made under section 32 of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G42 on 16 October 2014 at page 2407, is **revoked**.

5. Definitions

In this Order –

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

Queensland fruit fly host material means the plants specified in Clause 8;

the Act means the **Plant Biosecurity Act 2010**.

6. Declaration of a restricted area for the control of Queensland fruit fly

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

7. Prohibitions, restrictions and requirements

- (1) The removal of any Queensland fruit fly host material from the restricted area described in Clause 6 is prohibited.
- (2) Subclause (1) does not apply to a person who removes any Queensland fruit fly host material from the restricted area under and in accordance with a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- (3) The owners and occupiers of land located within the area described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

8. Affected plants

This Order affects the following plants, and the fruits of such plants –

| | | |
|---------|------------|--------------|
| Abiu | Eggplant | Nectarine |
| Acerola | Feijoa | Orange |
| Apple | Fig | Passionfruit |
| Apricot | Goji Berry | Pawpaw |
| Avocado | Granadilla | Peach |
| Babaco | Grape | Peacharine |

| | | |
|--------------------------|---------------|------------------------|
| Banana | Grapefruit | Pear |
| Black Sapote | Grumichama | Pepino |
| Blackberry | Guava | Persimmon |
| Blueberry | Hog Plum | Plum |
| Boysenberry | Jaboticaba | Plumcot |
| Brazil Cherry | Jackfruit | Pomegranate |
| Breadfruit | Jew Plum | Prickly Pear |
| Caimito (Star Apple) | Ju Jube | Pummelo |
| Cape Gooseberry | Kiwifruit | Quince |
| Capsicum | Lemon | Rambutan |
| Carambola (Starfruit) | Lime | Raspberry |
| Cashew Apple | Loganberry | Rollinia |
| Casimiroa (White Sapote) | Longan | Santol |
| Cherimoya | Loquat | Sapodilla |
| Cherry | Lychee | Shaddock |
| Chilli | Mandarin | Soursop |
| Citron | Mango | Strawberry |
| Cocoa Berry | Mangosteen | Sweetsop (Sugar Apple) |
| Cumquat | Medlar | Tamarillo |
| Custard Apple | Miracle Fruit | Tangelo |
| Date | Mulberry | Tomato |
| Durian | Nashi | Wax Jambu (Rose Apple) |

9. Inspector may issue directions

An inspector is authorised to issue a direction to any owner or occupier of land located with the part of the restricted area described in Schedule 2 requiring the owner or occupier to –

- (a) strip fruit and vegetables from Queensland fruit fly host material, and collect and dispose of that waste material; or
- (b) treat or destroy that material.

10. Expiry

This Order remains in force for a period of 12 months after the date that it is published in the Victoria Government Gazette.

Schedule 1

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

Schedule 2

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

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector under section 34 of the Act and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector. Section 35(2) provides that an order under section 32 may authorise an inspector to issue directions to any person to do any of the things listed in section 35(1).

Dated 19 November 2015

HON. JAALA PULFORD MP
Minister for Agriculture

Plant Biosecurity Act 2010

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

I, Jaala Pulford, Minister for Agriculture, under section 32 of the **Plant Biosecurity Act 2010**, make the following Order:

1. Objectives

The objectives of this Order are –

- (a) to declare a restricted area for the control of Queensland fruit fly (*Bactrocera tryoni* (Froggatt)) in Victoria; and
- (b) to specify the prohibitions, restrictions and requirements which are to operate in relation to the restricted area.

2. Authorising provision

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

3. Commencement

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

4. Revocation

The Order made under section 32 of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G42 on 16 October 2014 at page 2409, is **revoked**.

5. Definitions

In this Order –

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

Queensland fruit fly host material means the plants specified in Clause 8;

the Act means the **Plant Biosecurity Act 2010**.

6. Declaration of a restricted area for the control of Queensland fruit fly

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

7. Prohibitions, restrictions and requirements

- (1) The removal of any Queensland fruit fly host material from the area described in Clause 6 is prohibited.
- (2) Subclause (1) does not apply to a person who removes any Queensland fruit fly host material from the restricted area under and in accordance with a permit issued by an inspector under the Act and complies with any conditions set out in the permit.
- (3) The owners and occupiers of land located within the area described in Schedule 2 must give an inspector access to such land for the purposes of inspection, deployment of any lures or traps, application of any treatment or performance of any other actions which are necessary for the eradication or prevention of spread of the pest.

8. Affected plants

This Order affects the following plants, and the fruits of such plants –

| | | |
|---------|------------|--------------|
| Abiu | Eggplant | Nectarine |
| Acerola | Feijoa | Orange |
| Apple | Fig | Passionfruit |
| Apricot | Goji Berry | Pawpaw |
| Avocado | Granadilla | Peach |
| Babaco | Grape | Peacharine |

| | | |
|--------------------------|---------------|------------------------|
| Banana | Grapefruit | Pear |
| Black Sapote | Grumichama | Pepino |
| Blackberry | Guava | Persimmon |
| Blueberry | Hog Plum | Plum |
| Boysenberry | Jaboticaba | Plumcot |
| Brazil Cherry | Jackfruit | Pomegranate |
| Breadfruit | Jew Plum | Prickly Pear |
| Caimito (Star Apple) | Ju Jube | Pummelo |
| Cape Gooseberry | Kiwifruit | Quince |
| Capsicum | Lemon | Rambutan |
| Carambola (Starfruit) | Lime | Raspberry |
| Cashew Apple | Loganberry | Rollinia |
| Casimiroa (White Sapote) | Longan | Santol |
| Cherimoya | Loquat | Sapodilla |
| Cherry | Lychee | Shaddock |
| Chilli | Mandarin | Soursop |
| Citron | Mango | Strawberry |
| Cocoa Berry | Mangosteen | Sweetsop (Sugar Apple) |
| Cumquat | Medlar | Tamarillo |
| Custard Apple | Miracle Fruit | Tangelo |
| Date | Mulberry | Tomato |
| Durian | Nashi | Wax Jambu (Rose Apple) |

9. Inspector may issue directions

An inspector is authorised to issue a direction to any owner or occupier of land located with the part of the restricted area described in Schedule 2 requiring the owner or occupier to –

- (a) strip fruit and vegetables from Queensland fruit fly host material, and collect and dispose of that waste material; or
- (b) treat or destroy that material.

10. Expiry

This Order remains in force for a period of 12 months after the date that it is published in the Victoria Government Gazette.

Schedule 1

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

Schedule 2

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

Notes

Section 33 of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units in the case of a natural person, and 300 penalty units in the case of a body corporate, for moving any host material from a restricted area contrary to any restrictions, unless authorised to do so by a permit issued by an inspector under section 34 of the Act and in conformity with that permit. Section 35(4) of the Act provides that a person is guilty of an offence and liable for a penalty not exceeding 60 penalty units for contravening any direction of an inspector. Section 35(2) provides that an order under section 32 may authorise an inspector to issue directions to any person to do any of the things listed in section 35(1).

Dated 19 November 2015

HON. JAALA PULFORD MP
Minister for Agriculture

Road Safety Act 1986**DECLARATION UNDER SECTION 99B(4) THAT CERTAIN PROVISIONS OF THE ROAD SAFETY ACT 1986 AND THE ROAD SAFETY ROAD RULES 2009 DO NOT APPLY WITH RESPECT TO THE GEELONG REVIVAL MOTORING FESTIVAL****1. Purpose**

The purpose of this notice is to exempt participants in the Geelong Revival Motoring Festival on 28 November 2015 and 29 November 2015 at Geelong from specified provisions of the **Road Safety Act 1986** and the Road Safety Road Rules 2009.

2. Authorising provision

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

Section 99B(5) provides that a section 99B(4) notice may declare that the highway or part of the highway specified in the notice is not a highway under the Act for all purposes or specified purposes during the specified period.

3. Commencement

This notice takes effect on 28 November 2015 at 6 am.

4. Expiry

This notice expires on 29 November 2015 at 6.30 pm.

5. Definitions

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

- (a) ‘Event’ means the Geelong Revival Motoring Festival to be held on 28 November 2015 and 29 November 2015 at Geelong; and
- (b) ‘Participants’ means participants in the Event, including officers, members and authorised agents of the Event organiser, whose presence is reasonably required to ensure the safe conduct of the Event.

6. Declaration

I, Michael McCarthy, as delegate of the Minister for Roads, declare that –

- (a) under section 99B(4) of the **Road Safety Act 1986**, the provisions of the **Road Safety Act 1986** specified in Table 1, and all provisions of the Road Safety Road Rules 2009 (except those specified in Table 2), do not apply to Participants engaged in activities forming part of the Event on the highway(s) specified in column 1 of Table 3 on the dates and during the period specified in column 2 of Table 3; and
- (b) under section 99B(5) of the **Road Safety Act 1986**, any highway specified in column 1 of Table 3 is not a highway for the purposes of any vehicle registration requirements under the **Road Safety Act 1986** and regulations, on the dates and during the period specified in column 2 of Table 3,

provided that the Event is conducted in full compliance with any permit issued by the Roads Corporation, the City of Geelong, or any other authority.

Dated 19 November 2015

MICHAEL McCARTHY
Executive Director
Roads Corporation
Delegate of the Minister for Roads

TABLE 1
Provisions of the Road Safety Act 1986 that do not apply
to the Geelong Revival Motoring Festival

| <i>Column 1</i> Provision | <i>Column 2</i> Subject |
|-------------------------------------|-----------------------------------|
| Section 65 | Loss of traction |
| Section 68(1) and 68(2) | Speed trials |

TABLE 2
Provisions of the Road Safety Road Rules 2009 that do apply
to the Geelong Revival Motoring Festival

| <i>Column 1</i> Provision | <i>Column 2</i> Subject |
|-------------------------------------|--|
| Part 1 | Introductory |
| Part 2 | Interpretative provisions |
| Rule 78 | Driver must not obstruct police and emergency vehicles |
| Rule 79 | Driver must give way to emergency vehicles |
| Rule 300 | Driver must not use hand-held mobile phone |
| Rule 304 | Obedying police directions |
| Part 19 | Exemptions |
| Part 20 | Meaning and application of traffic control devices and traffic-related items |
| Part 21 | General interpretive provisions |
| Schedules 1 to 4 | Abbreviations, symbols and signs |
| Dictionary | Meanings of terms |

TABLE 3

| Item | Specified highway or part of highway | Specified period |
|-------------|---|--|
| 1. | Eastern Beach Road, Geelong, between Ritchie Boulevard and 75 metres past Yarra Street | 28 November 2015 between the hours of 6.00 am and 6.30 pm 29 November 2015 between the hours of 6.00 am and 6.30 pm |
| 2. | Eastbound lane Brougham Street between Yarra Street and Bellarine Street, Geelong | 28 November 2015 between the hours of 6.00 am and 6.30 pm 29 November 2015 between the hours of 6.00 am and 6.30 pm |
| 3. | Yarra Street between Eastern Beach Road and Brougham Street, Geelong, within the track boundaries | 28 November 2015 between the hours of 6.00 am and 6.30 pm 29 November 2015 between the hours of 6.00 am and 6.30 pm |
| 4. | Ritchie Boulevard | 28 November 2015 between the hours of 6.00 am and 6.30 pm 29 November 2015 between the hours of 6.00 am and 6.30 pm |

State Trustees (State Owned Company) Act 1994**STATE TRUSTEES FEES AND CHARGES –
AMENDMENT OF SCALE OF CHARGES**

All fees are inclusive of GST

Effective 1 December 2015

State Trustees Limited's Scale of Charges, effective 1 July 2015, as published at page 1 of Government Gazette number S176 of 26 June 2015, is amended as set out below, with effect from 1 December 2015.

Replace the current sections 4.3 and 4.4 with the following:

4.3 TAXATION SERVICES

| | |
|--|---|
| <p>Preparation, advice, and general tax and accounting services Intermediate Accountant, Senior Accountant, Technical Advisor, Team Leader All other Taxation Services staff* *Includes Accountant, Assistant Accountant, Professional Services Assistant, Tax Support Officer, and Administration Assistant.</p> | <p>\$300 per hour \$211 per hour</p> |
| <p>Review For all preparation in respect of tax and accounting services, the following fees for review by a Senior Accountant, Technical Advisor and/or Team Leader also apply: (a) Minimum review fee and (b) For any preparation time in excess of the first 30 minutes, the reviewer's time will be charged at 25% of that time.</p> | <p>\$60 per service</p> |
| <p>Tax Administration for the lodgement of income tax returns: (a) where no notice of assessment is to be issued (b) where a notice of assessment is to be issued.</p> | <p>\$63.30 (flat rate) \$105.50 (flat rate)</p> |
| <p>Computer-assisted reviews*</p> | <p>\$105 per review</p> |
| <p>Application for refund of franking credits</p> | <p>\$64 per application</p> |
| <p>Tax preliminary advice service* Advice provided at the commencement of the administration of a client's affairs, or of an estate, to determine if tax return/s are required, whether the client/estate has any current outstanding tax credits or debts with the ATO, and whether any Activity Statements (BAS/IAS) require actioning: For a client or estate with total assets under \$50,000 For a client or estate with total assets of \$50,000 or above, the hourly rates for taxation and accounting services, and the reviewing fees apply.</p> | <p>\$118 (flat fee)</p> |
| <p>Tax liability and associated costs advice* Advice provided as to the costs, estimated tax refunds or liabilities associated with completing a tax return, where taxation advisory services has previously advised that a tax return is required.</p> | <p>\$118 (flat fee)</p> |

*For trusts, estates, powers of attorney and represented persons' affairs being administered by State Trustees.

4.4 FINANCIAL PLANNING SERVICES

Financial planning services for powers of attorney, agencies, court-appointed administrations, statutory administrations, other administrations, trusts and deceased estates.

| | |
|--|----------------------------------|
| Financial Planner Paraplanner, Planning Assistant Where a financial plan, annual review or other advisory document has been prepared, the following fees for reviewing by a Financial Planner also apply: | \$300 per hour \$211 per hour |
| (a) Reviewing a standard plan (i) Minimum fee and (ii) For any preparation time in excess of the first 30 minutes, the reviewing time will be charged at 25% of that time | \$90 per plan |
| (b) Reviewing the preparation work for all other financial planning services will be charged at 25% of the preparation time. | |
| Computer-assisted Standard Plan reviews | \$105 per review |
| All investment entry fees received by State Trustees are rebated to the client. External Fund Managers may pay State Trustees a trail commission of up to 1.1% per annum of the amount of the funds invested (generally no more than 0.4%). Trail commission is rebated wherever possible. | |

In all other respects the Scale of Charges remains unchanged.

Water Act 1989

**EXTENSION OF THE GOULBURN MURRAY IRRIGATION DISTRICT AND
TUNGAMAH WATER DISTRICT DECLARATION 2015**

I, Andrew Fennessy, Executive Director, Rural Water Programs and Economic Reform, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

1. Citation

This Declaration is called the extension of the Goulburn Murray Irrigation District and Tungamah Water District Declaration 2015.

2. Authorising Provision

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

3. Commencement

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

4. Preliminary

The Goulburn–Murray Rural Water Corporation submitted the proposal for the extension of the Goulburn Murray Irrigation District and Tungamah Water District to the Minister which was received on the 1 October 2015. This proposal was approved under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Irrigation District

The Goulburn Murray Irrigation District and Tungamah Water District is established to include an area of land bounded by a red border on Drawing No. GMW436, GMW437, GMW438, GMW439, GMW440, GMW441, GMW442 and GMW443. Copies of these maps may be inspected at the office of Goulburn–Murray Rural Water Corporation, situated at 40 Casey Street, Tatura 3616.

Dated 19 November 2015

ANDREW FENNESSY
Executive Director, Rural Water Programs and Economic Reform
Department of Environment, Land, Water and Planning
(as delegate of the Minister)

Planning and Environment Act 1987
VICTORIA PLANNING PROVISIONS
Notice of Approval of Amendment
Amendment VC107

The Minister for Planning has approved Amendment VC107 to the Victoria Planning Provisions (VPP) and all planning schemes in Victoria.

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

The Amendment changes the Victoria Planning Provisions and all planning schemes in Victoria by:

- amending Clause 19.01-1 (Provision of Renewable Energy) to reference the updated ‘Policy and Planning Guidelines for Development of Wind Energy Facilities in Victoria’ (guidelines);
- amending Clause 52.32 (Wind energy facility) to reference the updated guidelines and make changes to wording;
- amending Clause 61.01-1 (Minister is Responsible Authority) to make the Minister for Planning the responsible authority for all new planning permit applications for use or development of land for the purpose of a utility installation and minor utility installation used to transmit or distribute electricity generated by a Wind energy facility;
- amending Clause 74 (Land Use Terms) to change the definition of Wind energy facility to remove reference to the use of the transmission or distribution systems of power lines to connect the wind energy facility to the electricity network;
- amending Clause 18.04-2 (Planning for airports) to include the recently approved ‘Avalon Airport Master Plan’ (Avalon Airport Australia Pty Ltd, September 2015) as a policy guideline;
- amending Clause 45.02 (Airport Environs Overlay) and Clause 45.08 (Melbourne Airport Environs Overlay) to replace reference to ‘Australian Standard AS 2021-2000, Acoustics – Aircraft Noise Intrusion – Building Siting and Construction’, with the 2015 revision issued by Standards Australia Limited; and
- amending the schedules to Clause 81.01 in 27 planning schemes applying an Airport Environs Overlay or Melbourne Airport Environs Overlay to update the list of incorporated documents to replace reference to ‘Australian Standard AS 2021-2000, Acoustics – Aircraft Noise Intrusion – Building Siting and Construction’, with the 2015 revision issued by Standards Australia Limited.

The Amendment is available for public inspection on the Department of Environment, Land, Water and Planning (DELWP) website, www.delwp.vic.gov.au/public-inspection

JOHN PHILLIPS
Director
Planning Systems
Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

The Governor in Council under section 10 of the **Crown Land (Reserves) Act 1978** revokes the following temporary reservations:

CLUNES – The temporary reservation by Order in Council of 4 September, 2001 of an area of 217 hectares, more or less, of land being Crown Allotments 42F and 42G, Section E, Parish of Clunes as a site for the Preservation of species of native plants **so far only as** the portion containing 8419 square metres being Crown Allotment 2022, Parish of Clunes as shown on Original Plan No. OP123668 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2016776)

KYABRAM EAST – The temporary reservation by Order in Council of 20 February, 1899 of an area of 4.937 hectares of land in the Parish of Kyabram East as a site for Water Supply purposes, in two separate portions, revoked as to part by Orders in Council of 9 November, 1948 and 15 November, 2005 **so far only as** the portion containing 4687 square metres being Crown Allotment 2069, Parish of Kyabram East as indicated on plan OP123514 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (Rs 06322)

NINYEUNOOK – The temporary reservation by Order in Council of 9 September, 1878 of an area of 2.023 hectares of land in Section 1, Parish of Ninyeunook (now described as Crown Allotment 1, Section 3, Township of Ninyeunook) as a site for Public purposes (State School). – (0617404)

ARARAT – The temporary reservation by Order in Council of 26 August, 1867 of an area of 8094 square metres of land now described as Crown Allotment 19A, Section 3A, Township of Ararat, Parish of Ararat as a site for Police and other Public purposes, revoked as to part by Orders in Council of 17 June, 1947 and 25 May, 1993 **so far only as** the portion containing 782 square metres, being Crown Allotment 2027, Township of Ararat, Parish of Ararat as shown on Original Plan OP123643 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0508414)

KERANG – The temporary reservation by Order in Council of 26 May, 1885 of an area of 162 hectares, more or less, of land in the Parish of Kerang as a site for Watering purposes and for affording a supply of Timber, revoked as to part by various Orders, **so far only as** the land being Crown Allotments 2110 [area 25.9 hectares, more or less], 2116 [area 6.7 hectares, more or less] and 2118 [area 2.2 hectares, more or less], Parish of Kerang as shown hatched on Plan No. LEGL./14-615 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0617601)

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

Dated 24 November 2015

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

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which are required for the purposes mentioned:–

ARARAT – Public purposes (Court purposes); area 782 square metres, being Crown Allotment 2027, Township of Ararat, Parish of Ararat as shown on Original Plan OP123643 lodged Central Plan Office of the Department of Environment, Land, Water and Planning. – (0508414)

MUNICIPAL DISTRICT OF THE GREATER GEELONG CITY COUNCIL

CONEWARRE – Public purposes; being Crown Allotment 2052 [area 2.411 hectares], Crown Allotment 2053 [area 7615 square metres] and Crown Allotment 2056 [area 2080 square metres], Parish of Conewarre as shown on Original Plan No. OP123806 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2021116)

MUNICIPAL DISTRICT OF THE
MURRINDINDI SHIRE COUNCIL

KINGLAKE – Cemetery purposes, area 5.07 hectares being Crown Allotment 2023, Parish of Kinglake as shown on Original Plan No. OP123498 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (L7P392998)

MUNICIPAL DISTRICT OF THE
SHIRE OF CAMPASPE

KYABRAM EAST – Public purposes; area 4687 square metres, being Crown Allotment 2069, Parish of Kyabram East as indicated on Original Plan OP123514 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning.– (0805081)

MUNICIPAL DISTRICT OF THE
GANNAWARRA SHIRE COUNCIL

NINYEUNOOK – Preservation of an area of ecological significance; total area 5.628 hectares, more or less, being Crown Allotment 11, Section 2 and Crown Allotments 2002 and 2003, Township of Ninyeunook, Parish of Ninyeunook and Crown Allotment 37C, Section 1, Parish of Ninyeunook as shown hatched on Plan No. LEGL./14-586 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0617404)

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

Dated 24 November 2015

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

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
ASSIGNMENT OF NEW NAME
TO CORPORATION

Order in Council

The Governor in Council under section 14A(5) of the **Crown Land (Reserves) Act 1978** assigns the new corporate name ‘Cobden Golf Club Reserve Committee Incorporated’ to the corporation constituted under section 14A(1) of the said Act as the ‘Cobden Recreation Reserve Committee of Management Incorporated’ by Order in Council of 12 September, 2000 and published in the Government Gazette on 14 September, 2000 – page 2333.

File Ref: Rs 1015 [0511729]

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

Dated 24 November 2015

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

ANDREW ROBINSON
Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROAD

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owner of land adjoining the road closes the following unused road:

MUNICIPAL DISTRICT OF THE
CITY OF MELTON

DERRIMUT – The sections of road in the Parish of Derrimut being Crown Allotment 2020 as indicated by hatching on plan GP2631 hereunder. – (GP2631) – (12L12/1888)



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

Dated 24 November 2015

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

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION

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 reservation:

NUNAWADING – The temporary reservation by Order in Council of 23 April, 1991 of an area of 3.261 hectares of land being Crown Allotment 49G, Parish of Nunawading (now described as Crown Allotment 2148, Parish of Nunawading) as a site for Public Park and Recreation, **so far only as** the STRATUM portion containing 711 square metres shown as Crown Allotment 2147, Parish of Nunawading on plan OP123697 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning.

File reference 1205051

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

Dated 24 November 2015

Responsible Minister

HON LISA NEVILLE MP

Minister for Environment, Climate Change and Water

ANDREW ROBINSON
Clerk of the Executive Council

Cemeteries and Crematoria Act 2003

ORDER TO INCLUDE ADDITIONAL RESERVED CROWN LAND INTO
THE SPRINGVALE BOTANICAL PUBLIC CEMETERY

Order in Council

The Governor in Council under section 4(4)(b) of the **Cemeteries and Crematoria Act 2003** orders that the land known as Crown Allotment 2250, Parish of Dandenong, be included in the Springvale Botanical Public Cemetery.

Dated 24 November 2015

Responsible Minister:

HON JILL HENNESSY MP

Minister for Health

ANDREW ROBINSON
Clerk of the Executive Council

Cemeteries and Crematoria Act 2003

ORDER TO INCLUDE ADDITIONAL RESERVED CROWN LAND INTO
THE WODONGA CEMETERY

Order in Council

The Governor in Council under section 4(4)(b) of the **Cemeteries and Crematoria Act 2003** orders that the land known as Crown Allotment 2110, Parish of Wodonga, be included in the Wodonga Cemetery.

Dated 24 November 2015

Responsible Minister:

HON JILL HENNESSY MP

Minister for Health

ANDREW ROBINSON
Clerk of the Executive Council

Control of Weapons Act 1990
EXEMPTION OF CLASS OF PERSONS

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, by Order, exempts the class of persons listed in Column 1 of the Table below from sections 5(1), 5(1AB) and 5AA of the **Control of Weapons Act 1990**, as those sections apply to bring into Victoria, cause to be brought into Victoria, purchase, possess, carry or use the items specified in Column 2 of the Table, for the purpose listed in Column 3 of the Table.

| Column 1 Person | Column 2 Items | Column 3 Purpose |
|---|--|--------------------------------|
| A prison officer in the class of prison officers assigned to the Security and Emergency Services Group of Corrections Victoria who is a specified officer within the meaning of the Serious Sex Offenders (Detention and Supervision) Act 2009 . | <ul style="list-style-type: none"> ● Extendable batons ● Oleoresin capsicum spray. | That person's official duties. |

Conditions:

It is a condition of this exemption that:

1. The specified officer must perform that person's official duties in accordance with the **Serious Sex Offenders (Detention and Supervision) Act 2009** and the **Corrections Act 1986**.
2. The specified officer must have successfully completed the training requirements for the purchase, storage, possession, carriage and use of extendable batons and oleoresin capsicum spray as specified in a Commissioner's Requirement issued by the Commissioner of Corrections Victoria.
3. The specified officer must observe all instructions regarding the purchase, storage, possession, carriage and use of extendable batons and oleoresin capsicum spray as specified in a Commissioner's Requirement issued by the Commissioner of Corrections Victoria.
4. The specified officer must not be a prohibited person under the **Control of Weapons Act 1990**.

Commencement:

This Order comes into effect on 1 December 2015.

Dated 24 November 2015

Responsible Minister:

HON WADE NOONAN MP

Minister for Police

ANDREW ROBINSON
Clerk of the Executive Council

Major Transport Projects Facilitation Act 2009

RESERVATION OF SURPLUS CROWN LAND

Order in Council

The Governor in Council under section 183(2) of the **Major Transport Projects Facilitation Act 2009** Orders that the surplus Crown land described in the Schedule attached to the Order in Council be reserved for the public purposes specified therein.

This Order takes effect from 24 November 2015.

Dated 24 November 2015

Responsible Minister:

LUKE DONNELLAN MP

Minister for Roads and Road Safety

ANDREW ROBINSON
Clerk of the Executive Council

SCHEDULE

Major Transport Projects Facilitation Act 2009

RESERVATION OF SURPLUS CROWN LAND

| Survey plan number | Parcel number | Area (m2) | Area (ha) | Public purpose |
|---------------------------|----------------------|------------------|------------------|-----------------------|
| SP 23368 | 1 | 140 | | Road |
| SP 23368 | 2 | 16.3 | | Road |
| SP 23368 | 6 | 19 | | Road |
| SP 23368 | 7 | 95.2 | | Road |

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

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

129. *Statutory Rule:* County Court
(Chapter I
Amendment
No. 10) Rules 2015

Authorising Act: County Court
Act 1958

Date first obtainable: 25 November 2015

Code D

130. *Statutory Rule:* County Court
(Chapter III
Amendment No. 5)
Rules 2015

Authorising Act: County Court
Act 1958

Date first obtainable: 25 November 2015

Code A

131. *Statutory Rule:* Charities
Regulations 2015

Authorising Act: Charities Act 1978

Date first obtainable: 25 November 2015

Code A

132. *Statutory Rule:* Food (Forms and
Registration)
Regulations 2015

Authorising Act: Food Act 1984

Date first obtainable: 25 November 2015

Code A

133. *Statutory Rule:* City of Melbourne
(Docklands
Co-ordination
Committee)
Revocation
Regulations 2015

Authorising Act: City of Melbourne
Act 2001

Date first obtainable: 25 November 2015

Code A

134. *Statutory Rule:* Building
Amendment
(Whittlesea Siting
Requirements)
Regulations 2015

Authorising Act: Building Act 1993

Date first obtainable: 25 November 2015

Code A

135. *Statutory Rule:* Road Safety
(Drivers)
Amendment
(Probationary
Driver Free
Full Driver
Licence Scheme)
Regulations 2015

Authorising Act: Road Safety
Act 1986

Date first obtainable: 25 November 2015

Code A

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply.

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|-------------------|---|---------------|-------------------|---|---------------|
| A | 1–16 | \$4.00 | #Z | 1407–1470 | \$119.05 |
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| C | 33–48 | \$8.20 | #ZB | 1537–1610 | \$129.45 |
| D | 49–96 | \$12.90 | #ZC | 1611–1666 | \$134.90 |
| E | 97–144 | \$16.60 | #ZD | 1667–1730 | \$140.00 |
| F | 145–192 | \$19.70 | #ZE | 1731–1796 | \$145.65 |
| G | 193–240 | \$22.70 | #ZF | 1797–1860 | \$150.90 |
| H | 241–288 | \$24.10 | #ZG | 1861–1926 | \$155.85 |
| I | 289–352 | \$27.20 | #ZH | 1927–1990 | \$161.50 |
| J | 353–416 | \$31.70 | #ZI | 1991–2056 | \$166.60 |
| K | 417–480 | \$36.20 | | | |
| L | 481–544 | \$42.20 | | | |
| M | 545–608 | \$48.25 | | | |
| N | 609–672 | \$53.35 | | | |
| O | 673–736 | \$60.30 | | | |
| P | 737–820 | \$66.45 | | | |
| #Q | 821–886 | \$72.25 | | | |
| #R | 887–950 | \$77.05 | | | |
| #S | 951–1016 | \$82.30 | | | |
| #T | 1017–1080 | \$87.40 | | | |
| #U | 1081–1146 | \$92.65 | | | |
| #V | 1147–1210 | \$98.10 | | | |
| #W | 1211–1276 | \$103.20 | | | |
| #X | 1277–1340 | \$108.80 | | | |
| #Y | 1341–1406 | \$113.70 | | | |

* All prices include GST

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