



Victoria Government Gazette

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No. G 45 Thursday 10 November 2016

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GENERAL

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As from 10 November 2016

The last Special Gazette was No. 337 dated 7 November 2016.

The last Periodical Gazette was No. 1 dated 18 May 2016.

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
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**GENERAL GAZETTE G52/16
THURSDAY 29 DECEMBER 2016**

Please Note:

The final Victoria Government Gazette (General) for 2016 (G52/16) will be published on **Thursday 29 December 2016**.

Copy deadlines:

Private Advertisements **9.30 am on Wednesday 21 December 2016**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Wednesday 21 December 2016**

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

**FIRST GENERAL GAZETTE FOR 2017
THURSDAY 5 JANUARY 2017**

Please Note:

The first Victoria Government Gazette (General) for 2017 (G1/17) will be published on **Thursday 5 January 2017**.

Copy deadlines:

Private Advertisements **9.30 am on Friday 30 December 2016**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Tuesday 3 January 2017**

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

Land Act 1958

Notice is hereby given that Murrabit Golf Club Incorporated has applied for a lease pursuant to section 134 of the **Land Act 1958** for a term of twenty-one (21) years in respect of Crown Allotment 5 of section 13 in the Parish of Murrabit West, County of Gunbower, containing 38.67 hectares as a site for 'amusement and recreation and social activities connected therewith (Golf Club and clubhouse)'.

Ref. No.: 0609735 Bendigo.

Land Act 1958

Notice is hereby given that Viewbank Securities Pty Ltd has applied for a lease pursuant to section 134A of the **Land Act 1958** for a term of twenty-one (21) years in respect of Crown land abutting Allotments 7 and 8 of Section 2, Parish of Frankston, City of Frankston, containing 50.00 square metres (more or less) as a site for balcony projection.

Ref. No.: 2022999.

Re: PATRICIA ANNIE CONNELLY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 August 2016, are required by the trustees, Anne-Louise Cameron and Julie Ann Holschier, to send particulars to them, care of the undersigned solicitors, by 10 January 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

AITKEN PARTNERS PTY LTD, solicitors,
Level 28, 140 William Street, Melbourne 3000.

Re: UGO DOLZAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, late of 33 McArthur Road, East Ivanhoe, Victoria, boiler maker, who died on 25 October 2013, are required by the trustee, Bertilla Dolzan, to send particulars to the trustee, care of the lawyers named below, by 10 January 2017, 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.

Re: Estate of STANLEY ALAN READ.

Creditors, next-of-kin and others having claims in respect of the estate of STANLEY ALAN READ, late of Riddle Gardens Hostel, corner Riddle and Spavin Drive, Sunbury, Victoria 3429, who died on 28 June 2016, are required by Christopher Fairley, the executor of the Will of the deceased, to send particulars of their claim to Dominic Esposito Solicitors, 235 Rathdowne Street, Carlton, Victoria 3053, solicitors for the executor of the said estate, within 60 days of the date of this advertisement, after which time the executors may convey or distribute the assets, having regard only to claims he then has notice.

DOMINIC ESPOSITO SOLICITORS,
235 Rathdowne Street, Carlton, Victoria 3053.

Re: Estate of WILLIAM RICHARD HERRICK.

Creditors, next-of-kin or others having claims in respect of the estate of WILLIAM RICHARD HERRICK, late of Carinya Hostel, 33 McClelland Avenue, Sea Lake, in the State of Victoria, retired bachelor, deceased, who died on 18 August 2016, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 14 January 2017, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

TERESA FRANCES SYDES, late of Nyah West, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 May 2016, are required by Michael Anthony Curran, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

GARDEN & GREEN LAWYERS,
4 McCallum Street, Swan Hill, Victoria 3585

Re: LOIS CATHERINE LITTLE, late of 47 Dehnert Street, Doncaster East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 July 2015, are required by the trustee, William James Tomlinson, to send particulars to the trustee, care of 313 Rathdowne Street, Carlton, Victoria 3053, by 15 January 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has had notice.

JENNIFER FEENEY & CO., lawyers,
313 Rathdowne Street, Carlton, Victoria 3053.

Re: JULIE MARINA YOUNG, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2016, are required by the trustees, Ross Gregory Young and Paul James Young, to send particulars to their solicitors at the address below by 10 January 2017, 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,
313 Ferntree Gully Road, Mount Waverley 3149.

Re: Estate of JOHN MELBOURNE CAFFIN, late of 62 Kerferd Street, Malvern East, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 July 2016, are required by the trustees to send particulars to the trustees, care of the undermentioned solicitors, by 10 February 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors,
177 Surrey Road, Blackburn 3130.
SM:CH2161319

Re: DOROTHY MAY COLLINS, late of 23 Wedge Crescent, Rowville, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 July 2016, are required by the trustees, Kim Lorraine Bond and Graham Bruce Grogan, to send particulars to the trustees, care of the undermentioned solicitors, by 13 January

2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors,
Level 1, 177 Surrey Road, Blackburn 3130.
PH:2161526

Re: Estate of ELAINE JOYCE KEENAN, late of Southern Cross Care, 16 Herlihy Road, Templestowe Lower, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 August 2016, are required by the trustees to send particulars to the trustees, care of the undermentioned solicitors, by 10 February 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors,
177 Surrey Road, Blackburn 3130.
SM:CH2161687

Re: Estate of ANTHONY JOHN KELLAWAY, late of 8–12 Woodlands Road, Kew East, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 April 2016, are required by the trustees to send particulars to the trustees, care of the undermentioned solicitors, by 10 February 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors,
177 Surrey Road, Blackburn 3130.
SM:CH2160720

Re: MALCOLM BRUCE LEWIS, late of 36A Beaumaris Parade, Highett, Victoria, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 July 2016, are required by the trustee, John Joseph Hanlon, to send particulars to the trustee, care of the undermentioned solicitors, by 13 January 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors,
Level 1, 177 Surrey Road, Blackburn 3130.
PH:ACL:2161527

Re: CHEE SEONG LEE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 September 2016, are required by the personal representative, Margaret Beng Wei Lee, to send particulars to the personal representative, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 5 January 2017, 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,
Level 1, 5 Burwood Road, Hawthorn,
Victoria 3122.

Re: MARGARET JUNE RAYMOND, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 September 2016, are required by the personal representative, Julie Anne Gillespie, to send particulars to the personal representative, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 5 January 2017, 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,
Level 1, 5 Burwood Road, Hawthorn,
Victoria 3122.

ARTHUR JOHN HART, late of Cathryn Macauley Building, 2 Marshalltown Road, Marshall 3216.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 30 July 2016, are required by the executors, Peter John Hart, Janet Louise Dittloff and Bridget Kathleen Eaton, to send particulars of such claims to the executors, care of Randall Bell, lawyer, Level 4, 117 Myers Street, Geelong, Victoria 3220, on or before 24 January 2017, after which date the executors will convey or distribute the assets, having regard only to the claims of which they have notice.

ALICE MARGARET WEDDING, late of The Belmont, 235 High Street, Belmont 3216.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 27 June 2016, are required by the executors, Adrian Paul Wedding and Allannah

Jo-Anne Hyde, to send particulars of such claims to the executors, care of Randall Bell, lawyer, Level 4, 117 Myers Street, Geelong, Victoria 3220, on or before 28 January 2017, after which date the executors will convey or distribute the assets, having regard only to the claims of which they have notice.

JOHN ALEXANDER HANDLEY, late of Marathon Road, Briagolong, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 June 2016, are required by the executor of the estate of the deceased, Raquel Celeste Handley, to send particulars of their claims to her by two months from the date hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

RAQUEL HANDLEY,
PO Box 195, Stratford, Victoria 3862.

Re: RICHARD ROBIN BOARDMAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 September 2016, are required by the trustee, Elena Boardman, to send particulars of such claims to her, in care of the belowmentioned lawyers, by 11 January 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: IAN STANLEY McCOLL, deceased, late of 7 Warrock Avenue, Donvale.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2016, are required by the trustee, Equity Trustees Limited, ACN 004 031 298, of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee by 9 January 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

RUSSELL KENNEDY, solicitors,
Level 12, 469 La Trobe Street, Melbourne 3000.

Re: JEANETTE ELAINE LEGG, late of 9 Peasholm Corner, Craigieburn, Victoria, administrative executive, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 September 2016, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 10 February 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

SANDHURST TRUSTEES LIMITED,
18 View Street, Bendigo 3550.

Re: ELSIE AMELIA WHITFORD, late of 14 Waratah Street, North Bendigo, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 September 2016, are required by the trustee, Sandhurst Trustees Limited, ACN 004 030 737, of 18 View Street, Bendigo, Victoria, to send particulars to the trustee by 24 January 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

SANDHURST TRUSTEES LIMITED,
18 View Street, Bendigo 3550.

IAN WILLIAM CHAMBERLAIN, late of 2/51 Second Street, Black Rock, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 29 January 2016, are required to send particulars of their claims to the executor, Raymond Malcolm McLeod-Dryden, 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.

JOSEPHINE SEITLINGER, late of 5 Ollerton Avenue, Newborough, in the State of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 June 2016, are required by the personal representative, Denise Wooton of 46 Haigh Street, Moe, to send particulars to her, care of the undermentioned solicitors, by 9 January 2017, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

VERHOEVEN & CURTAIN SOLICITORS,
Suite 4, 46 Haigh Street, Moe 3825.

Re: EVANGELIA APIDOPOULOS, late of 1 Hope Street, Brunswick, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 June 2016, are required to send particulars of their claims to the executor, care of GPO Box 1946, Melbourne, Victoria 3001, by 2 February 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which she may then have notice.

WILLS & PROBATE VICTORIA, lawyers,
Level 3, 20–22 McKillop Street, Melbourne 3000.

WILLIAM GEOFFREY BOWMAN, late of Lot 2A Sewell Drive, Harkaway, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 20 August 2016, are required by the executor, Peter John Bowman, care of Wollerman Shacklock Lawyer, 2/8 Gloucester Avenue, Berwick, Victoria, to send particulars of their claims to them by 14 January 2017, after which date the executor may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 17 October 2016.

WOLLERMAN SHACKLOCK LAWYERS,
8 Gloucester Avenue, Berwick 3806.

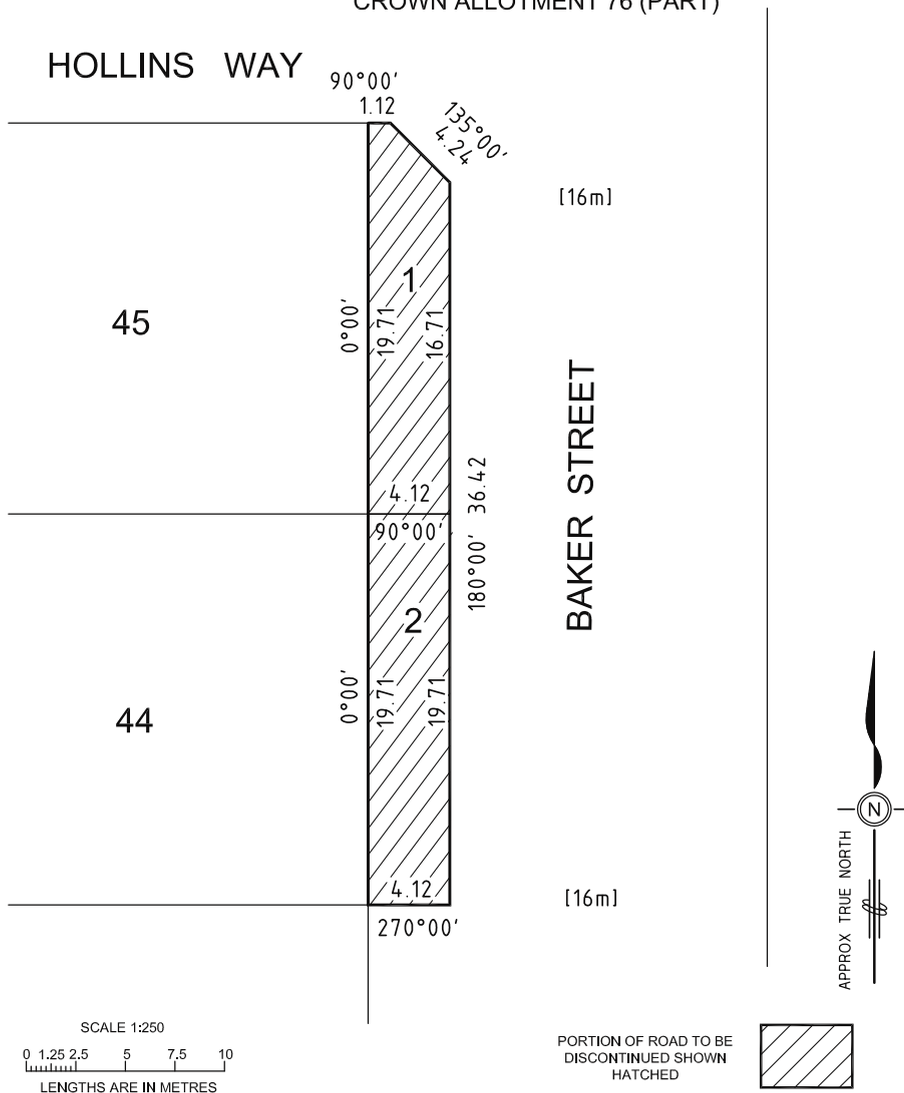
**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

BASS COAST SHIRE COUNCIL

Road Discontinuance – Part Baker Street, Dalyston

Council at its Ordinary Meeting held 17 August 2016 resolved, in accordance with section 206, 207A and 223 and Schedule 10, Part 3 of the **Local Government Act 1989**, to discontinue the portion of Baker Street, Dalyston, shown hatched on the plan below as it is not reasonably required for public traffic and will be sold subject to independent valuation to the abutting land owner.

COUNTY OF MORNINGTON
PARISH OF WOOLAMAI
CROWN ALLOTMENT 76 (PART)



PAUL BUCKLEY PSM
Chief Executive Officer

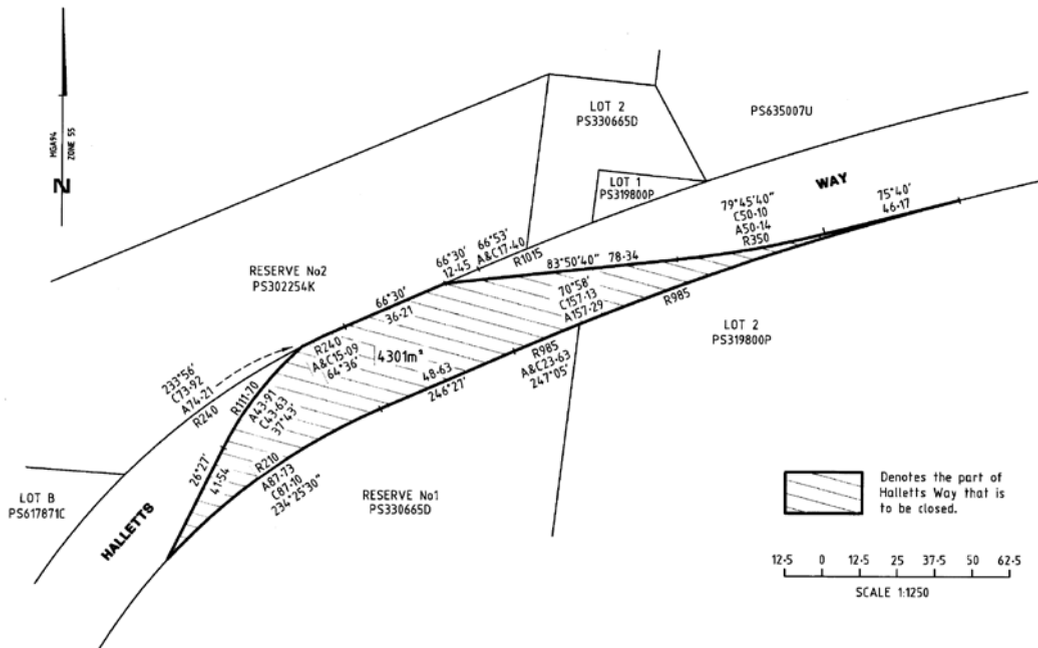
MOORABOOL SHIRE COUNCIL

Discontinuance of Part Roadway

Halletts Way, Darley

Schedule 10 Clause 3 **Local Government Act 1989**

Under section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Moorabool Shire Council, at its meeting held on 3 August 2016, formed the opinion that the portion of Council road as shown hatched in the diagram below in Halletts Way, Darley, is not reasonably required for public use as a road due to the realignment of Halletts Way, Darley. It resolved to delegate to the Chief Executive Officer the authority to complete the formal process of discontinuance of this portion of Halletts Way, after the completion of the notification period required by section 223 of the **Local Government Act 1989**. No submissions were received during the notification period.



This portion of roadway will be incorporated into the Council reserve to which it abuts.

ROB CROXFORD
Chief Executive Officer



Road Management Act 2004

REVIEW OF ROAD MANAGEMENT PLAN

In accordance with section 54(5) of the **Road Management Act 2004** and Road Management (General) Regulations 2016, Yarriambiack Shire Council intends to conduct a review of its Road Management Plan.

The purpose of the review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is to ensure the standards in relation to and the priorities to be given to the inspection, maintenance and repair of the roads and the classes of road to which Council's Road Management Plan applies are safe, efficient and appropriate for use by the community served by the Council.

The review will apply to all of the roads and classes of roads to which the Road Management Plan applies.

A copy of Council's current Road Management Plan is available for inspection at the Yarriambiack Shire Office in Warracknabeal, Gateway BEET Hopetoun or via Council's website, www.yarriambiack.vic.gov.au/media/uploads/RoadManagementPlan2012

Written submissions on the proposed review will be received until Friday 9 December 2016. Submissions should be addressed to Mr Ray Campling, Chief Executive Officer, Yarriambiack Shire Council, PO Box 243, Warracknabeal, Victoria 3393.

RAY CAMPLING
Chief Executive Officer
White Ribbon Ambassador

Planning and Environment Act 1987
BANYULE PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C111

The Banyule City Council has prepared Amendment C111 to the Banyule Planning Scheme.

The Amendment applies to all commercial, residential and industrial land in the municipality.

The Amendment introduces an open space contribution under the schedule to clause 52.01 of a flat rate of 5% for all commercial, residential and industrial subdivisions greater than two lots. It will also add the Banyule Open Space Plan as a Reference Document at clause 21.09.

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 Banyule City Council's Service Centres: 44 Turnham Avenue, Rosanna; 275 Upper Heidelberg Road, Ivanhoe; 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 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 5 pm on 9 December 2016. A submission must be lodged online at <http://www.banyule.vic.gov.au/BPSAhaveyoursay> or sent to the Banyule City Council, PO Box 51, Ivanhoe, Victoria 3079.

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

FAE BALLINGALL
Strategic Planner

Planning and Environment Act 1987**BAYSIDE PLANNING SCHEME**Notice of the Preparation of an Amendment
Amendment C152

The Bayside City Council has prepared Amendment C152 to the Bayside Planning Scheme.

The land affected by the Amendment is land within the Martin Street Activity Centre. The Activity Centre includes the retail and commercial areas of Martin Street and Nepean Highway as well as the surrounding residential areas to the north, south and west of the commercial area.

The Amendment proposes to implement the Martin Street Structure Plan, March 2016 by way of introducing new planning controls, including the introduction of a Design Development Overlay Schedule 18; the replacement of the existing Neighbourhood Residential Zone with a General Residential Zone Schedule 9; and amendments to the Municipal Strategic Statement within the Bayside Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Bayside City Council Corporate Centre, 76 Royal Avenue, Sandringham; during opening hours at one of Bayside's libraries (opening hours available on Council's website): Brighton Library – 14 Wilson Street, Brighton; Hampton Library – 1D Service Street, Hampton; Sandringham Library – 2–8 Waltham Street, Sandringham; Beaumaris Library – 96 Reserve Road, Beaumaris; at the Bayside City Council website, www.bayside.vic.gov.au/martinstreet; 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 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 5.00 pm Monday 12 December 2016. A submission must be sent to one of the following: post to – Urban Strategy – Amendment C152, Bayside City Council, PO Box 27, Sandringham, Victoria 3191; email to – enquiries@bayside.vic.gov.au; or submit online via – www.bayside.vic.gov.au/martinstreet

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

SHIRAN WICKRAMASINGHE
Director City Planning and
Community Services

Planning and Environment Act 1987**BAYSIDE PLANNING SCHEME**Notice of the Preparation of an Amendment
Amendment C153

The Bayside City Council has prepared Amendment C153 to the Bayside Planning Scheme.

The land affected by the Amendment is land within Bayside City Council which has been identified by Melbourne Water as being liable to inundation by overland flows from the urban drainage system.

The Amendment proposes to update the boundaries of the Special Building Overlay (SBO) in the Bayside Planning Scheme to reflect revised flood modelling undertaken by Melbourne Water. In doing so, it also removes the Land Subject to Inundation Overlay (LSIO) and associated Schedule applied to Elsternwick Park and modifies the extent of the SBO covering Elsternwick Park.

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, Bayside City Council Corporate Centre, 76 Royal Avenue, Sandringham; on Council's website at www.bayside.vic.gov.au/sbo; during opening hours at Bayside's libraries (times available on Council's website): Brighton Library – 14 Wilson Street, Brighton; Hampton Library –

1D Service Street, Hampton; Sandringham Library – 2–8 Waltham Street, Sandringham; Beaumaris Library – 96 Reserve Road, Beaumaris; or 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 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 5.00 pm Monday 19 December 2016. A submission must be sent to one of the following: post to – Urban Strategy – Amendment C153, Bayside City Council, PO Box 27, Sandringham, Victoria 3191; email to – enquiries@bayside.vic.gov.au, include Amendment C153 in subject field; online at – www.bayside.vic.gov.au/sbo; or in person at – Bayside City Council Corporate Centre, 76 Royal Avenue, Sandringham 3181, Monday–Friday 8.30 am–5.00 pm.

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

SHIRAN WICKRAMASINGHE
Director City Planning and Community Services

Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C212

The Hume City Council has prepared Amendment C212 to the Hume Planning Scheme.

The land affected by the Amendment is 290–310 Oaklands Road, Oaklands Junction.

The Amendment proposes to amalgamate the Balbethan Stud Homestead (HO269) and Balbethan Shearing Shed (HO270) into one new heritage place, known as Dunalister/Balbethan Stud Farm Complex HO367.

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, Hume City Council: Broadmeadows Customer Service Centre, 1079 Pascoe Vale Road, Broadmeadows; Sunbury Customer Service Centre, 40 Macedon Street, Sunbury; and Hume Global Learning Centre Craigieburn, 75–95 Central Park Avenue, Craigieburn; 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 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 12 December 2016. A submission must be sent to the Hume City Council, PO Box 119, Dallas 3047, or strategicplanning@hume.vic.gov.au

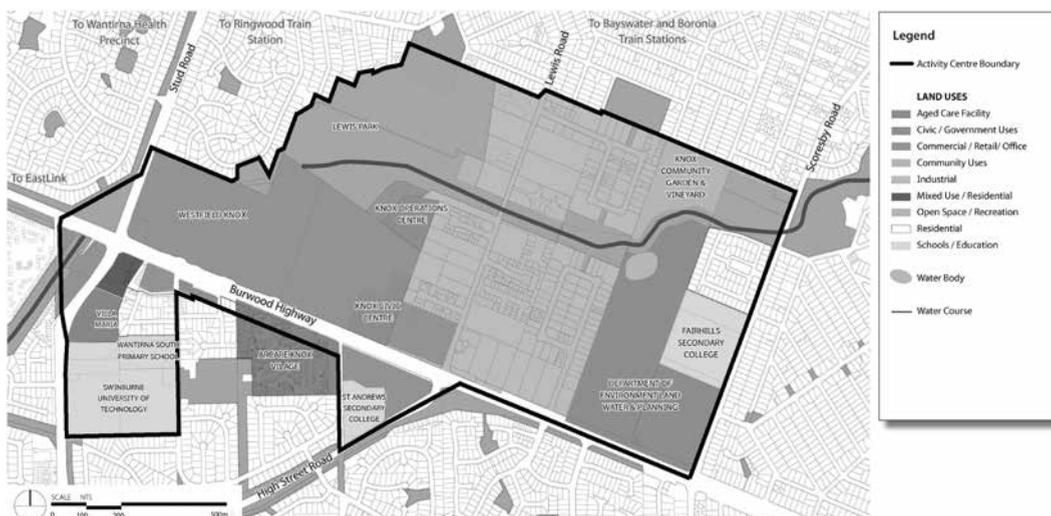
The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

DOMENIC ISOLA
Chief Executive Officer

Planning and Environment Act 1987
KNOX PLANNING SCHEME
 Notice of the Preparation of an Amendment
 Amendment C149

The Knox City Council has prepared Amendment C149 to the Knox Planning Scheme.

The land affected by the Amendment is all land within the Knox Central Activity Centre, shown in the map below.



The Amendment proposes to implement the objectives and strategies of the draft Knox Central Structure Plan, through the application of local policy, zones and overlays.

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: Council's website, www.knox.vic.gov.au/C149; at the Department of Environment, Land, Water and Planning's website, www.delwp.vic.gov.au/public-inspection; at the offices of the planning authority (Knox City Council), Council's Customer Service Building and Planning counter at the Knox Council Civic Centre, 511 Burwood Highway, Wantirna South, weekdays 8.30 am to 5.00 pm (except Tuesdays: 8.30 am to 8.00 pm); and at the Knox Branch Library, Monday–Friday 9.00 am–8.00 pm, Saturday 9.00 am–4.00 pm, Sunday 1.00 pm–4.00 pm.

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 Friday 16 December 2016. A submission must be sent to Knox City Council by email: psamendments@knox.vic.gov.au, Attention: Submission to Amendment C149; or by post (no stamp required): City Futures, Knox City Council, Reply Paid 70243, Wantirna South, Victoria 3152.

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

ANGELO KOURAMBAS
 Director – City Development
 Knox City Council

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of the Preparation of an Amendment
Amendment C114

Macedon Ranges Shire Council has prepared Amendment C114 to the Macedon Ranges Planning Scheme. The Amendment affects land in the Commercial 1 Zone in central Macedon at:

- 6, 8A, 12, 1/16, 20, 22, 26, 34 and 40 Victoria Street, Macedon;
- 19, 21, 21A, 23, 25, 27, 29, 31, 33, 35 and 37 Victoria Street, Macedon;
- 33 Smith Street, Macedon;
- 33 and 35 Margaret Street, Macedon;
- 38A, 38B and 38C Bruce Street, Macedon.

The Amendment implements the 'Macedon Urban Design Guidelines' by introducing application requirements and decision guidelines for development in the commercial core of the township, including key infill sites.

The Amendment proposes to:

- amend Clause 21.13-6 of the Municipal Strategic Statement (local policy for Macedon); and
- apply the Design and Development Overlay Schedule 26 (DDO26) to approximately 2.6 hectares of land in Macedon.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours, at the following offices of the planning authority: Kyneton Administration Centre, 129 Mollison Street, Kyneton; Gisborne Administration Centre, 40 Robertson Street, Gisborne; or at Macedon Post Office, 25 Victoria Street, Macedon; and online at mrsc.vic.gov.au/c114 or www.delwp.vic.gov.au/public-inspection

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 Monday 12 December 2016. A submission must be sent to Strategic Planning and Environment, Macedon Ranges Shire Council, PO Box 151, Kyneton, Victoria 3444, or emailed to mrsc@mrsc.vic.gov.au

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, until the end of the two months after the Amendment comes into operation or lapses.

PETER JOHNSTON
Chief Executive Officer
Macedon Ranges Shire Council

Planning and Environment Act 1987

MACEDON RANGES PLANNING SCHEME

Notice of the Preparation of an Amendment
Amendment C115

Macedon Ranges Shire Council has prepared Amendment C115 to the Macedon Ranges Planning Scheme. The Amendment affects land in central Mount Macedon at 682, 683-5, 684, 690, and 696 Mount Macedon Road.

The Amendment implements the 'Mount Macedon Urban Design Guidelines' by introducing application requirements and decision guidelines for five properties in the commercial centre of the village.

The Amendment proposes to:

- amend Clause 21.13-7 of the Municipal Strategic Statement (local policy for Mount Macedon); and
- rezone approximately 3.7 hectares of land in central Mount Macedon to the Special Use Zone Schedule 6 (SUZ6).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours, at the following offices of the planning authority: Kyneton Administration Centre, 129 Mollison Street, Kyneton; Gisborne Administration Centre, 40 Robertson Street, Gisborne; or at Mount Macedon Post Office, 686 Mount Macedon Road, Mount Macedon; and online at mrsc.vic.gov.au/c115 or www.delwp.vic.gov.au/public-inspection

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 Monday 12 December 2016. A submission must be sent to Strategic Planning and Environment, Macedon Ranges Shire Council, PO Box 151, Kyneton, Victoria 3444, or emailed to mrsc@mrsc.vic.gov.au

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, until the end of the two months after the Amendment comes into operation or lapses.

PETER JOHNSTON
Chief Executive Officer
Macedon Ranges Shire Council

Planning and Environment Act 1987

MITCHELL AND WHITTLESEA PLANNING SCHEMES

Notice of the Preparation of an Amendment Amendment GC55

The Growth Areas Authority (now known as the Victorian Planning Authority or VPA) has prepared Amendment GC55 to the Mitchell and Whittlesea Planning Schemes.

The Amendment area covers approximately 291 hectares of land approximately 45 km north of Melbourne CBD. The Beveridge Central Precinct is generally bounded Rankin Street to the south, Patterson Street to the west, Camerons Lane and the existing Beveridge Township to the north and north-east, and Stewart Street to the east.

The Amendment proposes to implement the 'Beveridge Central Precinct Structure Plan'. The Beveridge Central Precinct will include residential development to accommodate an expected population of up to 10,200 residents and a network of open space area and a recreational sporting facility to service residents within the Precinct and in surrounding areas.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report, free of charge, at the following locations: during office hours, at the office of the planning authority, Victorian Planning Authority, Level 25, 35 Collins Street, Melbourne, or at any time on the VPA website, <https://vpa.vic.gov.au/greenfield/>; during office hours, at the Mitchell Shire Council Wallan Office 4A and 4B, 61 High Street, Wallan; Wallan Library, Wellington Square, Wallan; City of Whittlesea Civic Centre Office, 25 Ferres Boulevard, South Morang; and at any time at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

A public drop-in information session will be held on Wednesday 23 November 2016 between 4.30 pm to 7.30 pm at Beveridge Community Centre, Lithgow Street, Beveridge.

Any person may make a submission to the planning authority about the Amendment in writing to Victorian Planning Authority, Level 25, 35 Collins Street, Melbourne, Victoria 3000, or via email to amendments@vpa.vic.gov.au. The closing date for submissions is Monday 12 December 2016.

The VPA must make a copy of every submission available at its office for any person to inspect during office hours, free of charge, until the end of two months after the Amendment comes into operation or lapses.

For more information visit www.vpa.vic.gov.au or call Stephen Davis, Strategic Planning Manager, or Melanie Ringersma, Senior Urban Planner, on (03) 9651 9600.

PETER SEAMER
Chief Executive Officer

Planning and Environment Act 1987

SOUTH GIPPSLAND PLANNING SCHEME

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

Amendment C108

Planning Permit Application 2016/202

The land affected by the Amendment is 590 South Gippsland Highway, Leongatha South 3953 (Lot 2, PS346292D) and 2 Hogans Road, Leongatha South 3953 (Lot 1, PS346292).

The land affected by the application is 590 South Gippsland Highway, Leongatha South 3953 (Lot 2, PS346292D).

The Amendment proposes to rezone 14.47 ha of the land from Farming Zone to Special Use Zone Schedule 6 and introduce Schedule 6 into the South Gippsland Planning Scheme.

The application is for a permit for a two (2) lot subdivision.

The applicant for the permit is Petal-O-Nominees Pty Ltd.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, South Gippsland Shire Council, 9 Smith Street, Leongatha; at South Gippsland Shire Council's website: www.southgippsland.vic.gov.au/homepage/131/planning_scheme_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 or by the granting of the permit may make a submission to the planning authority about the Amendment and the application. 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 15 December 2016. A submission must be sent to Danielle Simpson, Strategic Planner, South Gippsland Shire Council, Private Bag 4, Leongatha 3953.

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, until the end of the two months after the Amendment comes into operation or lapses.

PAUL STAMPTON
Manager Planning

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C209

The Yarra City Council has prepared Amendment C209 to the Yarra Planning Scheme.

The land affected by the Amendment is within the municipality of Yarra.

The Amendment updates Clause 22.09 – Licensed Premises to provide stronger policy guidance for applications where a planning permit is required pursuant to Clause 52.27 – Licensed Premises of the Yarra Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority: Richmond Town Hall, 333 Bridge Road, Richmond, Victoria 3121; Collingwood Town Hall, 140 Hoddle Street, Abbotsford, Victoria 3067; Connie Benn Centre, 160 Brunswick Street, Fitzroy, Victoria 3065; at the Yarra City Council website: www.yarracity.vic.gov.au/consultation; 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 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 16 December 2016. A submission must be sent to: Erika Russell, Senior Planner (Community Health and Safety), Yarra City Council, PO Box 168, Richmond, Victoria 3121; or via email: strategicplanning@yarracity.vic.gov.au (please use Amendment C209 in the subject header).

The planning authority must make a copy of every submission available at its office for any person to inspect, free of charge, for two months after the Amendment comes into operation or lapses.

DAVID WALMSLEY
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 9 January 2017, 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.

COOMBS, Barry Robert, late of 28 James Cook Drive, Melton West, Victoria 3337, deceased who died on 12 April 2016.

GREGG, Callan Edward, late of Unit 126, 480 Lygon Street, Carlton, Victoria 3053, deceased, who died on 30 September 2016.

TRUONG, Trinh Tu, late of Flat 25, 108 Elizabeth Street, Richmond, Victoria 3121, deceased, who died on 17 October 2016.

Dated 31 October 2016

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 11 January 2017, 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.

DONALD, Terence Joseph, late of RSL Caravan Park Site 16, Point Peron Road, Peron, Western Australia 6168, deceased, who died on 10 May 2016.

DONALDSON, John William, late of 76 Union Street, Northcote, Victoria 3070, deceased, who died on 4 January 2016.

McGEE, Michael Anthony, late of Coorondo Home, 597 Warrigal Road, Ashwood, Victoria 3147, deceased, who died on 25 July 2016.

OCKENDEN, Genevieve Jessie, late of Uniting Age Well Strathdon Community, 17 Jolimont Road, Forest Hill, Victoria 3131, deceased, who died on 6 July 2016.

SKIRVING, Robert, late of 17 Pruden Street, Moe, Victoria 3825, deceased, who died on 5 September 2016.

Dated 2 November 2016

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 13 January 2017, 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.

ANDERSON, Myrle Ellen, late of 4 Alkoomi Avenue, Hamlyn Heights, Victoria 3215, retired, deceased, who died on 13 July 2016.

BROOKS, Norman Stanley, late of Opal Aged Care, 28-30 Rymill Court, Altona North, Victoria 3025, formerly of 53 Bell Street, Altona 3018, retired, deceased, who died on 19 July 2016.

CARLTON, James, late of Estia Dandenong, 151 David Street, Dandenong, Victoria 3175, deceased, who died on 28 September 2016.

CONDRON, Margaret Millicent, late of Opal Roxburgh Aged Care Service, 90 Lightwood Crescent, Meadow Heights, Victoria 3048, retired, deceased, who died on 22 July 2016.

GAVRIC, Vitomir, late of Footscray Aged Care, 25 Mephan Street, Footscray, Victoria 3011, pensioner, deceased, who died on 23 September 2016.

KLEIMAN, John, late of Unit 6, 7 Carlisle Avenue, St Kilda East, Victoria 3183, deceased, who died on 29 September 2016.

LOWE, Dorothy Jean, late of Estia Health, 45 Silvan Road, Wattle Glen, Victoria 3096, pensioner, deceased, who died on 17 July 2016.

STANLEY, Edward Albert King, late of 881 Glenhuntly Road, Caulfield South, Victoria 3162, Grant of Probate dated 27 October 2016, retired, deceased, who died on 7 June 2016.

Dated 4 November 2016

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 16 January 2017, 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.

LAZZARINI, Agostino, late of Unit 3, 332 Pascoe Vale Road, Essendon, Victoria 3040, deceased, who died on 6 July 2016. Grant of Probate dated 4 November 2016.

REDWOOD, Sonia Muir, late of Central Park, 101 Punt Road, Windsor, Victoria 3181, pensioner, deceased, who died on 13 April 2016.

SLABBERS, Petronella Sophia Gertruda, late of Princess Margriet Aged Care Facility, 722 Mt Dandenong Road, Kilsyth, Victoria 3137, home duties, deceased, who died on 18 September 2016.

TKALCEVIC, Mato Matthew, late of 6A Thorndon Drive, St Albans, Victoria 3021, retired, deceased, who died on 19 May 2016.

Dated 7 November 2016

Department of Treasury and Finance

SALE OF CROWN LAND
BY PUBLIC AUCTION

On Saturday 10 December 2016
at 11:30 am on site

Reference: F15/814.

Address of Property: 4 St Andrews Road, Shepparton, Victoria 3630.

Crown Description: Crown Allotment 2049, Parish of Shepparton. Title Plan TP959014C.

Terms of Sale: Deposit 10%, Balance in 60 days.

Land Area: 676 m².

Officer Co-ordinating Sale: Peter Scollo, Land and Property Group, Department of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Victoria 3002.

Selling Agent: Stockdale & Leggo Shepparton, 120 Wyndham Street, Shepparton, Victoria 3630.

ROBIN SCOTT MP
Minister for Finance

Department of Treasury and Finance

SALE OF CROWN LAND
BY PUBLIC AUCTION

On Saturday 10 December 2016
at 11:30 am on site

Reference: F16/778.

Address of Property: 6 St Andrews Road, Shepparton, Victoria 3630.

Crown Description: Crown Allotment 2048, Parish of Shepparton. Title Plan TP959013E.

Terms of Sale: Deposit 10%, Balance in 60 days.

Land Area: 676 m².

Officer Co-ordinating Sale: Peter Scollo, Land and Property Group, Department of Treasury and Finance, Level 5, 1 Treasury Place, Melbourne, Victoria 3002.

Selling Agent: Stockdale & Leggo Shepparton, 120 Wyndham Street, Shepparton, Victoria 3630.

ROBIN SCOTT MP
Minister for Finance

Associations Incorporation Reform Act 2012

SECTION 135

I, David Joyner, Deputy Registrar under the **Associations Incorporation Reform Act 2012** (the Act), under delegation provided by the Registrar, hereby give notice that, pursuant to section 135(3) of the Act, I intend to cancel the incorporation of the incorporated association mentioned below:

Trade Masters Association of Australia 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 association mentioned above.

Dated 10 November 2016

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

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:

Aktify Inc.; Bangladeshi Doctors' Forum in Victoria Inc.; Dis/Course Inc.; Drumcondra Heritage Group Inc.; Dulaang-Bayan Melbourne (Philippine Community Theatre) Inc.; Goldseeker Christian Church Inc.; Mercy Private Hospital Inc.; Mornington Community Meals Inc.; Planners Peer Group Incorporated; Rowville Toastmasters Club Inc.; Rural Landowners Association of Narre Warren North, Harkaway & Berwick Inc.; Shorter Brothers Incorporated; St. Bernard Club of Victoria Inc.; Streets of Freedom Inc.; Su Australia Deposit Fund Inc.; Swan Hill Integrated Resource Facility Governance Entity Committee Incorporated; The Calumo Project Inc.; Writing Through Fences Incorporated; Youth First Concerns 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 10 November 2016

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

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust
Fees and Charges

I, Bryan Crampton, as Delegate of the Secretary to the Department of Health and Human Services for the purposes of section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scales of fees and charges fixed by the following cemetery trust/s. The approved scales of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette and will be published on the internet.

The approved scale of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette.

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

The Baringhup Cemetery Trust
The Kerang Cemetery Trust
The Sorrento Cemetery Trust
The Whitefield Cemetery Trust

Dated 28 October 2016

BRYAN CRAMPTON
Manager
Cemeteries and Crematoria Regulation Unit

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust
Fees and Charges

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The approved scale of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette.

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

The Box Hill Cemetery Trust
The Gippsland Memorial Park Cemetery Trust
The Murchison Cemetery Trust
The Ouyen Cemetery Trust
The Rokewood Cemetery Trust
The Upper Yarra Cemetery Trust

Dated 28 October 2016

BRYAN CRAMPTON
Manager
Cemeteries and Crematoria Regulation Unit

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust
Fees and Charges

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

The approved scale of fees and charges will take effect from the date of publication of this notice in the Victoria Government Gazette.

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

Dated 28 October 2016

BRYAN CRAMPTON

Manager

Cemeteries and Crematoria Regulation Unit

Coastal Management Act 1995

NOTICE OF APPROVAL OF MANAGEMENT PLAN

Capel Sound Foreshore Coastal Management Plan

The Capel Sound Foreshore Coastal Management Plan has been approved pursuant to section 32 of the **Coastal Management Act 1995**.

The management plan takes effect on the date this notice is published in the Victoria Government Gazette.

The management plan provides for the management of 3.8 km of coastal Crown land including from Chinaman's Creek in the east to Shirlow Avenue, Rye, in the west.

A copy of the management plan is available on request, free of charge, by contacting (03) 5986 4382 during office hours or on the Capel Sound Foreshore website, <http://www.capelsoundforeshore.com.au/>

VICTORIA PURDUE

Program Manager

Regional Planning and Approvals

Port Phillip Region

Department of Environment, Land, Water and Planning

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Steven Warrington, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment, Land, Water and Planning, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2017.

To commence from 0100 hours on 14 November 2016:

- Yarriambiack Shire Council: That part north of the line described by the following: Galaquil West Road and Galaquil East Road. [Formerly known as the wire netting fence.]
- Mildura Rural City Council
- Swan Hill Rural City Council
- Buloke Shire Council
- Hindmarsh Shire Council: That part north of the line described by the following: Sanders Road, Netting Fence track, Netting Fence Road easterly to Perkins Road, Pullet West Road, Pullet East Road and Gallaquil West Road. [Formerly known as the wire netting fence.]
- Gannawarra Shire Council.

STEVEN WARRINGTON

Chief Officer

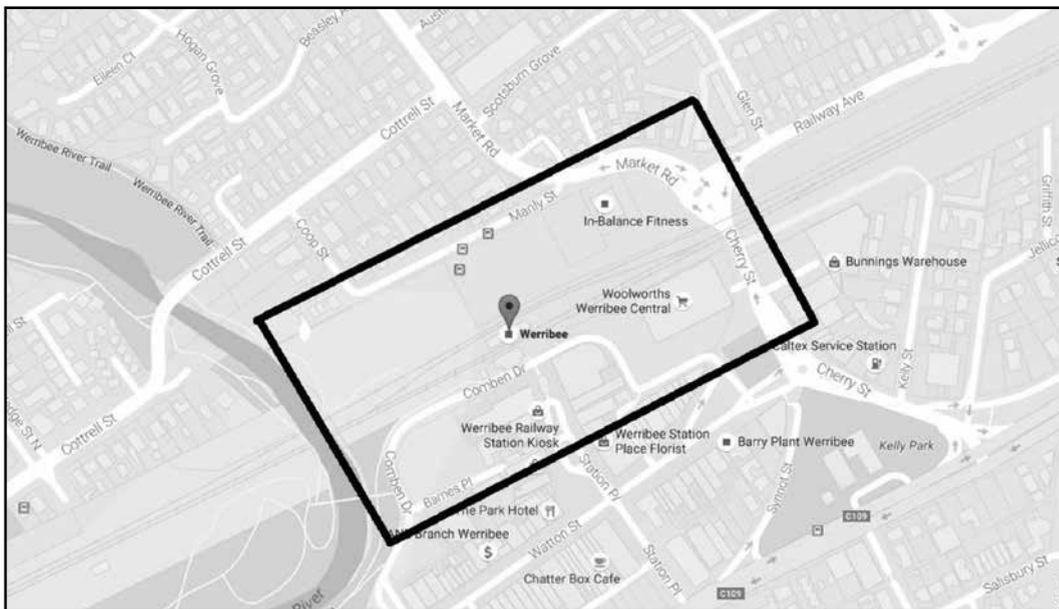
Control of Weapons Act 1990

DECLARATION OF DESIGNATED AREA UNDER SECTION 10D(1)

The Assistant Commissioner, Transit and Public Safety Command, acting as a delegate of the Chief Commissioner of Police under section 10D(1) of the **Control of Weapons Act 1990**, declares as a designated area in Werribee bounded by Manly Street, Cherry Street, Werribee River, Barnes Place and Comben Drive, as shown on the map below, but not including those roads. (Road has the same meaning as in section 3 of the **Road Safety Act 1986**.)

This declaration will operate on 10 November 2016 between 1400 hours and 2200 hours during which time members of the police force are authorised to exercise the following powers:

- (a) in a public place in the designated area, without warrant, stop and search for weapons:
 - (i) any person;
 - (ii) anything in the possession or control of the person;
 - (iii) any vehicle with a person in or on the vehicle; and
 - (iv) anything in or on such vehicle;
- (b) detain a person or vehicle for so long as is reasonably necessary to conduct a search;
- (c) seize and detain any item the member reasonably suspects is a weapon; and
- (d) request a person who is the subject of a full search to disclose his or her identity.



VICTORIA POLICE

Crown Land (Reserves) Act 1978

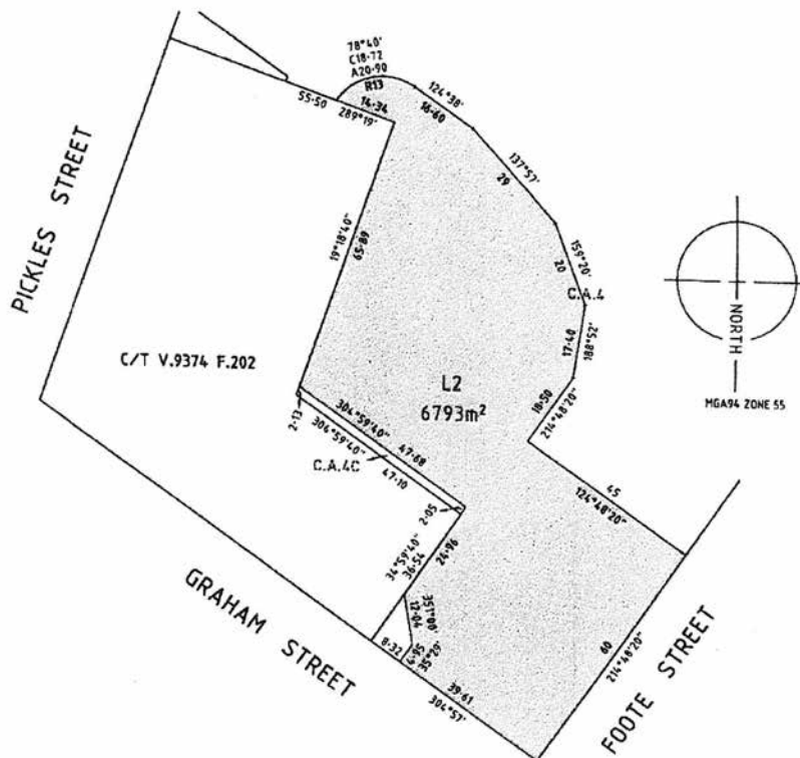
ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER SECTIONS 17B AND 17BA

Under section 17B and 17BA of the **Crown Land (Reserves) Act 1978**, I, Lily D’Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by the Port Phillip City Council as committee of management over the Gasworks Park Reserve described in the schedule below for the purpose of a farmers market and arts activities and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land, being the land shown shaded grey on the attached plan, which is part of the Crown land deemed temporarily reserved for the purposes of recreation and public park at South Melbourne, Parish of South Melbourne, under section 5 of the **Crown Land (Reserves) Act 1978**.



1204562

Dated 18 October 2016

LILY D’AMBROSIO MP
Minister for Energy, Environment and Climate Change

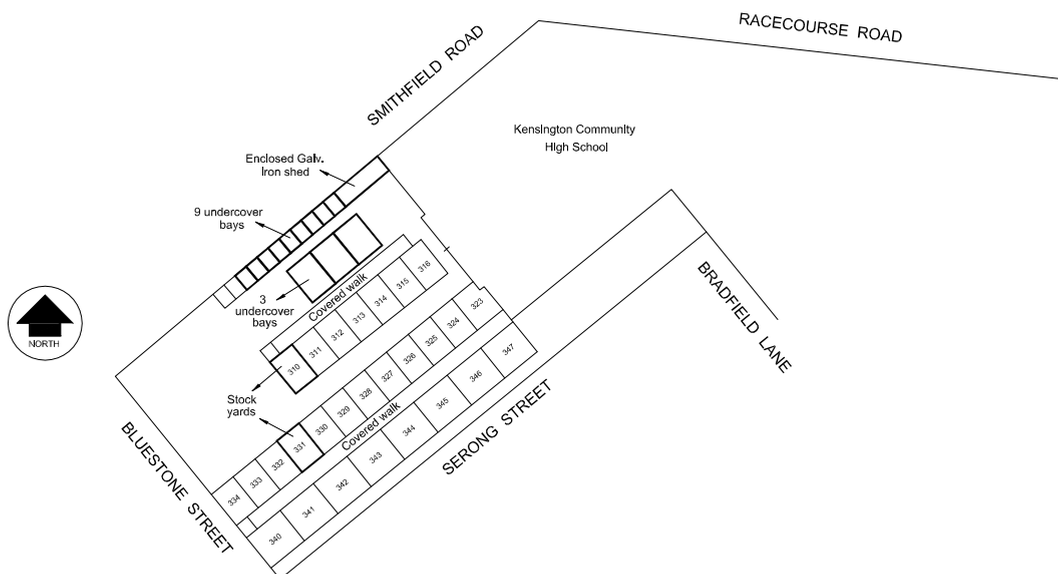
Crown Land (Reserves) Act 1978**ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER
SECTIONS 17B AND 17BA**

Under section 17B and 17BA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by the Melbourne City Council as committee of management over the Lynch's Bridge Historical Precinct Reserve described in the schedule below for the purpose of preparation and distribution of growing kits and associated activities and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land shown by bold outline on the attached plan, which is part of the Crown land temporarily reserved for the purposes of conservation of an area of historic interest by Order in Council of 5 July 1988 (vide Government Gazette 13 July 1988, page 2097).



1204748

Dated 25 October 2016

LILY D'AMBROSIO MP
Minister for Energy, Environment and Climate Change

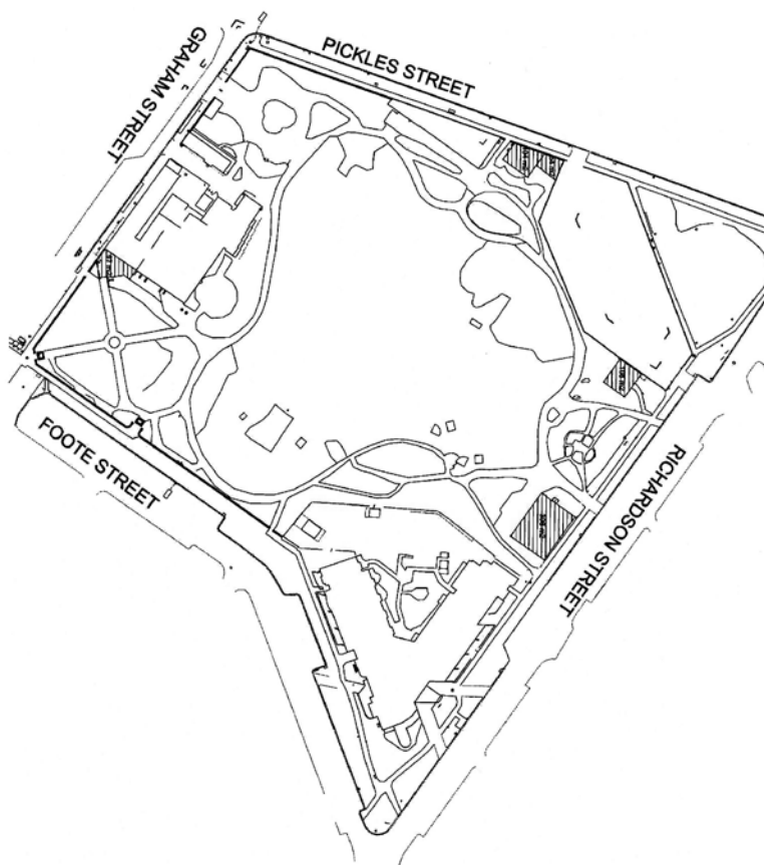
Crown Land (Reserves) Act 1978**ORDER GIVING APPROVAL TO GRANT A LEASE UNDER
SECTIONS 17D AND 17DA**

Under section 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by the Port Phillip City Council as committee of management over Gasworks Park Reserve described in the schedule below for the purpose of arts related purposes and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land shown hatched on the attached plan, which is part of the Crown land deemed temporarily reserved for the purposes of recreation and public park at South Melbourne, Parish of South Melbourne, under section 5 of the **Crown Land (Reserves) Act 1978**.



1204562

Dated 18 October 2016

HON. LILY D'AMBROSIO MP
Minister for Energy, Environment and Climate Change

Education and Training Reform Act 2006

MINISTERIAL ORDER 948

Amendments to Ministerial Orders 55 and 382 on Structured Workplace Learning
and Work Experience Arrangements**1. Title**

This Order may be cited as Ministerial Order 948 – Amendments to Ministerial Orders 55 and 382 on Structured Workplace Learning and Work Experience Arrangements.

2. Authorising provisions and commencement

This Order is made under sections 5.4.4, 5.4.6 and 5.10.4 of the **Education and Training Reform Act 2006** and comes into operation on 1 January 2017.

3. Purpose

The purpose of this Ministerial Order is to make amendments to the following Ministerial Orders –

- (a) Ministerial Order 55 – Structured Workplace Learning Arrangements; and
- (b) Ministerial Order 382 – Work Experience Arrangements.

4. Amendments to Ministerial Order 55

Ministerial Order 55 – Structured Workplace Learning Arrangements is amended as follows –

- (a) In clause 5:
 - (i) for the definition of **Accredited Course of Study**, substitute –
‘**Accredited Course of Study** means:
 - (a) a course of study accredited by:
 - (i) the Victorian Registration and Qualifications Authority; or
 - (ii) the Australian Skills Quality Authority; or
 - (b) nationally recognised vocational education and training.’;
 - (ii) for the definition of **Department**, substitute –
‘**Department** means the Department of Education and Training.’;
 - (iii) after the definition of **Arrangement Form**, insert –
‘**Child Safe Standards** means the standards made from time to time by the Minister for Families and Children under section 17 of the **Child Wellbeing and Safety Act 2005**.’;
 - (iv) after the definition of **School**, insert –
‘**School Governing Authority** has the meaning under clause 4(1) of Ministerial Order No. 870 – Child Safe Standards – Managing the Risk of Child Abuse in Schools.’;
 - (v) for the definition of **VET Program**, substitute –
‘**VET Program** means a vocational education and training program comprised of units of competency/ modules drawn from nationally recognised training.’.

- (b) For clause 7.1(g)(i), **substitute** –
‘ensuring the health, education and moral and material welfare of the Student will not suffer’.
- (c) For clause 8.3(a), **substitute** –
‘(aa) the School Governing Authority will comply with the Child Safe Standards for the duration of the proposed Arrangement;
(a) the health, education and moral and material welfare of the Student will not suffer under the proposed Arrangement;’.
- (d) For clause 8.3(k), **substitute** –
‘the Structured Workplace Learning Coordinator has arranged with the Student an appropriate time to contact the Student (by any appropriate means):
(i) at least once during the Arrangement; and
(ii) if the placement under the Arrangement includes placement days during more than one school term, at least once during each of those terms.’.
- (e) For clause 11.3, **substitute** –
‘11.3 Subject to clause 11.4, the total number of structured workplace learning days for a Student must not exceed:
(a) 40 days during each School Year; and
(b) 10 days during each school term.
- 11.4 The Principal may permit, in writing, a Student to undertake more than 10, but not more than 15, structured workplace learning days during a school term if the Principal is satisfied that the Student requires additional structured workplace learning days to acquire particular skills or satisfy the requirements of the Accredited Course of Study.
- 11.5 Subject to clause 11.6, the total number of structured workplace learning days a student may undertake with an Employer must not exceed 20 days during any School Year.
- 11.6 The Principal may permit, in writing, a Student to undertake more than 20 structured workplace learning days with an Employer during a School Year if the Principal is satisfied that:
(a) it is not possible for the Student to undertake the additional structured workplace learning days with a different employer; and
(b) one or both of the following apply:
(i) the Student requires additional structured workplace learning days to acquire particular skills or satisfy the requirements of the Accredited Course of Study; or
(ii) the Student will be undertaking activities to satisfy requirements of the Accredited Course of Study which are different to the requirements satisfied during the first 20 structured workplace learning days with the Employer.
- 11.7 The Principal’s written permission under clauses 11.4 and 11.6 must include reasons for the permission.
- 11.8 If the Principal permits a student to undertake more than 20 structured workplace learning days during a School Year with an Employer under clause 11.6, the Principal must ensure that:

- (a) the Employer, Student and Parent (where the Student is under 18 years of age) respectively complete the Employer Acknowledgement, Student Agreement and Parent Agreement and Consent sections of a new Arrangement Form, prior to the Principal completing the Principal Consent section of the Arrangement Form;
 - (b) a copy of the Principal's written permission is attached to the Arrangement Form; and
 - (c) a copy of the Arrangement Form signed by each of the Employer, Student, Parent (where the Student is under 18 years of age) and Principal is provided to each of the relevant parties.
- 11.9 The days or hours undertaken by a Student must occur during the School Year unless the Principal is satisfied that, for the purposes of the relevant Accredited Course of Study, a placement outside the School Year is necessary.'
- (f) After clause 16.4, **insert** –
'16.5 In this clause, **payment** does not include payment in kind.
Example: A gift card or voucher must not be used to pay students engaged under an Arrangement.'
 - (g) After clause 19.1, **insert** –
'**Note:** The Arrangement Form is not to be used for Arrangements in a state or territory which is not a Reciprocating State.'
 - (h) After clause 25, **insert** –
26. Transitional Provisions – Ministerial Order 948
For the period 1 January 2017 until 31 December 2017, the amendments made to this Order by Ministerial Order 948 do not apply to any placement undertaken under an Arrangement entered into on or before 31 December 2016.'
 - (i) For the Forms attached to Ministerial Order 55 – Structured Workplace Learning Arrangements, **substitute** Form 1 (Structured Workplace Learning Arrangement Form) and Form 2 (Structured Workplace Learning Travel and Accommodation Form) as attached to this Order.

5. Amendments to Ministerial Order 382

Ministerial Order 382 – Work Experience Arrangements is amended as follows –

- (a) In clause 5:
 - (i) after the definition of **Child Employment Permit**, **insert** –
Child Safe Standards means the standards made from time to time by the Minister for Families and Children under section 17 of the **Child Wellbeing and Safety Act 2005**.';
 - (ii) for the definition of **Department**, **substitute** –
Department means the Department of Education and Training.';
 - (iii) the second instance of the definition of **FW Act** is **repealed**;
 - (iv) after the definition of **School**, **insert** –
School Governing Authority has the meaning under clause 4(1) of Ministerial Order No. 870 – Child Safe Standards – Managing the Risk of Child Abuse in Schools.'

- (b) For clause 6.1(g)(i), **substitute** –
‘ensuring the health, education and moral and material welfare of the Student will not suffer’.
- (c) For clause 7.3(a) **substitute** –
‘(aa) the Student is of or over the age of 14 years;
(ab) the School Governing Authority will comply with the Child Safe Standards for the duration of the proposed Arrangement;
(a) the health, education and moral and material welfare of the Student will not suffer under the proposed arrangement;’.
- (d) For clause 7.3(j), **substitute** –
‘the Work Experience Coordinator has arranged with the Student an appropriate time to contact the Student (by any appropriate means):
(i) at least once during the Arrangement; and
(ii) if the placement under the Arrangement includes placement days in more than one school term, at least once during each of those terms.’.
- (e) After clause 16.4, **insert** –
‘16.5 In this clause, **payment** does not include payment in kind.
Example: A gift card or voucher must not be used to pay students engaged under an Arrangement.’.
- (f) After clause 19.1, **insert** –
‘**Note:** The Arrangement Form is not to be used for Arrangements in a state or territory which is not a Reciprocating State.’.
- (g) After clause 28, **insert** –
‘**29. Transitional Provisions – Ministerial Order 948**
For the period 1 January 2017 until 31 December 2017, the amendments made to this Order by Ministerial Order 948 do not apply to any placement undertaken under an Arrangement entered into on or before 31 December 2016.’.
- (h) For the Forms attached to Ministerial Order 382 – Work Experience Arrangements, **substitute** Form 3 (Work Experience Arrangement Form) and Form 4 (Work Experience Travel and Accommodation Form) as attached to this Order.

Dated 3 November 2016

THE HON. JAMES MERLINO MP
Minister for Education

Education and Training Reform Act 2006

MINISTERIAL ORDER 949

Amendments to Ministerial Orders 723 and 724 on
Structured Workplace Learning and Work Experience Arrangements**1. Title**

This Order may be cited as Ministerial Order 949 – Amendments to Ministerial Orders 723 and 724 on Structured Workplace Learning and Work Experience Arrangements.

2. Authorising provisions and commencement

This Order is made under sections 5.4.4, 5.4.6 and 5.10.4 of the **Education and Training Reform Act 2006** and comes into operation on 1 January 2017.

3. Purpose

The purpose of this Ministerial Order is to make amendments to the following Ministerial Orders –

- (a) Ministerial Order 723 – Structured Workplace Learning Arrangements (Non-School Providers); and
- (b) Ministerial Order 724 – Work Experience Arrangements (Non-School Providers).

4. Amendments to Ministerial Order 723

Ministerial Order 723 – Structured Workplace Learning Arrangements (Non-School Providers) is amended as follows –

- (a) In clause 4:
 - (i) for the definition of **Accredited Course of Study**, **substitute** –
‘**Accredited Course of Study** means:
 - (a) a course of study accredited by:
 - (i) the Victorian Registration and Qualifications Authority; or
 - (ii) the Australian Skills Quality Authority; or
 - (b) nationally recognised vocational education and training.’;
 - (ii) after the definition of **CEO**, **insert** –
‘**Child Safe Standards** means the standards made from time to time by the Minister for Families and Children under section 17 of the **Child Wellbeing and Safety Act 2005**.’;
 - (iii) for the definition of **Department**, **substitute** –
‘**Department** means the Department of Education and Training.’
- (b) For clause 6.1(g)(i), **substitute** –
‘ensuring the health, education and moral and material welfare of the Student will not suffer’.
- (c) For clause 7.3(a), **substitute** –
‘(aa) the Non-School Provider will comply with the Child Safe Standards for the duration of the proposed Arrangement;
(a) the health, education and moral and material welfare of the Student will not suffer under the proposed Arrangement.’

- (d) For clause 7.3(k), **substitute** –
‘the Structured Workplace Learning Coordinator has arranged with the Student an appropriate time to contact the Student (by any appropriate means):
(i) at least once during the Arrangement; and
(ii) if the placement under the Arrangement includes placement days during more than one school term, at least once during each of those terms.’.
- (e) For clauses 10.3 and 10.4, **substitute** –
- ‘10.3 Subject to clause 10.4, the total number of structured workplace learning days for a Student must not exceed:
(a) 40 days during each Academic Year; and
(b) 10 days during each school term.
- 10.4 The CEO may permit, in writing, a Student to undertake more than 10, but not more than 15, structured workplace learning days during a school term if the CEO is satisfied that the Student requires additional structured workplace learning days to acquire particular skills or satisfy the requirements of the Accredited Senior Secondary Course and/or Accredited Course of Study.
- 10.5 Subject to clause 10.6, the total number of structured workplace learning days a Student may undertake with an Employer must not exceed 20 days during any Academic Year.
- 10.6 The CEO may permit, in writing, a Student to undertake an Arrangement for more than 20 placement days during an Academic Year if the CEO is satisfied that:
(a) it is not possible for the Student to undertake the additional structured workplace learning days with a different Employer; and
(b) one or both of the following apply:
(i) the Student requires additional structured workplace learning days to acquire particular skills or satisfy the requirements of the Accredited Senior Secondary Course and/or Accredited Course of Study; or
(ii) the Student will be undertaking activities to satisfy requirements of the Accredited Senior Secondary Course and/or Accredited Course of Study which are different to the requirements satisfied during the first 20 structured workplace learning days with the Employer.
- 10.7 The CEO’s written permission under clauses 10.4 and 10.6 must include reasons for the permission.
- 10.8 If the CEO permits a student to undertake more than 20 structured workplace learning days during an Academic Year with an Employer under clause 10.6, the CEO must ensure that:
(a) the Employer, Student and Parent (where the Student is under 18 years of age) respectively complete the Employer Acknowledgement, Student Agreement and Parent Agreement and Consent sections of a new Arrangement Form, prior to the CEO completing the CEO Consent section of the Arrangement Form;
(b) a copy of the CEO’s written permission is attached to the Arrangement Form; and
(c) a copy of the Arrangement Form signed by each of the Employer, Student, Parent (where the Student is under 18 years of age) and CEO is provided to each of the relevant parties.

10.9 The days or hours undertaken by a Student must occur during the Academic Year unless the CEO is satisfied that, for the purposes of the relevant Accredited Senior Secondary Course, a placement outside the Academic Year is necessary’.

(f) After clause 15.4, **insert** –

‘15.5 In this clause, **payment** does not include payment in kind.

Example: A gift card or voucher must not be used to pay students engaged under an Arrangement.’

(g) After clause 18.1, **insert** –

‘**Note:** The Arrangement Form is not to be used for Arrangements in a state or territory which is not a Reciprocating State.’.

(h) After clause 23, **insert** –

24. Transitional Provisions – Ministerial Order 949

For the period 1 January 2017 until 31 December 2017, the amendments made to this Order by Ministerial Order 949 do not apply to any placement undertaken under an Arrangement entered into on or before 31 December 2016.’.

(i) For the Forms attached to Ministerial Order 723 – Structured Workplace Learning Arrangements (Non-School Providers), **substitute** Form 1 (Structured Workplace Learning Arrangement Form) and Form 2 (Structured Workplace Learning Travel and Accommodation Form) as attached to this Order.

5. Amendments to Ministerial Order 724

Ministerial Order 724 –Work Experience Arrangements (Non-School Providers) is amended as follows –

(a) In clause 4:

(i) after the definition of **Child Employment Permit**, **insert** –

‘**Child Safe Standards** means the standards made from time to time by the Minister for Families and Children under section 17 of the **Child Wellbeing and Safety Act 2005**.’;

(ii) for the definition of **Department**, **substitute** –

‘**Department** means the Department of Education and Training.’.

(b) For clause 5.1(g)(i), **substitute** –

‘ensuring the health, education and moral and material welfare of the Student will not suffer’.

(c) For clause 6.3(a) **substitute** –

‘(aa) the Student is of or over the age of 14 years;

(ab) the Non-School Provider will comply with the Child Safe Standards for the duration of the proposed Arrangement;

(a) the health, education and moral and material welfare of the Student will not suffer under the proposed arrangement;’.

(d) For clause 6.3(J), **substitute** –

‘the Work Experience Coordinator has arranged with the Student an appropriate time to contact the Student (by any appropriate means):

(i) at least once during the Arrangement; and

(ii) if the placement under the Arrangement includes placement days in more than one term, at least once during each of those terms.’.

- (e) After clause 14.4, **insert** –
 ‘14.5 In this clause, **payment** does not include payment in kind.
Example: A gift card or voucher must not be used to pay students engaged under an Arrangement.’.
- (f) After clause 17.1, **insert** –
 ‘**Note:** The Arrangement Form is not to be used for Arrangements in a state or territory which is not a Reciprocating State.’.
- (g) After clause 24, **insert** –
25. Transitional Provisions – Ministerial Order 949
 For the period 1 January 2017 until 31 December 2017, the amendments made to this Order by Ministerial Order 949 do not apply to any placement undertaken under an Arrangement entered into on or before 31 December 2016.’.
- (h) For the Forms attached to Ministerial Order 724 – Work Experience Arrangements (Non-School Providers), **substitute** Form 3 (Work Experience Arrangement Form) and Form 4 (Work Experience Travel and Accommodation Form) as attached to this Order.

Dated 31 October 2016

THE HON. STEVE HERBERT MP
 Minister for Training and Skills

Education and Training Reform Act 2006

Pursuant to section 2.6.29 of the **Education and Training Reform Act 2006** (‘the Act’) a person who is registered as a teacher under Part 2.6 of the Act ceases to be so registered and is disqualified from teaching in a school if the person is convicted or found guilty in Victoria or elsewhere of a sexual offence as defined by the Act.

On 26 October 2016, John Dauod Keenan, 35-year-old male, being a person who was convicted of a sexual offence in Victoria, being one count of committing an indecent act with a child under the age of 16 contrary to section 47(1) of the Crimes Act 1958 (Vic), ceased to be a registered teacher in accordance with section 2.6.29(1) of the Act and was disqualified from teaching in a school in accordance with section 2.6.29(3) of the Act.

Food Act 1984

REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

I, Dr Milena Canil, as delegate of the Secretary to the Department of Health and Human Services, under section 19DB of the **Food Act 1984** (the Act) –

1. state that the template entitled **Caltex National HACCP Food Safety Plan Version 4 Template** (the template) is registered for use; and
2. specify that this template is suitable for use by food businesses trading as **Caltex** carried out at, on or from class 2 food premises.

In this instrument –

‘**class 2 food premises**’ means food premises declared to be class 2 food premises under section 19C of the Act.

This instrument takes effect on the date it is published in the Government Gazette.

DR MILENA CANIL
 Senior Manager
 Food Safety Unit

Food Act 1984

REVOCATION OF REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

I, Dr Milena Canil, as delegate of the Secretary to the Department of Health and Human Services –

- (a) noting that the **Caltex HACCP Food Safety Plan Version 3 Template** was registered under section 19DB of the **Food Act 1984** (the Act) in a notice published in the Government Gazette on 12 November 2012;
- (b) revoke the registration of that food safety program template under section 19DB of the Act.
- This revocation takes effect on the date this notice is published in the Government Gazette.

DR MILENA CANIL
Senior Manager
Food Safety Unit

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
86379	Lisbon Gully Lane	Bright	Alpine Shire Council The road traverses west from the Great Alpine Road.
94698	Clare Lane	Kensington	Melbourne City Council The road traverses south from Mulgrave Street.
95603	Timms Lane	Geelong West	Greater Geelong City Council Formerly known as Dog Leg Lane The road traverses east from Pakington Street.
96613	Hill Cottage Lane	Eskdale	Towong Shire Council The road traverses north from Leys Road.
96634	Walters Road	Talgarno	Towong Shire Council The road traverses south from the Murray Valley Highway.
96621	Lyford Lane	Tallangatta	Towong Shire Council The road traverses north from Omeo Highway.
96632	Philby Lane	Koetong	Towong Shire Council The road traverses north from the Murray Valley Highway.
96667	Harrison Lane	Aspendale	Kingston City Council The road traverses west from Laura Street to Station Street.
N/A	Faith Close	Kilsyth	Yarra Ranges Shire Council (Private Road at Kirkbrae Retirement Village). The road traverses west from Homer Fraser Avenue.

N/A	Scots Close	Kilsyth	Yarra Ranges Shire Council (Private Road at Kirkbrae Retirement Village). The road traverses west from Faith Close.
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Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
90991	Des Leonard Oval	Hepburn Shire Council Located within the Glenlyon Recreation Reserve, at Dysart Street, Glenlyon. For further details see map at www.delwp.vic.gov.au/namingplaces
93281	Moonah Park	Surf Coast Shire Council Located at 70 Great Ocean Road, Anglesea. For further details see map at www.delwp.vic.gov.au/namingplaces
95885	Pleasant Creek Historic Precinct	Northern Grampians Shire Council Located at 46–56 Longfield Street, Stawell. For further details see map at www.delwp.vic.gov.au/namingplaces
95986	Branko Palavestra Park	Wodonga Shire Council Located at 121 Phillips Street, Wodonga. For further details see map at www.delwp.vic.gov.au/namingplaces
95992	McClellan Park	Wodonga Shire Council Located at Badcoe Avenue, Wodonga. For further details see map at www.delwp.vic.gov.au/namingplaces
95993	Jim Costello Park	Wodonga Shire Council Located at 12 Glenairne Street and 17 Croyland Street, Wodonga. For further details see map at www.delwp.vic.gov.au/namingplaces
95995	Veronica Egan Park	Wodonga Shire Council Located at 32 Clarendon Avenue, Wodonga. For further details see map at www.delwp.vic.gov.au/namingplaces
95996	Max Beck Park	Wodonga Shire Council Located at Dalton Avenue (RES1\PS326814 and RES1\PS330373), Wodonga. For further details see map at www.delwp.vic.gov.au/namingplaces
95997	Schorobura Park	Wodonga Shire Council Located at Rooney Avenue, Killara. For further details see map at www.delwp.vic.gov.au/namingplaces
96299	Community Grow and Play Gardens	Mornington Peninsula Shire Council Located at 3 Lyons Street, Rye. For further details see map at www.delwp.vic.gov.au/namingplaces

School Naming:

School Name	Naming Authority and Location
Newbury Primary School	Department of Education and Training A new school entity located at 202–226 Newbury Boulevard, Craigieburn.
Morwell Central Primary School	Department of Education and Training A new school entity located at 47 McDonald Street, Morwell.

Localities:

Change Request Number	Naming Authority	Affected Localities	Location
90390	Melbourne City Council	Docklands and South Wharf	Minor amendment to re-align the locality boundary under the West Gate Freeway at Montague Street to include a small area in the locality of South Wharf. For further details see map at www.delwp.vic.gov.au/namingplaces

Office of Geographic Names

Land Victoria
570 Bourke Street
Melbourne 3000JOHN E. TULLOCH
Registrar of Geographic Names**Geographic Place Names Act 1998**

CORRIGENDUM

In the Victoria Government Gazette No. G44, 3 November 2016, page 2833, under **Geographic Place Names Act 1998**, Notice of Registration of Geographic Names, Road Naming, road name should read Rowley Lane.

Office of Geographic Names

Land Victoria
570 Bourke Street
Melbourne 3000JOHN E. TULLOCH
Registrar of Geographic Names

Marine Safety Act 2010
Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

I, Steve Cawcour, the Chief Executive Officer of the Strathbogie Shire Council, the declared waterway manager for the Goulburn River from Hughes Creek to Goulburn Weir including Lake Nagambie, hereby give notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not participating in Nagambie Waterski Events, or otherwise approved by Strathbogie Shire Council are prohibited from entering and remaining in the waters of the Goulburn River from the upstream boundary of the 5 knot zone at Tahbilk Winery and extending 1300 metres downstream from Sandy Creek, within the exclusive use and special purpose zone during the below dates and times.

Table 1

26 November 2016	8 am to 5 pm
7 January 2017	8 am to 5 pm
21 January 2017	8 am to 5 pm
4 February 2017	8 am to 5 pm
25 February 2017	8 am to 5 pm
1 April 2017	8 am to 5 pm

Supervised transit access through the zone for vessels not participating in the event will be provided at various times when event boats are not operating.

Dated 31 October 2016

STEVE CRAWCOUR
Chief Executive Officer
Strathbogie Shire Council

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

I, John Martin, Director Technical Services, as delegate of the Horsham Rural City Council, the waterway manager for the Wimmera River (within the boundaries of Horsham Rural City), hereby give notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not participating in the Natimuk Lake Water Ski Club, Kannamaroo Festival Water Skiing Exhibition (and associated practice sessions and related activities) are prohibited from entering and remaining in the waters of the Wimmera River (Horsham) exclusion zone.

The exclusion zone is applied to the waters between the Apex Park Island and the Western Highway Bridge, and takes effect between 11.00 am and 5.00 pm on 12, 13, 19, 20, 26 and 27 November 2016.

Dated 10 November 2016

BY ORDER OF HORSHAM RURAL CITY COUNCIL



Marine Safety Act 2010

DECLARATION OF BOATING ACTIVITY EXEMPTION

Hindmarsh Shire Council, as the declared waterway manager for the waters of the Wimmera River at Dimboola, makes the following declaration under section 203(3) of the **Marine Safety Act 2010** (Act).

For the purposes of the boating activity proposed by the Dimboola Rowing Club, in their application of 17 October 2016 under section 203(1) of the Act, the activity is exempt from:

1. the requirement to operate a vessel at a speed not exceeding 5 knots within 50 metres of another vessel and the water's edge, as detailed in clauses 2(c) and 3(a) of the Notice under section 15(2) of the **Marine Act 1988**; and
2. the requirements of 68.2(c) of Schedule 68 of the Notice under section 15(2) of the **Marine Act 1988** in relation to the 5 knot speed restriction zone.

This event is operating under the auspices of Rowing Victoria, including the Rowing Victoria Safety Management Plan, which meets the criteria of Clause 3 of Exemption Notice 1 of the Notice made under the 'Marine Regulations 1999' in respect of the exemption for competing rowing vessels to not carry or persons not wearing a personal flotation device.

The masters of vessels providing rescue services must ensure they comply with the **Marine Safety Act 2010** and gazetted waterway rules in respect to speed limit and safety distance requirements unless otherwise undertaking a rescue operation to retrieve persons in distress, provide for their initial medical or other needs and deliver them to a place of safety and includes any on-water activities that may be preliminary or incidental to that operation.

The exemptions apply to persons and vessels participating in the activities proposed by the Dimboola Rowing Club:

- Dimboola Annual Rowing Regatta from 8.00 am to 6.00 pm on Saturday 12 November 2016 on the waters of the Wimmera River at Dimboola between the Lloyd Street Boat Ramp and the Wimmera Street Bridge; and
- Head of the Wimmera Rowing Regatta from 8.00 am to 2.00 pm on Sunday 13 November 2016 on the waters of Wimmera River from Rocky Bend to Wimmera Street Bridge, approximately 6.2 kilometres.

Dated 2 November 2016

BY ORDER OF HINDMARSH SHIRE COUNCIL

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

I, Gabrielle Vivian-Smith, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic disease lupin anthracnose exists within Australia, but outside Victoria, make the following Order.

1 Objective

The objective of this Order is to prohibit, restrict or impose conditions upon the entry or importation into Victoria of lupin anthracnose host materials.

2 Authorising provision

This Order is made under section 36(1) of the **Plant Biosecurity Act 2010** (the Act).

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order made under section 36 of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G43 on 29 October 2015 at page 2322–2323 is **revoked**.

5 Definitions

In this Order –

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

‘lupin anthracnose host material’ means any agricultural equipment or used package used in association with lupins;

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

6 Controls applying to lupin anthracnose host material

The following prohibitions, restrictions and conditions are specified in relation to the entry or importation of lupin anthracnose host materials.

- (a) The entry or importation into Victoria of any lupin anthracnose host material is prohibited.
- (b) Sub-clause (a) does not apply if the lupin anthracnose host material –
 - (i) was grown on, sourced from or last used on a property that is located in a State or Territory or part of a State or Territory for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the lupin anthracnose host material was grown, sourced or last used, is currently in force certifying that the State or Territory or part of the State or Territory is known to be free of lupin anthracnose; or
 - (ii) is the subject of a permit issued by an Inspector, and there is compliance with any conditions set out in the permit; or
 - (iii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner described in Schedule 1; or
 - (iv) in the case of whole or processed grain, is for human consumption; or
 - (v) in the case of grain, husks, hay, straw or fodder, is for processing or stock feed.

7 Expiry

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

Schedule 1

Lupin anthracnose host material must –

- (1) in the case of seed for sowing, be
 - (a) grown from seed tested and found free of lupin anthracnose; and
 - (i) sown and harvested using equipment which has not been used on crops known to be infected with lupin anthracnose within the previous two years; and
 - (ii) treated with a fungicide registered for the control of lupin anthracnose, at a rate specified on the label; or
 - (b) sampled, where for every 25 t of material in the consignment, 40 samples are taken, from which a 1.5 kg sub-sample is obtained, tested and found free of lupin anthracnose; and
- (2) in the case of plants, be consigned during the period September to November, and inspected within 20 days before export by an officer of the department responsible for agriculture in the State or Territory where the plants were grown and found free of any symptoms of the disease.

Notes:

Section 38 of the Act provides that it is an offence for a person to cause, permit or assist any plant, plant product, plant vector, used equipment, used package, earth material or beehive to enter Victoria in contravention of an importation order under section 36. The maximum penalty of 60 penalty units applies in the case of a natural person and 300 penalty units in the case of a body corporate.

Terms in this Order that are defined in the Act have that meaning.

Dated 24 October 2016

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

Plant Biosecurity Act 2010**ORDER DECLARING A RESTRICTED AREA IN VICTORIA
FOR THE CONTROL OF CHESTNUT BLIGHT**

I, Jaala Pulford, Minister for Agriculture, being of the reasonable belief that the exotic disease chestnut blight (*Cryphonectria parasitica* (Murrill) M.E.Barr) is present in Victoria, make the following Order under section 32(1) of the **Plant Biosecurity Act 2010**, declaring an area described in Clause 6 of this Order to be a restricted area:

1. Objectives

The objectives of this Order are –

- (a) to declare a restricted area for the control of chestnut blight 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(1) of the **Plant Biosecurity Act 2010**.

3. Commencement

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

4. Revocation

The Order made under section 32 of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G45 on 12 November 2015 at pages 2408 to 2409, is **revoked**.

5. Definitions

In this Order –

chestnut blight host plant means any plant or plant product, except nuts, of the genus *Castanea* (chestnuts) or *Quercus* (oaks);

chestnut blight host material means any chestnut blight host plant, agricultural equipment or used packages.

6. Declaration of a restricted area for the control of chestnut blight

The area described in Schedule 1 is declared to be a restricted area for the control of chestnut blight.

7. Affected plants and materials

This Order affects chestnut blight host materials and chestnut blight host plants.

8. Prohibitions, restrictions and requirements

- (1) The removal of any chestnut blight host plant which is to be used for the purposes of planting or propagation, from the restricted area described in clause 6, is prohibited.
- (2) Subclause (1) does not apply to a person who removes any chestnut blight host plant from the restricted area under and in accordance with a permit issued by an inspector and complies with any conditions set out in the permit.
- (3) The removal of any chestnut blight host material from the area described in Schedule 2 is prohibited.
- (4) Subclause (3) does not apply to a person who removes any chestnut blight host material from the area under and in accordance with a permit issued by an inspector and complies with any conditions set out in the permit.

9. Inspector may issue directions

An inspector is authorised to issue a direction to any owner or occupier of any land located within the area of land described in Schedule 1 –

- (a) requiring the owner or occupier to –
 - (i) destroy any chestnut blight host plant, known or suspected, to be infected with chestnut blight; or
 - (ii) destroy any chestnut blight host plant, where this is considered necessary to control or prevent the spread of blight; or
 - (iii) apply to any chestnut blight host material any treatment for the purpose of controlling chestnut blight, including chemicals registered, approved or permitted for the purpose of controlling chestnut blight; or
- (b) prohibiting the planting or propagation of any chestnut blight host plant.

10. Expiry

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

Schedule 1

The area of land in Victoria bounded by a line commencing at the intersection of Great Alpine Way and Happy Valley Road, then in an easterly direction along Happy Valley Road to the intersection of Happy Valley Road and Havilah Road, then in a south-easterly direction along Havilah Road to the intersection of Havilah Road and Westons Road, then in a straight line in a southerly direction to the intersection of One Mile Creek Road and Centre Road, then in a straight line in a south-easterly direction to the intersection of Quins Gap Road and Mt Porepukah Road, then in a straight line in a south-easterly direction to the intersection of Dunstons Track and Tawonga Gap Road, then in a straight line in a south-easterly direction to the intersection of Dungey Track and Stony Top Track, then in a straight line in a south-westerly direction to the intersection of Homewood Bound Track and Wet Gully Track, then in a straight line in a north-westerly direction to the intersection of Devils Creek Road and Demon Ridge Track, then in a straight line in a north-westerly direction to the intersection of Buckland Valley Road and Montgomery Lane, then in a straight line in a north-westerly direction to the intersection of Longos Lane and Clemens Lane, then in a straight line in an easterly direction to the point of commencement.

Schedule 2

The area of land in Victoria within a radius of one kilometre of the point: 146.86277° East, 36.64296° South.

Notes

Section 33 of the Act provides that it is an offence for a person to knowingly cause or permit the movement of any plant, plant product, plant vector, used package, used equipment, earth material or beehive to which the declaration of the restricted area applies into, within or from that area or to contravene any prohibition, restriction or requirement specified in this order, unless authorised to do so by a permit issued by an inspector and in accordance with that permit. A maximum penalty of 60 penalty units applies in the case of a natural person and 300 penalty units in the case of a body corporate.

Section 35(2) of the Act 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). Section 35(3) of the Act provides that a person must not contravene any direction of an inspector under section 35(2). A penalty of 60 penalty units applies.

Terms used in this Order that are defined in the Act have that meaning.

Dated 5 November 2016

JAALA PULFORD
Minister for Agriculture

Retirement Villages Act 1986

SECTION 32

Extinguishment of Retirement Village Charge

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986**, Retirement Village Charge P923156H, registered on 26 July 1990 on Certificate of Title Volume 10311 Folio 815, under the **Transfer of Land Act 1958**, is extinguished.

Dated 3 November 2016

SIMON COHEN
Deputy Secretary, Regulation &
Director, Consumer Affairs Victoria

Retirement Villages Act 1986

SECTION 39

Cancellation of Retirement Village Notice

I hereby declare that pursuant to section 9 of the **Retirement Villages Act 1986**, Retirement Village Notice P923155L, registered on 26 July 1990 on Certificate of Title Volume 10311 Folio 815, under the **Transfer of Land Act 1958**, is cancelled.

Dated 3 November 2016

SIMON COHEN
Deputy Secretary, Regulation &
Director, Consumer Affairs Victoria

Veterinary Practice Act 1997

ENDORSEMENT OF REGISTRATION AS A SPECIALIST PRACTITIONER

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

SPEC NO.	NAME	SPECIALISATION
Endorsement No: 179	Dr Leon Norris Warne	Veterinary Anaesthesia

Dated 2 November 2016

MS DANIELLE MAY
Acting Registrar
Veterinary Practitioners Registration Board of Victoria

Veterinary Practice Act 1997

ENDORSEMENT OF REGISTRATION AS A SPECIALIST PRACTITIONER

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

SPEC NO.	NAME	SPECIALISATION
Endorsement No: 178	Dr Jessica Claire Nevile	Veterinary Ophthalmology

Dated 7 September 2016

MS DANIELLE MAY
Acting Registrar
Veterinary Practitioners Registration Board of Victoria

GOULBURN-MURRAY
WATER



Water Act 1989

GOULBURN-MURRAY RURAL WATER CORPORATION

Extension of Goulburn-Murray Irrigation District

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

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

Volume	Folio	Lot No. / Crown Allotment	Plan No. / Section	Parish	Area (Ha)
8777	978	1	TP441673	Boosey	27.76
8777	978	2	TP441673	Boosey	31.50
8777	978	3	TP441673	Boosey	30.72
8777	978	4	TP441673	Boosey	33.63
5155	967	1	TP583838	Boosey	65.32
10168	094	1	PS326965P	Kamarooka	165.80
10168	095	2	PS326965P	Kamarooka	225.82
1794	697	CA 22		Kamarooka	88.45
1794	697	CA 12A		Kamarooka	46.38
3559	739	CA 12C		Kamarooka	64.47
8991	108	CA 12E		Kamarooka	91.44
5069	695	CA 12B		Kamarooka	100.16
10655	63	2	PS448842	Yarrawonga	0.41
5267	397	CA 147A		Boosey	81.00
5267	398	CA 147B		Boosey	63.64
7103	402	CA 147C		Boosey	44.40
9566	408	CA 147		Boosey	64.14
7988	127	CA 148		Boosey	31.51
7988	127	CA 149		Boosey	57.38
7988	127	CA 150		Boosey	33.72
7988	127	CA 151		Boosey	29.83
7988	127	CA 152B		Boosey	64.40
2502	388	CA 152A		Boosey	38.00
11598	932	1	PS730195K	Katandra West	2.00

SCOTT BARBER
General Manager, Customer Operations

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C185

The Minister for Planning has approved Amendment C185 to the Brimbank Planning Scheme.

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

The Amendment rezones land at 9–21 Withers Street, 10–24 Clarke Street and 30 Devonshire Road, Sunshine, from the Public Use Zone – Schedule 6 (Local Government) (PUZ6) to the Activity Centre Zone – Schedule 1 (ACZ1), applies the Environmental Audit Overlay (EAO) to the same land, and makes related changes to Schedule 1 to the ACZ1 at Clause 37.08.

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

SHARON STEWART

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C105

The Minister for Planning has approved Amendment C105 to the Campaspe Planning Scheme.

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

The Amendment replaces the Municipal Strategic Statement with a new Municipal Strategic Statement; amends the wording of Clause 22.00 (Local Planning Policies); replaces Clause 22.04 (Former Rice Mills Site, Annesley Street, Echuca) with a new Clause 22.04 (Non-Agricultural Uses in the Farming Zone); amends Schedule 1 to the Environmental Significance Overlay to insert additional permit exemptions; amends Schedule 9 to the Development Plan Overlay to identify minor buildings and works that may be permitted before a development plan has been approved; deletes the Shire of Campaspe from the Schedule to the Public Acquisition Overlay as an acquiring authority for a road; deletes the Public Acquisition Overlay from land to the west of the intersection of the Murray Valley Highway and Northern Highway in Echuca; deletes Map No. 10PAO from the Campaspe Planning Scheme; and amends the Schedule to Clause 66.06 to identify the agencies to be notified of applications under Schedule 1 to the Environmental Significance Overlay.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Campaspe Shire Council, corner Hare and Heygarth Streets, Echuca.

SHARON STEWART

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C213

The Minister for Planning has approved Amendment C213 to the Cardinia Planning Scheme.

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

The Amendment deletes the Flood Overlay from Lot A on PS738380 Bridge Road, Officer.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of Cardinia Shire Council, 20 Siding Avenue, Officer 3809.

SHARON STEWART

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C337

The Minister for Planning has approved Amendment C337 to the Greater Geelong Planning Scheme.

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

The Amendment changes various provisions of the Greater Geelong Planning Scheme to correct mapping anomalies, delete redundant provisions, and correct provisions.

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

SHARON STEWART

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
MACEDON RANGES PLANNING SCHEME
Notice of Approval of Amendment
Amendment C103

The Minister for Planning has approved Amendment C103 to the Macedon Ranges Planning Scheme.

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

The Amendment rezones land at 2–8 Maxwell Street, Kyneton (Lots 1 and 2 TP609026 and Allotments 1 and 2 Section D TP764474), from the Public Park and Recreation Zone to the General Residential Zone (Schedule 1); inserts Schedule 25 to the Design and Development Overlay (former Kyneton Pool, 2–8 Maxwell Street, Kyneton) into the planning scheme; and applies the Design and Development Overlay (Schedule 25) to the land.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Macedon Ranges Shire Council, 129 Mollison Street, Kyneton, or 40 Robertson Street, Gisborne.

SHARON STEWART
Acting Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
MARIBYRNONG PLANNING SCHEME
Notice of Approval of Amendment
Amendment C108

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

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

The Amendment updates the Municipal Strategic Statement and the policies at Clause 22.02 (Francis Street Mixed Use Policy) and 22.04 (Yarraville Port and Industrial Precinct Policy) to reflect the findings of ‘Maribyrnong Economic and Industrial Development Strategy (2011)’ and the ‘Maidstone Hampstead Road East Framework Plan (2015)’.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Maribyrnong City Council, corner Hyde and Napier Streets, Footscray 3011.

SHARON STEWART
Acting Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MILDURA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C96

The Minister for Planning has approved Amendment C96 to the Mildura Planning Scheme.

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

The Amendment rezones land at the rear of 107–111 Twelfth Street, Mildura, from Public Use Zone 2 (Education) to Public Use Zone 3 (Health and Community), inserts Schedule 2 to the Vegetation Protection Overlay into the Mildura Planning Scheme, applies the Vegetation Protection Overlay (Schedule 2) to part of the affected land and updates the list of maps forming part of the Mildura Planning Scheme.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Mildura Rural City Council, 76–84 Deakin Avenue, Mildura.

SHARON STEWART
Acting Director

State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C191

The Minister for Planning has approved Amendment C191 to the Mornington Peninsula Planning Scheme.

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

The Amendment inserts a new Development Plan Overlay Schedule 20 and 21 into the Mornington Peninsula Planning Scheme and applies it to 470–474 Browns Road, Rye, and 11–13 Mountain View Road, Mount Eliza; rezones 318 Wallaces Road from Public Conservation and Resource Zone to Green Wedge Zone Schedule 3; rezones 50 Spray Street from Public Use Zone Schedule 3 to General Residential Zone Schedule 1; and amends the Schedule to Clause 52.01 and Clause 61.03.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Mornington Peninsula Shire Council, Hastings Office – 21 Marine Parade, Hastings; Mornington Office – 2 Queen Street, Mornington; Rosebud Office – 90 Besgrove Street, Rosebud.

SHARON STEWART
Acting Director

State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
MOUNT ALEXANDER PLANNING SCHEME
Notice of Approval of Amendment
Amendment C79

The Minister for Planning has approved Amendment C79 to the Mount Alexander Planning Scheme.

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

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

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours at the Mount Alexander Shire Council, corner Lyttleton Street and Lloyd Street, Castlemaine.

SHARON STEWART
Acting Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
WHITTLESEA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C68

The Minister for Planning has approved Amendment C68 to the Whittlesea Planning Scheme.

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

The Amendment rezones part of the land commonly known as 46 Cookes Road, Doreen, from General Residential Zone (GRZ) to the Mixed Use Zone (MUZ).

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

SHARON STEWART
Acting Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
WHITTLESEA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C201

The Minister for Planning has approved Amendment C201 to the Whittlesea Planning Scheme.

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

The Amendment facilitates the Mernda Rail Extension Project (the project) by introducing a new incorporated document into the Whittlesea Planning Scheme that will allow the use and development of the land in the project area for the purposes of the project, as of right, in accordance with the Mernda Rail Extension Project Incorporated Document, October 2016, applies a Public Acquisition Overlay (PAO) to land at 620 Bridge Inn Road, Mernda, and amends the schedule to the PAO to make the Secretary to Department of Economic Development, Jobs, Transport and Resources the acquiring authority for the land identified for acquisition.

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

SHARON STEWART
Acting Director
State Planning Services
Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Public Administration Act 2004

ESTABLISHMENT OF THE OFFICE OF LATROBE VALLEY AUTHORITY AS
AN ADMINISTRATIVE OFFICE

Order in Council

The Governor in Council under section 11(a) of the **Public Administration Act 2004** establishes the Administrative Office listed in Column 1 of the table below in relation to the Department listed in Column 2 of the table below.

Column 1

Latrobe Valley Authority

Column 2

Department of Premier and Cabinet

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

Dated 8 November 2016

Responsible Minister:

THE HON DANIEL ANDREWS MP

Premier

ANDREW ROBINSON
Clerk of the Executive Council

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