

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 29 Thursday 20 July 2017

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GENERAL

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As from 20 July 2017

The last Special Gazette was No. 251 dated 18 July 2017.

The last Periodical Gazette was No. 1 dated 17 May 2017.

How To Submit Copy

- See our webpage www.gazette.vic.gov.au
 - or contact our office on 8523 4601
between 8.30 am and 5.30 pm Monday to Friday
-

PRIVATE ADVERTISEMENTS

Re: Estate of MENACHEM MEIR AJZENMAN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MENACHEM MEIR AJZENMAN, late of 2/8 Neville Street, Carnegie, Victoria, taxi driver, deceased, who died on 9 May 2017, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 13 September 2017, after which the executor will distribute the assets, having regard only to the claims of which he then has notice.

AITKEN PARTNERS, legal practitioners,
Level 28, 140 William Street, Melbourne,
Victoria 3000.

Re: JOHN CHARLES SIMMONS, late of 24 Poulter Street, Ashburton, Victoria 3147, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 May 2017, are required by the executor of the estate, Gaye Lesley Powell, to send particulars to her, care of the undermentioned solicitors, by 29 December 2017, after which date the executor of the estate may convey or distribute the assets, having regard only to the claims of which she then has notice.

ANTHONY GOLDSMITH & ASSOC.,
Level 1, 164 High Street, Ashburton,
Victoria 3147.

Estate JANET MARGARET CROSBIE, late of 4 Coronation Street, Kerang, deceased.

Creditors, next-of-kin and others having claims in respect of the abovenamed deceased, who died on 19 March 2017, are required by the executor, Rosslyn Elizabeth Campbell, to send particulars of such claims to her, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated 13 July 2017

BASILE & CO. PTY LTD, legal practitioners,
consultants and conveyancers (Vic. and NSW),
46 Wellington Street, Kerang, Victoria 3579.
RB:GR:17220

ADOLF WEBER, late of 5 Hannah Street, Cheltenham, Victoria, retired fitter and turner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 December 2016, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of 35/525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 22 September 2017, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

CORNWALL STODART,
10/114 William Street, Melbourne, Victoria 3000.

Re: PATRICIA MARY FITZGERALD, late of 54 Queens Parade, Ashwood, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 March 2017, are required by the executors, Equity Trustees Limited, of Level 2, 575 Bourke Street, Melbourne, Victoria, and David Gerald Fitzgerald, to send particulars to it, care of the undermentioned solicitors, by 20 September 2017, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

DAVID DAVIS & ASSOCIATES,
Suite 101A, 692 High Street, Thornbury,
Victoria 3071.
anna@ddavis.com.au

Re: KEVIN GEORGE BRAWN, late of Anne Caudle Centre, 100–102 Barnard Street, Bendigo, Victoria, manager, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 3 March 2016, are required by the administrator, Margaret Irene Brawn, to send particulars of such claims to her, care of the undermentioned solicitors, by 21 September 2017, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

DAVIS LAWYERS,
Level 15, 200 Queen Street, Melbourne,
Victoria 3000.

FRANCIS ARTHUR ROACH, late of Bentleys Aged Care, 47 Harpin Street, Bendigo, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2017, are required by the personal representative, Richard John Graham, to send particulars to the undermentioned solicitors by 21 September 2017, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which they then have notice.

ELLINGHAUS WEILL, solicitors,
79–81 Franklin Street, Melbourne,
Victoria 3000.

Re: STEPHEN ANDREW CONNOR, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 January 2017, are required by the trustee, Renee Sian Gleeson, care of Featherbys Lawyers of 14 Ninth Avenue, Rosebud, Victoria, to send particulars to the trustee by 21 September 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

WILBUR GERARD WOODHOUSE, late of Long Gully, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 August 2016, are required by Mandy Therese Stewart, Lisa Jane Garcia and Jodie Louise Woodhouse, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

GEORGE O'HOY, late of 34 Finchley Avenue, Glenroy, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 November 2016, are required by the executor, Anthony David Lava, to send

particulars of their claims to the undermentioned solicitors by 25 September 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

I. GLENISTER & ASSOCIATES, solicitors,
421 Bell Street, Pascoe Vale, Victoria 3044.

Re: Estate of VALERIE ANNE JEFFREYS.

Creditors, next-of-kin or others having claims in respect of the estate of VALERIE ANNE JEFFREYS, late of Unit 2, 83 Wellington Street, Kerang, in the State of Victoria, retired nurse, deceased, who died on 10 April 2017, are to send particulars of their claim to the executor, care of the undermentioned legal practitioners, by 25 September 2017, after which the executor will distribute the assets, having regard only to the claims of which he then has notice.

JOLIMAN LAWYERS,
Beveridge Dome, 194–208 Beveridge Street,
Swan Hill 3585.

Re: GIUSEPPE MURATTI (also known as Pino Muratti), late of 33 Heatherlea Crescent, Keilor East, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 January 2017, are required to send particulars of their claims to the administrators, care of Level 4, 555 Lonsdale Street, Melbourne, Victoria 3000, by 19 December 2017, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they may then have notice.

KCL LAW,
Level 4, 555 Lonsdale Street, Melbourne 3000.

IVAN SKUNCA, late of 4 Clarke Street, Blackburn, Victoria 3130, developer, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 21 March 2017, are required by the executor, Franziska Skunca, to send particulars of such claims to the executor, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

KCL LAW,
Level 4, 555 Lonsdale Street, Melbourne,
Victoria 3000.

Re: JOAN VERONICA HARBER, late of 13 Clive Street, Brighton East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of JOAN VERONICA HARBER, deceased, who died on 9 April 2017, are required by the trustee, Neal Anton Harber, to send particulars of their claim to the undermentioned firm by 25 September 2017, after which date the said trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

Re: AUDREY JOY PERKINS, late of 71 Scott Street, Dandenong, Victoria 3175, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of AUDREY JOY PERKINS, deceased, who died on 1 May 2017, are required by the trustee, Wendy Joy Hodges, to send particulars of their claim to the undermentioned firm by 19 September 2017, after which date the said trustee will convey or distribute assets, having regard only to the claims of which she then has notice.

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

Re: LUCIA SALEMI, late of 1 Illawarra Road, Hawthorn, Victoria 3122, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of LUCIA SALEMI, deceased, who died on 23 March 2017, are required by the trustee, Vincenzo Anthony Salemi, to send particulars of their claim to the undermentioned firm by 19 September 2017, after which date the trustee will convey or distribute assets, having regard only to the claims of which he then has notice.

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

CHARLES EDWARD COOPER, late of 424 Morses Creek Road, Wandiligong, retired bricklayer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 November 2016, are required

by Jennifer Anne Cooper, one of the instituted executrices of the Will of the deceased, Poppy Mavis Collette Cooper, the other instituted executrix having predeceased the deceased, reserving leave to Carol Angela Hyde, the substituted executrix named in the Will to come in and prove the Will, to send particulars of their claims to her, care of the undermentioned solicitors, by 21 September 2017, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

LAW ALBURY WODONGA PTY LTD,
(incorporating Bennett's, business and property lawyers),
1b Barberry Court, Bright, Victoria 3741.

KEVIN JOHN HILL, late of Room 91, Waverley Valley Aged Care, 29–33 Chesterville Road, Glen Waverley, Victoria 3150, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the above named deceased, who died on 6 April 2017, are required by the legal personal representative, Equity Trustees Limited, of Level 2, 575 Bourke Street, Melbourne, Victoria 3000, to send particulars to it by Thursday 21 September 2017, after which date the legal personal representative may convey or distribute the assets of the estate having regard only to the claims of which it then has notice.

LINTON R. LETHLEAN, solicitor
Box 498, Clifton Hill 3068.

VINCENT JAMES FOLEY, late of 34 McAlister Street, Frankston, Victoria 3199, deceased.

Creditors, next-of-kin and others having claims in respect of the Will of the abovenamed deceased, who died on 10 October 2016, are required by the executors, Paul Vincent Foley and Margot Marie Foley, care of 2 Sparks Street, Beaumaris, Victoria 3193, to send particulars of their claims to them by 21 September 2017, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 13 July 2017

MJS LAW,
2 Sparks Street, Beaumaris, Victoria 3193.

Re: CLIFFORD STANLEY GILBERT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 April 2017, are required by the trustee, Bernice May Moritz, to send particulars to their solicitors, at the address below, by 19 September 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,
315 Ferntree Gully Road, Mount Waverley 3149.

PETER JOYCE, late of 12 Victoria Street, Mansfield, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 October 2016, are required by the applicants for a grant of representation in the estate, Jan Maree Bowd and Sharon Kaye McGrath, care of the undermentioned firm of solicitors, to send particulars to them by 3 October 2017, after which date the said applicants may convey and distribute the assets, having regard only to the claims of which they then have notice.

MAL RYAN & GLEN,
solicitors for the applicants,
9 High Street, Mansfield 3722.

Re: PAULINE STELLA SAWATZKY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 January 2017, are required by the personal representative, Lisa Jane McLaren, to send particulars to the personal representative, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 20 September 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: DIANA BARBARA GOLLER, late of Flat 4, 109 Park Street, South Yarra, Victoria, retired.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 March 2017, are required by the

executors, Robert Gordon Goller and Margaret Mortimer Smith, to send particulars to them, care of the undermentioned solicitors, by 28 September 2017, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

PEARCE WEBSTER DUGDALES, lawyers,
4th Floor, 379 Collins Street, Melbourne 3000.

DAVID WILLIAM HAWTHORNE, late of 11 Maleela Avenue, Balwyn, Victoria, gentleman, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 28 July 1989, are required by the executors, Margaret Audrey Hawthorne, Susan Joy Roberts and Kim Alexandra Roberts, care of Prior Law, barristers, solicitors and notary public, 489 Centre Road, Bentleigh, Victoria 3204, to send particulars of their claims to them by 20 September 2017, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which it then has notice. Probate was granted to Robin McColl Hawthorne in Victoria on 7 May 1990. Robin McColl Hawthorne died on 28 January 2015. Probate of Robin McColl Hawthorne was granted to Margaret Audrey Hawthorne, Susan Joy Roberts and Kim Alexandra Roberts in Queensland on 13 May 2015.

Dated 12 July 2017

PRIOR LAW, barristers, solicitors and notary public,
489 Centre Road, Bentleigh, Victoria 3204.
RCP:160741. Contact Rosemary Clare Prior.

JOHN NORMAN PAUL, of Balwyn, Victoria, engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 April 2017, are required by the trustee, Equity Trustees Wealth Services Limited, to send particulars to the trustee, care of the undermentioned lawyers, by 18 September 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.

SHIFF & COMPANY,
3/34 Queen Street, Melbourne 3000.

Re: WILLIAM WALLACE STEWART
CHARTERS, late of 222 Serpells Road,
Templestowe, Victoria 3106.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 15 March 2017, are required by the executor, Sheila Maria Charters, to send particulars of their claim to her, care of the undermentioned solicitors, by 20 September 2017, after which date the said executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

TUCKER PARTNERS,
Level 34, 360 Collins Street, Melbourne 3000.

Re: EDWARD BADEN JEVINGTON
MORTIBOY, late of 31–33 Drayton Crescent,
Park Orchards, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2015, are required to send particulars of their claims to the administrator, care of GPO Box 1946, Melbourne, Victoria 3001, by 20 October 2017, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he may then have notice.

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

Re: PETER BRUCE SINNOTT, late of
35 The Crescent, Port Melbourne, Victoria 3207.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 15 April 2016, are required by the executor, Annette Joan Wregg, to send particulars of their claim to her, care of the undermentioned solicitors, by 21 September 2017, after which date the said executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

TUCKER PARTNERS,
Level 34, 360 Collins Street, Melbourne 3000.

Re: PHILIP ANTHONY BATES JONES,
late of 10 Kent Street, Windsor, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 May 2017, are required to send particulars of their claims to the administrator, care of GPO Box 1946, Melbourne, Victoria 3001, by 13 October 2017, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she may then have notice.

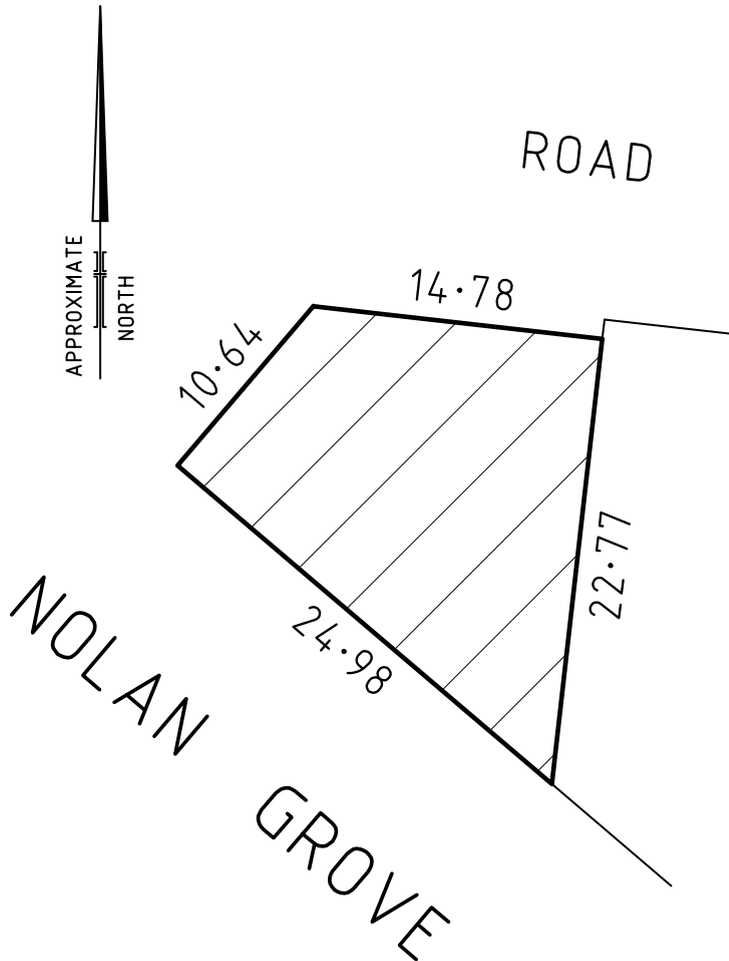
WILLS & PROBATE VICTORIA, lawyers,
Level 3, 20–22 McKillop Street,
Melbourne 3000.

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

WYNDHAM CITY COUNCIL

Road Discontinuance

At its meeting on 10 March 2017 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Wyndham City Council resolved to discontinue the part of the road known as R1 on plan of subdivision LP62998, Nolan Grove, Werribee, being part of the land in Certificate of Title Volume 8418 Folio 707, shown hatched on the plan below.



KELLY GRIGSBY
Chief Executive Officer

INDIGO SHIRE COUNCIL

Proposed Local Law

According to a resolution passed by Council on 27 June 2017 the following Local Law is now open for public submission:

- Local Law No. 1 – Streets and Roads.

Also open for public submission are the following supporting documents:

- Draft Trading Places Guidelines
- Draft Roadside Firewood Collection Plan.

On Saturday 15 July 2017, an advertisement appeared in the Border Mail which stated that the public submission period was open for 28 days, closing at 5 pm on Saturday 12 August 2017.

In accordance with section 119(2) and 223 of the **Local Government Act 1989**, the purpose and general purport of the proposed Local Law No. 1 is to:

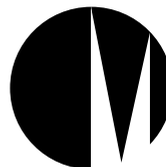
- provide for the safe and efficient management of road reserves including parking;
- controlling and regulating secondary activities on roads, including footpath and roadside trading, the placing of signs, goods and equipment, repairs to vehicles, holding of parties, festivals and processions, outdoor eating facilities, artistic activity, collections and firewood harvesting; and
- facilitating safe access for people with sight or movement impairment or disabilities.

In accordance with section 223 of the **Local Government Act 1989**, any person may make a written submission on the proposed Local Law, proposed Trading Places Guidelines and proposed Roadside Firewood Collection Plan. Any person making a submission may request to be heard in person or be represented by a person specified in support of their submission. This must be identified as part of the submission. Submissions are to be addressed to the Chief Executive Officer, Indigo Shire Council, PO Box 28, Beechworth 3747, and must be received at the Council Office by 5 pm on 12 August 2017. Please note that all submissions may be made available to the public as part of a Council Agenda.

ADOPTION OF ROAD
MANAGEMENT PLAN

In accordance with the provisions of the **Road Management Act 2004** and the Road Management (General) Regulations 2016, the Moira Shire Council gives notice that at its 28 June 2017 meeting, Council adopted its reviewed Road Management Plan.

Copies of the adopted amended Road Management Plan and the Road Management Review report are available for inspection, in person at the Council Office at 44 Station Street, Cobram, or on Council's website at www.moirá.vic.gov.au



Moreland City Council

NOTICE OF PROPOSAL TO MAKE
A LOCAL LAW

Notice is given pursuant to sections 119 and 223 of the **Local Government Act 1989** (the Act) that the Moreland City Council ('Council') proposes to make a new Local Law to be known as the General Local Law 2018 ('the proposed Local Law').

The proposed Local Law is to consolidate the General Local Law 2007 and the Environmental and Civic Assets Local Law 2014.

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

- a) promote a physical and social environment that is accessible and free from hazards to health, in which the residents of and visitors to the municipality can enjoy a quality of life that meets the general expectations of the community;
- b) protect the use of public places and control activities in, on or near them;

- c) provide for safety in public places;
- d) control, protect and conserve the environment and maintain the amenity of the municipality;
- e) provide for, control and manage the use of premises and vehicles in particular circumstances;
- f) regulate the number and manner of keeping of animals;
- g) control, prevent and abate nuisances; and
- h) provide for the peace, order and good government of the municipality.

A copy of the proposed Local Law together with the Community Impact Statement can be obtained from:

- a) Council offices – 90 Bell Street, Coburg; 233 Sydney Road, Brunswick; and 796N Pascoe Vale Road, Glenroy. Office hours are 8.30 am to 5.00 pm Monday to Friday except public holidays.
- b) Council’s website at: www.moreland.vic.gov.au/proposed-local-law-2018

Any person may make a submission on the proposed Local Law to the Council. All submissions received by the Council on or before midnight, Sunday 20 August 2017 will be considered in accordance with section 223(a) of the Act.

If a person wishes to be heard in support of their submission, they must include the request to be heard in the written submission and this will entitle them to appear in person, or by a person acting on their behalf, before a meeting of Council, scheduled to be held on Wednesday 27 September 2017, commencing at 6.00 pm, in the Council Chamber, 90 Bell Street, Coburg.

Written submissions should be marked ‘proposed General Local Law 2018’ and addressed to Unit Manager Amenity and Compliance or can be made:

- online at moreland.vic.gov.au/proposed-local-law-2018;
- by mail to Locked Bag 10, Moreland 3058;
- in person, at the following locations: Council offices – 90 Bell Street, Coburg; 233 Sydney Road, Brunswick; 796N Pascoe Vale Road, Glenroy; and Council libraries – corner Sydney Road and Dawson Street, Brunswick; 220 Melville Road, Brunswick West; corner Victoria and Louisa Streets, Coburg; 77 Jukes Road, Fawkner; and 737 Pascoe Vale Road, Glenroy.

Submissions form part of the public record of the meeting (including any personal information you provide) and will be appended to the Council report which is published on Council’s website for an indefinite period. A hard copy will also be made available for inspection by members of the public at Council offices, in accordance with the requirements of the Act.

DR NERINA DI LORENZO
Chief Executive Officer



Yarriambiack
SHIRE COUNCIL

ADOPTION OF AMENDED ROAD MANAGEMENT PLAN

In accordance with section 54(5) of the **Road Management Act 2004**, Yarriambiack Shire Council at its ordinary meeting on 28 June 2017, resolved to adopt the amended Road Management Plan (dated 2016).

A copy of the Road Management Plan is available for inspection at the Municipal Office in Warracknabeal, the service centre at Gateway BEET Hopetoun, or via Council’s website, www.yarriambiack.vic.gov.au/roads/

RAY CAMPLING
Chief Executive Officer
White Ribbon Ambassador

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C223

Cardinia Shire Council has prepared Amendment C223 to the Cardinia Planning Scheme.

The land affected by the Amendment is 231 Dalmore Road, Dalmore.

The Amendment proposes to amend the Schedule to Clause 43.10 by applying the Heritage Overlay 275 (HO275) to the land at 231 Dalmore Road, Dalmore, and respond ‘Yes’ to the column in the Schedule that states that ‘Prohibited uses may be permitted?’

The Amendment, all supporting documents and its explanatory report can be inspected, free of charge: online at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection; and in person at Cardinia Shire Council Civic Centre, 20 Siding Avenue, Officer, between 8.30 am and 5.00 pm.

Any person who may be affected by the Amendment can make a submission to Cardinia Shire Council.

Each submission must be made in writing. It must provide the submitter's name and contact address, clearly state the grounds on which the Amendment is supported or opposed, and indicate what changes (if any) the submitter wishes to make.

The submitter's name and contact details are required for Council to consider submissions and to notify about opportunities to attend Council meetings and any public hearing held to consider submissions.

The closing date for submissions is 5.00 pm, Monday 21 August 2017.

Submissions can be made by email at mail@cardinia.vic.gov.au or by post to: Cardinia Shire Council, Strategic and Economic Development Team, PO Box 7, Pakenham, Victoria 3810.

Council 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.

TRACEY PARKER
Manager of Strategic and
Economic Development

- 90 Mathiesons Road, Eagle Point, being Lot 1 on PS327505V;
- 86, 82, 78 and 70 Forge Creek Road, Eagle Point, being Lots 1, 2, 3 and 4 on PS502827W;
- 108, 96, 110 and 90 Forge Creek Road, Eagle Point, being Lots 1, 2, 3 and 4 on PS318979X; and
- 130, 122, 114 and 112 Forge Creek Road, Eagle Point, being Lots 1, 2, 3 and 4 on PS616920W.

The Amendment applies to the above land contained in the Instrument of Transfer Numbers J657066, J697166, J431378 and H689603. The Amendment proposes to amend the Schedule to Clause 52.02 of the East Gippsland Planning Scheme to provide for the variation of four registered restrictive covenants. The Amendment facilitates use and development in a manner consistent with the current characteristics and zoning of the land by rectifying an anomaly between historic development and the covenants.

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, East Gippsland Shire Council, at any one of the following locations: Bairnsdale Corporate Centre, 273 Main Street, Bairnsdale; Bairnsdale Business Centre, 32 Pyke Street, Bairnsdale; Bairnsdale Service Centre, 24 Service Street, Bairnsdale; Paynesville Service Centre, 55 The Esplanade, Paynesville; 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 20 August 2017.

Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C128

The East Gippsland Shire Council has prepared Amendment C128 to the East Gippsland Planning Scheme.

The land affected by the Amendment is:

- 62, 70, 80 and 86 Mathiesons Road, Eagle Point, being Lot 1 on PS717012W, Lot 2 on PS717012W, Lot 3 on PS707833K and Lot 2 on PS704046B;

A submission must be sent to the Manager of Strategic Planning, East Gippsland Shire Council, PO Box 1618, Bairnsdale, Victoria 3875, or to the following email address at feedback@egipps.vic.gov.au (please include 'Attention Manager Strategic Planning – Submission for Amendment C128').

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.

FIONA WEIGALL
Manager Strategic Planning

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 19 September 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.

BIHARI, Endre, late of 5 Mia Place, Meadow Heights, Victoria 3048, deceased, who died on 20 December 2016.

HEATH, Patricia Eileen, late of Arcare Hampstead, 31 Hampstead Road, Maidstone, Victoria 3012, deceased, who died on 22 March 2017.

Dated 11 July 2017

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 20 September 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.

JIANG, Xi, late of 55 Sutherland Street, Hadfield, Victoria 3046, deceased, who died on 11 May 2017.

LEHMANN, Wolfgang Klaus, late of Unit 18, 7 Fleet Street, Mornington, Victoria 3931, deceased, who died on 29 May 2017.

MARKS, Lois Jean, late of Clovelly Cottage, 16 Stewart Street, Boronia, Victoria 3155, deceased, who died on 5 March 2017.

PAIN, John, late of Flat 202, 530 Lygon Street, Carlton, Victoria 3053, deceased, who died on 24 April 2017.

Dated 12 July 2017

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 21 September 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.

COCKING, Patricia May, late of Uniting Aged Care Noble Park, 1312 Heatherton Road, Noble Park, Victoria 3174, retired, deceased, who died on 11 May 2017.

JOVANOVIC, Despot, late of Cumberland Manor, 25–27 Wiltshire Street, Sunshine North, Victoria 3020, deceased, who died on 21 December 2016.

WALTERS, John, late of Byron Aged Care, 1 Butler Street, Byron Bay, NSW 2481, deceased, who died on 11 October 2016.

Dated 13 July 2017

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 25 September 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.

BLAKE, Brandon William, late of The Bays Aged Care, 15 Cool Store Road, Hastings, Victoria 3915, deceased, who died on 14 February 2017.

CRANSTON, Raymond George, also known as Raymond Cranston and Raymond George Cranston, late of Flat 7, 290–292 Nepean Highway, Edithvale, Victoria 3196, deceased, who died on 3 August 2016.

DELLA, Maxwell, late of Hammond Care, 294 Kooyong Road, Caulfield, Victoria 3162, deceased, who died on 6 April 2017.

MATCHAN, William George, late of Victoria Grange Aged Care, 502–514 Burwood Highway, Vermont South, Victoria 3133, retired, deceased, who died on 20 February 2017.

O'KEEFFE, Alma Gertrude, late of 34E Lava Street, Warrnambool, Victoria 3280, deceased, who died on 15 September 2016.

RATHBONE, Joan Marie, late of Bambra House, 5 Bambra Road, Caulfield North, Victoria 3161, deceased, who died on 23 April 2017.

RUDEZKY, Bettina Mary, late of 3 Duke Street, Avondale Heights, Victoria 3034, deceased, who died on 5 May 2017.

WAUGH, James, late of 14 Emma Street, Carrum, Victoria 3197, retired, deceased, who died on 29 January 2017.

Dated 17 July 2017

Associations Incorporation Reform Act 2012

SECTION 135

On 20 June 2017, I issued a notice under section 135(2) of the **Associations Incorporations Reform Act 2012** (the Act) to the incorporated associations listed below, requesting them to show cause as to why their incorporation should not be cancelled.

I am now satisfied that the incorporation of the below-listed incorporated associations should be and are hereby cancelled in accordance with section 135(3) of the Act.

Accident Compensation Commission Social Club Inc.; Acholi Women's Group Association Inc.; Afghan Australian Arts, Literature & Publishing Association of Victoria Inc.; Australian White Swiss Shepherd Heritage Registry Inc.; B.L.S. Bushrangers Baseball Club Inc.; B.S.T. Consultancy Association Inc.; Ballarat Women's Cricket Club Inc.; Benalla Racehorse Trainers Association Inc.; Braybrook Maidstone Community Health Association Inc.; C.H.I.L.D.

(Campaign for Helping Individuals with Learning Disabilities) Inc.; Calamitywayne Inc.; Clunes Tennis & Recreation Club Inc.; D20melbourne Inc.; Dagbon Development Association Inc.; Eaglehawk Environment Group Inc.; East Gippsland Activities Association Inc.; F.M.E.T. Scholarship Fund Inc.; Faadia Federazione Associazioni Abruzzesi D'australia Inc.; G K R Karate Team Ballarat Fundraising Inc.; Gaatjaak Nuer Community Association of Australia Inc.; Glen Waverley Uniting Church Cricket Club Inc.; H.A.R.P. Horse Angel Rescue Program Inc.; H.E.L.P. Foundation Inc.; IMLA (Indonesian Muslim Learning Society of Australia) Inc.; Impact Inc.; Invermay Progress Association Tennis Club Inc.; Jeb Hargreaves Productions Inc.; Jeparit And District Historical Society Incorporated.; Kairali Kids Club (KKC) Inc.; Kallay Street Playgroup Inc.; L.S.N.C Inc.; La Bata Inc.; M.M.D. Social Club Inc.; Macedon Ranges Steiner Group Inc.; Mansfield District Tourism Association Inc.; Monash Institutes of Health Research Inc.; N.F.S. Racing Inc.; Naf Community House Inc.; Oakes Avenue Mothers Club Inc.; Oakleigh Montessori Centre Inc.; Paguyuban Pasundan Inc.; Paint It Red Productions Inc.; Quantum Breathworks Association Inc.; Quintessence Arts Society Inc.; Radio Samoa and Television Melbourne 92.3 FM Inc.; Ragamuffins Playgroup Inc.; S.R.Group Of Victoria Inc.; Saaa Chapter 8 Mangalore Victoria Inc.; Saab Club of Australia (Victoria) Inc.; Safety Beach Tennis Club Inc.; Samoan Senior Citizen Association South East Inc.; Strikers Softball Club Inc.; T.O.T.M. Inc.; Tamil Society of Melbourne Inc.; Uganda Association of Victoria Inc.; Uighur Association of Australia Inc.; Valerie House Wimmin's Collective Inc.; Veritas Australia Inc.; Vic Force Futsal Club Inc.; Vic Music Inc.; Vicki Jane Foundation Inc.; Victoria Business Council Inc.; Victoria Capoeira Federation Inc.; Voyages Arts Inc.; Wandin East Horse and Pony Club Inc.; Waranga Land Protection Group Inc.; Yambuk Playgroup Inc.; Yan Yean Riding Club Inc.; Zehra Education and Cultural Foundation Inc.

Dated 20 July 2017

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

Co-operatives National Law (Victoria)

DO CARE GEELONG CO-OPERATIVE LIMITED

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

Dated at Melbourne 20 July 2017

DAVID JOYNER
Deputy Registrar of Co-operatives

Education and Training Reform Act 2006

PRINCIPAL (SELECTION PROCEDURES AND GROUNDS FOR REVIEW)

Ministerial Order No. 1006

I, James Merlino, Minister for Education and Minister responsible for administering the **Education and Training Reform Act 2006** (the Act) make this Order, which is to be cited as Ministerial Order No. 1006 – Principal (Selection Procedures and Grounds for Review).

1. Purpose

The purpose of this Order is to:

- (a) ensure that principals appointed to Victorian government schools are of the highest possible quality and are capable of providing outstanding educational leadership in order to create the best learning environment for each student;
- (b) specify the composition for principal selection panels;
- (c) specify selection criteria necessary for the appointment of principals;
- (d) specify the procedures for principal selection panels and for making a recommendation to the Secretary to the Department for filling a vacant principal position; and
- (e) specify additional grounds for review.

2. Authorising provision

This Order is made under sections 2.4.6, 2.4.54 and 5.10.4 of the Act and clause 8 of Schedule 6 to the Act.

3. Commencement

This Order takes effect on 2 October 2017.

4. Recommendation of school council

- (1) This clause applies where there is a vacancy in the position of principal in a school for which a school council is constituted, that is advertised on or after the date on which this Order takes effect.
- (2) The school council must make a recommendation to the Secretary in relation to filling the vacancy in accordance with Schedule 1 to this Order.

5. Recommendation of committee

- (1) This clause applies where there is a vacancy in the position of principal in a school for which no school council is constituted, that is advertised on or after the date on which this Order takes effect.
- (2) A selection panel must be constituted in accordance with paragraph 3 of Schedule 2 to this Order.
- (3) A selection panel constituted under subclause (2) is approved as a committee representing the local community for the purposes of section 2.4.6(1) of the Act.
- (4) A committee approved under subclause (3) must make a recommendation to the Secretary in relation to filling the vacancy in accordance with Schedule 2 to this Order.

6. Secretary to consider recommendation

When deciding on a person to fill a vacancy in the position of principal in a Government school, the Secretary, after considering the recommendation of a school council made under clause 4 or the recommendation of a committee made under clause 5 of this Order, may:

- (a) approve the employment, transfer or promotion of the person recommended by the school council or the committee as the case may be;
- (b) approve the employment, transfer or promotion of a person who was an applicant for the position but was not recommended by the school council or the committee (as the case may be);
- (c) refer the school council's or committee's recommendation back to the school council or committee for further consideration; or
- (d) direct that the principal position be readvertised.

7. Grounds for review

In addition to the grounds for review stated in section 2.4.54(2) of the Act, an ongoing employee may apply to a Merit Protection Board for a review of a provisional transfer or promotion to a vacant position of principal in a Government school on the grounds that the selection panel of the school council or, where there is no school council, the committee approved under clause 5 of this Order failed to comply with any of the requirements contained in paragraphs 2, 5(a), 7(b), 8(c), 10, 11, 12 and 13 of Schedule 3 to this Order.

8. Delegation

The Secretary may delegate to any person employed in the administration or execution of the Act his or her powers or functions under this Order.

9. Revocation and transitional arrangements

- (1) Ministerial Order No. 2, made pursuant to sections 2.4.6, 5.2.12 and 5.10.4 of the Act, by the then Minister for Education on 16 July 2007, is repealed.
- (2) Despite subclause (1), Ministerial Order No. 2 continues to apply to positions of principal advertised before this Order takes effect.

Dated 10 July 2017

JAMES MERLINO, MP
Minister for Education

Schedule 1

INSTRUCTIONS TO SCHOOL COUNCILS

A school council must proceed in accordance with this Schedule in making a recommendation to the Secretary in relation to filling a vacancy in the position of principal in a school for which the council is constituted.

In this schedule:

‘**Act**’ means the **Education and Training Reform Act 2006**;

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

‘**school**’ means any Government school conducted under the Act;

‘**school council**’ means a school council constituted under section 2.3.2 of, or continued in operation under, the Act;

‘**Secretary**’ means the Secretary to the Department;

‘**staff member**’ means all the staff employed at the school under Parts 2.3 and 2.4 of the Act; and

‘**staff**’ has the same meaning as staff member.

1. All applicants must be assessed against the selection criteria for a particular position. The selection criteria for principal positions comprise six mandatory criteria and one optional community criterion. The six mandatory criteria are as follows:

(a) **Vision and values**

Demonstrated capacity to create a shared vision, define and gain acceptance of school goals and set and communicate expectations for effective performance.

(b) **Teaching and Learning**

Demonstrated ability to manage the quality of teaching and create a positive culture of challenge, support and collaboration.

(c) **Improvement, Innovation and Change**

Demonstrated capacity to produce and implement clear, evidence-based improvement plans and policies and lead innovation and change.

(d) **Management**

Demonstrated capacity to ensure that the school’s human, physical and financial resources are efficiently allocated and managed.

(e) **Development**

Demonstrated capacity to create a professional learning community that is focused on the continuous improvement of teaching and learning, supporting all staff to achieve high standards and commitment to their own learning and wellbeing.

(f) **Engagement**

Demonstrated capacity to develop positive relationships with students, parents/families and the local community and participate in and contribute to system-level activities.

2. In addition to the six mandatory criteria set out in paragraphs 1(a) to (f) of this Schedule, the school council may include the following seventh community criterion, informed by the specific context and needs of the school:

(g) **Community Criterion (optional)**

The addition of a community criterion provides an opportunity for the school council (or committee if there is no school council) to frame a criterion informed by the specific context and leadership needs of the school.

Any criterion developed by the school council must be clear, objective and relevant and must not contravene the requirements of any ministerial instructions, regulations or relevant legislation such as the **Equal Opportunity Act 2010** and the **Public Administration Act 2004**.

3. Subject to the requirement that a selection panel include at least one member of each gender and a person accredited by the Merit Protection Boards in the principles of merit and equity, the school council must appoint a selection panel comprising:
 - (a) the school council President (or his or her nominee who is a school council member not employed under Parts 2.3 or 2.4 of the Act or by the Secretary under the **Public Administration Act 2004**);
 - (b) a parent member of, and selected by, the school council or, where there is no available parent member, a community member of, and selected by, the school council;
 - (c) two nominees of the Secretary, one of whom must be a practising principal with relevant experience;
 - (d) a staff member nominated by the staff of the school. All the said staff will be given the opportunity to nominate one staff member and the staff member receiving the greatest number of nominations will be selected. In the event of a tie in the nominations, the nomination process will be repeated. Where there is no available staff member the selection panel will comprise the four members specified in paragraphs (a) to (c) above.
4. The selection panel for a principal vacancy of a school in a Hub/Annexe arrangement is as set out in paragraph 3 above with the school council President and the parent or community member (where there is no available parent member) coming from the Hub school council. In addition, the selection panel will include a school council member nominated by the school council of the Annexe school (who is not employed under Parts 2.3 or 2.4 of the Act or by the Secretary under the **Public Administration Act 2004**).
5. As soon as practicable after the appointment of the selection panel, the school council:
 - (a) will deliver to each member of the selection panel a copy of Schedule 3 of this Order; and
 - (b) may issue further instructions to the selection panel other than instructions which are inconsistent or conflict with Schedule 3 of this Order.
6. On receipt of the selection panel report the school council may:
 - (a) accept the selection panel report and refer the selection panel's recommendation to the Secretary; or
 - (b) refer the selection panel report back to the selection panel for further consideration; or
 - (c) refer the matter to the Secretary in instances where the selection panel has reported to the school council that there was no suitable applicant, the selection panel was unable to reach a majority decision, or where the school council disagrees with the selection panel recommendation (in the last instance the school council should include the specific grounds for this disagreement).
7. Confidentiality of all school council processes and all applicant details must be maintained.

Schedule 2

INSTRUCTIONS TO COMMITTEES

A committee approved under clause 5 of this Order must proceed in accordance with this Schedule in making a recommendation to the Secretary in relation to filling the vacancy in the position of principal in a Government school for which the committee was approved.

In this schedule:

‘**Act**’ means the **Education and Training Reform Act 2006**;

‘**committee**’ means a committee approved under clause 5 of this Order;

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

‘**established school**’ means a school that has been open for attendance by students for more than 12 calendar months;

‘**new school**’ means a school that does not satisfy the definition of an established school;

‘**school**’ means any Government school that does not have a school council constituted under section 2.3.2 of, or continued in operation under, the Act on the date on which an advertisement of the vacancy in the position of principal is published;

‘**Secretary**’ means the Secretary to the Department.

‘**selection panel**’ means a selection panel constituted in accordance with paragraph 3 of this Schedule.

‘**staff member**’ means all the staff employed at the school under Parts 2.3 and 2.4 of the Act; and

‘**staff**’ has the same meaning as staff member.

1. All applicants must only be assessed against the selection criteria for a particular position. The selection criteria for principal positions comprise six mandatory criteria and one optional community criterion. The six mandatory criteria are as follows:

(a) **Vision and values**

Demonstrated capacity to create a shared vision, define and gain acceptance of school goals and set and communicate expectations for effective performance.

(b) **Teaching and Learning**

Demonstrated ability to manage the quality of teaching and create a positive culture of challenge, support and collaboration.

(c) **Improvement, Innovation and Change**

Demonstrated capacity to produce and implement clear, evidence-based improvement plans and policies and lead innovation and change.

(d) **Management**

Demonstrated capacity to ensure that the school’s human, physical and financial resources are efficiently allocated and managed.

(e) **Development**

Demonstrated capacity to create a professional learning community that is focused on the continuous improvement of teaching and learning, supporting all staff to achieve high standards and commitment to their own learning and wellbeing.

(f) **Engagement**

Demonstrated capacity to develop positive relationships with students, parents/families and the local community and participate in and contribute to system-level activities.

2. In addition to the six mandatory criteria set out in paragraphs 1(a) to (f) of this Schedule, the selection panel may include the following seventh community criterion, informed by the specific context and needs of the school:
 - (g) **Community Criterion (optional)**

The addition of a community criterion provides an opportunity for the school council (or committee if there is no school council) to frame a criterion informed by the specific context and leadership needs of the school.

Any criterion developed by the selection panel must be clear, objective and relevant and must not contravene the requirements of any ministerial instructions, regulations or relevant legislation such as the **Equal Opportunity Act 2010** and the **Public Administration Act 2004**.
3. Subject to the requirement that a selection panel include at least one member of each gender and a person accredited by the Merit Protection Boards in the principles of merit and equity, the selection panel will comprise:
 - (a) a nominee of the Secretary (referred to as the Secretary's nominee herein),
 - (b) a practising principal with relevant experience appointed by the Secretary;
 - (c) two representatives selected as follows:
 - (i) In a new school – two members of the planning committee for the new school in which the vacancy exists, one of whom must not be employed under Parts 2.3 or 2.4 of the Act or by the Secretary under the **Public Administration Act 2004**. The members are to be appointed by the Chairperson of the planning committee.
 - (ii) In an established school –
 - a person appointed by, and who in the opinion of, the Secretary (or nominee) is a member of the local school community or has expertise in the delivery of educational services in schools; and
 - a staff member nominated by the staff of the school. All the said staff will be given the opportunity to nominate one staff member and the staff member receiving the greatest number of nominations will be selected. In the event of a tie in the nominations, the nomination process will be repeated. Where there is no available staff member the selection panel will comprise the three members specified in paragraphs 3(a), (b) and the person appointed by the Secretary under (c)(ii) above.
4. The nominee of the Secretary will be the Chairperson of the selection panel.
5. As soon as practicable after appointment of the selection panel the Chairperson will deliver to each member of the selection panel a copy of Schedule 3 to this Order.
6. Confidentiality of all selection processes and all applicant details must be maintained.

Schedule 3

INSTRUCTIONS TO PRINCIPAL SELECTION PANEL

Rigorous, transparent and well-defined selection processes are crucial for building and sustaining successful organisations. Selecting the right candidates to leadership positions has a significant impact on effective organisational performance. Selection to a principal position will be determined solely on the basis of merit assessed against the criteria in relation to the position involved.

In making a recommendation in the case of a vacancy in the position of principal in a Government school the selection panel is to proceed as follows:

1. (a) In a school with a school council the Chairperson of the selection panel will be:
 - (i) where the school council President is a member of the selection panel, the school council President; or
 - (ii) where a nominee of the school council President is a member of the selection panel, the nominee.
- (b) In a school without a school council the Chairperson of the selection panel will be the Secretary's nominee on the selection panel.
2. Consistent with the **Public Administration Act 2004** and the **Equal Opportunity Act 2010**, all applicants must receive fair and equitable treatment in all aspects of selection without regard to age, breastfeeding, employment activity, gender identity, disability, industrial activity, lawful sexual activity, marital status, parental status or status as a carer, physical features, political belief or activity, pregnancy, race, religious belief or activity, sex, sexual orientation, an expunged homosexual conviction, personal association (whether as a relative or otherwise) with a person who is identified by reference to any of the above attributes.
3. Confidentiality of all selection panel processes and all applicant details must be maintained.
4. The purpose of the selection panel is to recommend the best applicant on the basis of the evidence available. The effectiveness of the decision making will ultimately rest on the selection panel's ability to define, articulate and reach agreement about the nature of leadership that is required to effectively lead the school and how the selection panel intends to objectively assess applicants' skills, knowledge and capacity.
5. (a) Selection panels are required to assess all applicants against the selection criteria provided for a principal position in the context of the role of the principal to lead and manage the planning, delivery, evaluation and improvement of the education of all students in the school.
- (b) In addition to the application, interview and referee comments a selection panel may choose to use any other appropriate selection tool determined by the selection panel provided that it is applied consistently.
6. Late applications may be accepted by the selection panel Chairperson with the agreement of all members of the selection panel.
7. (a) The selection panel is to assess applicants' written responses to the selection criteria and determine how many applicants will be shortlisted for interview.
- (b) A brief record should be made of the reasons for not shortlisting any applicant for interview.
8. (a) Wherever possible shortlisted applicants should be interviewed. Sufficient notice should be provided for shortlisted applicants to prepare for and attend interviews.
- (b) Where an applicant cannot physically attend an interview other arrangements may be used such as teleconferencing or video conferencing. If such arrangements are not possible the selection panel is not obliged to interview and may judge that applicant on the information available.

- (c) The main focus of the interview must be the selection criteria through the development of a set of questions based on the selection criteria.
 - (d) The selection panel must assess, at interview, each applicant's ability to demonstrate the knowledge, skills and behaviours that best matches the competencies necessary to perform the role. The selection panel is responsible for developing a consistent and fair scoring mechanism to focus attention on the selection criteria and differentiate between applicants' responses.
9. (a) Referees are nominated by the applicants to clarify, verify and add information to what is learned in the interview and from other parts of the selection process. The use of non-nominated referees may assist the process by confirming particular perspectives or providing more balanced information. The main purpose of using referees is to elicit information from past employers/employees about the applicant's ability to perform the essential functions of the role and to verify an applicant's claims.
- (b) When seeking referee reports from referees agreed to by the selection panel, selection panels:
- (i) may receive referee reports either orally (telephone or in person) or in written form;
 - (ii) may contact persons other than nominated referees to assist in assessing an applicant's ability, capacity and suitability for a position provided that the applicant is advised of these extended inquiries prior to (or, if not possible, as soon as practicable afterwards) a selection panel taking any action to contact a person(s) not nominated as a referee. In such instances the applicant is to be informed at or after interview of the name of any person who the selection panel intends to contact and provided with an opportunity to comment; and
 - (iii) should keep a record of referee comments.
10. At the completion of the selection process the selection panel should rank suitable applicants in order of merit.
11. In arriving at its recommendation the selection panel should:
- (a) attempt to reach unanimous agreement on the recommendation; or
 - (b) attempt to reach a majority recommendation (for the purposes of these Instructions this means at least three members of the original selection panel); or
 - (c) report to the school council (where there is a school council) or the Secretary (where there is no school council) that it was unable to recommend any applicant, or that no applicant was suitable; or
 - (d) report to the school council (where there is a school council) or the Secretary (where there is no school council) that the selection panel was unable to reach either agreement or a majority recommendation.
12. In the event that a selection panel member is unavailable to complete the procedures herein (whether due to death, serious illness, resignation or other cause) the remaining members of the selection panel may complete the procedures herein provided that:
- (a) the selection panel comprises at least three of the original selection panel members;
 - (b) the remaining members of the selection panel can only recommend an applicant by unanimous decision. In arriving at its recommendation the remaining members of the selection panel should:
 - (i) attempt to reach unanimous agreement on the recommendation; or
 - (ii) report to the school council (where there is a school council) or the Secretary (where there is no school council) that it was unable to recommend any applicant, or that no applicant was suitable; or

- (iii) report to the school council (where there is a school council) or the Secretary (where there is no school council) that the selection panel was unable to reach unanimous agreement.
13. The selection panel must provide to the school council (where there is a school council) or the Secretary (where there is no school council) a report in writing on completion of the selection process. The selection panel's report must include:
- (a) details of the position to be filled;
 - (b) details of the selection panel;
 - (c) position description including the selection criteria;
 - (d) names of applicants, including gender;
 - (e) names of applicants shortlisted;
 - (f) names of suitable applicants ranked in order of merit;
 - (g) a statement that the selection panel is satisfied that an applicant ranked as suitable, who is not an existing ongoing Teaching Service employee, is a fit and proper person and is suitable for child-connected work;
 - (h) reasons for the final ranking;
 - (i) a comparative assessment of each shortlisted applicant;
 - (j) signature of selection panel members and date.
14. Applicants should not be advised of any selection decisions until the Secretary (or delegate) has considered the selection panel's recommendation and determined the selection outcome.
15. Shortlisted applicants may be provided with their individual selection report after the Secretary (or delegate) has considered the selection panel's recommendation and determined the selection outcome.

Bus Safety Act 2009

DECLARATION UNDER SECTION 7(1)(c)

I, Shaun Rodenburg, delegate of the Director, Transport Safety, in exercise of the powers vested in me under section 7(1)(c) of the **Bus Safety Act 2009** hereby declare the following courtesy bus services within the meaning of section 3(1) of the **Bus Safety Act 2009** to be non-commercial courtesy bus services for the purpose of section 3(1) of the **Bus Safety Act 2009**:

Bus Operator Name:	ACN/ARBN:	Registered Address:
Tourism Great Ocean Road Pty Ltd	074 746 802	1 Cape Otway Road, Cape Otway, Victoria 3233

This declaration is made on the basis that the non-commercial courtesy bus operators specified above:

- (a) have provided evidence that they do not derive any profit from the provision of the bus service; and
- (b) only use the bus service to transport their staff/employees in connection with their trade or business.

This declaration is made following consultation with the affected operators and sectors of the industry as required under section 7(2) of the **Bus Safety Act 2009**.

Dated 13 July 2017

SHAUN RODENBURG
 Delegate of the Director, Transport Safety
 Acting Director, Bus Safety

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO GENERATE ELECTRICITY

The Essential Services Commission (the Commission) gives notice under section 30 of the **Electricity Industry Act 2000** (Vic.) (EIA) that, pursuant to section 19(1) of the EIA, the Commission has granted an application by Kiata Wind Farm Pty Ltd (ABN 79 607 460 873) for a licence to generate electricity for supply or sale.

The licence was issued on 12 July 2017, and is granted on an ongoing basis. A copy of the licence is available on the Commission's website (at www.esc.vic.gov.au) or can be obtained by calling the Commission on (03) 9032 1300.

DR RON BEN-DAVID
Chairperson

Electoral Act 2002

REGISTRATION OF POLITICAL PARTY

In accordance with section 50 of the **Electoral Act 2002**, the following party is hereby registered as a political party:

Name of party: Australian Conservatives (Vic.)

Dated 18 July 2017

WARWICK GATELY AM
Victorian Electoral Commission

Food Act 1984DECLARATION UNDER THE
FOOD ACT 1984

Temporary and Mobile Food Premises and Food Vending Machines

I, Gary Smith, Acting Senior Manager Food Safety, as delegate of the Secretary to the Department of Health and Human Services (the Department) under section 19V(1) of the **Food Act 1984** –

Location of food safety program and minimum records for food vending machines and temporary food premises

1. exempt under section 19V(1) the proprietors of food businesses operating a food vending machine or temporary food premises from –
 - (a) the obligation under section 19F to ensure that a food safety program is kept at the food vending machine or temporary food premises to which it relates, on condition that any records that are required to be completed under the food safety program at a particular time for that machine or premises are completed at that time; and
 - (b) the obligation under section 19CB(6) to ensure that the required minimum records are kept at the food vending machine or temporary food premises to which they relate, on condition that if any of these records must be completed at a particular time for that machine or premises under sections 19C or 19CB that they are completed at that time.

Interpretation

2. The exemptions under section 19V(1) in this instrument apply until 20 July 2027.

Commencement

3. This declaration takes effect on 20 July 2017.

Dated 13 July 2017

GARY SMITH
Acting 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.

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
101477	Dave Hickinbotham Oval	Greater Geelong City Council Located at Eastern Park on Holt Road, East Geelong. For further details see map at www.delwp.vic.gov.au/namingplaces
101493	Bluebell Hill Reserve	Whitehorse City Council Located at 16–18 Harding Street, Surrey Hills. For further details see map at www.delwp.vic.gov.au/namingplaces

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
100907	Galaxia Lane	Guildford	Mount Alexander Shire Council The road traverses east from Shicer Gully Road.
100973	Kimber Road	Faraday	Mount Alexander Shire Council The road traverses north from Specimen Gully Road.
100975	Siding Road	Barkers Creek	Mount Alexander Shire Council The road traverses south from Specimen Gully Road.
100986	Watjitigawa Lane	Walmer	Mount Alexander Shire Council The road traverses west from Davies Road.
101076	Lionel Street	Creswick	Hepburn Shire Council The road traverses north from Bald Hills Road.
101356	MacPherson Road	Newborough	Latrobe City Council Formerly known as McPherson Road. The road traverses north from Thompsons Road.
101368	Broadbridge Place	Malvern East	Stonnington City Council The road traverses south from Maroora Street.
101372	Liddelow Lane	Malvern East	Stonnington City Council The road traverses west from Repton Road.

Change Request Number	Road Name	Locality	Naming Authority and Location
101617	Alicia Lane	Black Hill	Ballarat City Council Greater Dandenong City Council The road traverses east from Peel Street North.

Office of Geographic Names
Land Use Victoria
570 Bourke Street
Melbourne 3000

DAVID R. BOYLE
Registrar of Geographic Names

Land Acquisition and Compensation Act 1986

FORM 7

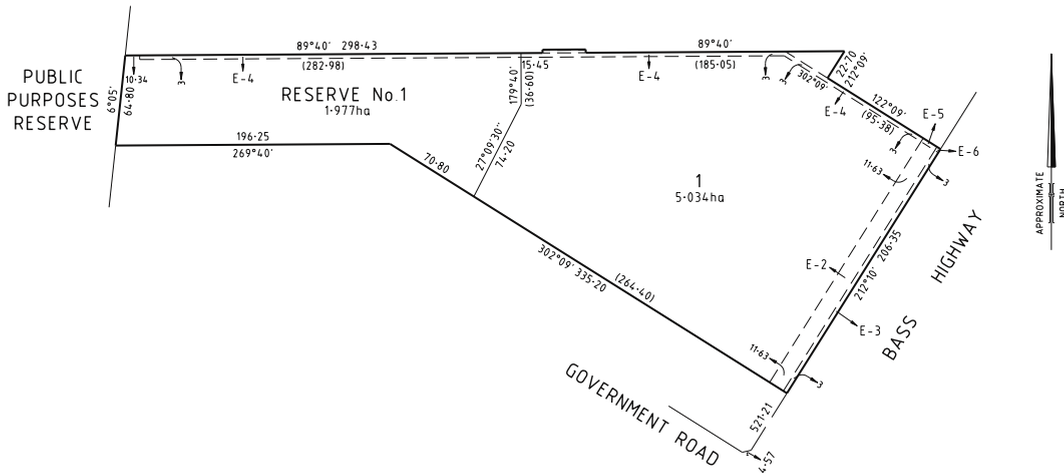
S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Bass Coast Shire Council declares that by this notice it acquires the interests of Franca Terlato and all other interests in the land described as Reserve 1 on unregistered Plan of Subdivision No. 808690S, Parish of Corinella, comprising 1.977 hectares and being part of the land in Certificate of Title Volume 10402 Folio 810.

Published with the authority of Bass Coast Shire Council.



Dated 20 July 2017

For and on behalf of
Bass Coast Shire Council
Signed PAUL LAURENCE BUCKLEY
Chief Executive Officer

Land Acquisition and Compensation Act 1986

FORM 7

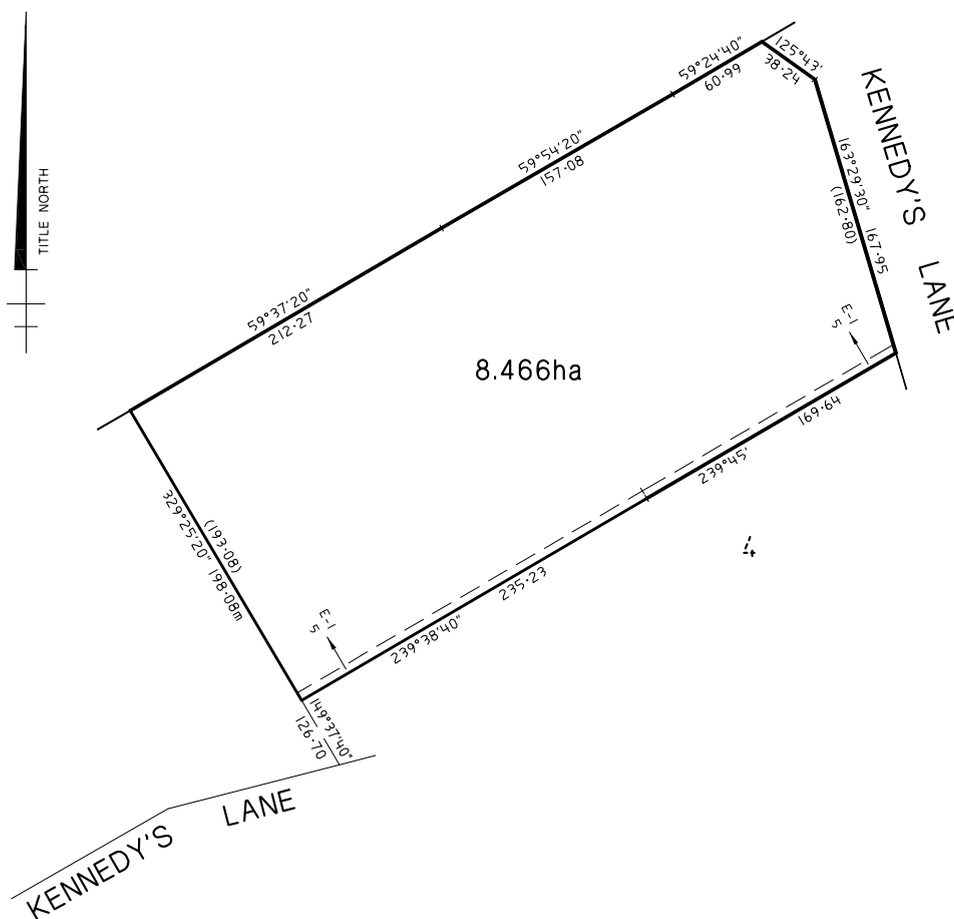
S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Coliban Region Water Corporation (ABN 96 549 082 360) of 37–45 Bridge Street, Bendigo 3550, declares that by this notice it acquires the following interest in the land described as Lot 2 on Plan of Subdivision 414858A and being part of the land comprised in Certificate of Title Volume 10483 Folio 104.

An Easement for a Pipeline for Water Supply purposes over that part of the land shown as 'E-1' on the Plan of Creation of Easement (Ref 2004-P054) which are annexed hereto.



Published with the authority of Coliban Region Water Corporation.

For and on behalf of Coliban Region Water Corporation

Signed ROSLYN WAI

Name Roslyn Wai
Corporate Secretary

Dated 18 July 2017

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION
INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF
TOMATO POTATO PSYLLID AND ZEBRA CHIP**

I, Gabrielle Vivian-Smith, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest tomato potato psyllid and the exotic disease zebra chip exist 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 materials which are hosts of tomato potato psyllid and zebra chip.

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(1) of the **Plant Biosecurity Act 2010**, prohibiting or restricting the entry or importation into Victoria materials which are hosts of tomato potato psyllid and zebra chip, and published in Victoria Government Gazette G28 on 13 July 2017 is **revoked**.

5 Definitions

In this Order –

‘**APVMA**’ means the Australian Pesticides and Veterinary Medicines Authority.

‘**Category 1**’ means all plants belonging to the plant families *Convolvulaceae*, *Lamiaceae* or *Solanaceae*.

‘**Category 2**’ means all plants belonging to the plant families *Amaranthaceae*, *Apiaceae*, *Asclepiadaceae*, *Asparagaceae*, *Asteraceae*, *Boraginaceae*, *Brassicaceae*, *Caprifoliaceae*, *Chenopodiaceae*, *Cupressaceae*, *Ephedraceae*, *Ericaceae*, *Fabaceae*, *Garryaceae*, *Grossulariaceae*, *Malvaceae*, *Oleaceae*, *Pinaceae*, *Plantaginaceae*, *Poaceae*, *Polygonaceae*, *Ranunculaceae*, *Rosaceae*, *Salicaceae*, *Sapindaceae*, *Violaceae*, *Vitaceae* or *Zygophyllaceae*.

‘**host material**’ means any host plant, and any agricultural equipment or package used in the cultivation, processing, packaging or transport of any host plant.

‘**host plant**’ means any Category 1 plant, or plant product of such plants, including fruit and vegetables for consumption, cut flowers and potatoes (seed, ware and processing), but excluding dried or processed plant products (such as chaff, dried herbs, grain, hay, mulch, seed or timber); and

any Category 2 plants or plant product of such plants, including fruit and vegetables for consumption and cut flowers, but excluding: (i) dried or processed plant products (such as chaff, dried herbs, grain, hay, mulch, seed, timber); (ii) dormant trees without foliage/fruit; (iii) fresh fruit/vegetables without leaves, calyx or other attached green material; or (iv) tubers, bulbs, corms and rhizomes without attached green material (e.g. leaves).

‘**tomato potato psyllid**’ means the pest *Bactericera cockerelli* (Sule).

‘**unit**’ means each individual item, such as in the case of fruit, an individual piece of fruit and in the case of plants, an individual plant.

‘**zebra chip**’ means the disease caused by the bacterium *Candidatus Liberibacter solanacearum*.

6 Prohibitions, restrictions and conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Sub-clause (a) does not apply if the 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 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 tomato potato psyllid and zebra chip; or
 - (ii) 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 the Schedule to this Order; or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification of consignments

Host material imported into Victoria which is required by clause 6(b)(ii) to be accompanied by a certificate or declaration must be:

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

8 Expiry

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

Schedule

Host material must –

- (1) in the case of plants and planting material of Category 2, be –
 - (a) treated with one of the following pesticide treatments in accordance with the chemical label or APVMA permit, ensuring the treatment makes contact with the underside of the leaf –
 - (i) abamectin within 3 days prior to dispatch;
 - (A) with active ingredient of 18 g/L at a rate of 90 mL/100 L or 450 mL/ha, plus 500 mL of Summer Oil, or
 - (B) with active ingredient of 36 g/L at a rate of 45 mL/100 L or 225 mL/ha, plus 500 mL of Summer Oil, or
 - (ii) bifenthrin within 3 days prior to dispatch;
 - (A) with active ingredient of 100 g/L at a rate of 80 mL/100 L, or
 - (B) with active ingredient of 250 g/L at a rate of 32 mL/100 L, or
 - (iii) methomyl within 3 days prior to dispatch, with active ingredient of 225 g/L at rate of 200 mL/100L, and;
 - (b) undergo a 600 unit inspection and be found free of tomato potato psyllid; or
 - (c) fumigated with methyl bromide at:
 - (i) 10°C – 10.9°C @ 56 g/m³ for 2 hours; or
 - (ii) 11°C – 15.9°C @ 48 g/m³ for 2 hours; or
 - (iii) 16°C – 20.9°C @ 40 g/m³ for 2 hours; or
 - (iv) 21°C – 31.9°C @ 32 g/m³ for 2 hours; and
 - (d) Immediately after treatment, the fruit is placed in secure conditions that prevent infestation of tomato potato psyllid, or

- (2) in the case of fruit and vegetables for consumption with leaves, calyx or other attached green material from Category 1 (excluding tubers, bulbs, corms and rhizomes) and Category 2, be –
- (a) treated prior to harvest with an insecticide effective against all life stages of tomato potato psyllid and registered for the control of tomato potato psyllid at rates specified on the label, or in accordance with an approved APVMA minor use permit; and
 - (b) packed in a manner that prevents infestation by tomato potato psyllid; and
 - (c) undergo a 600 unit inspection and be found free of tomato potato psyllid; or
 - (d) fumigated with methyl bromide at:
 - (i) 10°C – 10.9°C @ 56 g/m³ for 2 hours; or
 - (ii) 11°C – 15.9°C @ 48 g/m³ for 2 hours; or
 - (iii) 16°C – 20.9°C @ 40 g/m³ for 2 hours; or
 - (iv) 21°C – 31.9°C @ 32g/m³ for 2 hours; and
 - (e) Immediately after treatment, the fruit is placed in secure conditions that prevent infestation by tomato potato psyllid; or
- (3) In the case of fruit and vegetables for consumption with leaves, calyx or other attached green material from Category 2, be –
- (a) washed, drenched or sprayed in accordance with one of the following methods and following equipment manufacturers instructions to effectively remove adult tomato potato psyllid by –
 - (i) hydro-cooled with continuously circulated water for a period of not less than 20 minutes a minimum flow rate of 200 litres per minute per square metre, or
 - (ii) immersed in water and produce remaining submerged for a period of not less than 3 minutes with adequate circulation of the water over and around the produce, or
 - (iii) high pressure spray washed by water in a single layer to ensure complete coverage of the produce passing through the spray at pressure of 200 kpa (29 psi) for not less than 20 seconds, or
 - (iv) moved in a single layer along on roller brushes for at least thirty (30) seconds receiving sprayed water to all surfaces at a minimum of 16 L/min; and
 - (b) packed in a manner that prevents infestation by tomato potato psyllid; and
 - (c) undergo a 600 unit inspection and be found free of tomato potato psyllid; or
- (4) in the case of flowers and ornamental foliage of Category 1 (excluding ornamental fruits) and Category 2, be –
- (a) fumigated with methyl bromide at:
 - (b) 10°C – 10.9°C @ 56 g/m³ for 2 hours; or
 - (c) 11°C – 15.9°C @ 48 g/m³ for 2 hours; or
 - (d) 16°C – 20.9°C @ 40 g/m³ for 2 hours; or
 - (e) 21°C – 31.9°C @ 32 g/m³ for 2 hours; and
 - (f) Immediately after treatment, the fruit is placed in secure conditions that prevent infestation of tomato potato psyllid; or
- (5) In the case of *Convolvulaceae* tubers, be –
- (a) in a dormant state, and
 - (b) brushed and washed free of soil whilst traversing on rollers using water and mechanical brushes or high pressure jets; or

- (6) in the case of strawberries, be –
 - (a) securely packed in a packhouse following sorting and grading; and
 - (b) undergo a 600 unit post-harvest inspection and found free of TPP; and
 - (c) packed in approved manner to prevent infestation with tomato-potato psyllid.
- (7) in the case of agricultural equipment and used packages be –
 - (a) cleaned free of soil and organic matter by –
 - (i) brushing; or
 - (ii) high pressure hot water heated to a temperature of at least 70°C ; or
 - (iii) steam.

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 14 July 2017

GABRIELLE VIVIAN-SMITH
Chief Plant Health Officer

Road Safety Act 1986DECLARATION UNDER SECTION 99B(4) IN RELATION TO
NON-ROAD ACTIVITIES ON ROADS WITHIN THE SHIRE OF GLENELG FOR
THE TOUR OF THE GREAT SOUTH COAST HELD ON SUNDAY 30 JULY 2017**1 Purpose**

The purpose of this Declaration is to exempt participants in the Tour of the Great South Coast from specified provisions of the **Road Safety Act 1986** and regulations under that Act with respect to the Event, which is a non-road activity to be conducted in Portland.

2 Authorising provision

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

3 Commencement

This notice takes effect on Sunday 30 July 2017 at 12.30 pm once the road is declared closed by the event Organiser.

4 Expiry

This notice expires on Sunday 30 July 2017 at 1.45 pm.

5 Definitions

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

- a) ‘Event’ means the Criterium circuit of the Tour of the Great South Coast, to be held on Sunday 30 July 2017; and
- b) ‘Participants’ means participants in the Event, including officers, members and authorised agents of the Tour of the Great South Coast, whose presence is reasonably required to ensure the safe conduct of the Event.

6 Declaration

I, Bill Glasgow, as delegate of the Minister for Roads, under section 99B(4) of the **Road Safety Act 1986**, declare that the provisions of the **Road Safety Act 1986** and regulations specified in Table 1 do not apply to Participants engaged in activities forming part of the Event on the highway specified in column 1 of Table 2 on the date and during the period specified in column 2 of Table 2.

Table 1
Provisions of the Road Safety Act 1986 and regulations under that Act
that do not apply to participants in the Event

Road Safety Act 1986

ALL

Road Safety Road Rules 2009

ALL, except Rule 304 (Direction by a Police Officer or Authorised person)

Road Safety (Vehicles) Regulations 2009

ALL

Table 2

<i>Column 1</i> Highway	<i>Column 2</i> Date and time
Portland Criterium <ul style="list-style-type: none"> ● Bentinck Street between Henty Street and Cliff Street ● Cliff Street between Bentinck Street and Lee Breakwater Road ● Lee Breakwater Road between Cliff Street and tram crossing ● Hanlon Parade 	Sunday 30 July 2017 between the hours of 12.30 pm and 1.45 pm

Dated 17 July 2017

BILL GLASGOW
 Executive Director
 Roads Corporation

Planning and Environment Act 1987
MANNINGHAM PLANNING SCHEME
Notice of Approval of Amendment
Amendment C121

The Minister for Planning has approved Amendment C121 to the Manningham Planning Scheme.

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

The Amendment rezones 8 Montgomery Street, Doncaster East, from a General Residential Zone – Schedule 2 (GRZ2) to a Residential Growth Zone – Schedule 3 (GRZ3).

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Manningham City Council, 699 Doncaster Road, Doncaster.

ALISON GLYNN
Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
FRANKSTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment C116

The Minister for Planning has approved Amendment C116 to the Frankston Planning Scheme.

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

The Amendment facilitates the delivery of the level crossing removal at Skye/Overton Road, Frankston.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of Frankston City Council, Frankston Civic Centre, 30 Davey Street, Frankston.

ALISON GLYNN
Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
MELTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment C176

The Minister for Planning has approved Amendment C176 to the Melton Planning Scheme.

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

The Amendment inserts a new site specific control ‘Eynesbury Township Stages 5, 6 and 13 Native Vegetation Removal and Offset Requirements, May 2017’ into the Schedules to Clauses

52.03 and 81.01 of the Melton Planning Scheme. The incorporated document exempts stages 5, 6 and 13 of the approved Eynesbury Township Development Plan (February 2013) from the requirements of Clause 52.17 of the Melton Planning Scheme and sets out alternative conditions and requirements in relation to native vegetation management for these stages, including native vegetation offsets located in Dundonnell.

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

ALISON GLYNN
Director
State Planning Services
Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL**Catchment and Land Protection Act 1994****DECLARATION OF CERTAIN PLANTS TO BE STATE PROHIBITED WEEDS,
REGIONALLY PROHIBITED WEEDS, REGIONALLY CONTROLLED WEEDS,
OR RESTRICTED WEEDS****Order in Council**

The Governor in Council makes the following Order in Council.

Dated 18 July 2017

Responsible Minister:

THE HON. LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

1. Objectives

The objective of this Order is to make further amendments to the Order in Council made on 28 September 2010 and published in Government Gazette S 399 on 1 October 2010 at pages 22 to 27, as amended by the Order in Council made on 19 August 2014 and published in Government Gazette G 34 on 21 August 2014 at pages 1824–1828, which declared certain plants to be State prohibited weeds, regionally prohibited weeds, regionally controlled weeds or restricted weeds –

- (a) to declare the following thirteen taxa of plants to be restricted weeds for the whole of the State, in addition to the plants already declared in that Order –
 - (i) *Andropogon gayanus* Kunth (Gamba grass);
 - (ii) *Anredera cordifolia* (Ten.) Steenis (Madeira vine);
 - (iii) *Asparagus aethiopicus* L. (Ground asparagus);
 - (iv) *Asparagus africanus* Lam. (Ornamental asparagus);
 - (v) *Asparagus declinatus* L. (Bridal veil creeper);
 - (vi) *Asparagus plumosus* Baker (Climbing asparagus);
 - (vii) *Asparagus scandens* Thunb. (Asparagus fern);
 - (viii) *Austrocylindropuntia* Backeb. spp. (Opuntiod cacti);
 - (ix) *Cylindropuntia* (Engelm.) F. M. Knuth spp. (Opuntiod cacti);
 - (x) *Opuntia* Mill. spp. (Opuntiod cacti, excluding *O. ficus-indica* (L.) Mill);
 - (xi) *Dolichandra unguis-cati* (L.) L.G. Lohmann (Cat's claw creeper);
 - (xii) *Jatropha gossypifolia* L. (Bellyache bush);
 - (xiii) *Senecio madagascariensis* Poir. (Fireweed); and
- (b) to revoke the declaration of the species '*Sagittaria* L. spp.' (scientific name) or 'Arrowhead' (common name) as a regionally controlled weed in the Mallee Region and to re-declare that species as a regionally prohibited weed in that Region; and
- (c) to restructure that Order to include information in relation to the regions to which that Order applies and generally to improve its clarity.

2. Authorising provision

This Order is made under section 69A(1) of the **Catchment and Land Protection Act 1994** and on the recommendation of the Minister for Energy, Environment and Climate Change given in accordance with that section.

3. Commencement

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

4. Definitions

In this Order –

the Act means the **Catchment and Land Protection Act 1994**;

the Principal Order means the Order in Council made under section 58 of the Act on 28 September 2010 and published in Government Gazette S 399 on 1 October 2010 at pages 22 to 27, which declared certain plants to be State prohibited weeds, regionally prohibited weeds, regionally controlled weeds or restricted weeds, as amended by the Order in Council made under section 69A of the Act on 19 August 2014 and published in Government Gazette G 34 on 21 August 2014 at pages 1824 to 1828.

5. State prohibited weeds

For paragraph (a) of the Principal Order **substitute** –

‘(a) a plant listed in Schedule 1 is declared to be a State prohibited weed; and’.

6. Regionally prohibited weeds

For paragraph (b) of the Principal Order **substitute** –

‘(b) a plant is declared to be a regionally prohibited weed in each region in respect of which the letter ‘P’ appears in Schedule 2 in relation to that plant; and’.

7. Regionally controlled weeds

For paragraph (c) of the Principal Order **substitute** –

‘(c) A plant is declared to be a regionally controlled weed in each region in respect of which the letter ‘C’ appears in Schedule 2 in relation to that plant; and’.

8. Restricted weeds

For paragraph (d) of the Principal Order **substitute** –

‘(d) A plant is declared to be a restricted weed –

- (i) in the whole of the State where the expression ‘Restricted weed (R) in the whole of the State’ appears in Schedule 2 in relation to that plant; or
- (ii) in each region established under the Act in respect of which the letter ‘R’ appears in Schedule 2 in relation to that plant.’

9. Substitution of Schedule 1 — State prohibited weeds

For Schedule 1 to the Principal Order, **substitute** the following –

‘SCHEDULE 1**State Prohibited Weeds**

Scientific name	Common name
<i>Acacia erioloba</i> E. Mey	Giraffe thorn
<i>Acacia karroo</i> Hayne	Karoo thorn
<i>Alhagi maurorum</i> Medik.	Camel thorn
<i>Alternanthera philoxeroides</i> (Mart.) Griseb.	Alligator weed
<i>Ambrosia psilostachya</i> DC.	Perennial ragweed
<i>Cannabis sativa</i> L.	Marijuana
<i>Carduus nutans</i> L.	Nodding thistle
<i>Centaurea nigra</i> L.	Black knapweed
<i>Eichhornia crassipes</i> (Mart) Solms	Water hyacinth
<i>Equisetum</i> L. spp.	Horsetail
<i>Fallopia japonica</i> (Houtt.) Ronse Decr.	Japanese knotweed

Scientific name	Common name
<i>Fallopia sachalinensis</i> (F. Schmidt ex Maxim) Ronse Decr.	Giant knotweed
<i>Fallopia x bohémica</i> (Chrtek & Chrtkova) J.P.Bailey	Japanese knotweed hybrid
<i>Festuca gautieri</i> (Hack.) K. Richt.	Bear-skin fescue
<i>Hieracium</i> spp.	Hawkweed
<i>Hypericum triquetrifolium</i> Turra	Tangled hypericum
<i>Iva axillaris</i> Pursh.	Poverty weed
<i>Lagarosiphon major</i> (Ridl.) Moss	Lagarosiphon
<i>Malvella leprosa</i> (Ortega) Krapov.	Ivy-leafed sida
<i>Nassella charruana</i> (Arechav.) Barkworth	Lobed needle grass
<i>Nassella tenuissima</i> (Trin.) Barkworth	Mexican feather grass
<i>Orobanche ramosa</i> L.	Branched broomrape
<i>Parthenium hysterophorus</i> L.	Parthenium weed
<i>Prosopis</i> spp.	Mesquite
<i>Salvinia molesta</i> D.S. Mitch.	Salvinia

Note:

The plants listed in Schedule 1 are declared to be State prohibited weeds. Under section 70 of the Act, the Secretary may serve an instrument on a land owner giving directions to the land owner to prevent the growth or spread of State prohibited weeds. It is an offence not to comply with such a direction.

10. Substitution of Schedule 2 – regionally prohibited weeds, regionally controlled weeds and restricted weeds

For Schedule 2 to the Principal Order, **substitute** the following:

‘SCHEDULE 2

Regionally Prohibited Weeds (P), Regionally Controlled Weeds (C), or Restricted Weeds (R)

Scientific name	Common name	Regions										
		Corangamite	East Gippsland	Glencelg	Goulburn	Mallee	North Central	North East	Port Phillip and Westernport	West Gippsland	Wimmera	
<i>Acacia nilotica</i> (L.) Delile subsp. <i>indica</i> (Benth.) Brenan	Prickly acacia	Restricted weed (R) in the whole of the State										
<i>Ailanthus altissima</i> (Mill.) Swingle	Tree of heaven	R	C	C	C	R	R	C	C	C	R	
<i>Allium triquetrum</i> L.	Angled onion	Restricted weed (R) in the whole of the State										
<i>Allium vineale</i> L.	Wild garlic	R	R	R	P	C	C	C	R	R	C	

Scientific name	Common name	Regions									
		Corangamite	East Gippsland	Glenelg	Goulburn	Mallee	North Central	North East	Port Phillip and Westernport	West Gippsland	Wimmera
<i>Alternanthera pungens</i> Kunth.	Khaki weed	R	P	R	C	R	C	P	P	R	C
<i>Amsinckia</i> spp.	Amsinckia	P	C	P	C	R	C	C	C	P	R
<i>Andropogon gayanus</i> Kunth	Gamba grass	Restricted weed (R) in the whole of the State									
<i>Annona glabra</i> L.	Pond apple	Restricted weed (R) in the whole of the State									
<i>Anredera cordifolia</i> (Ten.) Steenis	Madeira vine	Restricted weed (R) in the whole of the State									
<i>Asparagus aethiopicus</i> L.	Ground asparagus	Restricted weed (R) in the whole of the State									
<i>Asparagus africanus</i> Lam.	Ornamental asparagus	Restricted weed (R) in the whole of the State									
<i>Asparagus asparagoides</i> (L.) Druce	Bridal creeper	Restricted weed (R) in the whole of the State									
<i>Asparagus declinatus</i> L.	Bridal veil creeper	Restricted weed (R) in the whole of the State									
<i>Asparagus plumosus</i> Baker	Climbing asparagus	Restricted weed (R) in the whole of the State									
<i>Asparagus scandens</i> Thunb.	Asparagus fern	Restricted weed (R) in the whole of the State									
<i>Austrocylindropuntia</i> Backeb. spp.	Opuntiod cacti	Restricted weed (R) in the whole of the State									
<i>Calicotome spinosa</i> (L.) Link	Spiny broom	C	R	R	R	R	R	P	P	R	C
<i>Carduus tenuiflorus</i> Curtis/ <i>C. pycnocephalus</i> L.	Slender/ Shore thistle	R	C	R	R	R	R	C	C	C	R
<i>Carthamus lanatus</i> L.	Saffron thistle	R	C	R	C	R	R	C	C	C	C
<i>Cenchrus longispinus</i> (Hack.) Fernald	Spiny burr grass/ Gentle Annie	R	R	P	C	C	C	C	P	R	C
<i>Centaurea calcitrapa</i> L.	Star thistle	R	C	R	R	R	R	C	P	C	R
<i>Centaurea solstitialis</i> L.	St Barnaby's thistle	P	P	P	C	R	R	C	P	P	C

Scientific name	Common name	Regions									
		Corangamite	East Gippsland	Glenelg	Goulburn	Mallee	North Central	North East	Port Phillip and Westernport	West Gippsland	Wimmera
<i>Cestrum parqui</i> L'Her.	Chilean cestrum	R	P	R	C	R	R	C	P	P	C
<i>Chondrilla juncea</i> L.	Skeleton weed	R	R	C	R	R	R	R	P	R	R
<i>Chrysanthemoides monilifera</i> (L.) Norl.	Boneseed/ Bitou bush	C	P	C	C	C	P	P	C	C	C
<i>Cirsium arvense</i> (L.) Scop.	Californian/ Perennial thistle	C	C	C	C	R	P	P	C	C	C
<i>Cirsium vulgare</i> (Savi) Ten.	Spear thistle	R	C	R	R	R	R	C	C	C	R
<i>Conium maculatum</i> L.	Hemlock	C	R	R	C	R	R	C	C	C	R
<i>Convolvulus arvensis</i> L.	Bindweed	R	P	R	R	R	R	C	C	C	C
<i>Crataegus monogyna</i> Jacq.	Hawthorn	R	C	R	C	R	R	C	C	C	C
<i>Cryptostegia grandiflora</i> R. Br.	Rubber vine	Restricted weed (R) in the whole of the State									
<i>Cuscuta</i> L. spp.	Dodder	R	R	R	C	R	R	C	C	P	P
<i>Cylindropuntia</i> (Engelm.) F. M. Knuth spp.	Opuntoid cacti	Restricted weed (R) in the whole of the State									
<i>Cynara cardunculus</i> L.	Artichoke thistle	C	R	R	P	C	C	P	C	P	R
<i>Cytisus scoparius</i> (L.) Link	English broom	C	P	R	C	R	R	C	C	C	P
<i>Datura ferox</i> L.	Thorn apple (long-spine)	R	R	C	C	R	C	C	C	C	R
<i>Datura innoxia</i> Mill.	Thorn apple (recurved)	R	R	C	C	R	C	C	P	P	R
<i>Datura stramonium</i> L.	Thorn apple (common)	R	R	C	C	R	C	C	C	C	R
<i>Diploaxis tenuifolia</i> (L.) DC.	Sand rocket/ Sand mustard	R	R	C	R	R	R	R	C	R	R
<i>Dipsacus fullonum</i> L. subsp. <i>fullonum</i>	Wild teasel	R	R	R	R	R	R	C	C	C	R
<i>Dittrichia graveolens</i> (L.) Greuter	Stinkwort	R	R	R	R	R	R	C	C	R	R
<i>Dolichandra unguis-cati</i> (L.) L.G. Lohmann	Cat's claw creeper	Restricted weed (R) in the whole of the State									

Scientific name	Common name	Regions									
		Corangamite	East Gippsland	Glenelg	Goulburn	Mallee	North Central	North East	Port Phillip and Westernport	West Gippsland	Wimmera
<i>Echium plantagineum</i> L.	Paterson's curse	C	C	C	C	R	C	C	C	C	C
<i>Echium vulgare</i> L.	Viper's bugloss	C	C	C	C	R	R	C	C	C	C
<i>Emex australis</i> Steinh.	Spiny emex	R	R	R	C	C	R	C	P	R	P
<i>Eragrostis curvula</i> (Schrad.) Nees	African love grass	C	C	R	C	R	C	C	C	C	R
<i>Foeniculum vulgare</i> Mill.	Fennel	C	R	R	R	R	R	R	R	R	R
<i>Genista linifolia</i> L.	Flax-leaved broom	C	P	R	R	R	R	P	C	C	C
<i>Genista monspessulana</i> (L.) L.A.S. Johnson	Cape broom	C	C	R	C	R	R	C	C	C	C
<i>Hymenachne amplexicaulis</i> (Rudge) Nees	Hymenachne, Olive hymenachne	Restricted weed (R) in the whole of the State									
<i>Hypericum androsaemum</i> L.	Tutsan	R	C	R	C	R	R	C	C	C	R
<i>Hypericum perforatum</i> L.	St. John's wort	C	C	C	C	R	C	C	C	C	C
<i>Hypericum tetrapterum</i> Fr.	St. Peter's wort	R	R	R	R	R	R	C	C	R	R
<i>Jatropha gossypifolia</i> L.	Bellyache bush	Restricted weed (R) in the whole of the State									
<i>Juncus acutus</i> L.	Spiny rush	R	C	C	C	R	C	C	C	C	C
<i>Lantana camara</i> L.	Lantana	Restricted weed (R) in the whole of the State									
<i>Lavandula stoechas</i> L.	Topped lavender	R	R	R	R	R	R	C	R	R	R
<i>Lepidium draba</i> L.	Hoary cress	C	R	R	C	C	R	P	C	C	R
<i>Leucanthemum vulgare</i> Lam.	Ox-eye daisy	C	R	R	C	R	R	R	C	C	R
<i>Lycium ferocissimum</i> Miers	African boxthorn	C	C	C	C	C	C	C	C	C	C
<i>Marrubium vulgare</i> L.	Horehound	C	C	C	C	R	C	C	C	C	C
<i>Melianthus comosus</i> Vahl	Tufted honeyflower	R	R	R	C	R	R	R	C	C	R
<i>Mimosa pigra</i> L.	Mimosa, giant sensitive plant	Restricted weed (R) in the whole of the State									

Scientific name	Common name	Regions									
		Corangamite	East Gippsland	Glenelg	Goulburn	Mallee	North Central	North East	Port Phillip and Westernport	West Gippsland	Wimmera
<i>Moraea flaccida</i> (Sweet) Steud.	Cape tulip (one-leaf)	C	C	C	P	P	C	C	C	C	C
<i>Moraea miniata</i> Andrews	Cape tulip (two-leaf)	P	P	C	P	P	C	C	C	P	P
<i>Nassella neesiana</i> (Trin. & Rupr.) Barkworth	Chilean needle grass	Restricted weed (R) in the whole of the State									
<i>Nassella trichotoma</i> (Nees.) Hack. ex Arechav.	Serrated tussock	C	P	P	P	P	P	P	C	C	P
<i>Onopordum acanthium</i> L.	Scotch/ Heraldic thistle	C	C	C	C	R	P	C	P	C	R
<i>Onopordum acaulon</i> L.	Stemless thistle	R	C	R	R	R	R	C	P	R	R
<i>Onopordum illyricum</i> L.	Illyrian thistle	R	P	R	P	R	C	P	P	R	R
<i>Opuntia</i> Mill. spp. (except <i>O. aurantiaca</i> Lindl., <i>O. monacantha</i> Haw., <i>O. robusta</i> H.L. Wendl. ex Pfeiff., <i>Opuntia stricta</i> (Haw.) Haw., <i>O. ficus-indica</i> (L.) Mill.)	Opuntoid cacti	Restricted weed (R) in the whole of the State									
<i>Opuntia aurantiaca</i> Lindl.	Tiger pear	C	P	P	C	P	P	P	C	C	P
<i>Opuntia monacantha</i> Haw.	Prickly pear (drooping)	R	R	R	R	C	C	C	C	P	C
<i>Opuntia robusta</i> H.L. Wendl. ex Pfeiff.	Wheel cactus	R	R	R	R	C	C	C	P	R	C
<i>Opuntia stricta</i> (Haw.) Haw.	Prickly pear (erect)	R	R	R	R	C	C	C	C	P	C
<i>Oxalis pes-caprae</i> L.	Soursob	Restricted weed (R) in the whole of the State									
<i>Parkinsonia aculeata</i> L.	Parkinsonia/ Jerusalem-thorn	Restricted weed (R) in the whole of the State									
<i>Pennisetum macrourum</i> Trin.	African feather grass	P	P	C	P	P	P	P	P	P	P
<i>Physalis hederifolia</i> A. Gray	Prairie ground cherry	C	R	R	C	C	C	C	C	R	P

Scientific name	Common name	Regions									
		Corangamite	East Gippsland	Glenelg	Goulburn	Mallee	North Central	North East	Port Phillip and Westernport	West Gippsland	Wimmera
<i>Picnomon acarna</i> (L.) Cass.	Soldier thistle	R	R	R	C	R	P	C	P	R	R
<i>Proboscidea louisianica</i> (Mill.) Thell.	Devil's claw (purple-flower)	R	R	C	C	R	R	C	P	R	R
<i>Proboscidea lutea</i> (Lindl.) Stapf	Devil's claw (yellow-flower)	R	R	C	C	R	R	C	P	R	R
<i>Reseda luteola</i> L.	Wild mignonette	Restricted weed (R) in the whole of the State									
<i>Rhaponticum repens</i> (L.) Hildalgo	Hardheads/ Russian knapweed	P	R	P	C	C	C	P	P	R	C
<i>Rosa rubiginosa</i> L.	Sweet briar	C	C	C	C	R	C	C	C	C	C
<i>Rubus fruticosus</i> L. agg.	Blackberry	C	C	C	C	R	C	C	C	C	C
<i>Sagittaria</i> L. spp.	Arrowhead	P	P	P	C	P	C	C	P	P	P
<i>Salix</i> spp. (except <i>Salix alba</i> var. <i>caerulea</i> (Sm.) Sm., <i>Salix alba</i> x <i>matsudana</i> , <i>Salix babylonica</i> L., <i>Salix</i> X <i>calodendron</i> Wimm., <i>Salix caprea</i> L. 'Pendula', <i>Salix matsudana</i> Koidz 'Aurea', <i>Salix matsudana</i> Koidz 'Tortuosa', <i>Salix myrsinifolia</i> Salisb., and <i>Salix</i> X <i>reichardtii</i> A. Kern.)	Willows	Restricted weed (R) in the whole of the State									
<i>Salpichroa origanifolia</i> (Lam.) Thell.	Pampas lily-of- the-valley	R	P	R	R	R	R	C	C	R	R
<i>Scolymus hispanicus</i> L.	Golden thistle	C	R	P	C	R	C	P	C	R	R
<i>Senecio jacobaea</i> L.	Ragwort	C	C	C	P	R	R	P	C	C	R
<i>Senecio madagascariensis</i> Poir.	Fireweed	Restricted weed (R) in the whole of the State									
<i>Senecio pterophorus</i> DC.	African daisy	P	R	C	P	R	P	P	C	P	P
<i>Silybum marianum</i> (L.) J. Gaertn.	Variegated thistle	R	C	R	C	R	R	C	C	C	R

Scientific name	Common name	Regions									
		Corangamite	East Gippsland	Glenelg	Goulburn	Mallee	North Central	North East	Port Phillip and Westernport	West Gippsland	Wimmera
<i>Solanum elaeagnifolium</i> Cav.	Silverleaf nightshade	C	R	P	C	C	C	C	P	R	C
<i>Solanum linnaeanum</i> Hepper & P.-M.L. Jaeger	Apple of Sodom	R	C	R	R	R	R	P	C	C	R
<i>Solanum rostratum</i> Dunal	Buffalo burr	R	R	R	C	R	R	P	P	R	P
<i>Tamarix aphylla</i> (L.) H. Karst.	Athel pine/ tamarisk	Restricted weed (R) in the whole of the State									
<i>Tribulus terrestris</i> L.	Caltrop	C	R	C	C	R	C	C	P	P	C
<i>Ulex europaeus</i> L.	Gorse/ Furze	C	P	C	C	R	C	C	C	C	C
<i>Verbascum thapsus</i> L.	Great mullein	R	C	R	C	R	R	C	R	R	R
<i>Watsonia meriana</i> (L.) Mill. var <i>bulbillifera</i> (J.W. Mathews & L. Bolus) D.A. Cooke	Wild watsonia	C	C	R	R	R	R	C	C	C	R
<i>Xanthium spinosum</i> L.	Bathurst burr	C	C	C	C	R	C	C	C	C	C
<i>Xanthium strumarium</i> L.	Noogoora burr/ Californian burr	P	R	C	C	C	C	C	C	P	P

Notes:

Many of the declarations of noxious weeds made by this Order relate to particular regions. The following information relating to the determination of regions and their boundaries is provided for the assistance of readers.

Region has the same meaning in this Order as in the Act under which this Order is made, namely the **Catchment and Land Protection Act 1994**: See section 23 of the **Interpretation of Legislation Act 1984**.

Region is defined in section 3(1) of the **Catchment and Land Protection Act 1994 (the Act)** to mean 'a catchment and land protection region under Part 2' of the Act. Part 2 of the Act authorises the Governor in Council, by Order, to 'determine the areas of Victoria which are catchment and land protection regions and define their boundaries': See section 10 of the Act.

A list of the Catchment and Land Protection Regions that currently exist under Part 2 of the Act is set out below. If a reader needs information in relation to the determination or boundaries of a region, the reader should refer to the relevant Order/s in Council for that region as published in the Victoria Government Gazette. Gazette details for relevant Orders in Council are given below in respect of each region. Government Gazettes can be accessed over the Internet at www.gazette.vic.gov.au

Corangamite Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 November 1994 and published in Government Gazette G 48 on 1 December 1994 at pages 3184 to 3185.

East Gippsland Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 November 1994 and published in Government Gazette G 48 on 1 December 1994 at pages 3190 to 3191, with a variation of boundaries by an Order in Council made under section 10 of the Act on 28 November 2000 and published in Government Gazette G 48 on 30 November 2000 at page 2838.

Glenelg Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 November 1994 and published in Government Gazette G 48 on 1 December 1994 at pages 3183 to 3184.

Goulburn Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 November 1994 and published in Government Gazette G 48 on 1 December 1994 at pages 3187 to 3188.

Mallee Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 November 1994 and published in Government Gazette G 48 on 1 December 1994 at page 3182.

North Central Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 November 1994 and published in Government Gazette G 48 on 1 December 1994 at pages 3185 to 3186.

North East Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 November 1994 and published in Government Gazette G 48 on 1 December 1994 at pages 3188 to 3189, with a variation of its boundaries made by an Order in Council made under section 10 of the Act on 28 November 2000 and published in Government Gazette G 48 on 30 November 2000 at page 2838.

Port Philip and Westernport Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 October 2002 and published in Government Gazette G 44 on 31 October 2002 at pages 2942 to 2943.

West Gippsland Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 November 1994 and published in Government Gazette G 48 on 1 December 1994 at pages 3189 to 3190.

Wimmera Catchment and Land Protection Region: See Order in Council made under section 10 of the Act on 29 November 1994 and published in Government Gazette G 48 on 1 December 1994 at pages 3182 to 3183.

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

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

CAULFIELD – The temporary reservation by Order in Council of 20 February, 2007 of an area of 2364 square metres of land being Crown Allotment 2009, At Caulfield, Parish of Prahran as a site for Public purposes (Educational purposes). – (2015725)

GOSCHEN – The temporary reservation by Order in Council of 12 September, 1898 of an area of 3.24 hectares, more or less, of land in the Township of Goschen, Parish of Kooem (formerly described as Crown Allotment 24, Section E) as a site for Public Recreation. – (0104924)

GOSCHEN – The temporary reservation by Order in Council of 16 August, 1937 of an area of 8.36 hectares, more or less, of land in the Township of Goschen, Parish of Kooem (formerly described as Crown Allotment 23, Section E) **so far only as** the portion containing 7.1 hectares being Crown Allotment 2002, Township of Goschen, Parish of Kooem as shown on Plan No. LEGL./15-205 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0104924)

MACARTHUR – The temporary reservation by Order in Council of 19 October, 1982 of an area of 1099 square metres of land in being Crown Allotment 12B, Section 16, Township of Macarthur, Parish of Macarthur as a site for the purposes of the Department of Crown Lands and Survey. – (Rs 12080)

SWAN HILL – The temporary reservation by Order in Council of 28 November, 1978 of an area of 3858 square metres, more or less, of land formerly being Crown Allotment 14, Section 2, Township of Swan Hill, Parish of Castle Donnington as a site for Public Purposes [Police purposes]. – (Rs 2748)

WHISKEY CREEK – The temporary reservation by Order in Council of 15 October, 1974 of an area of 2024 square metres of land being Crown Allotment 31, Section B, Township of Whiskey Creek, Parish of Drouin West as a site for Public purposes [Public Hall]. – (Rs 9993)

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

Dated 18 July 2017

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE BALLARAT CITY COUNCIL

BALLARAT EAST – Public purposes, area 1709 square metres, being Crown Allotment 2089, Township of Ballarat East, Parish of Ballarat as shown on Original Plan No. OP123925 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0513485)

MUNICIPAL DISTRICT OF THE WODONGA CITY COUNCIL

BONEGILLA – Museum and promotion of tourism; area 1.83 hectares, being Crown Allotment 70A, Parish of Bonegilla as shown on Original Plan No. OP123866 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2012097)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

EUREKA – Water supply purposes; area 8.09 hectares being Crown Allotment 54B, Parish of Eureka as shown on Original Plan No. OP124144 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2000896)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

KARAWINNA – Conservation of an area of natural interest; being Crown Allotments 2004 [area 5015 square metres, more or less] and Crown Allotment 2007, [area 7328 square metres, more or less], Township of Karawinna, Parish of Murrnroong and Crown Allotments 3 of Section D [area 1.808 hectares] and 5 of Section D [area 4.229 hectares, more or less], Township of Karawinna, Parish of Karawinna as shown on Original Plan No. OP124109, both plans lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0105145)

MUNICIPAL DISTRICT OF THE BULOKE SHIRE COUNCIL

LIANIDUCK and MOORTWORRA – Bed and banks of a lake; being Crown Allotment 2002, Parish of Lianiduck [area 1835 hectares, more or less] and Crown Allotment 2001, Parish of Moortworra [area 808 hectares, more or less], as shown on Plan No. LEGL./14-602 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (20201560)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

MANANGATANG – Conservation of an area of natural interest; being Crown Allotments 2004 [area 12.6 hectares, more or less] and 2005 [area 3.0 hectares, more or less], Township of Manangatang, Parish of Manangatang as shown on Plan No. LEGL./14-578 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2017406)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MITTYACK – Conservation of an area of natural interest; being Crown Allotment 2, Section 5 [area 3.4 hectares, more or less], Crown Allotment 3, Section 5 [area 2263 square metres, more or less], Township of Mittyack, Parish of Mittyack as shown hatched on Plan No. LEGL./14-073; Crown Allotment 2002 [area 8498 square metres], Crown Allotment 2003 [area 6617 square metres], Crown Allotment 2004 [area 2428 square metres], Crown Allotment 2005 [area 2428 square metres], Crown Allotment 2009 [area 1.785 hectares], Crown Allotment 2010 [area 2.347 hectares], Crown Allotment 22, Section 2 [area 2.036 hectares], Crown Allotment 23, Section 2 [area 2.288 hectares] and Crown Allotment 22, Section 3 [area 4.378 hectares], Township of Mittyack, Parish of Mittyack as shown on Original Plan No. 123517, both plans lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2021755)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

NATYA and COONIMUR – Conservation of an area of natural interest; being Crown Allotments 37A [area 3.630 hectares], 2001 [area 8364 square metres], 2002 [area 4529 square metres], 2003 [area 1.091 hectares], 2004 [area 1320 square metres], 2005 [area 1.578 hectares], 2006 [area 2888 square metres] and 2007 [area 5668 square metres], Township of Natya and Crown Allotment 2B [area 12.14 hectares], Parish of Coonimur as shown on Original Plan No. OP124142 and Crown Allotments 2008 [area 4.5 hectares, more or less] and 2009 [area 7299 square metres, more or less], Parish of Coonimur as shown on Plan No. LEGL./15-203 both plans lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2021740)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

PIRA – Conservation of an area of natural interest; being Crown Allotments 2001 [area 518 square metres], 2002 [area 100 square metres], 8 of Section 1 [area 6087 square metres], 9 of Section 1 [area 9415 square metres], 4 of Section 2 [area 2023 square metres], 5 of Section 2 [area 1.578 hectares], 8 of Section 2 [area 4909 square metres], Township of Pira, Parish of Tyntynder West as shown on Original Plan No. OP124147 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2021739)

MUNICIPAL DISTRICT OF THE COLAC OTWAY SHIRE COUNCIL

WHOOREL – Cemetery; area 2.468 hectares being Crown Allotment 24, Section 2, Parish of Whoorel as shown on Original Plan No. OP123842 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0512082)

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

Dated 18 July 2017

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

Land Act 1958
CLOSURE OF UNUSED ROADS
 Order In Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipalities in which the roads are situated and the owner/s of any land adjoining the roads closes the following unused roads:

MUNICIPAL DISTRICT OF THE MOORABOOL SHIRE COUNCIL

BUNINYONG – The road described as Crown Allotment 2044, Parish of Buninyong as shown on Original Plan No. OP123910 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (05150004)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

DANYO – The roads described as Crown Allotments 2001 and 2002, Township of Danyo, Parish of Danyo as shown hatched on Plan No. LEGL./14-097 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2020960)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

GOSCHEN – The roads described as Crown Allotment 2001, Township of Goschen, Parish of Kooem as shown hatched on Plan No. LEGL./15-204 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0104924)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

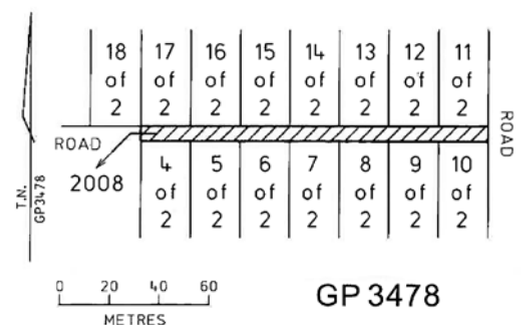
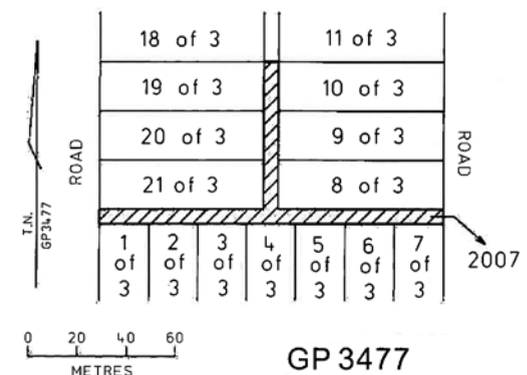
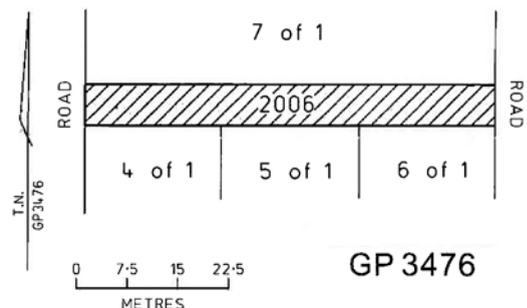
KARAWINNA – The roads described as Crown Allotment 2001, Township of Karawinna, Parish of Murrnroong as shown on Plan No. LEGL./14-591 and Crown Allotment 2002, Township of Karawinna, Parish of Karawinna as shown on Original Plan No. OP124109, both plans lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0105145)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MILDURA – The road described as Crown Allotment 2542, Parish of Mildura as shown on Original Plan No. OP123706 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (01L5-4374)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MITTYACK – The roads in the Township of Mittyack, Parish of Mittyack being Crown Allotment 2006 as indicated by hatching on plan GP3476 hereunder, Crown Allotment 2007 as indicated by hatching on plan GP3477 hereunder and Crown Allotment 2008 as indicated by hatching on plan GP3478 hereunder. – (GP3476, 3477 & 3478) – (2021755)



MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

NATYA – The roads described as Crown Allotments 2004 and 2006, Township of Natya, Parish of Coonimur as shown on Original Plan No. OP124142 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2021740)

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

PIRA – The roads described as Crown Allotments 2001 and 2002, Township of Pira, Parish of Tyntynder West as shown on Original Plan No. OP124147 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2021739)

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

Dated 18 July 2017

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

Transport Integration Act 2010

TRANSFER OF PROPERTY, RIGHTS AND LIABILITIES FROM
THE PUBLIC TRANSPORT DEVELOPMENT AUTHORITY TO
THE HEAD, TRANSPORT FOR VICTORIA

Order in Council

The Governor in Council, on the recommendation of the Minister for Public Transport and the Treasurer under section 66B of the **Transport Integration Act 2010** Orders that with effect from 1 August 2017, the property, rights and liabilities of the Public Transport Development Authority specified in Schedule 1 to this Order be transferred to the Head, Transport for Victoria.

Dated 18 July 2017

Responsible Minister:

TIM PALLAS MP

Treasurer

THE HON JACINTA ALLAN MP

Minister for Public Transport

ANDREW ROBINSON
Clerk of the Executive Council

**SCHEDULE 1 – TRANSFER OF PROPERTY, RIGHTS AND LIABILITIES
FROM THE PUBLIC TRANSPORT DEVELOPMENT AUTHORITY TO
THE HEAD, TRANSPORT FOR VICTORIA**

The property, rights and liabilities specified in this Schedule are the property, rights and liabilities of the Public Transport Development Authority under the agreements and instruments described in sections 2, 3, 4, 5, 6 and 7 of this Schedule.

1 Definitions and Interpretation

1.1 Definitions

The following definitions apply in this Schedule unless the context requires otherwise.

‘Alstom’ means Alstom Transport Australia Pty Limited;

‘Bombardier’ means Bombardier Transportation Australia Pty Ltd;

‘KDR’ means KDR Victoria Pty Ltd;

‘MTM’ means Metro Trains Melbourne Pty Ltd;

‘PTV’ means the Public Transport Development Authority;

‘RSH’ means Rolling Stock Holdings (Victoria) Pty Ltd;

‘V/Line’ means V/Line Pty Ltd.

1.2 Interpretation

Headings are for convenience only and do not affect interpretation. The following rules apply unless the context requires otherwise.

- (a) The singular includes the plural, and the converse also applies.
- (b) If a word or phrase is defined, its other grammatical forms have a corresponding meaning.
- (c) A reference to an agreement or document is to the agreement or document as amended, restated, supplemented, novated or replaced on or before the effective date of the Order of which this Schedule forms part.
- (d) If the description of an agreement or document includes reference to a specific amendment, restatement, supplement, novation or replacement, this is not to be taken to imply that a reference to the agreement or document does not include any subsequent amendment, restatement, supplement, novation or replacement as provided in paragraph (c), regardless of whether that subsequent, amendment, restatement, supplement, novation or replacement was made or entered into before or after the date of the Order of which this Schedule forms part.
- (e) A reference to legislation or to a provision of legislation includes a modification or re-enactment of it, a legislative provision substituted for it and a regulation or statutory instrument issued under it.
- (f) Where:
 - (i) PTV is referred to as being a party to or the beneficiary of an agreement or document or as the sender or recipient of a letter; and
 - (ii) the agreement, document or letter was entered into, made, sent or received by the Director of Public Transport prior to the date on which PTV was established, the reference is to the agreement, document or letter as transferred to PTV from the Director of Public Transport under an allocation statement made pursuant to Part 10 of the **Transport Integration Act 2010**.

2 Agreements and Instruments relating to the Procurement of ‘Alstom 2008 X’Trapolis Trains’

2.1 Supply Agreements

- (a) Interim Rolling Stock Procurement Agreement dated 6 February 2008 between Alstom, PTV and RSH as amended by the Deed of Amendment – Interim Rolling Stock Procurement Agreement dated 27 November 2009 between Alstom, PTV and RSH.
- (b) Agreement for the Acquisition of Option Interim Rolling Stock dated 27 February 2009 between Alstom, PTV and RSH as amended by the Deed of Amendment – Interim Rolling Stock Procurement Agreement dated 27 November 2009 between Alstom, PTV and RSH.
- (c) Agreement for the Acquisition of Further Interim Rolling Stock dated 23 June 2011 between Alstom, PTV and RSH.
- (d) Agreement for the Acquisition of Extra Interim Rolling Stock dated 21 June 2013 between Alstom, PTV and RSH.
- (e) Agreement for the Acquisition of Next Interim Rolling Stock dated 28 May 2015 between Alstom, PTV and RSH.
- (f) Agreement for Acquisition of X’Trapolis 2016 Interim Rolling Stock dated 24 June 2016 between Alstom, PTV and RSH.
- (g) Agreement for the acquisition of X’Trapolis 2017 Interim Rolling Stock dated 12 January 2017 between Alstom, PTV and RSH.

- (h) All variations, modifications and purchase orders made or issued under any of the agreements listed in paragraphs (a) to (g) above, including with respect to:
 - (i) the acquisition of capital spares;
 - (ii) the acquisition of spare crew cab structures;
 - (iii) modifications for disability access requirements; and
 - (iv) the acquisition of an X'Trapolis driver cab simulator.

2.2 Escrow Agreement

Escrow Agreement dated 24 November 2011 between Alstom, PTV, RSH and Commonwealth Bank of Australia (as escrow agent), as amended and restated by the Fourth Amendment and Restatement Deed – Escrow Agreement dated 17 January 2017 between Alstom, PTV, RSH and Commonwealth Bank of Australia.

2.3 Performance Guarantees

- (a) Performance Guarantee dated 22 February 2008 given by Alstom Holdings SA in favour of PTV and RSH.
- (b) Performance Guarantee dated 4 March 2009 given by Alstom Holdings SA in favour of PTV and RSH.
- (c) Performance Guarantee dated 24 June 2011 given by Alstom Holdings SA in favour of PTV and RSH.
- (d) Performance Guarantee dated 24 June 2013 given by Alstom Holdings SA in favour of PTV and RSH.
- (e) Performance Guarantee dated 16 June 2015 given by Alstom Holdings SA in favour of PTV and RSH.
- (f) Performance Guarantee dated 28 June 2016 given by Alstom Holdings SA in favour of PTV and RSH.
- (g) Performance Guarantee dated 18 January 2017 given by Alstom Holdings SA in favour of PTV and RSH.

2.4 Advance Payment Bonds

Each Advance Payment Bond issued in accordance with a Supply Agreement listed in paragraph 2.1, including:

- (a) Advance Payment Bond dated 5 June 2015 (no. GO209223073) issued by Australia and New Zealand Banking Group Limited in favour of PTV;
- (b) Advance Payment Bond dated 24 June 2016 (no. DG521423418) issued by Australia and New Zealand Banking Group Limited in favour of PTV;
- (c) Advance Payment Bond dated 19 January 2017 (no. DG571303418) issued by Australia and New Zealand Banking Group Limited in favour of PTV; and
- (d) any advance payment bond issued to replace any of the bonds listed in paragraphs (a) to (c) above.

2.5 Assistance Agreement and Related Projects

- (a) Assistance Agreement for Delivery of Alstom 2008 Rolling Stock and Modifications to Other Rolling Stock dated 27 November 2009 between PTV and MTM as amended and restated by an Amendment and Restatement Deed having an effective date of 1 January 2016 between PTV and MTM.
- (b) Letter headed 'Assistance Agreement for Delivery of Alstom 2008 Rolling Stock and Modifications to Other Rolling Stock' from PTV to MTM dated 5 January 2011 issued pursuant to the agreement listed in paragraph (a) above, but excluding the property, rights and liabilities of PTV comprised in or arising from that letter which relate to MTM's entry into a lease with Victorian Rail Track of the facility at Lots 76, 77, 78 and 79 Newport Depot and associated track access arrangements.

- (c) Letter headed 'Funding for the Variation to X'Trapolis Hillside Modification Project to include Digital CCTV/PA/PIS System Installation and Validation & VICERS Wiring Loom and System Installation' from PTV to MTM dated 11 February 2011 issued pursuant to the agreement listed in paragraph (a) above.
- (d) Letter headed 'Funding for VICERS – X'Trapolis Installation Variation' from PTV to MTM dated 4 May 2012 issued pursuant to the agreement listed in paragraph (a) above.
- (e) Letter headed 'Amendment and Restatement Deed – Assistance Agreement for Delivery of Alstom 2008 Rolling Stock and Modifications to Other Rolling Stock – Proposed Variation Notice' from MTM to PTV dated 26 July 2016 issued pursuant to the agreement listed in paragraph (a) above.

2.6 Funding Letters

Each letter agreement between PTV and RSH in relation to payment arrangements for the rolling stock supplied under a Supply Agreement listed in paragraph 2.1, including:

- (a) letter dated 1 February 2008 from PTV to RSH in relation to the Interim Rolling Stock;
- (b) letter dated 2 June 2011 from PTV to RSH in relation to the Further Interim Rolling Stock;
- (c) letter dated 14 June 2013 from PTV to RSH in relation to the Extra Interim Rolling Stock;
- (d) letter dated 19 May 2015 from PTV to RSH in relation to the Next Interim Rolling Stock;
- (e) letter dated 24 June 2016 from PTV to RSH in relation to the X'Trapolis 2016 Interim Rolling Stock; and
- (f) letter dated 22 December 2016 from PTV to RSH in relation to the X'Trapolis 2017 Interim Rolling Stock.

3 Agreements and Instruments Relating to the Procurement of 'E-Class Trams'

3.1 Supply Agreement

- (a) Agreement for the Supply of Flexity Melbourne Rolling Stock dated 29 September 2010 between RSH, PTV and Bombardier as amended by the Amendment Deed dated 15 March 2012 and the Variation Letter dated 30 July 2014, each between RSH, PTV and Bombardier, and as supplemented by the Notice of Exercise of Option with respect to the supply of 20 trams dated 29 September 2015 and the Notice of Exercise of Option with respect to the supply of 10 trams dated 5 May 2017.
- (b) All variations, modifications and purchase orders made or issued under the Supply Agreement listed in paragraph (a) above, including with respect to:
 - (i) Tinting of left and right side windscreens;
 - (ii) Stage 2 procurement – technical options;
 - (iii) Interior isolation of batteries;
 - (iv) AVM interface panel;
 - (v) Next generation myki – vehicle wiring;
 - (vi) Priority seats – orange moquette;
 - (vii) Revised drivers seat;
 - (viii) Revised delivery schedules;
 - (ix) Maintenance manual updates;
 - (x) Correct side door (CDSE) advisory system; and
 - (xi) 'Green Bar' handrail.

- (c) All the benefits, rights and powers of RSH under the Supply Agreement listed in paragraph (a) which were assigned to PTV by an Assumption Notice dated 29 September 2010 given in accordance with the Supply Agreement listed in paragraph (a) above.

3.2 Escrow Agreement

Escrow Agreement dated 29 September 2010 between RSH, PTV, Bombardier and Software Escrow & Copyright Agents Pty Ltd.

3.3 Parent Company Guarantee

Parent Company Guarantee dated 29 September 2010 between Bombardier Inc., PTV and RSH.

3.4 Advance Payment Bonds

Each Advance Payment Bond issued in accordance with the Supply Agreement listed in paragraph 3.1, including:

- (a) Advance Payment Bond dated 1 June 2016 (no. 160254) issued by BNP Paribas in favour of PTV and RSH;
- (b) Advance Payment Bond dated 8 November 2016 (no. ACMPG000533) issued by United Overseas Bank in favour of PTV and RSH; and
- (c) any advance payment bond issued to replace any of the bonds listed in paragraphs (a) and (b) above.

3.5 General Performance Bonds

Each General Performance Bond issued in accordance with the Supply Agreement listed in paragraph 3.1, including:

- (a) General Performance Bond dated 9 November 2016 (no. 853-02-0000346) issued by DBS Bank in favour of PTV and RSH;
- (b) General Performance Bond dated 2 June 2016 (no. 160255) issued by BNP Paribas in favour of PTV and RSH;
- (c) General Performance Bond dated 8 November 2016 (no. ACMPG000534) issued by United Overseas Bank in favour of PTV and RSH; and
- (d) any general performance bond issued to replace any of the bonds listed in paragraphs (a) to (c) above.

3.6 DLP Bonds

Each DLP Bond issued in accordance with the Supply Agreement listed in paragraph 3.1, including the DLP Bond dated 11 August 2014 (no. 140389) issued by BNP Paribas in favour of PTV and RSH and any DLP bond issued to replace that bond.

3.7 Funding Letters

Letter dated 29 September 2010 from PTV to RSH in relation to payment arrangements for the rolling stock supplied under the Supply Agreement listed in paragraph 3.1.

4 Agreements and Instruments relating to the 'Vlocity 2012 Rolling Stock'

4.1 Supply Agreement

Such rights, benefits and liabilities as PTV has by virtue of PTV being referred to in the Vlocity 2012 Rolling Stock Manufacture and Supply Agreement (V/Line) dated on or about 26 November 2012 between Bombardier, RSH and V/line as amended by a Deed of Variation dated 30 November 2012, a Deed of Variation dated 11 April 2014, a Deed of Variation dated 24 August 2015 and a Deed of Variation dated 29 July 2016, each between Bombardier, RSH and V/Line.

4.2 Funding Letters

Letter dated 28 November 2012 from PTV to RSH in relation to payment arrangements for the rolling stock supplied under the Supply Agreement listed in paragraph 4.1.

5 Projects relating to the Metropolitan Train Network**5.1 Acquisition of Bogie Frames for Comeng Fleet**

- (a) Agreement – Supply of Equipment AS4911 2003 (Acquisition of Bogie Frames and Associated Services) dated 22 January 2014 between PTV and Alstom.
- (b) Advance Payment Guarantee dated 18 February 2014 (No. GO157703073) issued by Australia and New Zealand Banking Group Limited in favour of PTV.
- (c) Any advance payment guarantee issued to replace the guarantee listed in paragraph (b).

5.2 Vigilance Control and Event Recording System (VICERS)

Vigilance Control and Event Recording System Contract dated 2 June 2006 between PTV and Integrian Pty Ltd (formerly Innovonics Ltd), as assigned by Integrian Pty Ltd to Faiveley Transport Australia Ltd by an Assignment Deed dated 29 February 2008 between PTV, Integrian Pty Ltd and Faiveley Transport Australia Ltd.

6 Projects relating to the Tram Network**6.1 B1 and B2 Class Trams – Bellows Issue**

Deed of Release and Indemnity dated 27 November 2009 between PTV and KDR.

7 Projects relating to the Regional Train Network**7.1 ICE Equipment Purchase for the Vlocity 2015 Rolling Stock**

Agreement for the purchase of eight units of ICE equipment for 21 Vlocity carriages as evidenced by a letter from PTV to Victorian Rail Track headed 'ICE Equipment Purchase for the Vlocity 2015 Rolling Stock' dated 3 June 2016.

Appointment of Her Majesty's Counsel Order 2014

APPOINTMENT OF HER MAJESTY'S COUNSEL

Order in Council

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

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

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

Dated 18 July 2017

Responsible Minister:

THE HON MARTIN PAKULA MP

Attorney-General

ANDREW ROBINSON
Clerk of the Executive Council

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

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

- | | | | | | |
|-----|-------------------------------|--|-----|-------------------------------|---|
| 68. | <i>Statutory Rule:</i> | Agricultural and Veterinary Chemicals (Control of Use) Regulations 2017 | 71. | <i>Statutory Rule:</i> | Victorian Energy Efficiency Target Amendment (Scheme Acquisition and Creation of Certificates) Regulations 2017 |
| | <i>Authorising Act:</i> | Agricultural and Veterinary Chemicals (Control of Use) Act 1992 | | <i>Authorising Act:</i> | Victorian Energy Efficiency Target Act 2007 |
| | <i>Date first obtainable:</i> | 19 July 2017 | | <i>Date first obtainable:</i> | 19 July 2017 |
| | <i>Code B</i> | | | <i>Code B</i> | |
| 69. | <i>Statutory Rule:</i> | Agricultural and Veterinary Chemicals (Control of Use) (Infringement Notices) Amendment Regulations 2017 | 72. | <i>Statutory Rule:</i> | Environment Protection (Industrial Waste Resource) Amendment Regulations 2017 |
| | <i>Authorising Act:</i> | Agricultural and Veterinary Chemicals (Control of Use) Act 1992 | | <i>Authorising Act:</i> | Environment Protection Act 1970 |
| | <i>Date first obtainable:</i> | 19 July 2017 | | <i>Date first obtainable:</i> | 19 July 2017 |
| | <i>Code A</i> | | | <i>Code A</i> | |
| 70. | <i>Statutory Rule:</i> | Subordinate Legislation (Estate Agents (Fees) Regulations 2007) Extension Regulations 2017 | 73. | <i>Statutory Rule:</i> | Tobacco Regulations 2017 |
| | <i>Authorising Act:</i> | Subordinate Legislation Act 1994 | | <i>Authorising Act:</i> | Tobacco Act 1987 |
| | <i>Date first obtainable:</i> | 19 July 2017 | | <i>Date first obtainable:</i> | 19 July 2017 |
| | <i>Code A</i> | | | <i>Code C</i> | |
| | | | 74. | <i>Statutory Rule:</i> | Marine Safety Amendment (Expiry Date) Interim Regulations 2017 |
| | | | | <i>Authorising Act:</i> | Marine Safety Act 2010 |
| | | | | <i>Date first obtainable:</i> | 19 July 2017 |
| | | | | <i>Code A</i> | |
| | | | 75. | <i>Statutory Rule:</i> | Heavy Vehicle National Law Application (Infringements) Amendment Regulations 2017 |
| | | | | <i>Authorising Act:</i> | Heavy Vehicle National Law Application Act 2013 |
| | | | | <i>Date first obtainable:</i> | 19 July 2017 |
| | | | | <i>Code A</i> | |

79. *Statutory Rule:* Road Safety
(General)
Amendment
Regulations 2017

Authorising Act: Road Safety
Act 1986

Date first obtainable: 19 July 2017

Code A

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

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Printed as two volumes

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