

Victoria Government Gazette

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No. G 34 Thursday 24 August 2017

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GENERAL

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As from 24 August 2017 The last Special Gazette was No. 283 dated 22 August 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

2017 AFL GRAND FINAL PUBLIC HOLIDAY Grand Final Friday

The Friday before the Australian Football League (AFL) Grand Final was declared a public holiday and published in Special Gazette S229 dated 19 August 2015. The 2017 public holiday will fall on Friday 29 September 2017.

Please Note: this office will be closed on Friday 29 September 2017.

The Victoria Government Gazette (General) for GRAND FINAL FRIDAY week (G40/17) will be published on **Thursday 5 October 2017**.

Copy deadlines:

Private Advertisements Government and Outer Budget Sector Agencies Notices 9.30 am on Monday 2 October 2017

9.30 am on Tuesday 3 October 2017

Office Hours:

The Victoria Government Gazette Office is open normal office hours during that week, i.e. 8.30 am to 5.30 pm **Monday** to **Thursday**, excluding the public holiday.

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

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DUNCAN EDWIN PACKER, late of 22 Magiltan Drive, Strathbogie 3666, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 January 2017, are required by the administrator, Tamara Glory-Louise Aquilina, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 23 October 2017, after which date the administrator may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 24 August 2017

ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

MARIJA KLUGA, late of Moran Roxburgh Park, 3 Wedgewood Road, Roxburgh Park, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 April 2017, are required by the executor, Matthew Kluga, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 23 October 2017, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 24 August 2017

ARTHUR J. DINES & CO., solicitors, 2 Enterprise Drive, Bundoora 3083.

Estate of HENRY JOSEPH LEVY, late of 141 Kooyong Road, Caulfield North, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 June 2017, are required by the personal representative, care of the undermentioned lawyers, to send particulars to her by 24 October 2017, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

ARNOLD BLOCH LEIBLER, lawyers and advisors, Level 21, 333 Collins Street, Melbourne 3000. probate@abl.com.au PETER NIGEL BURNETT, late of 4 Holmes Road, Mooroolbark, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 June 2017, are required by the personal representative, Kym Michelle Burnett, to send particulars to her, care of the undermentioned solicitors, by 24 October 2017, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice. AUGHTERSONS,

267 Maroondah Highway, Ringwood 3134.

NELLIE EVA McKEEMAN, late of 81–83 Argyle Avenue, Chelsea, Victoria, seamstress.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 12 February 2017, are required by the administrators, Coleen Norah Potter and William Kenneth Beard, to send particulars of such claims to them, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they have notice.

BAYSIDE SOLICITORS, 36 Dandenong Road West, Frankston 3199. Ph: (03) 9781 4822.

MARION FRANCES BALFOUR, late of 18 Melrose Street, Newport, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 May 2016, are required by Andrew Ewan Freeman, the legal personal representative of the deceased, to send particulars to him, care of the undermentioned solicitors, by 31 October 2017, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

BEST HOOPER, lawyers,

Level 9, 451 Little Bourke Street, Melbourne, Victoria 3000.

Re: Estate of RACHEL MARGARET BUCCI, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 January 2017, are required by the trustees, Shaun Francis Bucci, Janine Michelle Bucci and Dominic Patrick Bucci, care of 44 Douglas Street, Noble Park, Victoria, to send particulars to the trustee by 22 November 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 3174.

Re: EUPHEMIA JOYCE McCULLY, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 August 2015, are required by the trustees, Geoffrey John McCully and Jill Anne McCully, to send particulars to the trustees, care of the undermentioned solicitors, by 24 October 2017, after which date the trustees may convey or distribute the assets, having regard only to those claims of which the trustees have notice.

CONTESTED WILLS AND

PROBATE LAWYERS, solicitors,

Level 3, 15 Queen Street, Melbourne 3000.

Re: ROSA LECHNER, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ROSA LECHNER, late of 27–29 The Greenway, Heathmont, in the State of Victoria, deceased, who died on 28 May 2016, are to send particulars of their claims to the executor, Regina Schmidt, care of the undermentioned solicitors, by 31 October 2017, after which date the executor will distribute the assets, having regard only to the claims of which she then has notice.

DAVIS & MARKS, lawyers, Suite 102, 3 Male Street, Brighton 3186.

Re: ITALIA ROMEO PALAYAN, late of 109 Augustine Terrace, Glenroy, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 April 2017, are required by the trustee, Jean-Pierre Palayan, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,

794A Pascoe Vale Road, Glenroy 3046.

Re: MARGARET PHILOMENA McNAMARA, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MARGARET PHILOMENA McNAMARA, late of Bupa Nursing Home, 300 Springvale Road, Donvale, Victoria, retired, deceased, who died on 7 January 2017, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 27 October 2017, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

E. P. JOHNSON AND DAVIES, 52 Collins Street, Melbourne, 3000.

Re: BRIAN ARTHUR JONSTON, late of 332 Victoria Street, Richmond, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 December 2016, are required to send particulars of their claims to the administrator care of Mezzanine Floor, 411 Collins Street, Melbourne, Victoria 3000, by 22 October 2017, after which date the administrator may convey or distribute the assets, having regard only to the claims of which they may then have notice.

ESTATE LAWYERS MELBOURNE, Mezzanine Floor, 411 Collins Street, Melbourne 3000.

Re: Estate of WENDY FLORENCE MOORE.

Creditors, next-of-kin and others having claims against the estate of WENDY FLORENCE MOORE, late of 130 Country Club Drive, Safety Beach, Victoria, nursing sister and missionary, deceased, who died on 10 February 2017, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 25 October 2017, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

HICKS OAKLEY CHESSELL WILLIAMS, lawyers,

The Central 1, Level 2, Suite 17, 1 Ricketts Road, Mount Waverley, Victoria 3149. Re: LOIS DOROTHEA MARGARET ZORMAN, late of Somercare Aged Care, 22 Graf Road, Somerville, Victoria 3912, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2017, are required by the executor, Darrin John Stewart, to send particulars to him, care of the undersigned, by 29 October 2017, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

HUTCHINSON LEGAL,

12 Warrandyte Road, Ringwood, Victoria 3134.

Re: Estate of RUBY LORNA EDELSTEN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of RUBY LORNA EDELSTEN, late of 12 Mitchell Place, Hopetoun, in the State of Victoria, retired, deceased, who died on 5 March 2017, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 27 October 2017, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

Re: Estate of ROBERT LESLIE KEMP, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ROBERT LESLIE KEMP, late of 64 Poole Boulevard, Swan Hill, in the State of Victoria, butcher, deceased, who died on 21 March 2017, are to send particulars of their claim to the administrator, care of the undermentioned legal practitioners, by 27 October 2017, after which the administrator will distribute the assets, having regard only to the claims of which they then have notice.

JOLIMAN LAWYERS.

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

Re: Estate of ALLAN WILLIAM STEICKE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ALLAN WILLIAM STEICKE, late of 583 North South Road, Beverford, in the State of Victoria, retired, deceased, who died on 1 June 2017, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 27 October 2017, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

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

RAYMOND GEORGE LEETON, late of 1A Flete Avenue, Armadale, Victoria 3143, medical practitioner, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 26 September 2016, are required by the executor, David George Leeton, 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

Creditors, next-of-kin and others having claims in respect of the estate of JOHN CHARLES WHYTE, late of 15 Lang Street, South Yarra, Victoria, car dealer, deceased, who died on 14 October 2016, are required by the executor, Christine Joy Dutschke, to send particulars of their claims to the said executor, care of the undersigned solicitor, by 26 October 2017, after which date the executor will convey or distribute the assets, having regard only to the claims of which the company then has notice.

LAWSON HUGHES PETER WALSH, lawyers, Level 2, 533 Little Lonsdale Street, Melbourne 3000. susan@lhpw.com.au

Creditors, next-of-kin or others having claims in respect of the estate of VELIZAR MARKOVITCH, deceased, of Condare Court Uniting Aged Care, 8 Joffre Street, Camberwell, Victoria, who died 7 May 2015, are required by Olga Pancevac and Lepa Markovic, the administrators appointed by the Supreme Court of Victoria, to send particulars of their claims, care of the undermentioned solicitors, by 10 September 2017, after which date the administrators will distribute the assets, having regard only to the claims of which the executor then has notice.

PATTEN ROBINS LAWYERS, 62–64 Doncaster Road, Balwyn North, Victoria 3104.

DUKE WILLIAM MURRAY PAINE, late of BlueCross Scotchmans Creek, 450 Waverley Road, Mount Waverley, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 15 April 2017, are required by the executor, Campbell Craven Paine of Unit 3, 779 Malvern Road, Toorak, Victoria, to send particulars of their claims to him, care of the undersigned, by 24 October 2017, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: DYLAN ALEXANDER MOUNSEY, late of 504/2 Barnet Way, Richmond, business banker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 March 2017, are required by the administrator, Jessica Kate Salter, to send particulars of their claims to her, care of the undermentioned solicitors, by 25 October 2017, after which date the administrator may convey or distribute assets, having regard only to the claims of which she then has notice.

ROBERT JAMES LAWYERS, Level 10, 200 Queen Street, Melbourne 3000.

Re: ANNE CATHERINE WRIGHT, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 June 2017, are required by the trustee, Matthew John Webster, to send particulars of such claims to him, in care of the below mentioned lawyers, by 25 October 2017, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of WILHELM KAPPHAN, deceased, late of 1 Walter Street, Glen Waverley, civil engineer, who died on 25 November 2016, are requested to send particulars of their claims to the executor, Elisabeth Maria Siegrist, care of the undersigned solicitors, by 24 October 2017, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

SLATER & GORDON, solicitors, 485 La Trobe Street, Melbourne 3000.

Re: NANCY JOYCE SPALDING, late of 23/21 Campbell Street, Port Fairy, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 November 2016, are required by the executors and trustees, Helen Frances Tredinnick and Roderick Tredinnick, to send particulars to them, care of the undermentioned solicitors, by 24 October 2017, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

TAITS LEGAL,

38 Bank Street, Port Fairy 3284.

Re: JUDITH ANN WELLMAN, late of Parkdale House, 43–45 Herbert Street, Parkdale, Victoria 3195, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 July 2017, are required by the executors, Christopher Kenneth Wellman and Elizabeth Ann Finley, to send particulars to them, care of the undermentioned solicitors, by 27 October 2017, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

Re: GEORGE EDWARD COLLINS, late of 8 Connor Street, Warragul, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 May 2017, are required to send particulars of their claims to the executor, care of GPO Box 1946, Melbourne, Victoria 3001, by 3 November 2017, after which date the executor 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: FRANCES JOYCE KEYNTON, late of Nazareth House, 218 Mill Street, Ballarat, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 May 2017, are required by the trustees to send particulars to them, at the undermentioned address, by 27 October 2017, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

YANNER MANN DOBSON LAW, 14 Dawson Street South, Ballarat 3350.

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 28 September 2017 at 1.30 pm in the afternoon, at Level 6, 446 Collins Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Pamela Jean Meiszies of 177 Berrys Road, Gorae, joint proprietor with Stephan Mario Meiszies of an estate in fee simple in the land described on Certificate of Title Volume 09195 Folio 819, upon which is erected a house and known as 177 Berrys Road, Gorae, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AK216565M) affects the said estate and interest. The Sheriff is unable to provide access to this property.

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

The property can be located by travelling south on Percy Street from Australia Post, Portland, turn right onto Henty Street and travel for 230 m, at the roundabout take the third exit onto Hurd Street and continue straight through 2 roundabouts for 1.4 km, turn right onto Wade Street and then left onto New Street and travel for 1.2 km, continue onto Henty Highway/A200 and travel for 4.1 km, turn left onto Gorae Road and travel for 3.8 km, turn right onto Berrys Road and travel for 1.8 km. The property will be located on the left-hand side of the road and known as 177 Berrys Road, Gorae. Refer RACV VicRoads Country Directory Edition 7 Map 88 B6.

Please visit Sheriff's Office Real Estate Section website at www.justice.vic.gov.au/ sheriffrealestate for an information sheet on Sheriff's Auctions, a contract of sale and any other enquiries.

SHERIFF

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 28 September 2017 at 1.30 pm in the afternoon, at Level 6, 446 Collins Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Kirti Nijhawan and Ram Nijhawan of 2 Bemboka Court, Wantirna South, as shown on Certificate of Title as Kirti Nijhawan and Ram Swaroop Nijhawan, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 09727 Folio 574, upon which is erected a double story dwelling and known as 2 Bemboka Court, Wantirna South, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AG211870T) and Registered Caveat (Dealing Number AL767394D) affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

Please visit Sheriff's Office Real Estate Section website at www.justice.vic.gov.au/ sheriffrealestate for an information sheet on Sheriff's Auctions, a contract of sale and any other enquiries.

SHERIFF

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



NOTICE OF INTENTION TO MAKE GENERAL LOCAL LAW

Brimbank City Council, at its meeting on 15 August 2017, resolved to commence a statutory process to make a new General Local Law. The current General Local Law 2008 ends on 1 January 2018.

A draft General Local Law 2018 has been developed, and is now available for community feedback.

The purpose of the draft General Local Law 2018 is to provide for the:

- Administration of Council powers and functions
- Protection, fair use and enjoyment of Council property
- Safe and fair use of streets, roads and footpaths
- Protection, maintenance and enhancement of the amenity of the City of Brimbank to a standard that meets the general expectations of the community
- Keeping and control of animals, on land and on Council property
- Fair and consistent administration and enforcement of this local law.

The key amendments in the draft General Local Law 2018 are:

- Proposed clause to regulate the use and maintenance of nature strips
- Proposed clause to regulate the removal, damage, destruction or lopping of a significant tree
- Proposed clause to regulate the maintenance of land and buildings, together with providing powers to Authorised Officers for issuing directions and infringements
- Proposed clause to regulate the management of vacant land, with respect to the erection and maintenance of fencing where necessary. The proposed clause also provides Authorised Officers with the power to issue directions and infringements
- Revised clause which enables Council to permit and govern the sale of goods from mobile vehicles. The clause also provides for the regulation of busking in the municipality
- Proposed clause which regulates filming in a public place for a commercial purpose, public exhibition or as part of a course conducted by a tertiary institution
- Proposed clause which prohibits clothing recycling bins on Council land
- Proposed clause to regulate alcohol in public places, preventing both consumption and possession of alcohol in unlicensed areas without a permit
- Proposed clause to regulate smoking in public spaces, providing Council with the power to declare smoke free areas within the municipality
- Proposed clause to regulate the management of trade waste, including location, storage and collection requirements
- Proposed clause which provides for the impounding of recreational vehicles used on Council land
- Proposed clause which regulates the placement of shipping containers on Council land.

The draft General Local Law, and a Community Impact Statement, is available on Council's website, www.brimbank.vic.gov.au, or from Council's customer service centres.

In accordance with section 223 of the **Local Government Act 1989**, any person may make a written submission on the proposed Local Law. Written submissions must be received by 5 pm on 21 September 2017, and can be sent to email: info@brimbank.vic.gov.au (Attention: Manager City Compliance); or post: Manager City Compliance, Brimbank City Council, PO Box 70, Sunshine, Victoria 3020.

Anyone who makes a written submission should also indicate if they wish to be heard by a Hearing of Submissions Committee, in support of their written submission. The Hearing of Submissions Committee meeting will be held at 6 pm on 2 October 2017 at the Brimbank Community and Civic Centre, 301 Hampshire Road, Sunshine.

HELEN MORRISSEY Interim Chief Executive Officer



ROAD MANAGEMENT PLAN

Notice of Proposed Amendment to Road Management Plan

In accordance with section 54(6) of the **Road Management Act 2004** (Act), the Greater Dandenong City Council, as the relevant road authority (Council), gives notice that it intends to amend its existing road management plan which is presently titled the 'Greater Dandenong Road Management Plan 2011–12' (proposed amendment).

It is intended that the proposed amendment (following the adoption by Council of the written report summarising the findings and conclusions of the review conducted by Council under section 54(5) of the Act and regulation 9(2) of the Road Management (General) Regulations 2016 (Regulations) of the existing road management plan of Council (review report)) will result in Council making a substantially new road management plan to be titled the 'Greater Dandenong Road Management Plan 2017–21'.

The purpose of the proposed amendment is –

- to ensure that the standards in relation to and the priorities to be given to the construction, inspection, maintenance and repair of the roads and the classes of roads to which the road management plan applies under section 41 of the Act are safe, efficient and appropriate for the use and needs of Council's community, and the wider public;
- to improve the systems, processes and procedures previously adopted and used by Council in connection with its road management functions and the discharge of its duty to inspect, maintain and repair public roads for which Council is the coordinating road authority or the responsible road authority, based on reasonable policy and operational decisions and the resources available to and the priorities of Council;
- to set more relevant and attainable standards and establish better policies and procedures to enable Council to discharge its duties and perform its road management functions under the Act;
- to make changes arising from roads or parts of roads under the administration of Council being, or having become, roads or parts of roads for which Council is the coordinating road authority or being or having become public roads since the existing road management plan was made by Council; and
- to make other changes to the procedures or responsibilities of Council which are of an administrative, declaratory or machinery nature.

The general purport of the proposed amendment is that -

- it will remove from the road management plan the requirement for Council to inspect, repair and maintain certain 'non-road infrastructure' (such as bus shelters, trees and roadside furniture);
- it will remove the requirement for inspections which relate to the long-term structural condition of road or road-related assets (in line with recommendations from the Municipal Association of Victoria (MAV));
- it will remove duplicated statements or information held in other Council documents which it is considered are not required to be included in the road management plan (in line with MAV recommendations);
- it will insert clarifications or glossary items for a variety of terms, inspections and asset types;
- it will simplify some of the technical information in the road management plan, including intervention levels; and
- it will determine revised standards under section 41 of the Act (in the nature of service standards and specifications) in respect to four asset types, resulting in standards which are lower than the standards previously adopted by Council, and being as follows
 - Pavement Maintenance Minor Patching and Major Repair, resulting in adjustments in the size of a 'Minor Patch' from 20 m² to 40 m²;
 - Temporary Maintenance of Traffic Management Devices, resulting in removal of temporary maintenance and retention of permanent maintenance on 'Annual Program';
 - Dust Suppressant for Unsealed Roads, resulting in a change from 'Annual Program' to 'As Required'; and
 - Clearing of Weepholes and Scouring of Outlets for Bridge Maintenance, resulting in a change from '20 working days' to 'Annual Program';
- it will, in accordance with the above, establish more appropriate and attainable standards in relation to and the priorities to be given to the inspection, maintenance and repair of the roads and classes of roads to which the road management plan applies;
- it will (in relation to the construction, inspection, maintenance and repair of those public roads within the municipal district for which Council is the road authority (including in relation to suitable prioritisations for the maintenance and repair of road infrastructure on public roads)), as a policy document of Council, better reflect decisions of Council which are otherwise based substantially on financial, economic, political, social or environmental considerations;
- it will better record that the funding provided by Council to implement the road management plan and Council's responsibilities under the Act are and have been substantially influenced by budgetary allocations and the constraints which these entail in terms of the allocation of scarce Council resources; and
- it will generally improve the manner in which Council, utilising the road management plan as a policy document, performs its road management functions.

The road management plan will apply to all of the roads, roadways, pathways, road infrastructure and road-related infrastructure within the municipal district of the Council for which Council is the coordinating or responsible road authority under the Act and which are otherwise listed on Council's register of public roads under section 19 of the Act.

A copy of the proposed amendment which will result in Council making a substantially new road management plan to be titled the 'Greater Dandenong Road Management Plan 2017–21' and the review report (produced in accordance with regulation 9(2) of the Regulations) may be inspected at, or obtained at, the Council's Offices, 225 Lonsdale Street, Dandenong, or accessed online by viewing the Council's Internet website and following the links.

Any person who is aggrieved by the proposed amendment may make a submission on the proposed amendment to Council by 5 pm on 25 September 2017.

Submissions must be in writing and addressed to the Chief Executive Officer at PO Box 200, Dandenong, Victoria 3175, or delivered to the Council's municipal offices at the address referred to above.

Any enquiries about the proposed amendment or the review report can be directed to Benny Kong, Road Planning Engineer, on 8571 5304 or email: bkong@cgd.vic.gov.au

JOHN BENNIE Chief Executive Officer PSM



PROPOSED MEETING PROCEDURE LOCAL LAW

Notice is given that at a meeting of Latrobe City Council (Council) held on 21 August 2017, Council proposed to make a Local Law titled 'Local Law No. 1, Meeting Procedure Local Law' (proposed Local Law) and incorporate a proposed policy titled 'Council Meeting Policy' (proposed Policy).

The following information about the proposed Local Law and proposed Policy are provided in accordance with section 119(2) of the Local Government Act 1989 (Act):

Purpose of the proposed Local Law and proposed Policy

If made, the purposes of the proposed Local Law and proposed Policy will be to:

- Prescribe the procedures governing the conduct of Council meetings and Special Committee meetings
- Prescribe the processes for the election of the Mayor and Deputy Mayor
- Regulate the use of the Council's common seal
- Provide opportunities for community participation in Council's decision-making processes.

General purport of the proposed Local Law and proposed Policy

If made, the proposed Local Law will revoke Meeting Procedure Local Law No. 1 2014 and:

- Provide for the administration of:
 - Council meetings and Special Committee meetings
 - Mayoral and Deputy Mayor election
 - Council's common seal
 - Community participation in Council's decision-making.
- Create offences for:
 - Offensive or disorderly conduct by Councillors at a meeting
 - Improper or disorderly conduct by any person at a meeting
 - Failure to comply with a lawful direction of the Chair at a meeting by any person
 - Failure for a Councillor to not leave the meeting when on the Chair's order or suspension by Council
 - The fraudulent signing of a petition or joint letter which is presented to Council or has the intention of being presented to Council by any person.

Copies of the proposed Local Law, including the Community Impact Statement, and proposed Policy may be obtained from during office hours: Latrobe City Council Headquarters, 141 Commercial Road, Morwell; Traralgon Service Centre, 34–38 Kay Street, Traralgon; Moe Service Centre, 1–29 George Street, Moe; Churchill Service Centre, 9–11 Philip Parade, Churchill; or may be viewed on Council's website, www.latrobe@latrobe.vic.gov.au

Any person affected by the proposed Local Law may make a submission to the Council. Submissions received by Council up until 5 pm Friday 29 September 2017 will be considered in accordance with section 223 of the Act.

Any person requesting that he or she be heard in support of a written submission is entitled to appear before a Council meeting either personally or by a person acting on their behalf and specified in the submission on Monday 23 October 2017 at 6 pm, in Council Chambers, Latrobe City Council Headquarters (141 Commercial Road, Morwell).

Submissions made in accordance with section 223 are not confidential and will be incorporated (including the name and the submitter only) into the agenda and minutes of any Council or Committee meeting at which the matter is considered. The submission may be made available on Council's website as part of any relevant Council or Committee agenda and minutes.

Submissions should be marked 'Submission on Proposed Local Law' and addressed to the Chief Executive Officer, PO Box 264, Morwell, by 5 pm Friday 29 September 2017. Telephone enquiries should be directed to Ms Amy Phillips on 5128 5657.

GARY VAN DRIEL Chief Executive Officer



NOTICE OF AMENDMENT TO MARIBYRNONG CITY COUNCIL MEETING PROCEDURE

At its meeting on 15 August 2017, Council resolved to adopt an amended Meeting Procedure in accordance with section 112 of the Local Government Act 1989 ('the Act').

The Meeting Procedure is incorporated by reference in Council's Governance Local Law 2011, and may be altered from time to time by resolution of Council and the amendments Gazetted in accordance with section 112 of the Act.

The amendment comes into operation from the day of the Gazettal.

Copies of the Meeting Procedure can be obtained from Customer Service, Maribyrnong Council Offices, corner Hyde and Napier Streets, Footscray, between the hours of 8.30 am and 5.00 pm, Monday to Friday, excepting public holidays. Alternatively you can view a copy online at www. maribyrnong.vic.gov.au



ROAD MANAGEMENT PLAN 2017

In accordance with the provisions of the **Road Management Act 2004** and the Road Management (General) Regulations 2016, Warrnambool City Council gives notice that it has completed its review of its Road Management Plan. As a result of the review, Council has decided to amend the Road Management Plan including both administrative and standards based changes. These changes are effective, in accordance with the Act, from 5 June 2017.

A copy of the written report summarising the results of the review and the subsequent recommendations, along with the amended Road Management Plan and the list of amendments, may be inspected at, or obtained from, Council offices at 25 Liebig Street, Warrnambool, or on Council's website.

Planning and Environment Act 1987

BENALLA PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C32

The Council has prepared Amendment C32 to the Benalla Planning Scheme.

The Amendment affects various parcels of land throughout the Benalla municipality.

The Amendment corrects anomalies in the Benalla Planning Scheme by:

- rezoning various parcels of land throughout the municipality to reflect land ownership and use;
- amending the Schedule to the Rural Living Zone to correct the description of land with a 4-hectare minimum by deleting reference to TP 330681 in both the wording and on the description on the map because this land was not originally included in Benalla Planning Scheme Amendment C5 that implemented the 'Benalla Rural Living Study, Benalla Rural City, 2010';
- applying the Vegetation Protection Overlay Schedule 3 to areas of Kilfeera, Upper Lurg and Lurg as this overlay was not included in translation from Delatite Planning Scheme to Benalla Planning Scheme; and
- amending the Schedule to the Heritage Overlay to delete HO6 (21 and 23 Arundel Street, Benalla) from the schedule.

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, Benalla Rural City Council, 1 Bridge Street East, Benalla; and at the Department of Environment, Land, Water and Planning website, www.delwp. vic.gov.au/public-inspection

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

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is 29 September 2017. A submission must be sent to the Benalla Rural City Council, PO Box 227, Benalla, Victoria 3671.

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.

> TONY McILROY Chief Executive Officer

Planning and Environment Act 1987

CORANGAMITE PLANNING SCHEME

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

the Planning and Environment Act 1987

Amendment C47

Planning Permit Application PP2016/076

The land affected by the Amendment is 31 Glenormiston Road, Noorat, Lot 1 on Plan of Subdivision 513222W contained within Certificate of Title Volume 10718 Folio 764.

The land affected by the application is 31 Glenormiston Road, Noorat, Lot 1 on Plan of Subdivision 513222W contained within Certificate of Title Volume 10718 Folio 764.

The Amendment proposes to rezone part of 31 Glenormiston Road, Noorat, from Farming Zone to Township Zone.

The application is for a permit to subdivide the land into five (5) lots.

The applicant for the permit is Pierrepoint Planning.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Corangamite Shire Council, 181 Manifold Street, Camperdown 3260, or on Council's website, www.corangamite.vic. gov.au; and at the Department of Environment, Land, Water and Planning website, www.delwp. vic.gov.au/public-inspection Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority about the Amendment and the application. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions.

The closing date for submissions is 25 September 2017. A submission must be sent to the Corangamite Shire Council, PO Box 84, Camperdown, Victoria 3260.

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.

> ANDREW MASON Chief Executive Officer

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 24 October 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.

- CAMPBELL, Rachel May, late of 54 Newton Street, Shepparton, Victoria 3630, deceased, who died on 22 June 2017.
- HOLLAND, Peter Francis, late of Unit 1, 28 Deer Street, Deer Park, Victoria 3023, deceased, who died on 11 May 2017.
- SPATARO, Vince Anthony, late of 20A Epstein Street, Reservoir, Victoria 3073, deceased, who died on 7 June 2017.
- STEMMER, Leslie Ray, late of Unit 18, Glenloch Homes, 16 Sutherland Road, Armadale, Victoria 3143, deceased, who died on 13 August 2016.
- Dated 15 August 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 October 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.

- ADAMS, Stanley Clarence, late of 92A Outhwaite Road, Heidelberg Heights, Victoria 3081, deceased, who died on 1 January 2017.
- INGRAM, Vicki Pauline, late of 5/35 Sun Crescent, Sunshine, Victoria 3020, deceased, who died on 19 June 2017.
- LOCKWOOD, Cathryn Mary Elizabeth, late of 35 Rogerson Street, Avondale Heights, Victoria 3034, deceased, who died on 2 December 2015.
- SALAU, Lorna Gladys, late of Ballan District Health & Care, 168 Inglis Street, Ballan, Victoria 3342, deceased, who died on 20 June 2017.
- Dated 16 August 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 26 October 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.

- FARNELL, Amanda Louise, late of Trentleigh Lodge SRS, 155 Gladstone Road, Dandenong, Victoria 3175, deceased, who died on 3 July 2017.
- GIBNEY, Brian John, late of 21 Hartland Road, Vermont South, Victoria 3133, retired, deceased, who died on 3 June 2017.
- HANDLEY, Robyn Ann, late of Unit 4, 44 Palmer Street, Collingwood, Victoria 3066, deceased, who died on 18 June 2017.

- McDADE, Leslie Raymond, late of Woornack
 Aged Care Facility, 6–8 Killara Street, Sunshine West, Victoria 3020, deceased, who died on 21 May 2017.
- TATE, James, late of Unit 5, 31 Millers Road, Altona, Victoria 3018, deceased, who died on 23 April 2017.

Dated 17 August 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 30 October 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.

- GYAN, Rajputie Devi, late of Bupa Aged Care, 53–59 Broadway, Bonbeach, Victoria 3196, deceased, who died on 24 December 2016.
- HENDRY, William, late of Gracevale Grange SRS, 48 Liverpool Road, Kilsyth, Victoria 3137, deceased, who died on 27 May 2017.
- RESSOM, Ruby May, late of Holmwood Aged Care Facility, 17–19 Lalors Road, Healesville, Victoria 3777, deceased, who died on 5 April 2017.
- WILSON, Peter Anthony, late of 29 Naples Street, Mornington, Victoria 3931, deceased, who died on 27 February 2017.

Dated 21 August 2017

EXEMPTION

Application No. H119/2017

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Women's Health West Inc. (the applicant). The application for exemption is to enable the applicant to:

- Employ only women within the organisation;
- Employ only women of a specified race or ethnic origin or whose first language is a specified language to work on specific projects targeted at groups of women of that race or ethnic origin or language;

- From time to time, provide services to women only, including its women members; and
- Advertise these matters

(together, the exempt conduct).

In this exemption, the word 'women' refers to females and people who identify as female.

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

In granting this exemption the Tribunal noted:

- The applicant is a women's health service for the Western Metropolitan region of Melbourne. Its services include research, health promotion, community development, training and advocacy in respect of women's health, safety and well-being. It seeks to bring about effective and sustainable outcomes for women and children. Since 1994, the applicant has delivered family violence services for women and children and has been an active supporter of family violence reform at regional and state-wide level.
 - The applicant provides a family violence service which was introduced to provide an integrated service response across community services such as community health, family violence specific services, police and courts. Those services are primarily provided to women and children experiencing family violence perpetrated by an intimate partner, other family member or carer. The service also provides information, referral and support to women and their children, men and affected family members and friends who are experiencing or who have experience family violence in the past.
 - The applicant also provides a health promotion, research and development services which focus on redressing the gender and structural inequalities that limit the lives of women and girls. Projects and programs are planned and implemented in tandem with communities within three priority areas: equity and social justice; mental well-being and social connectedness;

and sexual and reproductive health. Some of the applicant's current programs deal with: financial literacy for women from a range of migrant groups; leadership skills for culturally and linguistically diverse voung women; women's groups for women with a disability to build skills and networks: a program for women who have experienced mental illness using a peer-based approach; and a school-based respectful relationships education program. From time to time, the applicant runs programs for men and boys. The applicant also undertakes research and makes submissions to government on matters of public policy relevant to women and children.

- The population of the applicant's catchment area is high in women from culturally and linguistically diverse backgrounds, particularly newly arrived women and Muslim women. It is for this reason that the applicant wishes, from time to time, to match its staff with its client's ethnic, racial or language backgrounds.
- Individual membership of the applicant organisation is limited to women. Members have access to services including receipt of annual reports and newsletters and access to library and other resources. Members are entitled to vote at general and annual general meetings. Given that the applicant provides services by women to women, it is preferable that individual members who receive these services are also women.
- Previous exemptions in similar terms were granted in July 2000, July 2003, June 2006, June 2009 and June 2012. The last exemption granted will expire on 29 August 2017 (A128/2012).
- On the evidence, I am satisfied that the services provided by the applicant direct to women who have experienced family violence or which are otherwise designed to meet the special needs of women are special needs services under section 88 of the Act. I am further satisfied that the exception contained in section 28 of the Act applies in relation to direct services of that kind. That is because I am satisfied that the services where staff have direct

and significant contact with the applicant's clients or women within the region and/ or which are directed to women's interests and needs can be most effectively provided by women staff. However, the evidence does not establish that the broader research and policy and those services which are provided to men and boys, can be provided most effectively by women. Accordingly, the section 28 exception does not apply to all roles within the applicant organisation. Where I am not satisfied that an exception applies to the services provided by the holder of each role within the applicant organisation but accept that it is preferable that those services be provided by women only, it is appropriate that an exemption be granted. It is also appropriate to ensure that an organisation established to provide the kinds of services set out above, is able to, when appropriate, limit its services including in the form of membership, to women only.

- In the absence of an exemption, once the current exemption expires, aspects of the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the Charter of Human Rights and Responsibilities Act 2006 (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of men who would wish to be employed by the applicant or who would wish to receive services by virtue of being a member of the applicant. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

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

This exemption is to remain in force from 30 August 2017 until 29 August 2022.

Dated 16 August 2017

A. DEA Senior Member

EXEMPTION

Application No. H154/2017

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Flat Out Inc. (the applicant). The application for exemption is to enable the applicant to advertise for and employ only females or people whose gender identity is female in all roles within the applicant organisation (the exempt conduct).

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

In granting this exemption the Tribunal noted:

- The applicant organisation is a community-based organisation which was established in 1988. It currently has six employees. Its primary task is to support women who are exiting prison or who are at risk of being imprisoned. It provides services including access to appropriate and affordable housing. It links women with support, education and information to re-establish them in the community post-release. It also works with women to prevent their re-incarceration.
- The applicant provides these services through staff engaged as Outreach Support and Advocacy Workers. Those staff provide case management, support and advocacy. They also seek to support women in respect to a range of matters including financial, legal, health, drug and alcohol and mental health issues. The staff can be called upon to attend court and represent the clients in other ways. The role requires a close working relationship between the client and staff member and requires the disclosure of detailed personal information and histories by the client. The women's prison population comprises women who have experienced significant levels of violence and sexual assault. As a consequence, those women are often reluctant to disclose their personal histories and that disclosure is necessary for relevant services and referrals to be provided.
- The applicant also employs an executive officer, a finance manager and an administration resource coordinator. From time to time the executive officer is required to undertake casework and work directly with the applicant's clients. The other staff have incidental contact with the clients only.
- On the evidence provided, I am satisfied that the services provided by the applicant are special needs services under section 88 of the Act as they meet the special needs of its clients. I am further satisfied that the exception contained in section 28 of the Act applies in relation to much of the exempt conduct. That is because I am satisfied that the direct client services of the kind described above where the staff have direct and significant contact with the applicant's clients can be most effectively provided by females or people whose gender identity is female. The evidence does not, though, satisfy me that the tasks undertaken by the finance and administration worker can most effectively be provided by a staff member who is female or whose gender identity is female such that the exception contained in section 28 of the Act has been proven to apply. Where I am not satisfied that an exception applies to the services provided by the holder of each role within the applicant organisation but accept that it is preferable that vulnerable clients receive services only from females or people whose gender identity is female, it is appropriate that an exemption be granted.
- On 21 August 2012, the Tribunal granted the applicant an exemption in respect of advertising for and employing women only as Outreach and Advocacy Workers. That exemption will expire on 28 August 2017. In the circumstances discussed above in relation to sections 28 and 88 of the Act, no further exemption is required for those staff.
- On 26 March 2013, the Tribunal granted an exemption in respect of advertising for and employing women only in all roles in the applicant organisation (other than Outreach and Advocacy Workers) and in relation to the provision of services to women only (A42/2013).

That exemption expires on 3 April 2018. While the exemption granted in proceeding A42/2013 applies to the employment of women only in all roles other than Outreach and Advocacy Workers, the exemption does not expressly provide for the employment of females and people whose gender identity is female. To the extent that the exemption in proceeding A42/2013 does not extend to the whole of the conduct which falls within this proceeding, it is preferable that a further exemption is granted to ensure that the Applicant does not inadvertently engage in prohibited conduct contrary to the Act. As discussed above, I am satisfied that section 88 applies to the applicant's services and so no further exemption is required in respect of the provision of services.

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

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 23 August 2022.

Dated 17 August 2017

A. DEA Senior Member

EXEMPTION

Application No. H91/2017

The Victorian Civil and Administrative Tribunal (the Tribunal) has received an application, pursuant to section 89 of the **Equal Opportunity Act 2010**, by BAE Systems Australia Limited (the Applicant). The application is for an exemption in the same terms as an exemption previously granted to the Applicant, which expired on 2 May 2017 (A305/2011).

Pending the hearing and determination of the current application for an exemption, the Applicant was granted an interim exemption on the same terms as that granted in 2012 which expires on 10 September 2017.

The application for exemption is to enable the Applicant to discriminate on the grounds of nationality against any member of its Victorian workforce or person wishing to join its Victorian workforce in relation to controlling access to specified technology or technical data for defence-related projects undertaken or to be undertaken by it, to the extent required to enable it to comply with its other statutory obligations and its contractual obligations.

In this exemption –

'Commission' means the Victorian Equal Opportunity and Human Rights Commission.

'Controlled information' means information (including classified or sensitive information and technical data) to which the security requirements apply.

'Controlled material' means material (including equipment, technology, articles and services) to which the security requirements apply.

'Discriminate', 'employee' and 'contract worker' each have the meaning given in the EO Act.

'EO Act' means the Equal Opportunity Act 2010 (Vic.).

'Security requirements' means any of the following -

(a) requirements made by the Australian government, that government's Department of Defence or any other department of that government under the Customs (Prohibited Exports) Regulations 1958 (Cth), the Defence Services Manual, or a term or condition of a licence or approval granted under those Regulations or under the Customs Act 1901 (Cth), including requirements for personal security clearances;

- (b) the requirements of laws of the United States of America, including but not limited to, the International Trafficking in Arms Regulations and the Export Administration Regulations including requirements of any permit, licence or approval granted, or agreement made, under those laws;
- (c) Contractual requirements applying to the Applicant and relating to any of the requirements mentioned in paragraph (a) or (b).

'Specified conduct' means to discriminate on the ground of the nationality against any member of the Applicant's Victorian workforce or anyone who wishes to join that workforce, in relation to defence-related projects undertaken or to be undertaken by the Applicant, and only to the extent required to enable the Applicant to comply with the security requirements, and includes but is not limited to the following conduct to the extent that it is required to enable the Applicant to comply with the security requirements –

- (a) requiring members or potential members of the Applicant's Victorian workforce to provide details of their nationality and country of origin to enable the Applicant to determine whether they are permitted under the security requirements to work on certain defence-related projects or to have access to controlled material or controlled information;
- (b) identifying (by means of a badge, maintenance of a list or otherwise) those in its Victorian workforce permitted by virtue of their nationality to work on certain defence-related projects or have access to related controlled material or controlled information so as to distinguish them from those not so permitted;
- (c) preventing the release of controlled material or controlled information to members of that workforce on the basis of their nationality;
- (d) requiring members of that workforce to execute formal security agreements based on nationality;
- (e) restricting access to controlled material and controlled information connected with certain defence-related projects to particular members of that workforce based on their nationality;
- (f) restricting access to areas of its facilities connected with certain defence-related projects to particular members of its Victorian workforce based on their nationality;
- (g) rejecting applications to join its Victorian workforce in positions relating to certain defencerelated projects based on the Applicant's nationality, and taking into account a person's nationality in determining who should be offered employment or contract work requiring access to controlled material or controlled information;
- (h) transferring members of its Victorian workforce from certain defence-related projects on the basis that, due to their nationality, the Applicant may not permit them to work on those projects, whether that transfer takes into account existing or changed nationality;
- (i) disclosing information about the nationality of members of its Victorian workforce to
 - (i) the US Department of State;
 - (ii) the US Department of Commerce;
 - (iii) the US Federal Aviation Authority;
 - (iv) the Australian Department of Defence;
 - (v) any other organisation for which or on whose behalf or at whose request the Applicant undertakes work in respect of which the Applicant has (directly or indirectly) an obligation not to transfer defence-related information to non-Australian citizens.

'US' means United States of America.

'Workforce' of the Applicant means the Applicant's employees and contract workers.

No exception applies to the exempt conduct. On expiry of the interim exemption, in the absence of a further exemption, the exempt conduct would amount to prohibited discrimination.

When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of certain members of the Applicant's Workforce. I am satisfied that for the purposes of this exemption, the limit imposed by this exemption is reasonable and justified under the Charter.

Upon reading:

- Material submitted in support of the current application, including the affidavit of Peter James Quinlivian; and
- The Applicant's written submissions;
- The Applicant's six monthly reports submitted to the Tribunal and the Commission for the period 29 March 2012 to 2 May 2017;
- The Orders made on 12 March 2012 and the Reasons given for those Orders in respect of proceeding (A305/2011);
- The Orders made on 2 March 2015 and the Reasons given for those Orders in respect in respect of proceeding H214/2014 concerning an application of the same kind for a related body corporate of the Applicant,

the Tribunal is satisfied that it is appropriate to grant an exemption on the same terms as the 2012 exemption.

The Tribunal hereby grants an exemption to the Applicant from the operation of sections 16, 18, 21, 107 and 182 of the EO Act to enable the Applicant to engage in the specified conduct.

This exemption is subject to the conditions in the Schedule. The exemption is to remain in force from 11 September 2017 to 10 September 2022.

Dated 17 August 2017

A. DEA Senior Member

SCHEDULE OF CONDITIONS TO EXEMPTION NO. H91/2017

- 1. This exemption applies only to conduct by the Applicant where it has taken all steps reasonably available (including steps that might be taken in negotiating or performing any contract) to avoid the necessity to engage in the specified conduct.
- 2. Where the specified conduct involves moving a member of the Applicant's Victorian workforce from one project, area or facility to another, the Applicant must, through a duly authorised officer, explain to the person why he or she is being transferred and must otherwise take all reasonable steps to avoid or limit harm or loss to that person which might arise from the transfer.
- 3. Where the Applicant has a system of badges or security passes to identify those in its Victorian workforce permitted by virtue of their nationality to work on certain defence-related projects or to access related controlled material or controlled information, or levels of access to that material or information, the pass or badge may show a code that indicates the holder's nationality, but not in such a way that a person unfamiliar with the code would be able to identify that nationality.
- 4. All information relating to security passes or badges, security clearance levels, or access to controlled material or controlled information, must be restricted to the Applicant's Manager of Security and Human Resources Manager and their properly appointed nominees on a 'need to know' basis.
- 5. The Applicant's employment policies must be amended as soon as reasonably possible so as to refer to the terms and conditions of this exemption, and to make it clear that the purpose of requiring information regarding nationality is solely to enable compliance with the security requirements.

- 6. The Applicant must provide a copy of this exemption to
 - (a) existing contractors who supply it with contract workers, as soon as is reasonably possible after this exemption commences; and
 - (b) any new contractors who supply it with contract workers, as soon as is reasonably possible after the relevant contract is entered into.
- 7. The Applicant must report in writing to the Commission and the Tribunal on 2 May 2018 and every 12 months thereafter while the exemption is in force, detailing, in respect of the period to which the report relates, and in respect of the matters covered by this exemption
 - (a) the steps taken by the Applicant to comply with the EO Act and the terms and conditions of this exemption, including training and education given to its Victorian workforce, compliance audits, and any complaints made under the EO Act;
 - (b) the number of applications to join its Victorian workforce rejected under the exemption and whether any (and if so, how many) were subsequently appointed to other roles;
 - (c) the number of members of its Victorian workforce moved to other projects, areas or facilities under the exemption, and any steps taken to minimise harm or loss to those people arising from the transfers;
 - (d) the number of Victorian workforce vacancies advertised or offered under the exemption.
- 8. The Tribunal, in determining whether to renew or revoke this exemption, may (as well as other factors) take into account any breach of these conditions and anything in any report under condition 7.

Associations Incorporation Reform Act 2012

SECTION 135

On 24 July 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.

3HO Himalava Inc.; African Universal Youth Connection Inc.; Almuhajir Culture Association Inc.; Apex Club of Grovedale Inc.; Association of Veterinary Naturopaths International Inc.; Australian Bomb Dog Handlers Association Inc.; Australian Law Enforcement & Working Service Dog Handlers Association Inc.; Australian Licensed Player Agents Association Inc.; Australian Turk Muzigi Akademisi Inc.; Australian Wellness Association Inc.; Australian Youth Organization Inc.; Bairnsdale Toy Library Inc.; Balcombe Badminton Club Inc.; Baxter Boxing Gym Inc.; Bayside Deaf Angling Club Inc.; Bee Bop Rock and Roll Club Inc.; Bendigo Cornish Choir Inc.; Bethanga Tennis Club Inc.; B-Glad Inc.; British Farm Equipment Ferguson Restoration Association Inc.; Brook-Marsh Cat Club Inc.; Brunswick Community Artists Association Inc.; Buchan Tennis Club Inc.; Bullriding Inc.; Bushkids Inc.; Chinese Youth Association of Australia (CYAA) Inc.; Circolo Italiano Cavour (Bulla) Inc.; Critic (Criminals' Rights & Interests and Transparency-Issue Clearing House) Inc.; Croatian Primary School Inc.; Daylesford Springs Christian Church Inc.; Doveton Community Bus Association Inc.; Edrington History Research Group Inc.; Foghorn Studios Inc.; Freight Security Council of Australia Inc.; Fruits of Ebony Inc.; Gembrook Ranges Regional Playground Inc.; Give Charitable Organisation Inc.; Global Organisation of People of Indian Origin (GOPIO) Victoria Inc.; Gojukensha League of Instructors Inc.; Golden Cow Dairy Centre Inc.; Gospel Outreach Christian Crusaders Australia Inc.; Goulburn Valley Scottish Dancing Association Inc.; Gowanbrae Action Group Inc.; H.O.P.E Sudanese Theatre Group Inc.; Harcourt Connect Inc.; Harlequin Theatre Company Inc.; Horn of African Women's Group in Victoria Inc.; Inacity Lawyers Association Inc.; Indian Welfare Association Inc.; Insportz Country Victoria Inc.; International Inspiration Association Inc.; International Youth for Drug Enforcement Australia Inc.; Jewish Community School Inc.; Knox Boxing Club Inc.; Lions Club of the City of Banyule Inc.; Mallee Lamb Producers; Mansfield Shire Residents and Ratepayers Association Inc.; Marong and District Swimming Pool Inc.; Marysville Triangle Community Bus Inc.; Matt Fielder Ministries Inc.; Mchare Ranges Landscape Guardians Inc.; Meadow Fair / Meadow Heights Residents Association Inc.: Melbourne Wholesale Fishmarket Traders Association Inc.; MGSPA Inc.; Midmango Productions Inc.; Mindassist Inc.; Mokja Korean Youth Club Inc.; Monarchs Baseball Club Inc.; Mornington Peninsula Free Range Association Inc.; Muckatah 18 Community Drainage Group Inc.; North Melbourne Somali Women Association Inc.; North Melbourne Warriors Soccer Club Inc.; North Murchison - Toolamba Landcare Group Inc.; North United Lions Cricket Club Inc.; Northern Stallions Football Club Inc.; Not Your Average Production Company Inc.; Oceania Paralympic Committee Inc.; Pascoe Vale United Social Club Inc.: Phoenix Synchronised Ice Skating Club Inc.; Provincial Development Inc.; Red Cliffs Volleyball Club Inc.; Reynard Ramblers Nordic Ski Club Inc.; Rotaract Club of Manningham Inc.; Rotary Club of Boort Inc.; Sea Lake Little Theatre Group Inc.; Shape Ministries Inc.; Shikar Club Inc.; Side-Saddle Association of Victoria Inc.; Somali Women's Action Group Inc.; Songkran New Years Festival Inc.; Southern Region Bus Office Inc.; SPLM Youth League in Australia (Victoria Branch) Inc.; Sri Lankan Association of Geelong Inc.; Sri Lankan International Students Association of Melbourne Inc.; St. Johns Basketball Club Inc.; Starshine Foundation Inc.; Stealers Basketball Club Inc.; Storgi Elderly Care Inc.; Subaru Dealers Association of Victoria Inc.; Sudanese Community Church of Victoria Inc.; Sunbury Darts Association Inc.; Sunshine Cricket Association Inc.: Swanston Street Precinct Association Network Inc.; Tarra Motorcycle Club Inc.; Tep, the Exchange Program; The Australian Drug Rape Trust Inc.; The Australian Racing Quarter Horse Association Inc.; The Elwood Festival Association Inc.; The Golf Club Bass Coast Inc.; The Kiwanis Club of Mornington Peninsula Inc.; The Levante Rainbow Association (L.R.A.) Inc.; The Lions Club of Hoppers Crossing Inc.; The Mali -Australia Cooperation Inc.; The Paper Media Group Inc.; The Red Lion Hotel Social Club Inc.; The Rotaract Club of Clayton Inc.; The Self Actualization Institute Inc.: The United Sudanese Community Association of Victoria Inc.; The Victorian Federation of Gay Sport - Teamvic Inc.; Tibetan International Film Festival Inc.; Tie & Try Fly Fishing Club Inc.; Timber Wolves Women's Ice Hockey Club Inc.; Tongan Brass - The Western Region Tongan Community Band Inc.; Victoria Jiangsu Friendship Association of Australia Inc.; Vinevard Catalyst Network Inc.; Walkley Park Children's Centre Inc.; Whitehorse Sports Advisory Board Inc.; Winter School Association Inc.; Yang Guang (International) Association of Australia Inc.; Yarraville Resident Traffic Group Inc.; Youth Force Ministries Inc.

Dated 24 August 2017

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

Building Act 1993

BUILDING INTERIM REGULATIONS 2017

Notice of Accreditation

Pursuant to Part 14 of the Building Interim Regulations 2017, a Certificate of Accreditation (Number V11/04) has been amended and issued to Wildfire Safety Bunkers, of 10 Simcock Street, Somerville, by the Building Regulations Advisory Committee for the Wildfire Safety Bunker 12 person private bushfire shelter.

The Building Regulations Advisory Committee appointed under Division 4 of Part 12 of the **Building Act 1993** after examination of an application for amendment of the accreditation of the Wildfire Safety Bunker 12 person private bushfire shelter as suitable for use as a Class 10c building associated with a Class 1 building and complies with the requirements of:

Clauses P2.1.1 and P2.3.5

of Volume Two of the National Construction Code Series 'Building Code of Australia 2016' as adopted and amended by the Building Interim Regulations 2017, as those Clauses apply to a Class 10c building. Conditions for use are provided on the Certificate and identification and compliance details are provided in the Wildfire Safety Bunkers Product Manual, Edition 2 - 12 person bunker updated 24 May 2011 attached to the Certificate.

JOHN SHAW Secretary Building Regulations Advisory Committee

Building Act 1993

BUILDING INTERIM REGULATIONS 2017 Notice of Accreditation

Pursuant to Part 14 of the Building Interim Regulations 2017, a Certificate of Accreditation (Number V10/01) has been amended and issued to Wildfire Safety Bunkers, of 10 Simcock Street, Somerville, by the Building Regulations Advisory Committee for the Wildfire Safety Bunker 6 person private bushfire shelter.

The Building Regulations Advisory Committee appointed under Division 4 of Part 12 of the **Building Act 1993** after examination of an application for amendment of the accreditation of the Wildfire Safety Bunker 6 person private bushfire shelter as suitable for use as a Class 10c building associated with a Class 1 building and complies with the requirements of:

Clauses P2.1.1 and P2.3.5

of Volume Two of the National Construction Code Series 'Building Code of Australia 2016' as adopted and amended by the Building Interim Regulations 2017, as those Clauses apply to a Class 10c building.

Conditions for use are provided on the Certificate and identification and compliance details are provided in the Wildfire Safety Bunkers Product Manual dated 18 January 2010.

> JOHN SHAW Secretary Building Regulations Advisory Committee

Cemeteries and Crematoria Act 2003 SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

The Charlton Cemetery Trust

Dated 16 August 2017

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

Cemeteries and Crematoria Act 2003 SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

The Traralgon Cemetery Trust

Dated 16 August 2017

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

Cemeteries and Crematoria Act 2003 SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

The fees will be published on the internet at http://www.health.vic.gov.au/cemeteries and will also be published on the cemetery trust website at http://www.smct.org.au

Southern Metropolitan Cemeteries Trust: Melbourne General Cemetery: St. Michael the Archangel Mausoleum

Dated 16 August 2017

BRYAN CRAMPTON Manager Cemeteries and Crematoria Regulation Unit

Crown Land (Reserves) Act 1978

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Andrew Davies, District Manager South Gippsland, Parks Victoria, make the following determination under section 21P of the Crown Land (Reserves) Act 1978.

Definitions

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

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

Determination

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

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	PV region	PV district	Name of firewood collection area	Opening date	Closing date
1	LEGL./17-287	Eastern Victoria	South Gippsland District	Hallston	01/09/2017	30/11/2017

Table – Firewood collection areas

Notes

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

Dated 11 August 2017

ANDREW DAVIES District Manager South Gippsland Parks Victoria as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Christopher Stephenson, Assistant Chief Fire Officer, Gippsland, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

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

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

Determination

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

Item	Column 1	Column 2	Column 3	Column 3Column 4DELWP districtName of firewood collection area		Column 6
no.	LEGL no.	DELWP region				Closing date
1	LEGL./17-262	Gippsland	Latrobe	Aberfeldy North	1/09/2017	30/11/2017
2	LEGL./17-260	Gippsland	Latrobe	Boola	1/09/2017	30/11/2017
3	LEGL./17-249	Gippsland	Latrobe	Boolarra North	1/09/2017	30/11/2017
4	LEGL./17-625	Gippsland	Latrobe	Loch	1/09/2017	30/11/2017
5	LEGL./17-252	Gippsland	Latrobe	Neerim East	1/09/2017	30/11/2017
6	LEGL./17-250	Gippsland	Latrobe	Piggery Road	1/09/2017	30/11/2017
7	LEGL./17-628	Gippsland	Latrobe	Ricardo	1/09/2017	30/11/2017
8	LEGL./17-627	Gippsland	Latrobe	Samsons	1/09/2017	30/11/2017
9	LEGL./17-622	Gippsland	Latrobe	Tanjil	1/09/2017	30/11/2017
10	LEGL./17-253	Gippsland	Latrobe	Tanjil Bren	1/09/2017	30/11/2017
11	LEGL./17-621	Gippsland	Latrobe	Tarago	1/09/2017	30/11/2017
12	LEGL./17-623	Gippsland	Latrobe	Thomson	1/09/2017	30/11/2017
13	LEGL./17-624	Gippsland	Latrobe	Toorongo	1/09/2017	30/11/2017
14	LEGL./17-626	Gippsland	Latrobe	Tyers Walhalla	1/09/2017	30/11/2017
15	LEGL./17-257	Gippsland	Latrobe	Walhalla South	1/09/2017	30/11/2017
16	LEGL./17-258	Gippsland	Latrobe	Yinnar South	1/09/2017	30/11/2017
17	LEGL./17-264	Gippsland	Macalister	Alberton West	1/09/2017	30/11/2017
18	LEGL./17-265	Gippsland	Macalister	Ben Cruachan	1/09/2017	30/11/2017
19	LEGL./17-266	Gippsland	Macalister	Briagolong	1/09/2017	30/11/2017

Table – Firewood collection areas

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
20	LEGL./17-267	Gippsland	Macalister	Carrajung South	1/09/2017	30/11/2017
21	LEGL./17-268	Gippsland	Macalister	Castleburn	1/09/2017	30/11/2017
22	LEGL./17-269	Gippsland	Macalister	Chesterfield	1/09/2017	30/11/2017
23	LEGL./17-335	Gippsland	Macalister	Coal Mine Road	1/09/2017	30/11/2017
24	LEGL./17-270	Gippsland	Macalister	Coongulla	1/09/2017	30/11/2017
25	LEGL./17-329	Gippsland	Macalister	Dargo High Plains Road	1/09/2017	30/11/2017
26	LEGL./17-271	Gippsland	Macalister	Darriman	1/09/2017	30/11/2017
27	LEGL./17-272	Gippsland	Macalister	Devon North	1/09/2017	30/11/2017
28	LEGL./17-273	Gippsland	Macalister	Gibraltar Range	1/09/2017	30/11/2017
29	LEGL./17-274	Gippsland	Macalister	Gibraltar Range Road	1/09/2017	30/11/2017
30	LEGL./17-275	Gippsland	Macalister	Giffard West	1/09/2017	30/11/2017
31	LEGL./17-276	Gippsland	Macalister	Gormandale	1/09/2017	30/11/2017
32	LEGL./17-277	Gippsland	Macalister	Insolvent	1/09/2017	30/11/2017
33	LEGL./17-699	Gippsland	Macalister	Insolvent North	1/09/2017	30/11/2017
34	LEGL./17-638	Gippsland	Macalister	Kees Road	1/09/2017	30/11/2017
35	LEGL./17-279	Gippsland	Macalister	Licola	1/09/2017	30/11/2017
36	LEGL./17-330	Gippsland	Macalister	Lowes Road	1/09/2017	30/11/2017
37	LEGL./17-280	Gippsland	Macalister	Moornappa	1/09/2017	30/11/2017
38	LEGL./17-281	Gippsland	Macalister	Punchen Budwuid	1/09/2017	30/11/2017
39	LEGL./17-331	Gippsland	Macalister	Sounding Gap	1/09/2017	30/11/2017
40	LEGL./17-332	Gippsland	Macalister	Stockdale	1/09/2017	30/11/2017
41	LEGL./17-698	Gippsland	Macalister	Stoney Creek	1/09/2017	30/11/2017
42	LEGL./17-334	Gippsland	Macalister	Valencia Creek	1/09/2017	30/11/2017
43	LEGL./17-285	Gippsland	Macalister	Willung South	1/09/2017	30/11/2017
44	LEGL./17-284	Gippsland	Macalister	Won Wron	1/09/2017	30/11/2017
45	LEGL./17-283	Gippsland	Macalister	Woodside	1/09/2017	30/11/2017
46	LEGL./17-282	Gippsland	Macalister	Woolenook	1/09/2017	30/11/2017
47	LEGL./17-631	Gippsland	Snowy	Bemm Mt Raymond	1/09/2017	30/11/2017
48	LEGL./17-201	Gippsland	Snowy	Bemm Tamboon	1/09/2017	30/11/2017
49	LEGL./17-202	Gippsland	Snowy	Bendoc	1/09/2017	30/11/2017
50	LEGL./17-632	Gippsland	Snowy	Binns Road	1/09/2017	30/11/2017
51	LEGL./17-203	Gippsland	Snowy	Bonang Tubbut Amboyne	1/09/2017	30/11/2017

Itana	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
52	LEGL./17-204	Gippsland	Snowy	Bonang Yalmy	1/09/2017	30/11/2017
53	LEGL./17-224	Gippsland	Snowy	Buldah	1/09/2017	30/11/2017
54	LEGL./17-205	Gippsland	Snowy	Cann Valley	1/09/2017	30/11/2017
55	LEGL./17-206	Gippsland	Snowy	Club Terrace	1/09/2017	30/11/2017
56	LEGL./17-207	Gippsland	Snowy	Combienbar Buldah	1/09/2017	30/11/2017
57	LEGL./17-635	Gippsland	Snowy	Cooneys Ridge	1/09/2017	30/11/2017
58	LEGL./17-636	Gippsland	Snowy	Corringle	1/09/2017	30/11/2017
59	LEGL./17-208	Gippsland	Snowy	Cottonwood Bonang	1/09/2017	30/11/2017
60	LEGL./17-209	Gippsland	Snowy	Drummer East	1/09/2017	30/11/2017
61	LEGL./17-210	Gippsland	Snowy	Drummer West	1/09/2017	30/11/2017
62	LEGL./17-630	Gippsland	Snowy	Ellery Murrungower	1/09/2017	30/11/2017
63	LEGL./17-633	Gippsland	Snowy	Emphields Track	1/09/2017	30/11/2017
64	LEGL./17-701	Gippsland	Snowy	Goongerah Fenceline	1/09/2017	30/11/2017
65	LEGL./17-634	Gippsland	Snowy	Hippo Track	1/09/2017	30/11/2017
66	LEGL./17-637	Gippsland	Snowy	Karbeethong	1/09/2017	30/11/2017
67	LEGL./17-629	Gippsland	Snowy	Marlo	1/09/2017	30/11/2017
68	LEGL./17-213	Gippsland	Snowy	Merremingger	1/09/2017	30/11/2017
69	LEGL./17-214	Gippsland	Snowy	Murrungower	1/09/2017	30/11/2017
70	LEGL./17-219	Gippsland	Snowy	Old Coast Road	1/09/2017	30/11/2017
71	LEGL./17-216	Gippsland	Snowy	Orbost	1/09/2017	30/11/2017
72	LEGL./17-223	Gippsland	Snowy	South Boundary	1/09/2017	30/11/2017
73	LEGL./17-217	Gippsland	Snowy	Tamboon	1/09/2017	30/11/2017
74	LEGL./17-218	Gippsland	Snowy	Waygara Hartland	1/09/2017	30/11/2017
75	LEGL./17-220	Gippsland	Snowy	Wingan East	1/09/2017	30/11/2017
76	LEGL./17-221	Gippsland	Snowy	Wingan West	1/09/2017	30/11/2017
77	LEGL./17-225	Gippsland	Snowy	Yalmy Ellery	1/09/2017	30/11/2017
78	LEGL./17-222	Gippsland	Snowy	Yalmy South	1/09/2017	30/11/2017
79	LEGL./17-226	Gippsland	Tambo	Beloka	1/09/2017	30/11/2017
80	LEGL./17-227	Gippsland	Tambo	Birregun	1/09/2017	30/11/2017
81	LEGL./17-228	Gippsland	Tambo	Blackfellows	1/09/2017	30/11/2017
82	LEGL./17-229	Gippsland	Tambo	Brookville	1/09/2017	30/11/2017
83	LEGL./17-230	Gippsland	Tambo	Bruce	1/09/2017	30/11/2017
84	LEGL./17-231	Gippsland	Tambo	Bruce Link	1/09/2017	30/11/2017

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
85	LEGL./17-232	Gippsland	Tambo	Bruthen	1/09/2017	30/11/2017
86	LEGL./17-233	Gippsland	Tambo	Bullumwaal	1/09/2017	30/11/2017
87	LEGL./17-234	Gippsland	Tambo	Ensay	1/09/2017	30/11/2017
88	LEGL./17-235	Gippsland	Tambo	Glen Valley	1/09/2017	30/11/2017
89	LEGL./17-236	Gippsland	Tambo	Kenny	1/09/2017	30/11/2017
90	LEGL./17-247	Gippsland	Tambo	Lakes Colquhoun	1/09/2017	30/11/2017
91	LEGL./17-700	Gippsland	Tambo	Lambpoon	1/09/2017	30/11/2017
92	LEGL./17-237	Gippsland	Tambo	Marthavale	1/09/2017	30/11/2017
93	LEGL./17-238	Gippsland	Tambo	Morris Peak	1/09/2017	30/11/2017
94	LEGL./17-239	Gippsland	Tambo	Nowa Nowa Kenny	1/09/2017	30/11/2017
95	LEGL./17-240	Gippsland	Tambo	Nunnett	1/09/2017	30/11/2017
96	LEGL./17-241	Gippsland	Tambo	Red Knob	1/09/2017	30/11/2017
97	LEGL./17-242	Gippsland	Tambo	Scrivener Road	1/09/2017	30/11/2017
98	LEGL./17-243	Gippsland	Tambo	Splitters	1/09/2017	30/11/2017
99	LEGL./17-244	Gippsland	Tambo	Tara Waygara	1/09/2017	30/11/2017
100	LEGL./17-245	Gippsland	Tambo	Tulloch Ard	1/09/2017	30/11/2017

Notes

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

Dated 14 August 2017

CHRISTOPHER STEPHENSON Assistant Chief Fire Officer, Gippsland Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Forests Act 1958

DETERMINATION OF FIREWOOD COLLECTION AREAS

I, Rachaele May, Assistant Chief Fire Officer, Grampians, Department of Environment, Land, Water and Planning, make the following determination under section 57U of the **Forests Act 1958**.

Definitions

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

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

Determination

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

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DELWP region	DELWP district			Closing date
1	LEGL./17-639	Grampians	Midlands	Ballarat – Davey Road	01/09/2017	30/11/2017
2	LEGL./17-640	Grampians	Midlands	Beaufort – Farley Lane	01/09/2017	30/11/2017
3	LEGL./17-641	Grampians	Midlands	Barkstead – Brickhouse	01/09/2017	30/11/2017
4	LEGL./17-642	Grampians	Midlands	Enfield – Incolls Road	01/09/2017	30/11/2017
5	LEGL./17-643	Grampians	Midlands	Hepburn – Basalt – Road Side Collection	01/09/2017	30/11/2017
6	LEGL./17-644	Grampians	Midlands			30/11/2017
7	LEGL./17-645	Grampians	Midlands	Beaufort – Cemetery Road – Road Side Collection	01/09/2017	30/11/2017
8	LEGL./17-646	Grampians	Midlands	Lal Lal – Hughes	01/09/2017	30/11/2017
9	LEGL./17-647	Grampians	Midlands	Trentham – Firth Road	01/09/2017	30/11/2017

Table – Firewood collection areas

Tearra	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Item no.	LEGL no.	DELWP region	DELWP district	Name of firewood collection area	Opening date	Closing date
10	LEGL./17-648	Grampians	Midlands	Mt Cole Little Wimmera Trk North – Road Side Collection	01/09/2017	30/11/2017
11	LEGL./17-649	Grampians	Midlands	Enfield – Oloughlans Road – Road Side Collection	01/09/2017	30/11/2017
12	LEGL./17-650	Grampians	Midlands	Beaufort – Buckinghams Creek – Road Side Collection	01/09/2017	30/11/2017
13	LEGL./17-651	Grampians	Midlands	Blakeville – Cricket Ground Track – Road Side Collection	01/09/2017	30/11/2017
14	LEGL./17-652	Grampians	Midlands	Blakeville – Hodges Track 1 – Road Side Collection	01/09/2017	30/11/2017
15	LEGL./17-653	Grampians	Midlands	Beaufrot –Mt Lonarch–Road Side Collection	01/09/2017	30/11/2017
16	LEGL./17-670	Grampians	Midlands	Linton – Madden Flat – Road Side Collection	01/09/2017	30/11/2017
17	LEGL./17-671	Grampians	Midlands	Ballarat – Lawrence Road	01/09/2017	30/11/2017
18	LEGL./17-672	Grampians	Midlands	Beaufort – Carngham Road	01/09/2017	30/11/2017
19	LEGL./17-673	Grampians	Midlands	Beaufort – Victoria Hill – Road Side Collection	01/09/2017	30/11/2017
20	LEGL./17-674	Grampians	Midlands	Blackwood – Dales Creek	01/09/2017	30/11/2017
21	LEGL./17-675	Grampians	Midlands	Daylesford – Sailors Langdons Hill	01/09/2017	30/11/2017
22	LEGL./17-676	Grampians	Midlands	Blakeville – Hodges Track 2 – Road Side Collection	01/10/2017	30/11/2017
23	LEGL./17-008	Grampians	Wimmera	Barrett West Sugar Gum Plantation	01/09/2017	30/11/2017

Item	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
no.	LEGL no.	DELWP region	DELWP district			Closing date
24	LEGL./17-006	Grampians	Wimmera Black Range (- Rocklands Cherrypool North		01/09/2017	30/11/2017
25	LEGL./17-011	Grampians	Wimmera	Bring Albert Firewood	01/09/2017	30/11/2017
26	LEGL./17-005	Grampians	Wimmera	Wail East Sugar Gum Plantation	01/09/2017	30/11/2017
27	LEGL./17-007	Grampians	Wimmera	Youngs North Firewood	01/09/2017	30/11/2017
28	LEGL./17-002	Grampians	Wimmera	Brynterion Plantation	01/09/2017	30/11/2017
29	LEGL./17-666	Grampians	Wimmera	Illawarra – Commercial Road	01/09/2017	30/112017
30	LEGL./17-003	Grampians	Wimmera	Kadnook – Powers Creek	01/10/2017	30/11/2017
31	LEGL./17-664	Grampians	Wimmera	Morea – Natimuk – Francis Road	01/09/2017	30/11/2017
32	LEGL./17-665	Grampians	Wimmera	Brooks Road East	01/10/2017	30/11/2017

Notes

1. The information in columns 2, 3 and 4 of the table is for information only.

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

Dated 21 August 2017

RACHAELE MAY Assistant Chief Fire Officer, Grampians Department of Environment, Land, Water and Planning as delegate of the Secretary to the Department of Environment, Land, Water and Planning

Fisheries Act 1995

FISHERIES NOTICE 2017

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Agriculture and having considered the outcome of consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under sections 67, 68A and 152 of the Act:

Dated 17 August 2017

TRAVIS DOWLING Chief Executive Officer

FISHERIES (TROUT) NOTICE 2017

1. Title

This Notice may be cited as the Fisheries (Trout) Notice 2017.

2. Objectives

The objectives of this Notice are to set daily bag limits and a minimum legal size for the taking of trout in certain waters and to remove the closed season for trout in the Hopkins and Merri Rivers.

3. Authorising provision

This Notice is made under sections 67, 68A and 152 of the Act.

4. Commencement

This Notice comes into operation on Saturday 2 September 2017.

5. Definitions

In this Notice -

'Crown land' has the same meaning as in the **Conservation**, **Forests and Lands Act 1987**; **'next to'** in relation to waters includes –

- (a) within 100 metres of those waters; or
- (b) on any Crown land adjacent to the waters; or
- (c) on any road or public car park near the waters;

'Specified waters' means the waters specified in Schedule 1;

'the Act' means the Fisheries Act 1995;

'the regulations' means the Fisheries Regulations 2009;

'trout' includes Rainbow trout and Brown trout.

6. Open season for salmonids in the Merri and Hopkins Rivers

- (1) For the purposes of section 67 of the Act, and despite anything to the contrary in regulation 153 of the regulations, the open season for salmonids in the Merri River and Hopkins River is the whole year.
- (2) For the purposes of section 67 of the Act, and despite anything to the contrary in regulation 153 of the regulations, the taking of salmonids from the Merri River and Hopkins River during the open season is allowed.

7. Size limit for trout

For the purposes of the Act, the minimum size with respect to -

(a) the taking of trout of a species specified in Column 2 of Schedule 2 from the waters specified in Column 3 of Schedule 2 corresponding to that species is the size specified in Column 3 of Schedule 2 that corresponds to that species; or

(b) the possession of trout of a species specified in Column 2 of Schedule 2 in, on or next to the waters specified in Column 3 of Schedule 2 corresponding to that species is the size specified in Column 3 of Schedule 2 that corresponds to that species.

Note:

- (1) There are offences in sections 68A and 68B of the Act relating to taking or possessing fish of a species that are less than the minimum size or more than the maximum size specified for that species of fish in a Fisheries Notice. Various penalties apply.
- (2) Regulation 122(1)(d) of the Fisheries Regulations 2009 prescribes the method for measuring trout.

8. Catch and possession limits for trout

- (1) For the purposes of the Act, and subject to sub-clause (2), the catch limit with respect to
 - (a) the taking of trout from specified waters, Lake Toolondo and Hepburn Lagoon is 3 trout; or
 - (b) the possession of trout in, on or next to specified waters, Lake Toolondo and Hepburn Lagoon is 3 trout.
- (2) For the purpose of the Act, and despite anything to the contrary in sub-clause (1), the catch limit with respect to
 - (a) the taking of trout of a species specified in Column 2 of Schedule 2 from the waters specified in Column 3 of Schedule 2 corresponding to that species that is less than the minimum size specified in Column 3 of Schedule 2 that corresponds to that species of trout; or
 - (b) the possession of trout of a species specified in Column 2 of Schedule 2 in, on or next to the waters specified in Column 3 of Schedule 2 corresponding to that species that is less than the minimum size specified in Column 3 of Schedule 2 that corresponds to that species of trout –

is 0 trout.

Note: There are offences in sections 68A and 68B of the Act relating to taking or possessing more fish of a species than the catch limit specified in a Fisheries Notice. Various penalties apply.

9. Revocation

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

Note: Section 152(3) of the Act provides that if a Fisheries Notice is inconsistent with any regulations, management plan, Ministerial direction, licence or permit, the Fisheries Notice prevails to the extent of the inconsistency.

SCHEDULE 1

SPECIFIED WATERS

Clause 5

Nariel Creek upstream of the Colac Colac bridge

Rubicon River

Mitta Mitta River upstream of Dartmouth Dam

Ovens River upstream of the Porepunkah bridge

SCHEDULE 2

SIZE LIMITS FOR TROUT

Clauses 7 and 8

Column 1 Item	Column 2 Species of Trout	Column 3 Waters	Column 4 Minimum size (centimetres)
1	All species	All specified waters	25
2	All species	Hepburn Lagoon	45
3	Rainbow trout	Lake Toolondo	30
4	Brown trout	Lake Toolondo	45

Evidence (Miscellaneous Provisions) Act 1958

MEDIATORS

I, Greg Wilson, Secretary to the Department of Justice and Regulation, under the power found in section 21K of the **Evidence (Miscellaneous Provisions)** Act 1958 declare that each of the following persons listed below to be a mediator with the Dispute Settlement Centre of Victoria. Bonnie Dukakis

Robert De Angelis Claire Roberts Carolyn Howe David Martin Jan Thredgold Shannon Dellamarta Bayden Widdicombe Tamrah Salafia Kirsty Savage

Dated 9 August 2017

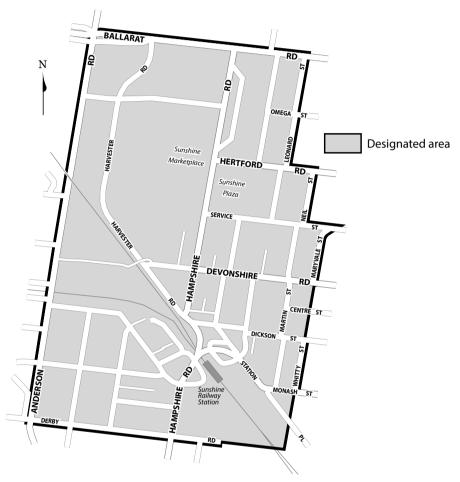
GREG WILSON Secretary

Liquor Control Reform Act 1998

SECTION 147 - ORDER DECLARING A DESIGNATED AREA

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

The area within the Sunshine CBD and surrounding areas as shown on the following plan.



This order comes into operation on 12 September 2017 for a period of 12 months. Dated 17 August 2017

ROSS KENNEDY Chair Victorian Commission for Gambling and Liquor Regulation

Marine Safety Act 2010 Section 208(2)

NOTICE OF ACTIVITY EXCLUSION ZONE

Gannawarra Shire Council, the declared Waterway Manager for Kangaroo Lake, hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not registered to participate in the Ski Racing Victoria Point Score Series 2017/18 (Race 2) between the hours of 6.30 am to 5.30 pm on Saturday 28 and Sunday 29 October 2017 are prohibited from entering and remaining in the northern half of Kangaroo Lake's waters; from the Kangaroo Lake Caravan Park end to a line of 10 yellow buoys extending east from Scantleton Road to the opposite bank (35° 58.72' S 143° 76.28' E).

Gannawarra Shire Council has determined that this activity exclusion zone is a necessary measure to ensure the proposed activity can occur in the safest possible manner. Dated 24 August 2017

BY ORDER OF GANNAWARRA SHIRE COUNCIL

Treasury Corporation of Victoria Act 1992

NOTICE OF DETERMINATION OF TREASURER OF VICTORIA UNDER SECTION 8(1)(k)

To: Treasury Corporation of Victoria (TCV),

Level 12, 1 Collins Street, Melbourne, Victoria 3000

Pursuant to section 8(1)(k) of the **Treasury Corporation of Victoria Act 1992** (the Act), I, TIM PALLAS, Treasurer of Victoria, hereby give notice to TCV of my determination that the functions of TCV include the provision of financial or other services in relation to liabilities or financial assets of the State of Victoria (the State) or a TCV participating authority, as defined in the Act in relation to large-scale generation certificates (LGCs) (as defined in the **Renewable Energy (Electricity) Act 2000** (Cth)^{*}.

The provision of financial or other services in relation to LGCs include any of the following:

- (a) purchasing, holding, selling, disposing of or surrendering LGCs for the State or a TCV participating authority;
- (b) maintenance of a Registry account in TCV's name with a Registry for LGCs (being the online system facilitating the creation, registration, transfer and surrender of and completion of all registry requirements for LGCs for the State or a participating authority);
- (c) hedging, protecting, or managing the value of the State's, TCV's or a TCV participating authority's assets or liabilities or prospective assets or liabilities in relation to LGCs;
- (d) entering into and performing any agreements or arrangements whatsoever that may be required for or incidental to performance of any of TCV's functions in relation to LGCs for the State, TCV or a TCV participating authority; and
- (e) doing all things necessary or convenient to be done for or in connection with, or as incidental to, the performance of TCV's functions in relation to LGCs.

Dated 17 August 2017

TIM PALLAS MP Treasurer

* As amended from time to time or as defined in any successor legislation

Water Act 1989

EXTENSION OF THE CRESWICK WATER SUPPLY DISTRICT DECLARATION 2017

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

1. Citation

This Declaration is called the Extension of the Creswick Water Supply District Declaration 2017.

2. Authorising Provision

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

3. Commencement

This Declaration of the extension of the district will take effect from the date it is published in the Victoria Government Gazette.

4. Preliminary

Central Highlands Region Water Corporation submitted the proposal for the extension of the Creswick Water Supply District to the Minister in August 2017. This proposal was approved by the Minister for Water under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Water District

The Creswick Water Supply District is extended to include an area delineated by a red border as indicated on the Central Highlands Region Water Corporation's Plan Number LEGL./16-237. Copies of this plan may be inspected at the office of the Central Highlands Region Water Corporation, located at 7 Learmonth Road, Wendouree, Victoria 3355.

Dated 15 August 2017

ANDREW COONEY Executive Director Department of Environment, Land, Water and Planning (As delegate of the Minister)

Water Act 1989

EXTENSION OF THE CRESWICK SEWERAGE DISTRICT DECLARATION 2017

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

1. Citation

This Declaration is called the Extension of the Creswick Sewerage District Declaration 2017.

2. Authorising Provision

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

3. Commencement

This Declaration of the extension of the district will take effect from the date it is published in the Victoria Government Gazette.

4. Preliminary

Central Highlands Region Water Corporation submitted the proposal for the extension of the Creswick Sewerage District to the Minister in August 2017. This proposal was approved by the Minister for Water under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Sewerage District

The Creswick Sewerage District is extended to include an area delineated by a red border as indicated on the Central Highlands Region Water Corporation's Plan Number LEGL./16-238. Copies of this plan may be inspected at the office of the Central Highlands Region Water Corporation, located at 7 Learmonth Road, Wendouree, Victoria 3355.

Dated 15 August 2017

ANDREW COONEY Executive Director Department of Environment, Land, Water and Planning (As delegate of the Minister) This page was left blank intentionally

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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:

85.	Statutory Rule:	Electricity Safety (Bushfire Mitigation Duties) Regulations 2017
	Authorising Act:	Electricity Safety Act 1998
	Date first obtainable: Code A	29 August 2017
86.	Statutory Rule:	Local Government (Electoral) Amendment Regulations 2017
	Authorising Act:	Local Government Act 1989
		City of Melbourne Act 2001
	Date first obtainable: Code A	29 August 2017
87.	Statutory Rule:	Building Amendment (Macedon Ranges Siting Requirements and Other Matters) Regulations 2017
	Authorising Act:	Building Act 1993
	Date first obtainable: Code A	29 August 2017

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