



Victoria Government Gazette

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No. G 49 Thursday 7 December 2017

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GENERAL

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As from 7 December 2017

The last Special Gazette was No. 419 dated 6 December 2017.

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

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 - or contact our office on 8523 4601
between 8.30 am and 5.30 pm Monday to Friday
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**GENERAL GAZETTE G52/17
THURSDAY 28 DECEMBER 2017**

Please Note:

The final Victoria Government Gazette (General) for 2017 (G52/17) will be published on **Thursday 28 December 2017**.

Copy deadlines:

Private Advertisements **9.30 am on Wednesday 20 December 2017**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Wednesday 20 December 2017**

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

**FIRST GENERAL GAZETTE FOR 2018
THURSDAY 4 JANUARY 2018**

Please Note:

The first Victoria Government Gazette (General) for 2018 (G1/18) will be published on **Thursday 4 January 2018**.

Copy deadlines:

Private Advertisements **9.30 am on Friday 29 December 2017**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Tuesday 2 January 2018**

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

PETER FILIPPOU, also known as Peter Filipou, late of 267 Dalton Road, Lalor, 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 22 November 2017, are required by the executrix, Maria Banabakis, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to her by 15 February 2018, after which date the executrix may convey or distribute the assets, having regards only to claims to which she has notice.

Dated 7 December 2017

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

JUDITH PIROIS, late of Lower Plenty Garden View Aged Care, 390 Main Road, Lower Plenty, 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 5 May 2017, are required by the executors, Nadene Frances Arceri and John Francis Arceri, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to them by 5 February 2018, after which date the executors may convey or distribute the assets, having regards only to claims to which they have notice.

Dated 30 November 2017

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

Re: Estate of the late MALGORZATA BRANDT, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MALGORZATA BRANDT, late of 58 Harricks Crescent, Attwood, Victoria 3049, deceased, who died on 24 July 2017, are to send particulars of their claims to the executor, care of the undermentioned solicitors, by 16 February 2018, after which the executor will distribute the assets, having regard only to the claims of which they then have notice.

ASCOT SOLICITORS,
827B Ballarat Road, Deer Park, Victoria 3023.
Tel: (03) 8390 1711

Estate of BEVERLEY TREVEAN STUART, late of 11 Woff Street, Beaumaris, Victoria, scientist/teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 October 2016, are required by the executor, William Wallace Stuart, to send particulars care of the solicitors below, within two months from the publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

BEAUMARIS LAW,
25 North Concourse, Beaumaris, Victoria 3193.

EVELYN FRANCES ELLIOTT, late of 2/18 Wimmera Street, Belmont, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims against the estate of the deceased, who died on 10 July 2017, are required by the executor of the Will, Phillip James Spowart, to send particulars to him, care of Birdsey Dedman & Bartlett of 166A Ryrie Street, Geelong, solicitors, by 14 February 2018, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

BIRDSEY, DEDMAN & BARTLETT, solicitors,
166A Ryrie Street, Geelong 3220.

Re: Estate of JOHN VAN HOORN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JOHN VAN HOORN, late of 2 Hughes Street, Upwey, Victoria, factory hand, deceased, who died on 26 July 2017, are to send particulars of their claim to the executrix, care of the undermentioned legal practitioners, by 7 February 2018, after which the executor will distribute the assets, having regard only to the claims of which she then has notice.

DMAC LEGAL,
62–64 Main Street, Upwey, Victoria 3158.

Re: EDWARD GORDON HORNER, deceased.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 3 March 2017, are required by the trustee, Matthew James Sussmilch, care of 2 Bridge Street, Benalla, Victoria, to send particulars to

the trustee by 7 February 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he shall then have had notice.

HDC LEGAL, lawyers and conveyancers,
2 Bridge Street, Benalla 3672.

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

ANNA JACOBS, late of De Stelle, Veerhoeeklaan 7, 4501 AE Oostburg, The Netherlands, retired nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 November 2015, are required by Onno Van Vliet and Harm Van Vliet, care of Hartwell Legal of 8/1 Milton Parade, Malvern, Victoria 3144, the administrators of the estate of the deceased, to send particulars of their claims by 8 February 2018, after which date the administrators may convey or distribute the assets, having regard only to the claims of which they then have notice.

HARTWELL LEGAL,
8/1 Milton Parade, Malvern, Victoria 3144.

LAURENCE DAVID ADAMS, late of 3 Adams Road, Harcourt, Victoria 3453, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2017, are required by the executors, Gary John Adams and Gavin Cameron James Lang, to send particulars of their claims to the undermentioned solicitors within 60 days of the publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

JOHN BOUNDY LEGAL,
92 Wills Street, Bendigo, Victoria 3550.

Re: Estate of KYLIE JADE BENNETT.

Creditors, next-of-kin or others having claims in respect of the estate of KYLIE JADE BENNETT, late of 2 Fuchsia Drive, Swan Hill, in the State of Victoria, administrator, deceased, who died on 3 July 2017, are to send

particulars of their claim to the executors, care of the undermentioned legal practitioners, by 10 February 2018, 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.

WILLIAM OSCAR KERR, late of 606 Toorak Road, Toorak, Victoria, cinema proprietor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 September 2017, are required by the executor to send particulars of their claims to the undermentioned lawyers by 5 February 2018, after which date the executor may convey or distribute the estate, having regard only to the claims of which he then has notice.

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

Re: REGINALD JAMES CORRIGAN, late of Lower Plenty Garden Views Aged Care, 390 Main Road, Lower Plenty, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 April 2017, are required by the trustees, Paula Ann Waller, Deborah Lee Kiddle and Donna-Marie Weitacher, to send particulars to the trustees, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

M. K. STEELE & GIAMMARIO,
86 Grimshaw Street, Greensborough 3088.

Creditors, next-of-kin and others having claims in respect of the estate of the late MARY JOSEPHINE FRENCH, 167 Mountain View Parade, Rosanna, Victoria, widow, deceased, who died on 26 May 2017, are required by the executors, Dennis Michael French and Catherine Ann Furze, care of Morgan Legal, Level 1, 14/40 Burgundy Street, Heidelberg, in the State of Victoria, to send particulars of their claim to them, care of the undermentioned lawyers, by 15 February 2018, after which date

the said executors will distribute the assets of the deceased, having regard only to the claims of which they then shall have notice.

MORGAN LEGAL PTY LTD,
lawyers and consultants,
Level 1, 14/40 Burgundy Street, Heidelberg,
Victoria 3084.

ANASTASIA PLEVITIS, deceased, late of
9 Elinda Place, Reservoir, Victoria 3073.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 26 July 2017, are required by the administrator, Vivien Fotini Davey, to send particulars of such claims to the said administrator by 28 February 2018, after which date the administrator will distribute the assets, having regard only to the claims of which she has notice.

NOVATIS & ALEXANDER, lawyers,
980 High Street, Reservoir 3073.

Re: JOHN ANTHONY FRIGO, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 April 2017, are required by the trustee, Dianne Frigo, to send particulars to her, care of the undermentioned solicitors, by 15 February 2018, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

SALVADOR JOHN PARER, late of
Heathcote Health, 39 Hospital Street, Heathcote,
Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 August 2016, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of 35/525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 14 February 2018, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

PEGGY OSBOURNE STEELE, also known as Peggy Osborne Steele, late of Peninsula Grange Nursing Home, 2 Booker Avenue, Mornington, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 March 2017, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of 35/525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 14 February 2018, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

ADRIAN SERVAAS STOKKER, late of
Unit 8, 736 Mount Dandenong Road, Kilsyth,
Victoria, retired civil engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 June 2017, are required by Perpetual Trustee Company Limited, ACN 000 001 007, of 35/525 Collins Street, Melbourne, Victoria, the executor, to send particulars to it by 14 February 2018, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Creditors, next-of-kin and others having claims against the estate of ADALBERT SPULLER, late of 15 McFarlane Court, Highett, Victoria, who died on 11 July 2017, are required by the executor, Ursula Gabriella Grant, to send detailed particulars of their claims to the said executor, care of Prior Law of 489 Centre Road, Bentleigh, Victoria 3204, by 6 February 2018, after which date the executor will proceed to distribute the said estate, having regard only to the claims of which she then has notice.

PRIOR LAW,
489 Centre Road, Bentleigh, Victoria 3204.

ALICE MONICA FINN, late of Uniting Aged Care Trewint, 1312 Heatherton Road, Noble Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 June 2017, are required by the executor, Maryellen Bernadette Roach, to send particulars to her, care of the undermentioned solicitors, by 11 February 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

STEPHEN EDWARD RICKS, late of 42 Ian Road, Mount Martha, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 June 2016, are required by the executor, Linda Margaret Ricks, to send particulars to her, care of the undermentioned solicitors, by 11 February 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: DOUGLAS PETER HAINES, late of 98 Coolibar Avenue, Seaford, Victoria 3198, Telstra technician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 27 October 2017, are required by the executor, Judy Leslaighter, to send particulars to her, care of the undermentioned solicitors, by 9 February 2018, after which date the executor may convey and distribute the assets, having regard only to the claims of which she then has notice.

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

Re: RICHARD JOHN HEIN, late of 1287 Dandenong Road, Malvern East, Victoria 3145, retired chief executive officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 2 October 2017, are required by the executors, Anna Charlotte Gaye Syme and Sarah Jane Edwina Walker, to send particulars to

them, care of the undermentioned solicitors, by 9 February 2018, 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.

Estate of VALENTIN BRECEL.

Creditors, next-of-kin and others having claims in respect of the estate of VALENTIN BRECEL, deceased, late of 30 North Street, Ardeer, Victoria, retired, who died on 29 January 2017, are requested to send particulars of their claims to the executor, Monika Karin Walters, care of the undersigned solicitors, by 15 February 2018, after which date the executor will convey or distribute the assets, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 15 August 2017.

WPC LAWYERS, solicitors,
33 Bakery Square, Melton, Victoria 3337.

Estate of VALENTINA TREIGUTS.

Creditors, next-of-kin and others having claims in respect of the estate of VALENTINA TREIGUTS, deceased, late of 126–134 Exford Road, Melton South, Victoria, home duties, who died on 25 February 2017, are requested to send particulars of their claims to the executor, Hedwiga Patton, care of the undersigned solicitors, by 15 February 2018, after which date the executor will convey or distribute the assets, having regard only to the claims of which she then has notice. Probate was granted in Victoria on 15 August 2017.

WPC LAWYERS, solicitors,
33 Bakery Square, Melton, Victoria 3337.

Re: The estate of JOAN ROSE, late of 46 Haldane Street, Beaumaris, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 September 2017, are required by the executor, Paul Digby Rose, to send particulars to him, care of the undersigned solicitors, by a date not later than two months

from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: MARIA COCOLA, late of
497 Rathdowne Street, Carlton, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 October 2017, are required to send particulars of their claims to the executors, care of GPO Box 1946, Melbourne, Victoria 3001, by 28 February 2018, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

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

ESTELLE MIGNON DE NIESE, late of
6 Whitton Parade, Coburg North, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 July 2017, are required to send particulars of their claims to the executors, care of GPO Box 1946, Melbourne, Victoria 3001, by 28 February 2018, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

PROCLAMATIONS

Land Act 1958

PROCLAMATION OF ROADS

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

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

CARWARP – The land being Crown Allotments 2003, 2006 and 2008, Township of Carwarp, Parish of Carwarp West as shown on Plan No. LEGL./14-595 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2006954)

MUNICIPAL DISTRICT OF THE WYNDHAM CITY COUNCIL

TARNEIT – The land being Crown Allotment 2053, Parish of Tarneit [area 5928 square metres] as shown on Original Plan No. OP124012 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (Rs 12478)

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

Given under my hand and the seal of Victoria on 5 December 2017

(L.S.)

LINDA DESSAU

The Honourable Linda Dessau AC

Governor

By Her Excellency's Command

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

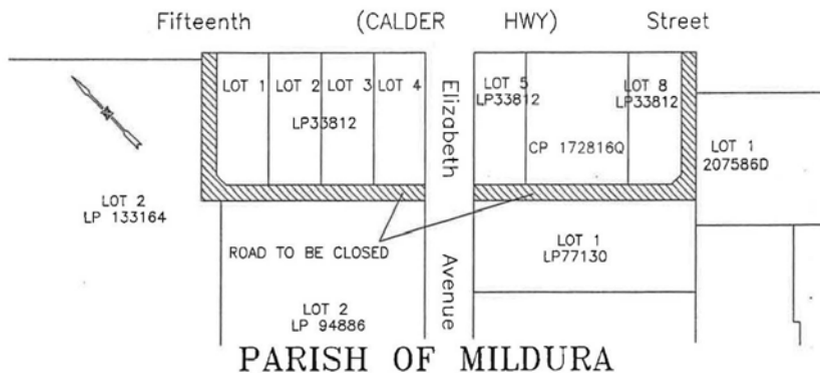
MILDURA RURAL CITY COUNCIL

Erratum – Notice of Road Discontinuance

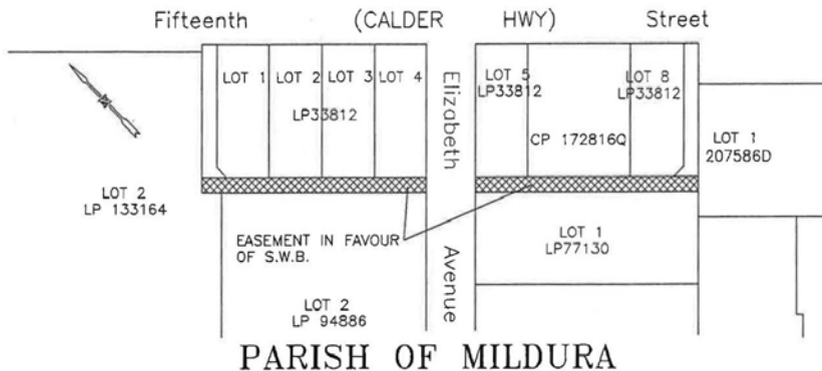
On 3 November 1994, the Mildura Rural Shire Council gave notice in edition G 44 of the Victoria Government Gazette (Gazettal Notice) of its resolution to discontinue the road abutting Lot numbers 1, 2, 3, 4, 5, 6 on LP 33812 and CP 172816Q being part of the land contained in Certificate of Title Volume 449 Folio 764 cross-hatched on the plan contained in the Gazettal Notice.

The original Gazettal Notice is deleted and replaced with the following wording:

‘Pursuant to section 206 and Clause 3 of Schedule 10 to the **Local Government Act 1989**, the Mildura Shire Council (Council) after consultation with public authorities and public advertising of its intention and the notification of landowners with rights of usage over the road, resolved at its Ordinary Meeting held on 12 October 1994, to discontinue the whole of the road abutting Lot numbers 1, 2, 3, 4, 5, 6 on LP33812 and CP 172816Q, as shown hatched on the plan below, and that such land be sold by private treaty to the abutting landowners subject to conditions as determined by Council Minute No. 94/6/606.



Notwithstanding such discontinuance, the Sunraysia Water Board shall have easement rights over the whole of the land shown cross-hatched on the plan below for water supply, sewerage and drainage purposes with respect to, in connection with any drain or pipes laid, or erected in, on, or over the former road.



GERARD JOSÉ
Chief Executive Officer
Mildura Rural City Council



MANNINGHAM

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C104

The Manningham City Council has prepared Amendment C104 to the Manningham Planning Scheme.

The land affected by the Amendment is 619 Doncaster Road, Doncaster, and 20–34 Westfield Drive, Doncaster.

Amendment C104 to the Manningham Planning Scheme proposes to:

- amend the content of the Municipal Strategic Statement at Clause 21.09 (Activity Centres and Commercial Areas);
- amend Schedule 1 to the Activity Centre Zone at Clause 37.08 (ACZ1), and in particular, the provisions relating to Precinct 4: Westfield Doncaster;
- delete Clause 43.03 and Schedule 1 to the Incorporated Plan Overlay at Clause 43.03 (IPO1) and remove the overlay from the land at 619 Doncaster Road and 1 Grosvenor Street, Doncaster, and associated mapping;
- introduce a new Schedule 4 to the Development Plan Overlay at Clause 43.04 (DPO4) and apply it to the land at 619 Doncaster Road, Doncaster, and 20–34 Westfield Drive, Doncaster, and associated mapping. The DPO4 is not proposed to apply to 1 Grosvenor Street, Doncaster, on the basis that this site is no longer in Scentre Group ownership and has been developed as a 10-storey residential apartment-style development;
- introduce the Road Closure Overlay (RXO) at Clause 45.04 into the Manningham Planning Scheme and associated new map 7RXO. RXO is to be applied to the westernmost end of Westfield Drive adjoining the northern boundary of the Westfield site;
- amend Schedule 1 to the Development Contributions Overlay (DCPO1) at Clause 45.06 to clarify the development contributions that would apply in relation to development of the site;

- amend Schedule 1 to the Parking Overlay (PO1) at Clause 45.09 to specify retail (shop) and commercial (office) car parking rates specifically for the Westfield Doncaster site;
- amend the Schedule to Clause 61.03 to delete reference to map 7IPO and to introduce 7RXO; and
- amend the Schedule to Clause 81.01 to remove reference to the Incorporated Document which forms the basis of the IPO1 titled 'Westfield Shoppingtown Doncaster Concept Plan, September 1996'.

A Development Plan has also been submitted for review, as contemplated by DPO4.

You may inspect the Amendment, the Development Plan, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, Manningham City Council, 699 Doncaster Road, Doncaster; online at www.yoursaymanningham.com.au/Amendment-C104; at the Doncaster/The Pines/Bulleen/Warrandyte branch libraries and the Box Hill branch library; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

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

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

The closing date for submissions is 12 January 2018. A submission must be sent to the Manager City Strategy, Manningham City Council, PO Box 1, Doncaster, Victoria 3108, or submitted online at www.yoursaymanningham.com.au/Amendment-C104

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.

WARWICK WINN
Chief Executive Officer

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of a Correction to an Amendment

Amendment C258

The Melbourne City Council has prepared Amendment C258 to the Melbourne Planning Scheme which was on public exhibition from 29 March to 12 May 2017.

Part of the Amendment proposes to replace the existing A to D heritage grading system with the Significant/Contributory/Non-contributory grading system and includes replacing the existing incorporated document: 'Heritage Places Inventory June 2016', which grades heritage places using the A to D heritage grading system, with a new incorporated document 'Heritage Places Inventory 2017' which grades all heritage places within a heritage overlay using the Significant/Contributory/Non Contributory grading system.

Due to some errors and omissions in the exhibited 'Heritage Places Inventory 2017' this document has now been corrected and re-exhibited as the 'Heritage Places Inventory 2017 – corrected for re-exhibition, November 2017'.

You may inspect the document, free of charge, at the following locations: on the Participate Melbourne website: participate.melbourne.vic.gov.au/AmendmentC258; during office hours, at the office of the planning authority, the City of Melbourne, on Level 3, Council House 2, 240 Little Collins Street, Melbourne; and at the Department of Environment, Land, Water and Planning website, delwp.vic.gov.au/public-inspection

Any person who may be affected by Amendment C258, particularly by the 'Heritage Places Inventory 2017 – corrected for re-exhibition, November 2017' may make a submission to the planning authority. Submissions must be made in writing giving the

submitter's name and contact address, clearly stating the grounds on which the Inventory 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 January 2018. A submission must be written and sent to Team Leader – Planning Policy, City of Melbourne: email to planningpolicy@melbourne.vic.gov.au; or post to Team Leader – Planning Policy, City of Melbourne, GPO Box 1603, Melbourne, Victoria 3001.

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.

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 6 February 2018, 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.

HOWARD, Keith Noel, late of 19 Day Street, Bairnsdale, Victoria 3875, deceased, who died on 1 October 2017.

WILLIAMS, Frank Leslie, late of Unit 1, 17 Milford Court, Meadow Heights, Victoria 3048, deceased, who died on 11 October 2017.

YATES, Jody, late of Unit 1, 53 Hotham Street, St Kilda East, Victoria 3183, deceased, who died on 25 September 2017.

Dated 28 November 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 7 February 2018, 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.

BOND, Andrew, late of 54 Gleeson Drive, Bundoora, Victoria 3083, pensioner, deceased, who died on 6 July 2017.

CUSACK, Ronald Patrick, late of Lynch's Bridge, 44 Market Street, Kensington, Victoria 3031, pensioner, deceased, who died on 3 September 2017.

WHITFIELD, Edward, late of Unit 2, 42 Barkly Street, Mordialloc, Victoria 3195, deceased, who died on 23 August 2017.

Dated 29 November 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 9 February 2018, 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.

BREWER, Lewis Henry, late of Golden Oaks Nursing Home, Stoneham Street, Golden Square, Victoria 3555, deceased, who died on 19 August 2017.

CHERRY, Stephen Donald, late of Unit 2, 42 Darnley Street, Braybrook, Victoria 3019, deceased, who died on 14 June 2017.

CONGDON, Eunice Vivienne, late of Blue Cross – Chelsea Manor, 7–11 Beardsworth Avenue, Chelsea, Victoria 3196, deceased, who died on 24 August 2017.

GIBBENS, Robert Abel, late of 2 Wingham Court, Frankston, Victoria 3199, deceased, who died on 13 February 2015.

Dated 1 December 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 12 February 2018, 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.

MOORE, Alice Mary, late of 466 High Street, Melton, Victoria 3337, deceased, who died on 22 September 2017.

OAKLEY, Judith, late of Unit 3, 18 Warnock Street, Broadmeadows, Victoria 3047, deceased, who died on 13 October 2017.

PARKER, William John Hendry, late of 42 Yaringa Street, Golden Bay, Western Australia 6174, deceased, who died on 7 June 2017.

Dated 4 December 2017

Australian Grands Prix Act 1994

DECLARED AREA

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

In accordance with section 27 of the **Australian Grands Prix Act 1994**, as the Ministers administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that all of the area of Albert Park (as defined in the **Australian Grands Prix Act 1994**) together with the following land surrounded by Albert Park (as so defined), namely, the land shown hatched on the plan numbered LEGL./04-478 and lodged in the Central Plan Office, is the declared area in respect of the year commencing on Friday 8 December 2017 and ending on Friday 7 December 2018.

Dated 20 November 2017

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

THE HON. JOHN EREN MP
Minister for Sport

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

Australian Grands Prix Act 1994

RACE PERIOD

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

In accordance with section 27 of the **Australian Grands Prix Act 1994**, as the Ministers administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the period commencing at 12.01 am on Tuesday 20 March 2018 and ending at 11.59 pm on Monday 26 March 2018, is the race period in respect of the year commencing on Friday 8 December 2017 and ending on Friday 7 December 2018.

Dated 20 November 2017

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

THE HON. JOHN EREN MP
Minister for Sport

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

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

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

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area, being all of the land situated within 1.5 metres east of the Queens Road boundary of Albert Park (as defined in the **Australian Grands Prix Act 1994**) between the points marked A and B on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Tuesday 26 December 2017 and ending at 11.58 pm on Monday 23 April 2018.

Dated 20 November 2017

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

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

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

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

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

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area, being all of the land coloured yellow on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Tuesday 26 December 2017 and ending at 11.58 pm on Monday 23 April 2018.

Dated 20 November 2017

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

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

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

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

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

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area, being all of the land coloured green except for the land coloured green and marked 'Arthur' on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, is a designated access area for the period commencing at 12.02 am on Tuesday 6 March 2018 and ending at 11.58 pm on Monday 2 April 2018.

Dated 20 November 2017

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

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

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

Australian Grands Prix Act 1994

DESIGNATED ACCESS AREA

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

In accordance with section 32A of the **Australian Grands Prix Act 1994**, as the Minister administering the **Road Safety Act 1986**, the Minister administering the **Crown Land (Reserves) Act 1978** and the Minister administering the **Australian Grands Prix Act 1994**, we jointly declare that the area of land at the intersection of Roy Street and Queens Road, being the stratum of land hatched and coloured green on the plan numbered LEGL./95-128 and lodged in the Central Plan Office, and marked on that plan as the 'top boundary of hatched area RL.16.40, bottom boundary of hatched area RL.12.40', is a designated access area for the period commencing at 12.02 am on Tuesday 6 March 2018 and ending at 11.58 pm on Monday 2 April 2018.

Dated 20 November 2017

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

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

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

Co-operatives National Law (Victoria)

CAPE VOLNEY CO-OPERATIVE SOCIETY LIMITED

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

Dated at Melbourne 7 December 2017

DAVID JOYNER
Deputy Registrar of Co-operatives

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 1060

Tarneit West Primary School Council (Interim Name)

Constituting Order

A. Purpose

The purpose of this Order is to constitute a school council for Tarneit West Primary School (Interim Name).

B. Authorising provisions

This Order is made under section 2.3.2 (1) and (2) and all other enabling provisions of the **Education and Training Reform Act 2006**.

C. Commencement

This Order comes into operation on the day it is made.

PART A – CONSTITUTION**1. Incorporation**

A school council is hereby constituted, under section 2.3.2(1) of the **Education and Training Reform Act 2006**, by the name of Tarneit West Primary School Council (Interim Name), as a body corporate to exercise and discharge the powers, duties and functions conferred or imposed on it by or under that Act in relation to the Government school No. 8881 named Tarneit West Primary School (Interim Name) situated at 51–71 Hummingbird Boulevard, Tarneit 3029.

1A. Objectives of the Council

The objectives of the Council with regard to the School are:

- (a) to assist in the efficient governance of the School;
- (b) to ensure that its decisions affecting students of the School are made having regard, as a primary consideration, to the best interest of the students;
- (c) to enhance the educational opportunities of students at the School; and
- (d) to ensure the School and the Council comply with any requirements of the **Education and Training Reform Act 2006**, any regulations or a Ministerial Order made under that Act, or a direction, guideline or policy issued under that Act.

1B. Functions of the Council

The functions of the Council with regard to the School are:

- (a) to establish the broad direction and vision of the School within the School's community;
- (b) to arrange for the supply of goods, services, facilities, materials, equipment and other things or matters that are required for the conduct of the School including the provision of preschool programs;
- (c) to raise funds for School related purposes;
- (d) to regulate and facilitate the after-hours use of the School premises and grounds;
- (e) to exercise a general oversight of the School buildings and grounds and ensure that they are kept in good order and condition;
- (f) to provide for the cleaning and sanitary services that are necessary for the School;
- (g) to ensure that all money coming into the hands of the Council is expended for proper purposes relating to the School;
- (h) to provide meals and refreshments for the staff and students of the School and make charges for those meals or refreshments;
- (i) to inform itself and take into account any views of the School community for the purpose of making decisions in regard to the School and the students at the School;

- (j) to generally stimulate interest in the School in the wider community; and
- (k) to perform any other function or duty or to exercise any power conferred or imposed on the Council:
 - (i) by or under the **Education and Training Reform Act 2006** or any regulations made under that Act; or
 - (ii) by a Ministerial Order made, or direction issued, by the Minister under the **Education and Training Reform Act 2006**.

1C. Powers of the Council

1C.1 For the purpose of meeting its objectives or performing its functions or duties the Council may:

- (a) enter into contracts, agreements or arrangements;
- (b) establish trusts and act as trustee of them;
- (c) subject to section 2.2.4 of the **Education and Training Reform Act 2006** and in accordance with any Ministerial Order made under that Act, charge fees to parents for goods, services or other things provided by the School to a child of the parent; and
- (d) do any other thing that is necessary or convenient to be done for, or in connection with, meeting its objectives or performing its functions or duties.

1C.2 In addition to the powers under clause 1C.1, the Council has any other powers conferred on it by or under the **Education and Training Reform Act 2006**, or any regulations or a Ministerial Order made under that Act.

1C.3 The Council does not have the power to do any of the following:

- (a) employ a teacher with no date fixed for the termination of that employment;
- (b) purchase or acquire for consideration any land or building; or
- (c) unless authorised by or under the **Education and Training Reform Act 2006** or any regulations or a Ministerial Order made under that Act:
 - (i) license or grant any interest in land, including School lands or buildings;
 - (ii) enter into hire purchase agreements;
 - (iii) obtain loan or credit facilities;
 - (iv) form or become a member of a corporation;
 - (v) provide for any matter or thing outside Victoria unless it is related to an excursion by students from the School or the professional development of staff of the School;
 - (vi) purchase a motor vehicle, boat or plane.

1D. Accountability and executive officer

1D.1 The Council is accountable to the Minister for Education in respect of the performance by the Council of its functions in accordance with any Order made by the Minister.

1D.2 The principal of the School is the executive officer of the Council and must ensure that:

- (a) adequate and appropriate advice is provided to the Council on educational and other matters;
- (b) the decisions of the Council are implemented; and
- (c) adequate support and resources are provided for the conduct of Council meetings.

PART B – GENERAL**2. Regulations**

Part 4 of the Education and Training Reform Regulations 2017 apply to the Council.

3. Definitions

3.1 In this Order:

‘Children’s service’ means:

- (a) a children’s service under the **Children’s Services Act 1996**; and
- (b) an education and care service under the Education and Care Services National Law (Vic.).

‘Composition and Election Provisions’ means the Composition and Election provisions of the School Council Composition and Elections Order (Ministerial Order No. 52);

‘Council’ means the school council constituted by this Order;

‘DET’ means the Department of Education and Training;

‘Principal’ includes the person or persons for the time being authorised to perform the duties of principal of the School;

‘Public Reporting Meeting’ means a public reporting meeting as described in regulation 27 of the Education and Training Reform Regulations 2017, as amended from time to time;

‘School’ means the Government school referred to in clause 1 of this Order;

‘School Council Composition and Elections Order’ means Ministerial Order No. 52 made under the **Education and Training Reform Act 2006**, as amended and in force from time to time.

4. Specific clauses to prevail over general clauses

To the extent that there is any inconsistency between:

- (a) clause 1B; or
- (b) clause 1C,

and any other clause in this Order, that other clause will prevail.

5. Council composition and elections

- (a) The Composition and Election Provisions are incorporated in this Order and apply, inter alia, to the Council election process and the tenure of Council members.
- (b) The size and composition of the elected membership of the Council, including members co-opted by the Council, are specified in Schedule 1.
- (c) Options for change in the authorised size and/or composition of the Council membership pursuant to the Composition and Election Provisions are specified in Schedule 2.
- (d) Schedules 1 and 2 are part of this Order.

PART C – POWERS**6. Employment**

6.1 The Council, in accordance with the **Education and Training Reform Act 2006**, may:

- (a) employ:
 - (i) teachers for a fixed period not exceeding one year or on a casual basis;
 - (ii) teacher aides; or
 - (iii) any other staff,for the purpose of performing its functions and duties; and

- (b) employ any person to enable the Council to do anything it is authorised to do by section 2.3.11 or Division 6 of the **Education and Training Reform Act 2006**.

6.2 If the Council employs a person under clause 6.1, it may do so on behalf of a group of school councils and the group of school councils may decide from time to time in a manner determined by agreement amongst themselves the time which the person is to spend on each school.

7. Use of buildings and grounds

7.1 The Council may:

- (a) conduct programs in or use;
- (b) subject to any conditions imposed by the Council, join with any other person or body to conduct programs in or use; or
- (c) subject to any conditions imposed by the Council, allow any other person or body to conduct programs in or use,

any buildings or grounds of the School in relation to which the Council is constituted for the purposes of educational, recreational, sporting or cultural activities for students, the local community or young persons.

7.2 The Council may only allow buildings and grounds of the School to be used under clause 7.1 when the buildings or grounds are not required for ordinary School purposes.

8. Council may carry out works

8.1 The Council may, in regard to the School, with the approval of the Minister for Education given either generally or in any particular case:

- (a) construct, or carry out any improvements to any building structure on the School grounds, or carry out any improvements in or to the School grounds;
- (b) enter into a contract with any person for or in relation to the construction or carrying out by that person of any such building structure or improvements or of any other work which the Council is authorised or required by or under the **Education and Training Reform Act 2006** to carry out; or
- (c) construct or carry out any improvements to any building structure, or carry out any improvements, on, in or to the School grounds or any other land that the Minister for Education has acquired an estate or interest in to provide preschool programs.

8.2 The Council may obtain and accept offers or tenders for any work approved by the Minister for Education under this clause that it proposes to carry out.

9. Other School Council works

The Council if so authorised by the Minister for Education is authorised and empowered to:

- (a) enter into contracts with another school council for or in connection with:
 - (i) the construction of buildings or structures or the carrying out of improvements on, in or to the grounds of the school in relation to which the council is constituted; or
 - (ii) any other work which the Council is authorised or required by or under the **Education and Training Reform Act 2006** to carry out; and
- (b) do or comply with anything necessary or expedient for carrying the contract into effect.

10. Council may form sub-committee

Subject to the **Education and Training Reform Act 2006** and regulations made under that Act, the Council may form a sub-committee, consisting of at least one member of the Council and any other persons, to assist the Council.

11. Council may delegate powers, duties or functions

Subject to the **Education and Training Reform Act 2006** and regulations made under that Act, the Council may by instrument delegate all or any of the powers, duties or functions conferred or imposed on the Council by or under the **Education and Training Reform Act 2006**, the regulations, a Ministerial Order or a direction issued by the Minister under that Act, except this power of delegation to another person or body.

12. Council may form committees to manage joint facilities

If the Council enters into an agreement under its powers under the **Education and Training Reform Act 2006** for the use of any real or personal property by other persons or bodies, the Council may agree with the other parties to the agreement to form a committee for the management of the property.

13. Delegation to committee

If the Council agrees to form a committee to manage property under clause 12 the Council may, with the approval of the Minister for Education, delegate by instrument to members of the committee all or any of the Council's powers, duties or functions conferred or imposed on the Council by or under the **Education and Training Reform Act 2006** in relation to that property except this power of delegation.

14. Council may sell property

14.1 The Council may sell equipment, goods or other similar personal property acquired for use in the School.

14.2 If the proceeds from the sale of property under clause 14.1 are less than the amount determined by the Minister for Education, the Council may keep those proceeds.

14.3 If the proceeds from the sale of property under clause 14.1 are equal to or more than the amount determined by the Minister for Education, the Council may keep those proceeds, if the person appointed by the Secretary to the DET has given approval for the Council to do so.

14.4 For the purposes of clauses 14.2 and 14.3, a determination of the Minister for Education:

(a) must be in writing; and

(b) may be varied or revoked by the Minister in writing.

14.5 The Secretary to the DET may appoint a person to give approvals under clause 14.3.

14.6 An approval given under clause 14.3 must be:

(a) in writing; and

(b) given before the property is sold.

15. Preschool programs**15.1 Council may provide for preschool programs**

(1) If the School provides primary education, the Council may:

(a) provide preschool programs on the premises of the School or on any other land or premises under the control of the Minister for Education;

(b) enter into an agreement or arrangement with any other school council or other person or body for that council, person or body to use part of the premises of that school or other premises under the control of the Minister for Education to provide a preschool program on those premises; or

- (c) enter into an agreement or arrangement with any other school council or other person or body to jointly provide a preschool program.
- (2) If the Council provides a preschool program or enters into an arrangement or agreement to provide a preschool program, it must ensure that, in any records kept by the School or the Council, the preschool children using the program are accounted for separately from students enrolled at the School in school programs.

15.2 Council may grant lease or licence over preschool land

The Council may, if authorised in writing by the Minister for Education, either generally or in any specified circumstances, grant a leasehold interest in, or a licence over, land of the School to be used to operate a preschool program or programs for children.

15.3 Fees for preschool programs

The Council or any other person or body authorised by the Council under clause 15.1, may require the payment of fees for the provision of preschool programs and other related services.

15.4 Application of, and accounting for, money received

In relation to any agreement or arrangement made by the Council for the provision of preschool programs under clause 15 the Council must ensure:

- (a) that any fees or other money received by the Council in the course of that provision or those agreements or arrangements is applied to the provision of preschool programs unless directed otherwise by a direction or guideline issued by the Minister for Education; and
- (b) that separate accounts and financial records are maintained in relation to the provision of those programs.

16. Payment of members

- 16.1 A member of the Council is not to receive any payment for his or her services as a member.
- 16.2 This does not prevent the Council reimbursing a member for any reasonable expenses incurred in the performance of his or her duties as a member.

17–23. Not used

24. Student dress code

- (1) The Council may determine a student dress code which is to apply to students of the School while they are at the School, travelling to and from School and/or attending School activities.
- (2) A student dress code may cover any matters which the Council considers appropriate in relation to clothing and other items worn, carried or used by students and to grooming, physical appearance and the general presentation of students, including without limiting the generality of the above –
 - (a) whether a school uniform may or must be worn by students, and the school uniform to be worn;
 - (b) clothing (including shoes) to be worn during classes and specified School activities such as sport, laboratory experiments and extra-curricular activities, and bags to be taken to School;
 - (c) the grounds on which any student may be exempted from complying with the dress code; and

- (d) how the dress code may be enforced, provided the methods of enforcement are consistent with section 2.2.19 of the **Education and Training Reform Act 2006**, and the School's Student Code of Conduct (referred to in section 5.2.12 of the **Education and Training Reform Act 2006**).
- (3) The Council may enter into a contract with any person for the supply of school uniforms for students of the School.
- 25. Power to purchase**
The Council may, subject to compliance with any directions issued by the Secretary to the DET, purchase goods, equipment or material for the purposes of the School.
- 26. Children's services**
The Council may apply for and obtain approval under the **Children's Services Act 1996** or the Education and Care Services National Law (Vic.) to operate a children's service on premises of the School or on premises under the control of the Minister and may apply for and obtain a licence to operate a children's service and, subject to the **Children's Services Act 1996**, or the Education and Care Services National Law (Vic.) and the **Education and Training Reform Act 2006**:
- (1) may operate, either solely or jointly, a children's service on part of the School premises or on other premises under the control of the Minister and may require payment of fees for the service and other related services;
- (2) may enter into a licence agreement, or a lease agreement if authorised in writing by the Minister, with another person for that person to use part of the School premises or other premises under the control of the Minister to provide a children's service or to provide a children's service on behalf of the Council on those premises; and
- (3) may carry out improvements to the School buildings and grounds for the provision of a children's service under subsection (1) or (2).
- 27. Other powers**
- 27.1 Activities outside School Hours**
The Council may conduct or join with any other school council in conducting any educational, recreational or cultural activity for the students of the School outside School hours at the School or any other location.
- 27.2 Fund Raising**
The Council may raise funds for School purposes by conducting local efforts or amusements.
- 27.3 Gifts**
- (1) Subject to section 5.2.6 of the **Education and Training Reform Act 2006**, the Council may –
- (a) accept gifts including real estate, providing that if a gift is encumbered or conditional, consent must be obtained from the Secretary to the DET before acceptance of such gifts; and
- (b) purchase or maintain goods, equipment and material for the carrying out of its powers duties or functions under the **Education and Training Reform Act 2006** or any other Act, but may not purchase any vehicle without the prior consent of the Secretary to the DET.
- (2) For the purposes of this clause, 'vehicle' means the same as 'vehicle' in the **Road Safety Act 1986**.

27.4 Hire or use of Equipment**(1) Definitions**

In this clause –

‘Equipment’ includes goods and products but does not include fixtures.

‘Equipment agreement’ means a contract to hire equipment or a licence to use equipment under which –

- (a) the Council has the right to use the equipment; and
 - (b) there is no option, right or obligation of the Council or any other person to buy the equipment; and
 - (c) at the end of the contract or licence the School Council has to return the equipment to the other party to the contract or licence.
- (2) The Council may enter into an equipment agreement with another party if the sole or main purpose of entering into the equipment agreement is to benefit the education of students at the School or to assist with the efficient conduct of the School.
- (3) Prior to entering into an equipment agreement the Council must –
- (a) obtain more than one written quotation or tender for the hire or use of the equipment if the annual cost of the hire or use of the equipment is expected to exceed \$1000; and
 - (b) carry out a financial evaluation of the proposal to hire or use the equipment; and
 - (c) ensure that the equipment to be hired or used has appropriate insurance cover, either through the terms of the equipment agreement or by separate cover.
- (4) The Council must not –
- (a) enter into an equipment agreement for a continuous period exceeding four years until the Regional Director has approved the entering into of that equipment agreement; and
 - (b) enter into an equipment agreement for the hire or use of equipment previously owned or operated by the Council or for the purposes of the DET, and
 - (c) commit funds of a non-recurrent nature or funds granted for a specific purpose, towards the costs of an equipment agreement until the donor or provider of the funds has consented to that in writing; or
 - (d) enter into an equipment agreement unless it is satisfied that it will be able to meet all the costs of the equipment agreement.

27.5 Reporting

- (1) The Council must report the details of all equipment agreements it has entered into to the Council’s Public Reporting Meeting. The report must include a description of the equipment hired or used, the purpose, the duration and the cost of the equipment agreement.
- (2) The costs of each equipment agreement must be fully identified in the Council’s audited statement of receipts and expenditure presented to the Council’s Public Reporting Meeting.

27.6 Exclusions

Clauses 27.4(3) and 27.5 do not apply to –

- (a) the hire of a video recording, or

- (b) the hire of any other equipment for less than four weeks in any one calendar year where the cost of the hire is less than \$1,000.00.

28. Transport Accident Commission agreements

The Council may enter into one or more agreements with the Transport Accident Commission concerning the provision of staff, facilities, equipment, support or other services for any student of the School who is the subject of a claim under the **Transport Accident Act 1986**.

29. Power to provide goods, services or facilities

(a) Subject to sub-clauses (b) and (c), the Council may, for the purpose of the efficient conduct of the School, enter into arrangements or agreements, for reward or otherwise, to provide or supply goods, services or facilities to other Government schools or other educational institutions.

(b) Any arrangement or agreement under sub-clause (a) may only be for goods, services or facilities that the Council is empowered under the **Education and Training Reform Act 2006**, the Education and Training Reform Regulations 2017, this Order, or any Ministerial Order made under the **Education and Training Reform Act 2006**, to provide or supply to the School.

(c) Any arrangement or agreement under sub-clause (a) must comply with any directions issued by the Secretary to the DET.

30. Power to purchase by use of purchasing card facilities

(a) Subject to this clause the Council may enter into arrangements with a financial institution under which the Council may purchase goods, services, equipment or material only for the purposes of the School by the use of purchasing card facilities provided by the financial institution.

(b) Any purchase of goods, services, equipment or material under sub-clause (a) must comply with:

- (i) any guidelines and directions issued by the Minister under section 5.2.1 of the **Education and Training Reform Act 2006**;
- (ii) any directions issued by the Secretary to the DET; and
- (iii) the terms and conditions relating to the use of any purchasing card issued by the financial institution to the Council from time to time.

31. Not used.

32. Trusts

The Council may act as a trustee of any trust fund established for the benefit of the School or its students with power to do any act or thing authorised under the terms of the relevant trust fund.

PART D – TRANSITIONAL PROVISIONS

33. Transitional provisions

33.1 (a) Subject to sub-clause (b), this clause 33 operates until and inclusive of the date of the declaration of the poll in 2019 (or, if no election is held that year, 31 March of that year);

(b) Subclause 33.12 operates until and inclusive of the day after the date of the declaration of the poll in 2019 (or, if no election is held that year, 31 March of that year).

33.2 Subject to subclause 33.11, during the operation of this clause the Composition and Election provisions, namely clauses 5A to 5V of the School Council Composition and Elections Order (Ministerial Order No. 52), except clauses 5A, 5B.3 (insofar as it defines eligibility for election), 5B.3A(a) and 5R thereof, do not operate.

- 33.3 The School Council shall consist of a total of seven members comprising the principal *ex officio* and one other DET employee and five Parents members.
- 33.4 (a) By ministerial appointment made for the purposes of this clause on the date of this Order the principal *ex officio*, one other DET employee, and five Parents are appointed as members of the Council from the date this clause takes effect until and inclusive of the date of declaration of the poll in 2019.
- (b) The School Council may, prior to the date of the declaration of the poll in 2019 (or if no election is held that year, 31 March of that year), appoint zero persons who are eligible for appointment to the Community member category of the School Council for a term of office until and inclusive of the date of the declaration of the poll in 2019 (or if no election is held that year, 31 March of that year).
- 33.5 The School Council may, prior to the date of the declaration of the poll in 2019 (or, if no election is held that year, 31 March of that year), fill any casual vacancy that occurs in the membership of the School Council, by appointing to the School Council a person who is eligible for election or appointment (as the case may be) to the relevant membership category, provided that any person who fills a vacant position created by a casual vacancy shall only serve the unexpired portion of the vacating member's term of office.
- 33.6 Not used.
- 33.7 A parent appointed under clause 33.4 who does not have a child enrolled at the School at the time of the Notice of Election and Call for Nominations for any School Council election shall cease to be a member of the Council on that date, and a casual vacancy is thereby created.
- 33.8 In the event that the School Council is unable to comply with the quorum provisions of Part 4 of the Education and Training Reform Regulations 2017 owing to the number of casual vacancies in its membership, the Minister administering section 2.3.2 of the **Education and Training Reform Act 2006** may fill any casual vacancy that occurs in the membership of the School Council by appointing to the School Council for a term of office that does not extend beyond the unexpired portion of the vacating member's term of office a person who is eligible for election or appointment (as the case may be) to the relevant membership category.
- 33.9 In the event that the Minister administering section 2.3.2 of the **Education and Training Reform Act 2006** is satisfied that a School Council member no longer intends to attend School Council meetings, but a casual vacancy has not been created in respect of that member's position on the School Council, the Minister administering section 2.3.2 of the **Education and Training Reform Act 2006** may remove the person as a School Council member and appoint to the School Council for a term of office that does not extend beyond the unexpired portion of the vacating member's term of office a person who is eligible for election or appointment (as the case may be) to the relevant membership category.
- 33.10 (a) The School Council may not conduct any School Council meeting unless the quorum provisions of Part 4 of the Education and Training Reform Regulations 2017 are satisfied.
- (b) Subject to clause 33.10(c), the School Council must not decide any matter unless a majority of the School Council members present are not DET employees.
- (c) If at any time the membership of the School Council is such that it is impossible for the School Council to decide a matter in accordance with clause 33.10(b), the School Council may nonetheless decide to fill a casual vacancy under clause 33.5 or appoint a member under clause 33.4(b).

- (d) Subject to subclauses 33.10(a), 33.10(b), and 33.10(c), an act or decision of the School Council is not invalid, and the School Council is properly constituted, notwithstanding –
- (i) a vacancy in the office of a member (including a Community member);
 - (ii) a defect or irregularity in or in connection with the appointment or co-option of a member;
 - (iii) a casual vacancy is not filled; or
 - (iv) for any other reason the total number of school council members stated in clause 33.3 has not been appointed.

33.11 The first School Council election must be completed between the 2019 school year commencement date and 31 March 2019 in respect of five Parent member positions and one DET employee member position and the Composition and Election provisions (except clause 5D.3) shall apply to that School Council election.

33.12 The term of office of members of the School Council elected at the School Council election referred to in clause 33.11 shall commence on the day after the date of declaration of the poll in 2019.

This Order is made 1 December 2017

THE HON. JAMES MERLINO, MP
Minister for Education

SCHEDULE 1

Tarneit West Primary School Council (Interim Name) 7T 5P 2DET 0CO

SCHEDULE 2

SCHOOL COUNCIL MEMBERSHIP TABLE

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
15	6	5	4	7	2
15	6	4	5	7	3
15	6	3	6	7	4
15	6	2	7	7	5
15	6	1	8	7	6
15	7	5	3	7	2
15	7	4	4	7	3
15	7	3	5	7	4
15	7	2	6	7	5
15	7	1	7	7	6
15	8	5	2	7	2
15	8	4	3	7	3
15	8	3	4	7	4
15	8	2	5	7	5
15	8	1	6	7	6
15	9	5	1	7	2
15	9	4	2	7	3
15	9	3	3	7	4

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
15	9	2	4	7	5
15	9	1	5	7	6
15	10	5	0	7	2
15	10	4	1	7	3
15	10	3	2	7	4
15	10	2	3	7	5
15	10	1	4	7	6
15	11	4	0	7	3
15	11	3	1	7	4
15	11	2	2	7	5
15	11	1	3	7	6
15	12	3	0	7	4
15	12	2	1	7	5
15	12	1	2	7	6
15	13	2	0	7	5
15	13	1	1	7	6
15	14	1	0	7	6
14	5	4	5	6	2
14	5	3	6	6	3
14	5	2	7	6	4
14	5	1	8	6	5
14	6	4	4	6	2
14	6	3	5	6	3
14	6	2	6	6	4
14	6	1	7	6	5
14	7	4	3	6	2
14	7	3	4	6	3
14	7	2	5	6	4
14	7	1	6	6	5
14	8	4	2	6	2
14	8	3	3	6	3
14	8	2	4	6	4
14	8	1	5	6	5
14	9	4	1	6	2
14	9	3	2	6	3
14	9	2	3	6	4
14	9	1	4	6	5
14	10	4	0	6	2
14	10	3	1	6	3

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
14	10	2	2	6	4
14	10	1	3	6	5
14	11	3	0	6	3
14	11	2	1	6	4
14	11	1	2	6	5
14	12	2	0	6	4
14	12	1	1	6	5
14	13	1	0	6	5
13	5	4	4	6	2
13	5	3	5	6	3
13	5	2	6	6	4
13	5	1	7	6	5
13	6	4	3	6	2
13	6	3	4	6	3
13	6	2	5	6	4
13	6	1	6	6	5
13	7	4	2	6	2
13	7	3	3	6	3
13	7	2	4	6	4
13	7	1	5	6	5
13	8	4	1	6	2
13	8	3	2	6	3
13	8	2	3	6	4
13	8	1	4	6	5
13	9	4	0	6	2
13	9	3	1	6	3
13	9	2	2	6	4
13	9	1	3	6	5
13	10	3	0	6	3
13	10	2	1	6	4
13	10	1	2	6	5
13	11	2	0	6	4
13	11	1	1	6	5
13	12	1	0	6	5
12	5	4	3	5	1
12	5	3	4	5	2
12	5	2	5	5	3
12	5	1	6	5	4

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
12	6	4	2	5	1
12	6	3	3	5	2
12	6	2	4	5	3
12	6	1	5	5	4
12	7	4	1	5	1
12	7	3	2	5	2
12	7	2	3	5	3
12	7	1	4	5	4
12	8	4	0	5	1
12	8	3	1	5	2
12	8	2	2	5	3
12	8	1	3	5	4
12	9	3	0	5	2
12	9	2	1	5	3
12	9	1	2	5	4
12	10	2	0	5	3
12	10	1	1	5	4
12	11	1	0	5	4
11	4	3	4	5	2
11	4	2	5	5	3
11	4	1	6	5	4
11	5	3	3	5	2
11	5	2	4	5	3
11	5	1	5	5	4
11	6	3	2	5	2
11	6	2	3	5	3
11	6	1	4	5	4
11	7	3	1	5	2
11	7	2	2	5	3
11	7	1	3	5	4
11	8	3	0	5	2
11	8	2	1	5	3
11	8	1	2	5	4
11	9	2	0	5	3
11	9	1	1	5	4
11	10	1	0	5	4
10	4	3	3	4	1
10	4	2	4	4	2

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
10	4	1	5	4	3
10	5	3	2	4	1
10	5	2	3	4	2
10	5	1	4	4	3
10	6	3	1	4	1
10	6	2	2	4	2
10	6	1	3	4	3
10	7	3	0	4	1
10	7	2	1	4	2
10	7	1	2	4	3
10	8	2	0	4	2
10	8	1	1	4	3
10	9	1	0	4	3
9	4	3	2	4	1
9	4	2	3	4	2
9	4	1	4	4	3
9	5	3	1	4	1
9	5	2	2	4	2
9	5	1	3	4	3
9	6	3	0	4	1
9	6	2	1	4	2
9	6	1	2	4	3
9	7	2	0	4	2
9	7	1	1	4	3
9	8	1	0	4	3
8	3	2	3	3	1
8	3	1	4	3	2
8	4	2	2	3	1
8	4	1	3	3	2
8	5	2	1	3	1
8	5	1	2	3	2
8	6	2	0	3	1
8	6	1	1	3	2
8	7	1	0	3	2
7	3	2	2	3	1
7	3	1	3	3	2
7	4	2	1	3	1

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
7	4	1	2	3	2
7	5	2	0	3	1
7	5	1	1	3	2
7	6	1	0	3	2
6	3	2	1	2	0
6	3	1	2	2	1
6	4	2	0	2	0
6	4	1	1	2	1
6	5	1	0	2	1

* A DET employee parent is a DET employee who is a parent of a child at the school.

Education and Training Reform Act 2006FIXING OF FEES ADMINISTERED BY
THE VICTORIAN REGISTRATION AND QUALIFICATIONS AUTHORITY
IN ACCORDANCE WITH MINISTERIAL ORDER 615

Ministerial Order 615 (as amended by Ministerial Order 769, Ministerial Order 790, Ministerial Order 867 and Ministerial Order 957) requires the Victorian Registration and Qualifications Authority to publish in the Victoria Government Gazette, as soon as practicable after the relevant CPI number is published for the September quarter in respect of any year, the adjusted fee payable for the following year.

Purpose

1. This notice fixes adjusted fees payable in respect of applications that may be made to the Victorian Registration and Qualifications Authority and for certificates. The fees are set out in Schedules 1 to 7 of this notice.

Authorising provision

2. This notice is published in accordance with section 4.2.6 of the **Education and Training Reform Act 2006** and Clause C of Schedule 1 of Ministerial Order 615.

Commencement

3. These fees take effect from 1 January 2018.

Definitions and Interpretation

4. In this Order:

Unless defined below or in other parts of this Order, words used in the **Education and Training Reform Act 2006** have the same meaning in this Order.

ACFE Board registered organisation means a registered training organisation receiving funding from the Adult Community and Further Education Board continued in operation under section 3.3.2 of the Act.

Act means the **Education and Training Reform Act 2006**.

Authority means the Victorian Registration and Qualifications Authority established under Chapter 4 of the Act.

additional assessment means an assessment by the Authority to determine continuing compliance with requirements for registration, or rectification of non-compliances, or to assess lifting a suspension or other condition of registration.

Australian Bureau of Statistics has the same meaning as it has in the **Australian Bureau of Statistics Act 1975** of the Commonwealth.

CPI means the Consumer Price Index number for the weighted average of the Education Group for the eight capital cities published by the Australian Bureau of Statistics.

higher education course means a course leading to a higher education award.

References to sections are references to sections in the Act.

registered training organisation means a training organisation registered on the State Register and National Register.

scope means the qualification/s and or course/s and or unit/s for which a registered training organisation is registered by the Authority to deliver and or award, confer or issue.

Training Package means a set of nationally endorsed standards and qualifications used to recognise and assess a person's skills in a specific industry, industry sector or enterprise.

SCHEDULE 1

Schools, Senior Secondary Courses, Senior Secondary Qualifications and Accredited Senior Secondary Courses

5. The fees in this Schedule 1 are payable in respect of applications received by the Authority from and inclusive of the date referred to in clause 3 as the date from which the fees take effect.

Schools		
<p>Ref: S4.3.1(4)</p> <p><i>Note: These fees are payable irrespective of the number or seniority of year levels for which registration is being sought.</i></p> <p>1.1 Application for registration of a school.</p> <p>Comprising: Lodgement of application</p> <p>Plus assessment of application</p>	<p>\$2,137</p> <p>\$537</p> <p>\$1,600</p>	<p><i>including an application for registration as a result of an amalgamation of 2 or more registered schools.</i></p> <p><i>(non refundable)</i></p> <p><i>The total fee of \$2,137 may be paid in the following 2 instalments in the order listed below, provided the second instalment is paid within 30 days of the first instalment.</i></p> <p>Lodgement – \$537 Assessment – \$1,600</p>
<p>1.2 Application for amendment of registration</p> <p><i>Note: A fee is not payable under this item 1.2 for an application for amendment of registration if the application relates solely to a matter listed in item 1.3 to 1.6. In that event, the fee payable under one or more of those items 1.3 to 1.6 is payable.</i></p>	<p>\$1,070</p>	<p><i>(non-refundable)</i></p> <p><i>This fee also includes relocating a school, campus or any site related to the school, adding a campus, or adding one or more year level/s.</i></p>
Senior Secondary Course		
<p>Ref: S4.3.10(3)</p> <p>The following definitions apply in items 1.3 to 1.5</p> <p>Accredited senior secondary course means a course of study comprising sufficient units of study that if successfully completed will entitle a student to be awarded a registered senior secondary qualification.</p> <p>Education institution includes a school, RTO, Adult Community and Education Provider or TAFE Institute.</p>		

<p>Registered provider means an education institution registered by the VRQA to provide an accredited senior secondary course.</p> <p>Registered senior secondary qualification means the VCE, VCAL, IB or other equivalent registered senior secondary qualification</p> <p>VCE and VCAL are defined in section 1.1.3 of the Act.</p> <p>IB means the International Baccalaureate Diploma.</p> <p>1.3 Application to provide a course on behalf of an education institution that is not a registered provider.</p> <p>This item applies to an application made on behalf of an education institution that is not a registered provider at the date of the application.</p> <p>(i) If the application is for registration to provide an accredited senior secondary course.</p> <p>(ii) If the application is for registration to provide unit/s of study that are less than the course requirements to be awarded a registered senior secondary qualification.</p> <p><i>Note: If immediately prior to the application, the education institution in respect of which the application is made is a registered provider, and is seeking approval to provide an additional accredited senior secondary course, the fee in item 1.4 applies instead of the fee in this item 1.3.</i></p>	<p>\$2,137</p> <p>\$532</p>	<p><i>If the application is for registration to provide more than one accredited senior secondary course, the fee in item 1.3(i) plus the site audit fee below applies in respect of each accredited senior secondary course being assessed concurrently, subject to the discretion of the Authority to reduce the fees in respect of the second or further accredited senior secondary course to the fees in item 1.4 if it considers a lesser fee is appropriate.</i></p> <p><i>per course</i></p> <p><i>Note: This fee is included because an education institution can be registered to provide a single course within the VCE or VCAL. Examples are:</i></p> <p><i>(i) VCE Languages other than English (units 1 to 4);</i></p> <p><i>(ii) VCE Dance; and</i></p> <p><i>(iii) VCAL Personal Development.</i></p> <p><i>Each of the above examples are to be assessed as one course.</i></p> <p><i>Other courses are to be assessed based on the above examples.</i></p>
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<p>plus site audit fee if, at the date of the application, the applicant is not a registered school and is not a registered provider.</p>	\$6,248	<p><i>Subject to the discretion of the Authority to waive this \$6,248 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$188 per hour for each hour of the site audit to a maximum of \$6,248.</i></p>
<p>1.4 Application to provide a course on behalf of an education institution that is a registered provider.</p> <p>(i) If the application is for registration to provide an additional accredited senior secondary course.</p> <p>(ii) If the application is for registration to provide unit/s of study that are less than the course requirements to be awarded a registered senior secondary qualification</p>	<p>\$532</p> <p>\$532</p>	<p><i>per accredited senior secondary course, subject to the discretion of the Authority to waive or reduce the fee per accredited senior secondary course where an accredited senior secondary course being provided by the applicant, and the additional accredited senior secondary course for which registration is being sought, is from the same awarding body (for example where an applicant providing the VCE seeks approval to provide the VCAL), and the VRQA considers a lesser fee is appropriate.</i></p> <p><i>per course.</i></p> <p><i>Note: See the note to item 1.3(ii) for an explanation of this fee and the circumstances to which it applies</i></p>
<p>1.5 Application for registration to provide a course at an additional site, being a course for which the provider is registered at the date of the application</p> <p>plus site audit fee if, at the date of the application, the applicant is not a registered school and is not registered to provide an accredited senior secondary course at the additional site</p> <p>In this item, <i>additional site</i> means a site in addition to, or instead of, the site from or at which the provider is registered to conduct the course at the date of the application.</p> <p><i>Note: This fee applies whether the course is an accredited senior secondary course or a single course referred to in the note to item 1.3(ii).</i></p>	<p>\$532</p> <p>\$6,248</p>	<p><i>per site.</i></p> <p><i>Subject to the discretion of the Authority to waive this \$6,248 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$188 per hour for each hour of the site audit to a maximum of \$6,248.</i></p>

Senior Secondary Qualification		
<p><i>Ref: S4.3.10(3)</i></p> <p>1.6 Application for registration to award, confer or issue a registered senior secondary qualification.</p> <p>Comprising: Lodgement of application plus assessment of application</p> <p>plus where the qualification was developed outside Victoria or Australia and requires interstate or overseas travel as part of the assessment.</p>	<p>\$6,710</p> <p>\$1,344</p> <p>\$5,366</p> <p>\$12,496</p>	<p><i>Per qualification</i> <i>Subject to the discretion of the Authority to reduce or waive the fees in respect of concurrent applications for the registration of more than one senior secondary qualification if it considers a lesser fee is appropriate having regard to the time involved in assessing the applications.</i></p> <p><i>(non refundable)</i></p> <p><i>The total fee of \$6,710 may be paid in the following 2 instalments in the order listed below, provided the second instalment is paid within 30 days of the first instalment.</i></p> <p>Lodgement – \$1,344 Assessment – \$5,366</p> <p><i>Subject to the discretion of the Authority to reduce this \$12,496 fee if the travel, accommodation and other reasonable expenses it incurs in the interstate or overseas travel is less than \$12,496.</i></p>
<p>1.7 Application for registration to award, confer or issue an additional registered senior secondary qualification.</p>	<p>\$2,137</p>	
Accredited Senior Secondary Course		
<p><i>Ref: S4.4.1(6) and 4.4.2(1)(d)</i></p> <p>1.8 Application for accreditation of a senior secondary course or renewal of accreditation of such a course or part of such a course:</p>	<p>\$157</p>	<p><i>Subject to the discretion of the authority to reduce or waive this fee if it considers it appropriate to do so.</i></p>
<p>1.9 Application for an amendment to an accredited senior secondary course.</p>	<p>\$63</p>	<p><i>Per course</i></p>

SCHEDULE 2

Vocational Education and Training

6. The fees in this Schedule 2 are payable in respect of applications received by the Authority from and inclusive of the date referred to in clause 3 as the date from which the fees take effect.

Vocational Education and Training		
<i>Ref: S4.3.16(3)(bc)</i>		
Application for registration or re-registration to provide and or award, confer or issue a vocational education and training qualification, course or subject or unit of competency or module and or a further education course;		
Lodgement of application	\$912	<i>(non refundable)</i>
plus assessment of application	\$7,121	<i>for up to 10 qualifications and up to 20 units of competency/modules and up to 2 delivery sites</i>
plus for each additional qualification	\$106	<i>(capped at \$10,000)</i>
plus for each additional unit of competency	\$43	<i>(capped at \$4,000)</i>
plus for each additional delivery site	\$423	<i>(capped at \$4,000)</i>
plus annual instalment in the case of:		
(a) a registered school or an ACFE Board registered organisation	\$1,105	<i>In respect of the annual instalment listed opposite in paragraph (a) or (b) of the first column, the annual instalment applies for each year or part of each year of registration for up to 10 qualifications and any number of units of competency/module.</i>
(b) all other registered education and training organisations	\$2,209	
plus annual instalment for each additional qualification	\$53	<i>(capped at \$15,000)</i>
plus assessment of 'principal purpose'	\$5,280	<i>subject to the discretion of the Authority to waive this fee if it considers an assessment of 'principal purpose' is not required, or it otherwise considers it appropriate to waive or reduce this fee.</i>
plus site audit fee	\$5,280	<i>subject to the discretion of the Authority to waive this \$5,280 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$159 per hour for each hour of the site audit to a maximum of \$5,280.</i>

Ref: S4.3.19(2)(a)		
Application from a Registered Training Organisation to add a course or a qualification or a unit of competency to their scope:		
1 to 4 qualifications	\$421	<i>per qualification.</i>
5 qualifications	\$1,690	
6 qualifications	\$1,901	
7 qualifications	\$2,112	
8 qualifications	\$2,324	
9 qualifications	\$2,535	
plus for each additional qualification more than 9	\$106	
plus for each additional unit of competency	\$80	
Training package transition to equivalent qualification(s) or accredited course transition	\$0	<i>per training package (includes multiple qualifications) or accredited course.</i>
Course Accreditation		
Ref: S4.4.1(6) and 4.4.2(1)(d)		
Application for accreditation or renewal of accreditation of a course or part of a course excluding a higher education course.	\$3,761	<i>subject to the discretion of the authority to reduce or waive this fee if it considers it appropriate to do so.</i>
Application for an amendment to an accredited course	\$1,037	<i>per course.</i>

SCHEDULE 3

Accreditation of higher education courses

7. The fees in this Schedule 3 are payable in respect of applications received by the Authority from and inclusive of the date referred to in clause 3 as the date from which the fees take effect.

<p><i>Ref: s 4.4.1 and 4.4.2(1)(d)</i></p> <p>Application for accreditation of a single higher education course</p> <p>plus \$1,642 for each additional higher education course of study for which accreditation is being sought</p>	<p>\$2,500</p>	<p><i>Where an application is for accreditation of more than one course of study, or where more than one application to accredit a course of study is submitted at the same time, the fee is \$2,500 for the first course of study and \$1,750 for each additional course of study.</i></p>
<p>Investigation of the single higher education course which is the subject of an application for accreditation</p> <p>plus \$5,747 for investigation of each additional higher education course of study for which accreditation is being sought</p>	<p>\$8,747</p>	<p><i>Where an application is for accreditation of more than one course of study, or where more than one application to accredit a course of study is submitted at the same time, the fee is \$8,747 for the first course of study and \$6,123 for each additional course of study.</i></p>
<p>Application for renewal of accreditation of a single higher education course of study</p> <p>plus \$6,568 for each additional higher education course of study for which renewal of accreditation is being sought</p>	<p>\$9,997</p>	<p><i>Where an application is for renewal of accreditation of more than one course of study, or where more than one application to renew accreditation of a course of study is submitted at the same time, the fee is \$9,997 for the first course of study and \$6,998 for each additional course of study.</i></p>
<p>Application to register or renew the accreditation of a higher education course for the sole purpose of varying or having revoked a Condition of registration or accreditation</p>	<p>\$3,124</p>	<p><i>For the first two conditions included in an application – \$3,124 for each condition. For each condition in addition to the first two conditions which are included in an application – \$6,248 plus \$1,875 for each additional condition.</i></p>

SCHEDULE 4**Overseas Secondary Student Exchange Organisations**

8. The fees in this Schedule 4 are payable in respect of applications received by the Authority from and inclusive of the date referred to in clause 3 as the date from which the fees take effect.

<p><i>Ref: 4.5A.3(3) and 4.5A.5(3)</i></p> <p>Approval of an overseas secondary student exchange organisation and renewal of approval of an overseas secondary student exchange organisation.</p> <p>Initial application fee</p> <p>plus assessment fee</p>	<p>\$525</p> <p>\$2,100</p>	<p><i>(non refundable)</i></p>
<p>plus half term review fee</p>	<p>\$2,100</p>	<p><i>subject to the discretion of the Authority to reduce or waive this fee if it considers it appropriate to do so.</i></p>
<p>plus annual fee for each year in respect of which approval is being sought for exchange student monitoring and issuing of Acceptance Advice of Secondary Exchange Student forms for:</p> <p>a) 1–15 students per annum;</p> <p>b) 16–50 students per annum; or</p> <p>c) 51 or more students per annum</p>	<p>\$269</p> <p>\$525</p> <p>\$1,050</p>	<p><i>These fees may be paid in periodic instalments provided that the minimum instalment is the total amount payable in respect of any year.</i></p>

SCHEDULE 5
Overseas students

9. The fees in this Schedule 5 are payable in respect of applications received by the Authority from and inclusive of the date referred to in clause 3 as the date from which the fees take effect.

<p><i>Ref: 4.5.1(4) & 4.5.2(2)</i></p> <p>Approval to provide courses for overseas students in the case of a:</p> <p>a) registered school;</p>	<p>\$1,070</p>	
<p>b) registered education and training organisation for a course the curriculum of which relates only to the learning of the English language and which requires at least 25 hours face to face teacher contact each week for the duration of the course:</p> <p>– initial investigation fee</p> <p>– plus full investigation fee</p> <p>– plus annual approval fee</p> <p>– plus site audit fee if, at the date of the application, the applicant is not approved by the VRQA to provide an accredited course to overseas students</p>	<p>\$507</p> <p>\$2,043</p> <p>\$675</p> <p>\$6,248</p>	<p><i>(non refundable)</i></p> <p><i>or National ELT Accreditation Scheme (NEAS) approval for each year or part year of registration.</i></p> <p><i>The annual approval fee may be paid in periodic instalments provided that the minimum instalment is the total amount payable in respect of any year.</i></p> <p><i>Subject to the discretion of the Authority to waive this \$6,248 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$188 per hour for each hour of the site audit to a maximum of \$6,248.</i></p>
<p>c) registered education and training organisation; or a provider of an accredited senior secondary course which is not a registered school; for any other course or any other course and course in category (b) above:</p> <p>Comprising:</p> <p>– initial investigation</p> <p>– plus full investigation fee</p> <p>– plus annual approval fee</p>	<p>\$2,549</p> <p>\$506</p> <p>\$2,043</p> <p>\$1,350</p>	<p><i>(non refundable)</i></p> <p><i>for each year or part of each year of registration. The annual approval fee may be paid in periodic instalments provided that the minimum instalment is the total amount payable in respect of any year.</i></p>

<p>– plus site audit fee if, at the date of the application, the applicant is not approved by the VRQA to provide an accredited course to overseas students</p>	\$6,248	<p><i>Subject to the discretion of the Authority to waive this \$6,248 fee if it considers a site audit is not required, or to reduce this fee on the basis that less than 33.3 hours will be or was required for the site audit, and to charge \$188 per hour for each hour of the site audit to a maximum of \$6,248.</i></p>
<p>Investigation of an application to amend an approval in the case of:</p> <p>a) a registered school or an accredited senior secondary course provider or an accredited senior secondary course provider to increase capacity, amend, add or relocate a campus and or add a course.</p>	\$1,070	
<p>b) a registered education and training organisation to increase capacity and or to establish a new delivery site and or relocate a delivery site and or add to scope.</p>	\$1,531	
<p>Investigation of an application for approval to provide a course to students from overseas, or for an approval, not dealt with by the previous clauses in the case of:</p> <p>a) Higher education institute</p> <p>b) registered school or a provider of an accredited senior secondary course which is not a registered school</p> <p>c) education and training organisation</p> <p>Each subsequent application for approval to provide a course of study by a provider who is already registered on CRICOS to provide another course of study as a higher education provider</p>	<p>\$6,248</p> <p>\$1,070</p> <p>\$2,043</p> <p>\$1,250</p>	<p><i>Subject to the discretion of the Authority to waive this \$1,070 or \$2,043 fee if it considers a lesser fee is appropriate on the basis that an hourly rate of \$163 per hour in investigating the application will or has resulted in a lesser fee payable.</i></p>

SCHEDULE 6**Higher education**

10. The fees in this Schedule 6 are payable in respect of applications received by the Authority from and inclusive of the date referred to in clause 3 as the date from which the fees take effect.

<i>Ref: S4.3.33(6)</i>		
Preliminary assessment of application for authorisation to conduct higher education course/s	\$6,873	
Substantive assessment of application for authorisation to conduct higher education course/s	\$20,617	
Application for renewal of authorisation to conduct higher education course/s	\$24,991	

SCHEDULE 7**Certificates**

11. The fees in this Schedule 7 are payable in respect of applications received by the Authority from and inclusive of the date referred to in clause 3 as the date from which the fees take effect.

<p><i>Ref:</i> S5.5.25</p> <p>Application fee for the issue of a certificate or duplicate certificate under Part 5.5 of the Act, including:</p> <ul style="list-style-type: none"> – a certificate confirming completion of an apprenticeship; – the re-issue of a certificate confirming completion of an apprenticeship; or – an extract from the register kept under section 5.5.23 in respect of apprentices. 	\$83	
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Dated 7 December 2017

LYNN GLOVER
Director, VRQA

Interpretation of Legislation Act 1984**WASTE MANAGEMENT POLICY (RESOURCE RECOVERY FACILITIES)**

Notice of Incorporation of Documents and

Address for Inspection of Documents

As required by section 32(3) of the **Interpretation of Legislation Act 1984**, notice is given that the Waste Management Policy (Resource Recovery Facilities) (the policy) applies, adopts or incorporates the following document:

Legislative Instrument	Title of document	Matter in applied, adopted or incorporated document
<p>Clause 4(5) of the 'Waste Management Policy (Resource Recovery Facilities)' made by the Governor in Council on 29 August 2017 and published in Government Gazette S 289 on 29 August 2017.</p>	<p>'Management and Storage of Combustible Recyclable and Waste Materials – Guideline' published on 6 November 2017 by the Environment Protection Authority publication no. 1667.1, November 2017.</p>	<p>The whole</p>

A copy of the material applied, adopted or incorporated by the policy has been lodged with the Clerk of the Parliaments and is available for inspection by the public, free of charge, during normal business hours at the Department of Environment, Land, Water and Planning (8 Nicholson Street, East Melbourne). For further information, contact EPA Victoria, via email contact@epa.vic.gov.au or call 1300 372 842.

Major Transport Projects Facilitation Act 2009
(Section 10)

DECLARATION OF A TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, under section 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** ('the Act') declare the Buckley Street, Essendon Level Crossing Removal Project to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 4 December 2017

Responsible Minister
THE HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009
(Section 14)

APPOINTMENT OF MINISTER TO BE THE PROJECT MINISTER
FOR A DECLARED PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the **Major Transport Projects Facilitation Act 2009**, appoint the Minister for Public Transport to be the Project Minister for the Buckley Street, Essendon Level Crossing Removal Project.

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

Dated 4 December 2017

Responsible Minister
THE HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009
(Section 10)

DECLARATION OF A TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, under section 10(1)(b) of the **Major Transport Projects Facilitation Act 2009** ('the Act') declare the Improve Frankston Station Project to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 4 December 2017

Responsible Minister
THE HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009
(Section 14)

APPOINTMENT OF MINISTER TO BE THE PROJECT MINISTER
FOR A DECLARED PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the **Major Transport Projects Facilitation Act 2009**, appoint the Minister for Public Transport to be the Project Minister for the Improve Frankston Station Project.

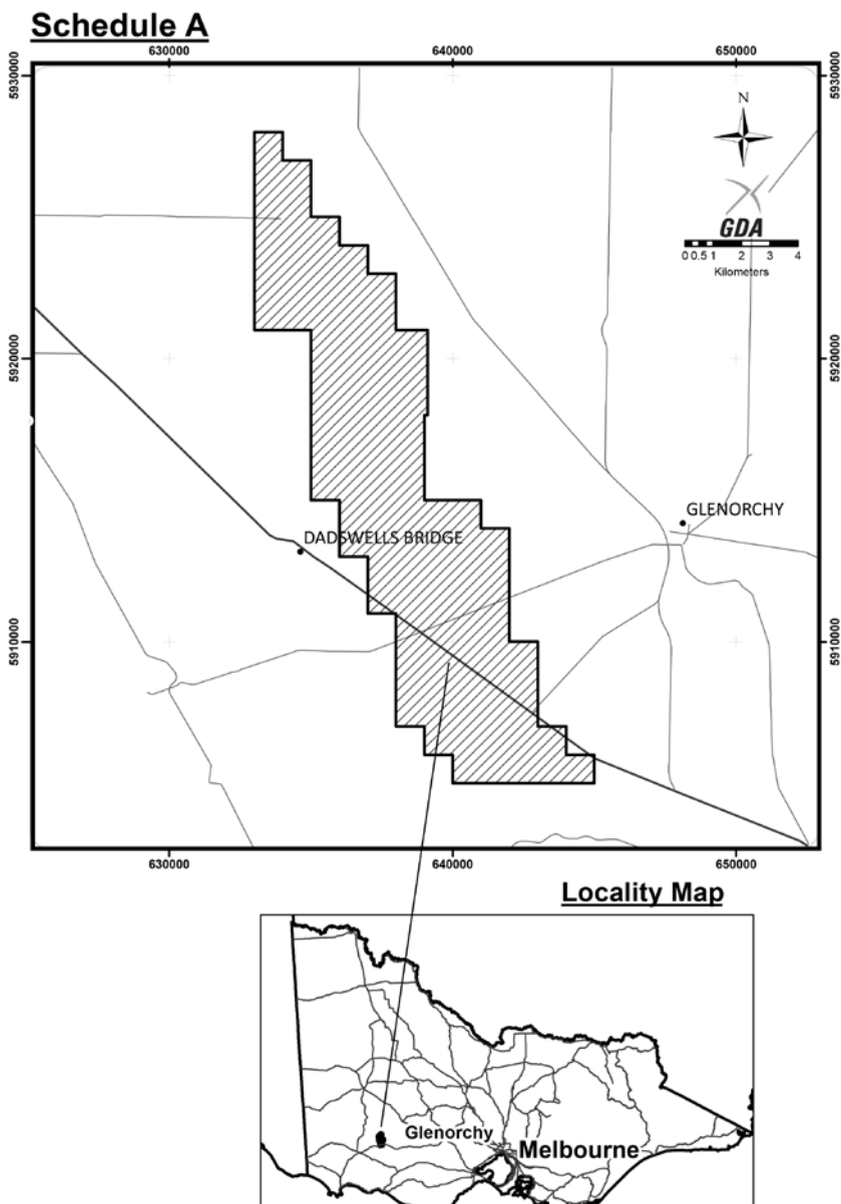
This notice comes into effect on the date it is published in the Government Gazette.

Dated 4 December 2017

Responsible Minister
THE HON. DANIEL ANDREWS MP
Premier of Victoria

Mineral Resources (Sustainable Development) Act 1990
 EXEMPTION OF LAND FROM AN EXPLORATION, MINING,
 RETENTION OR PROSPECTING LICENCE

I, Duncan Pendrigh, Executive Director, Earth Resources Regulation, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation from the Minister for Resources dated 29 November 2017, hereby exempt all that land situated within the boundaries of the hatched area on attached Schedule A, from being subject to a licence under the **Mineral Resources (Sustainable Development) Act 1990**.



DUNCAN PENDRIGH
 Executive Director, Earth Resources Regulation

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION OF MATERIALS WHICH ARE OF HOSTS OF BLUEBERRY RUST**

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic disease blueberry rust exists within Australia but outside Victoria, make the following Order:

1 Objective

The objective of this Order is to prohibit, restrict or impose conditions upon the entry or importation into Victoria of materials which are hosts of blueberry rust.

2 Authorising Provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order made under section 36(1) of the **Plant Biosecurity Act 2010**, prohibiting or restricting the entry or importation into Victoria of materials which are hosts of blueberry rust, and published in Victoria Government Gazette G 19 on 11 May 2017 at pages 857–858 is revoked.

5 Definitions

In this Order –

‘**blueberry rust**’ means the exotic disease caused by the fungus *Thekopsora minima*.

‘**Farm Biosecurity Plan**’ means a document, approved by an officer responsible for agriculture in the State or Territory where the host material was grown or sourced, which describes measures taken to prevent the introduction and spread of blueberry rust.

‘**host material**’ means any host plant and any agricultural equipment or used package associated with the cultivation, harvesting, handling, transport or processing of host plants.

‘**host plant**’ means any plant or plant product of *Vaccinium* spp. (including blueberry, cranberry and huckleberry), *Gaylussacia* (black huckleberry), *Tsuga* (hemlock), *Rhododendron* spp. (including azalea), *Lyonia*, *Menziesia*, *Pernettya*, *Hugeria*, *Pieris*, *Leucothoe*, *Oxycoccus*.

6 Prohibitions, restrictions and conditions

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

- (a) The entry or importation into Victoria of any host material is prohibited.
- (b) Sub-clause (a) does not apply if the host material –
 - (i) was grown and packed on, or last used on a property located in a State or Territory, or part of a State or Territory, for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the host material was grown, is currently in force certifying that the State or Territory, or part of the State or Territory, is known to be free from blueberry rust; or
 - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner prescribed in the Schedule to this Order; or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification of consignments

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

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

8 Expiry

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

Schedule

Host material must –

- (1) in the case of fruit of *Vaccinium* spp., be –
 - (a) sourced from a crop which has been sprayed within 14 days prior to harvest with a pre-harvest application of a fungicide registered for the treatment of blueberry rust as per label recommendations; or
 - (b) sourced from a property which
 - (i) operates under a Farm Biosecurity Plan; and
 - (ii) has been inspected at least every 14 days, commencing at least 14 days prior to harvest; and
 - (c) inspected at despatch at the rate of 600 berries per consignment and found free of the symptoms of blueberry rust; or
- (2) in the case of blueberry rust host plants (other than plants of *Vaccinium* spp.), be inspected within 14 days prior to dispatch to Victoria, and no blueberry rust detected; or
- (3) in the case of blueberry fruit grown and packed in New Zealand, be accompanied by a copy of the original phytosanitary certificate certifying compliance with requirements prescribed in Clause (1)(a); or
- (4) in the case of agricultural equipment and packages, be cleaned free of soil and organic matter; and
 - (a) steam cleaned; or
 - (b) disinfected with a solution containing not less than 100 ppm available chlorine used as a spray rinse or dump treatment.

Notes:

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

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

Dated 28 November 2017

ROSA CRNOV
Acting Chief Plant Health Officer

Professional Standards Act 2003

AUTHORISATION AND PUBLICATION PURSUANT TO SECTION 14

Instrument Amending the New South Wales Bar Association Scheme

I, Martin Pakula MP, Attorney-General, pursuant to section 14 of the **Professional Standards Act 2003** (the Act), authorise the publication of the Instrument Amending the New South Wales Bar Association Scheme (the Amending Instrument) submitted to me by the Professional Standards Council of New South Wales. The Amending Instrument is published with this authorisation and will commence in accordance with section 15 of the Act.

Dated 23 November 2017

THE HON. MARTIN PAKULA MP
Attorney-General

Professional Standards Act 1994 (NSW)

THE NEW SOUTH WALES BAR ASSOCIATION SCHEME

Instrument Amending the New South Wales Bar Association Scheme

PREAMBLE

- A. The New South Wales Bar Association (ACN 000 033 652) is an Occupational Association and Australian Public Company, Limited by Guarantee.
- B. The New South Wales Bar Association Scheme (the Scheme) commenced on 1 July 2015.
- C. This instrument of amendment is prepared by the New South Wales Bar Association for the purposes of amending its scheme to allow for mutual recognition of its scheme in Tasmania.

AMENDMENT TO THE SCHEME

1. This instrument to amend the New South Wales Bar Association Scheme is prepared pursuant to the **Professional Standards Act 1994** (NSW) (the Act) by the New South Wales Bar Association whose business address is Selborne Chambers, 174 Phillip Street, Sydney, New South Wales 2000.

PREAMBLE

In the second sentence of the first paragraph delete the word 'current' between the words 'Association's' and 'Scheme' and change the year from '2010' to '2015'.

In the last sentence of the second paragraph change the number '2100' to '2200'.

In the last sentence of the first paragraph under the heading 'Nature and operation of the scheme', delete the word 'and' and add a comma between the words 'Western Australia' and 'South Australia' and insert the words 'and Tasmania' at the end of the sentence.

Delete the existing paragraph under the heading 'complaints and discipline' and, in its place, insert the following:

Scheme members are subject to a complaints and discipline system operating under the **Legal Profession Uniform Law** (NSW), the Legal Profession Uniform Conduct (Barristers) Rules 2015, the **Legal Profession Uniform Law Application Act 2014** (LPULAA) and Regulations thereunder. All scheme members must comply with this legislation.

At the end of the sentence in the paragraph headed 'scheme administration' substitute the words 'Policy Lawyer' with the words 'Senior Projects Lawyer'.

THE NEW SOUTH WALES BAR ASSOCIATION SCHEME

In the name of the Scheme, insert the words 'Professional Standards' between the words 'Association' and 'Scheme', thus:

THE NEW SOUTH WALES BAR ASSOCIATION PROFESSIONAL STANDARDS SCHEME

Under paragraph 1 'Occupational Association' delete the word 'and' and add a comma between the words 'Western Australia' and 'South Australia' and insert the words 'and Tasmania' at the end of the sentence.

In clauses 2.3.2 and 2.3.3 delete the word ‘and’ and add a comma between the words ‘Western Australia’ and ‘South Australia’ and insert the words ‘and Tasmania’ at the end of the sentence.

After clause 3.3, insert a new clause 3.4, thus:

- 3.4 Notwithstanding anything to the contrary contained in this scheme, if in particular circumstances giving rise to occupational liability, the liability of any person who is subject to this scheme should be capped both by this scheme and also by any other scheme under Professional Standards Legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

Delete the existing paragraph 4.1 of the Scheme and, in its place, insert the following:

- 4.1 The scheme commenced on 1 July 2015 in New South Wales, the Australian Capital Territory, Northern Territory, Queensland, Victoria, Western Australia and South Australia and is to remain in force in those jurisdictions until 30 June 2020 unless:

Delete the existing paragraph 4.2 of the Scheme and, in its place, insert the following:

- 4.2 The scheme will commence in Tasmania 2 months after the date of its publication in the Gazette of Tasmania and is to remain in force until 30 June 2020, unless it is earlier revoked or ceases to have effect or its period of operation is extended for a period of up to 12 months, or it ceases to have effect in New South Wales.

COMMENCEMENT

The amendments to the scheme will commence 2 months after its publication in the Gazette.

PUBLIC HEALTH AND WELLBEING REGULATIONS 2009

Regulation 78(a)(i)

Regulation 79(b)

Under regulations 78(a)(i) and 79(b) of the Public Health and Wellbeing Regulations 2009, I hereby:

- revoke the approval dated 24 March 2011 and published in the Government Gazette on 31 March 2011; and
- approve the following as the units of competency that persons must successfully complete, or demonstrate proficiency in, in order to become authorised as a person of a prescribed class under sections 132 and 134(1)(b) of the **Public Health and Wellbeing Act 2008**:
 - In relation to HIV, the standards and principles set out in the National HIV Testing Policy as determined by the Australasian Society for HIV, Viral Hepatitis and Sexual Health Medicine (ASHM);
 - In relation to hepatitis B, the standards and principles set out in the National Hepatitis B Testing Policy as determined by ASHM;
 - In relation to hepatitis C, the standards and principles set out in the National Hepatitis C Testing Policy as determined by ASHM.

This instrument comes into effect on the date it is published.

Dated 23 November 2017

KYM PEAKE
Secretary
Department of Health and Human Services

Swinburne University of Technology Act 2010
Governance and Administration Statute 2012
SWINBURNE UNIVERSITY OF TECHNOLOGY

Notice of Promulgation

In accordance with section 41(3) of the Swinburne University of Technology Governance and Administration Statute 2012, the following regulations made under the abovementioned statute are hereby promulgated:

- Honorary Degree (Amendment) Regulations 2017
- Intellectual Property Regulations 2017

The regulations come into operation on the date of publication of this notice.

Copies of the regulations are available on the Swinburne University of Technology website.

EMMA LINCOLN
University Secretary
Swinburne University of Technology



Subordinate Legislation Act 1994

NOTICE OF AMENDMENTS TO
LOCAL VICTORIAN RULES OF HARNESS RACING (LVRHR)

Notice is hereby given under section 16A(2) of the **Subordinate Legislation Act 1994** of the making of amendments to the LVRHR, made by Harness Racing Victoria under section 49 of the **Racing Act 1958**.

Details of the amendments to the LVRHR may be obtained by contacting Harness Racing Victoria, Integrity Department: (in person) 400 Epsom Road, Flemington; or (by mail) PO Box 184, Moonee Ponds 3039.

Road Management Act 2004

DESIGNATION OF TOW-AWAY AREA UNDER SCHEDULE 4 CLAUSE 5

Tow-Away Area for 2017 New Years Eve Celebrations

Clause 5 of Schedule 4 to the **Road Management Act 2004** provides that a State road authority may move, keep or impound any vehicle that is unlawfully parked or left standing in an area designated by the Minister, (referred to in this instrument as a 'tow-away area'), and may charge the owner of the vehicle a reasonable fee.

For the purposes of that provision, I, Anita Curnow, Executive Director Access and Operations of the Roads Corporation and delegate of the Minister for Roads and Road Safety, designate the locations specified and shown on the attached plan, to be a tow-away area to help ensure safe traffic management for the 2017 New Years Eve Celebrations by the City of Melbourne.

This instrument takes effect at 3.00 pm on Sunday 31 December 2017 and expires at 3.00 am on Monday 1 January 2018.

- Flinders Street, between Spring Street and William Street;
- Collins Street, between Russell Street and Elizabeth Street;
- Swanston Street, between Collins Street and Princes Bridge;
- Princes Bridge;
- St Kilda Road, between Princes Bridge and Linlithgow Avenue;
- Market Street, between Collins Street and Flinders Street;
- Whiteman Street, between Clarendon Street and Queensbridge Street;
- Boathouse Drive;
- Alexandra Avenue, between Princes Bridge and Swan Street Bridge;
- Batman Avenue, between Flinders Street and Swan Street;
- Wellington Parade, between Simpson Street and Spring Street;
- Harbour Esplanade, between La Trobe Street and Bourke Street;
- St Kilda Road, between Dorcas Street and Domain Street – east side;
- High Street, between St Kilda Road and Punt Road – north side;
- High Street, between St Kilda Road and Punt Road – south side.

PLAN OF TOW AWAY AREA



Dated 28 November 2017

ANITA CURNOW
Executive Director Access and Operations
Roads Corporation
Delegate of the Minister for Roads and Road Safety

Road Safety Act 1986**ORDER UNDER SECTION 98 OF THE ROAD SAFETY ACT 1986
EXTENDING PROVISIONS TO THE CAR PARK AREAS OF
CERTAIN RAILWAY STATIONS**

and

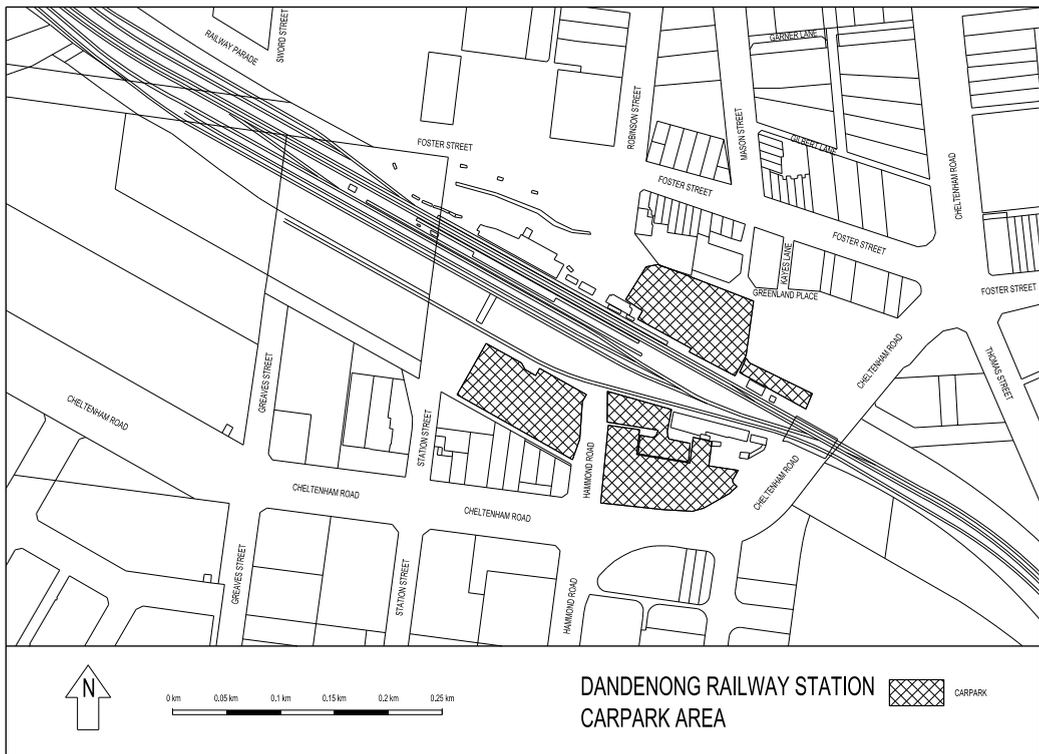
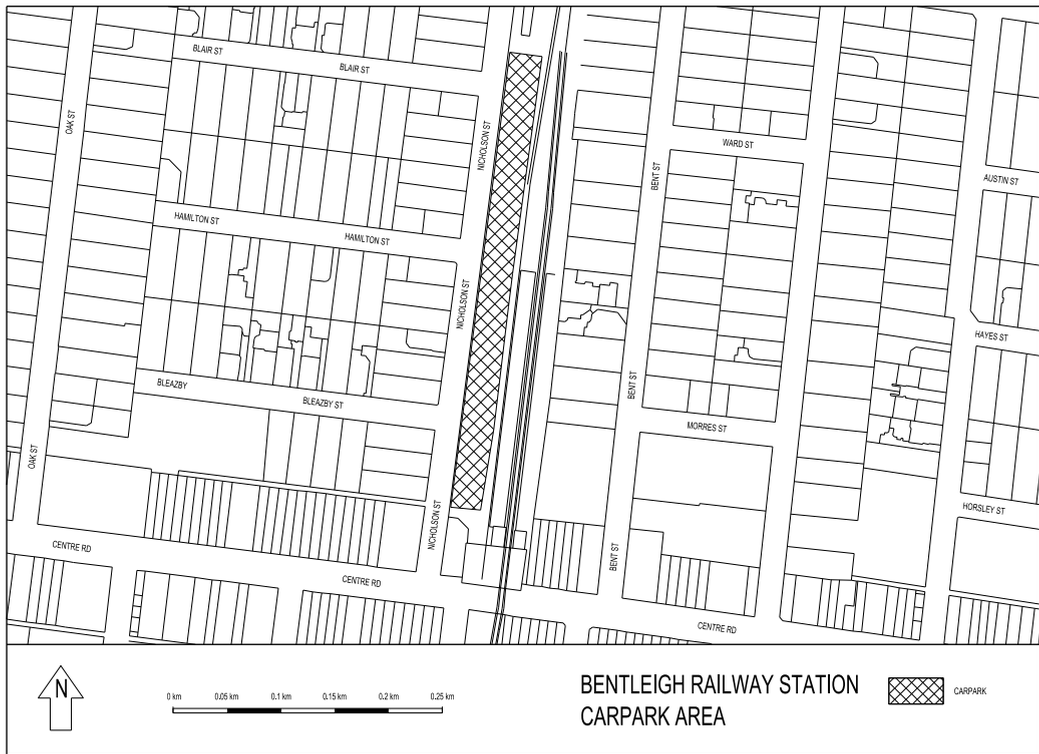
**PARTIAL REVOCATION OF AN ORDER UNDER SECTION 98 OF
THE ROAD SAFETY ACT 1986**

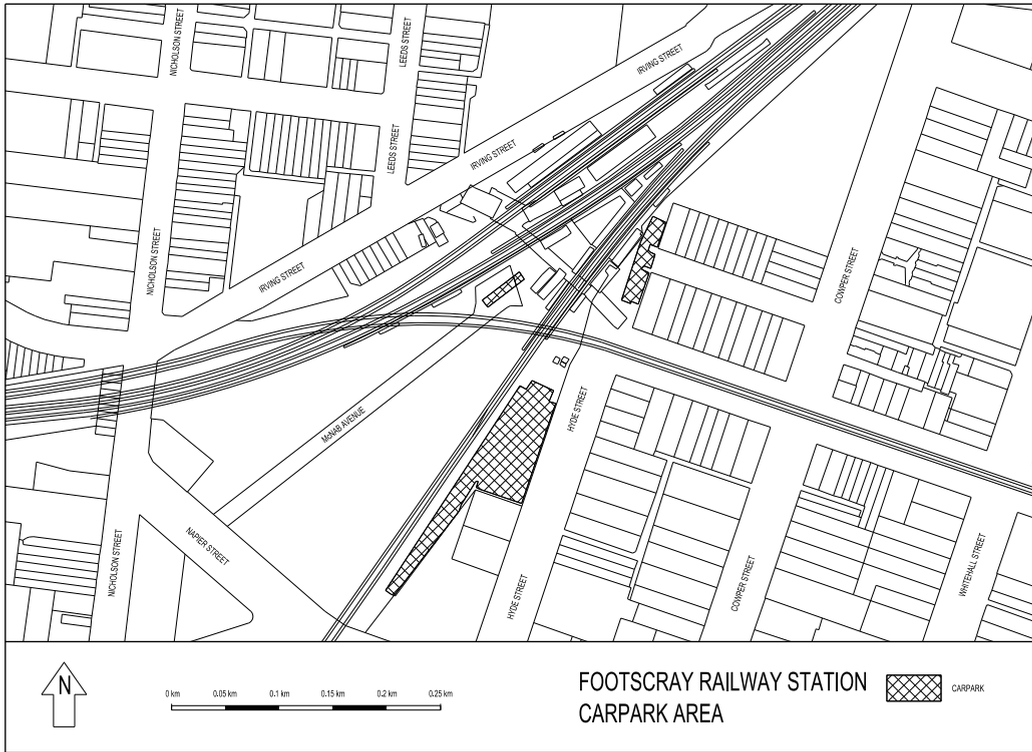
I, Bill Glasgow, Executive Director Regional Services, as delegate of the Minister for Roads and Road Safety, under section 98 of the **Road Safety Act 1986** (the Act) –

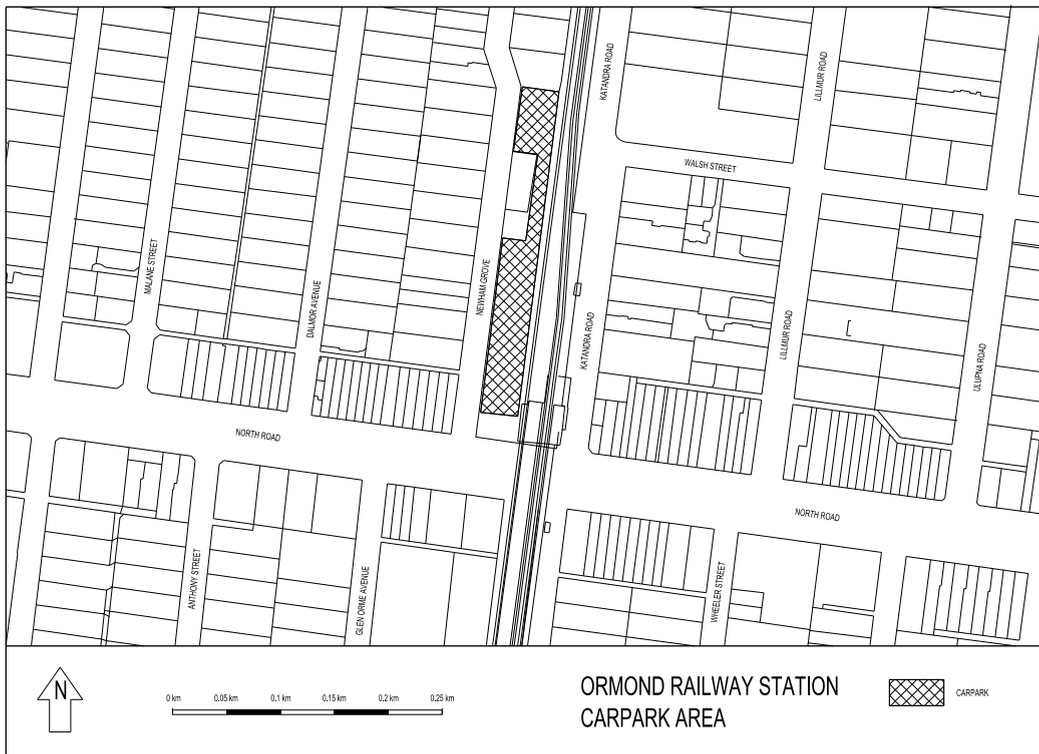
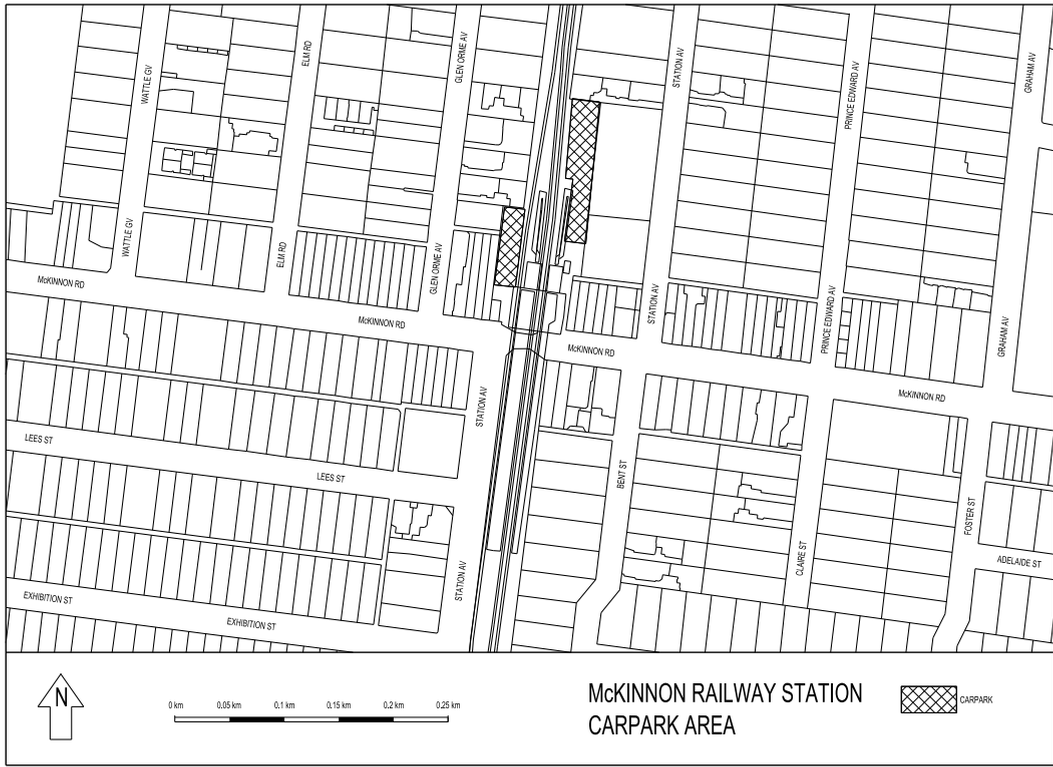
- (1) extend the application of the following provisions to the car park areas of the railway stations specified in the table below, particulars of which are shown hatched on the attached plans –
 - (a) sections 17A, 59, 61, 61A, 64, 65, 65A, 65B, 65C, 76, 77, 99 and 100 of the Act;
 - (b) Parts 6AA and 7 of the Act;
 - (c) the Road Safety Road Rules 2017;
 - (d) Parts 8, 9, 10 and 11 of, and Schedules 6 and 7 to, the Road Safety (General) Regulations 2009; and
- (2) revoke the Order under section 98 of the Act made in relation to extending provisions to the park and ride facilities at certain railway station car parks published in Government Gazette G 48 on 1 December 2011 only in so far as it refers to the railway stations specified in the table below and attached plans relating to those railway stations.

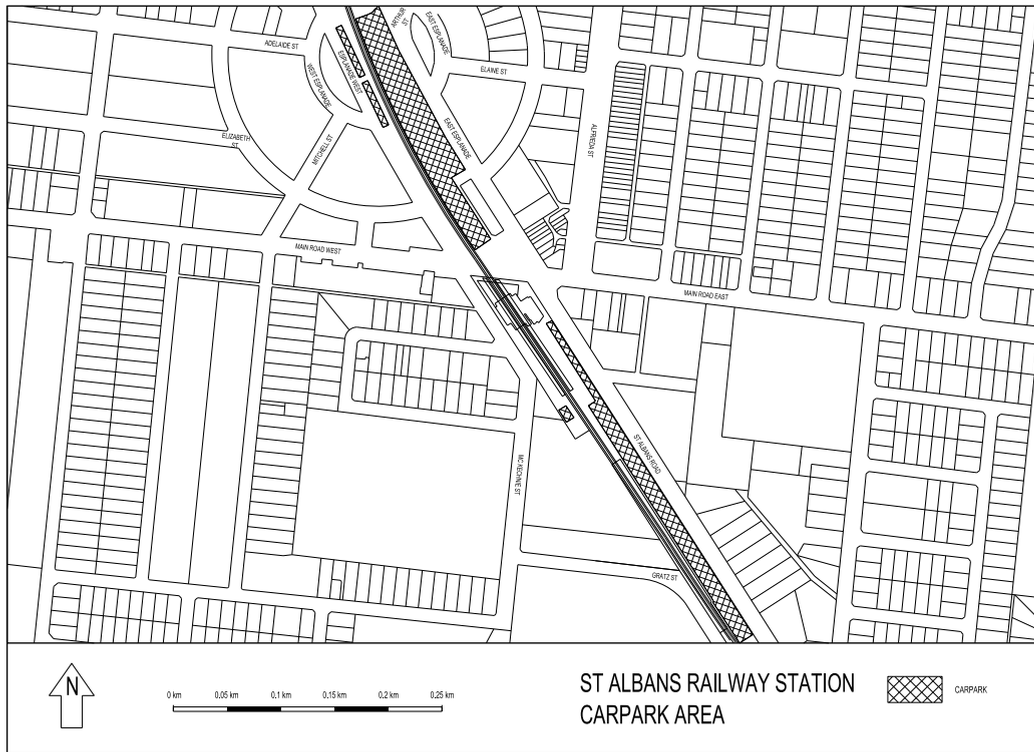
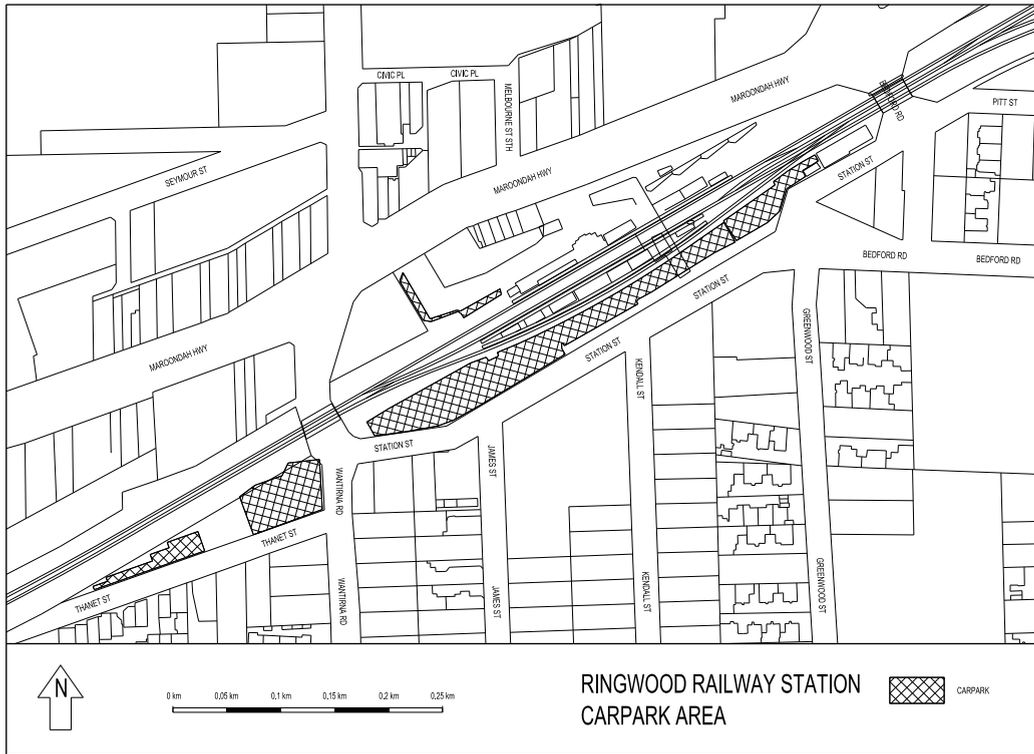
TABLE OF RAILWAY STATIONS

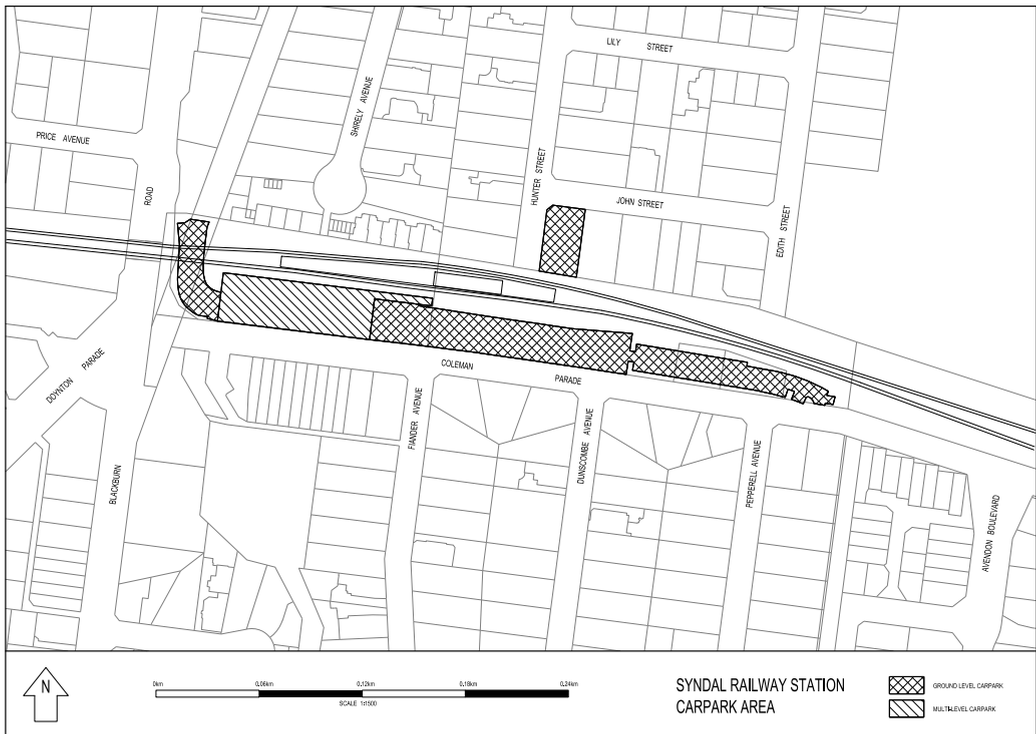
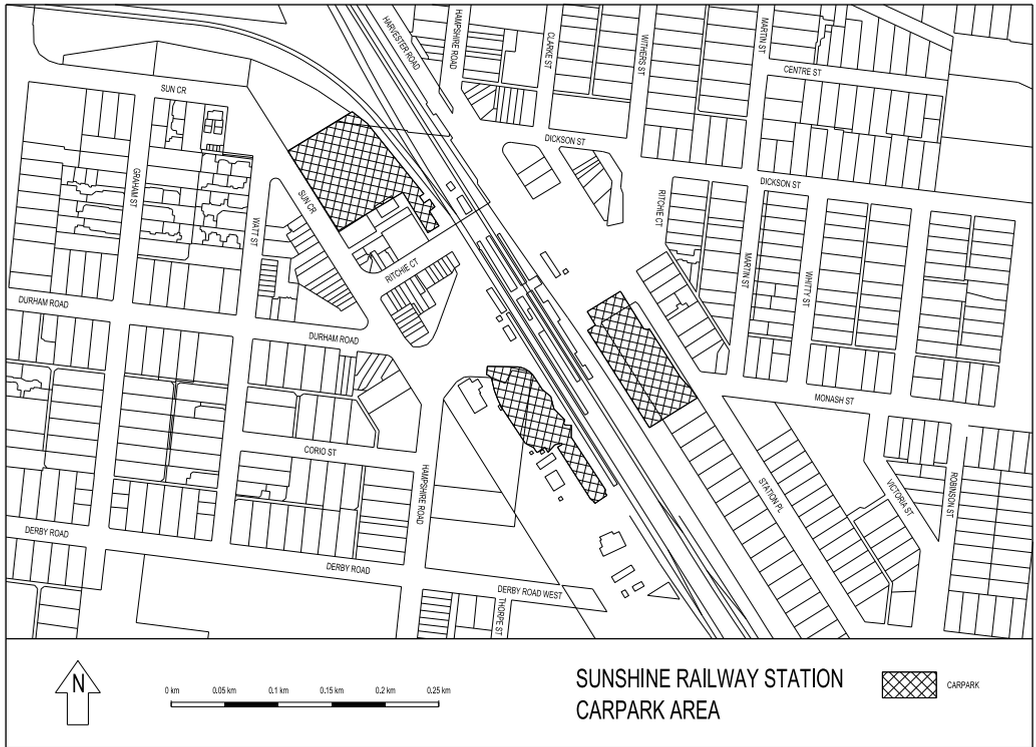
Bentleigh	Ringwood
Dandenong	St Albans
Footscray	Sunshine
Gardiner	Syndal
McKinnon	West Footscray
Ormond	

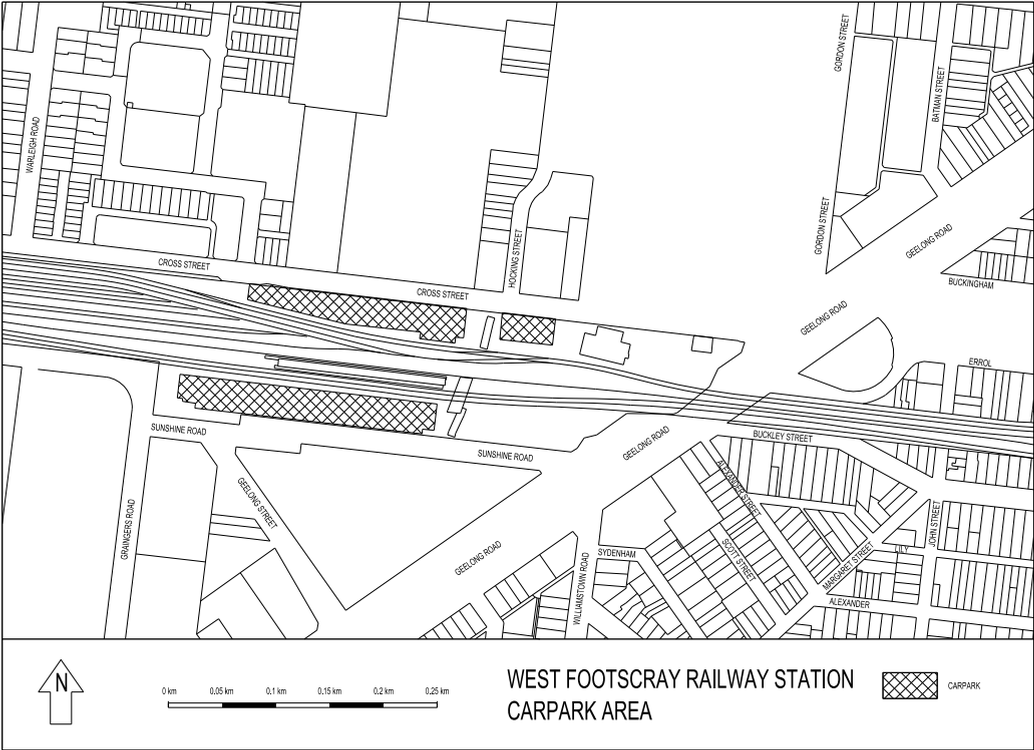












Dated 28 November 2017

BILL GLASGOW
Executive Director Regional Services
VicRoads

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

The Minister for Planning has approved Amendment C118 to the Frankston Planning Scheme. The Amendment comes into operation on the date this notice is published in the Victoria Government Gazette.

The Amendment facilitates the delivery of the level crossing removal Seaford Road, Seaford.

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

MATT COHEN
Acting Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
GREATER DANDENONG PLANNING SCHEME
CASEY PLANNING SCHEME
Notice of Approval of Amendment
Amendment GC78

The Minister for Planning has approved Amendment GC78 to the Greater Dandenong Planning Scheme and Casey Planning Scheme.

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

The Amendment inserts the 'Abbotts Road Level Crossing Removal Project Incorporated Document, November 2017' into the schedules to Clauses 52.03 (Specific Sites and Exclusions) and 81.01 (Documents Incorporated in the Scheme) of the Greater Dandenong and Casey Planning Schemes.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of Greater Dandenong City Council, Level 2, 225 Lonsdale Street, Dandenong 3175, or Casey City Council, Narre Warren Customer Service Centre, Bunjil Place, Patrick Northeast Drive, Narre Warren 3805.

MATT COHEN
Acting Director
State Planning Services
Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

CHARLTON – The temporary reservation by Order in Council of 8 July, 1980 of an area of 4.564 hectares of land being Crown Allotment 11, Section 12, Township of Charlton, Parish of Charlton East as a site for Education Department purposes. – (Rs 10662)

PIANGIL – The temporary reservation by Order in Council of 25 September, 1923 of an area of 1.62 hectares, more or less, of land in the Township of Piangil, Parish of Piangil (now described as Crown Allotment 7, Section 2) as a site for a State School. – (Rs 02830)

RUSHWORTH – The temporary reservation by Order in Council of 9 July, 1957 of an area of 9460 square metres, more or less, of land in the Township of Rushworth, Parish of Moora (now described as Crown Allotment 16, Section 1) as a site for Public Recreation, **so far only as** the portion containing 376 square metres, more or less, being Crown Allotment 2005, Township of Rushworth, Parish of Moora as shown on Plan No. LEGL./16-155 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0606921)

SANDHURST – The temporary reservation by Order in Council of 25 May, 1982 of an area of 9 hectares, more or less, of land in the Parish of Sandhurst (now described as Crown Allotment 92P) as a site for an Aerodrome, **so far only as** the portion containing 8907 square metres being Crown Allotment 2171, Parish of Sandhurst as shown on Original Plan No. OP124176 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (0606853)

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

Dated 5 December 2017

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

BOULKA, MITTYAN and PIRRO – Conservation of native plants and animals; being Crown Allotment 2007, Parish of Boulka [area 59.1 hectares, more or less], Crown Allotment 2011, Parish of Mittyan [area 11216 hectares, more or less] and Crown Allotments 41 [area 293 hectares, more or less], 44 [area 282 hectares, more or less], 48 [area 179 hectares, more or less] and 2011 [area 452 hectares, more or less], Parish of Pirro as shown hatched on Plan No. LEGL./14-583 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2021111)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

DANYO – Conservation of an area of natural interest; being Crown Allotments 2003 [area 14.32 hectares] and 2004 [area 3.703 hectares], Township of Danyo, Parish of Danyo and Crown Allotment 41 [area 26.71 hectares], Parish of Danyo as shown on Original Plan No. OP123913 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2020960)

MUNICIPAL DISTRICT OF THE SOUTH GIPPSLAND SHIRE COUNCIL

MARDAN – Public purposes, area 1014 square metres being Crown Allotment 20B, Parish of Mardan as shown on Original Plan No. OP124102 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (1510262)

MUNICIPAL DISTRICT OF THE HUME CITY COUNCIL

MICKLEHAM – Preservation of an area of ecological significance; area 44.19 hectares, being Crown Allotment 2010, Parish of Mickleham as shown on Original Plan No. OP124374 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2012371)

MUNICIPAL DISTRICT OF THE
KNOX CITY COUNCIL

SCORESBY – Public purposes [Departmental Offices and Depot], area 4.301 hectares being Crown Allotment 2259, Parish of Scoresby as shown on Original Plan No. OP123420A lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (1204602)

MUNICIPAL DISTRICT OF THE
MOYNE SHIRE COUNCIL

WARRONG – Public purposes [Community Use], area 7412 square metres, more or less, being Crown Allotment 2009, Parish of Warrong as shown on plan LEGL./16-169 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2023389)

MUNICIPAL DISTRICT OF THE
BASS COAST CITY COUNCIL

WONTHAGGI – Public purposes [Education purposes], area 16.40 hectares, being Crown Allotment 2023, Township of Wonthaggi, Parish of Wonthaggi as shown on Original Plan No. OP124302 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (15L10-7640)

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

Dated 5 December 2017

Responsible Minister

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

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REPEAL OF ORDER PLACING
CROWN LAND UNDER THE
CONTROL AND MANAGEMENT OF
MELBOURNE WATER CORPORATION

Order in Council

The Governor in Council under section 18(1) of the **Crown Land (Reserves) Act 1978** repeals the Order placing Crown land under the control and management of Melbourne Water Corporation as set out in the schedule hereunder:-

TARNEIT – The Order in Council of 6 September, 1983 published in the Government Gazette of 14 September, 1983 page 2953 placing reserved Crown land in the Parish of Tarneit, being Crown Allotment 9B, Section B, under the control and management of Melbourne Water Corporation so far only as the portion being Crown Allotment 2053, Parish of Tarneit [area 5928 square metres] as shown on Original Plan No. OP124012 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning.

File Ref: Rs 12478 [0704451]

This Order is effective from the date on which it is published in the Government Gazette. Dated 5 December 2017

Responsible Minister

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

ANDREW ROBINSON
Clerk of the Executive Council

Land Act 1958

CLOSURE OF UNUSED ROAD

Order in Council

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

MUNICIPAL DISTRICT OF THE
SOUTH GIPPSLAND SHIRE COUNCIL

YANAKIE – The road in the Parish of Yanakie being Crown Allotment 2012 as shown on Original Plan No. OP124333 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (1508306)

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

Dated 5 December 2017

Responsible Minister

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

ANDREW ROBINSON
Clerk of the Executive Council

**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:

122. *Statutory Rule:* Charter of Human Rights and Responsibilities (General) Regulations 2017

Authorising Act: Charter of Human Rights and Responsibilities Act 2006

Date first obtainable: 6 December 2017
Code A

123. *Statutory Rule:* Water (Resource Management) Regulations 2017

Authorising Act: Water Act 1989

Date first obtainable: 6 December 2017
Code B

124. *Statutory Rule:* Supreme Court (Chapter I Appendices A and B Amendment) Rules 2017

Authorising Act: Supreme Court Act 1986

Date first obtainable: 6 December 2017
Code B

125. *Statutory Rule:* Supreme Court (Chapter I Order 42A Amendment) Rules 2017

Authorising Act: Supreme Court Act 1986

Date first obtainable: 6 December 2017
Code B

126. *Statutory Rule:* Supreme Court (Criminal Procedure) Rules 2017

Authorising Act: Supreme Court Act 1986

Date first obtainable: 6 December 2017
Code J

127. *Statutory Rule:* Supreme Court (E-Filing Further Amendment) Rules 2017

Authorising Act: Supreme Court Act 1986

Date first obtainable: 6 December 2017
Code A

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