

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 50 Thursday 14 December 2017

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GENERAL

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As from 14 December 2017

The last Special Gazette was No. 433 dated 12 December 2017.

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

How To Submit Copy

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

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JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS



VICTORIA POLICE

**HOMICIDE
OF**

**AUBREY WILLIAM (WILLIE) THOMPSON
\$1,000,000 REWARD**

The co-operation of the public is sought to establish the identity of the person or persons responsible for the death of Willie Thompson who was murdered in Waverley Road, Malvern East, on 21 July 2003.

A reward of up to \$1,000,000 may be paid at the discretion of the Chief Commissioner of Police, for new information leading to the apprehension and subsequent conviction of the person or persons responsible for the murder of Willie Thompson.

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

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

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

GRAHAM ASHTON
Chief Commissioner of Police

Re: EDITH JUNE HELMER, late of 22 Lansell Road, Toorak, Victoria, widow, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 2 August 2017, are required by the executor, John Harold Helmer, to send particulars to the executor, care of the lawyers named below, by 14 February 2018, after which date the executor will distribute the assets, having regard only to the claims of which he has notice.

ALAN WAINWRIGHT J. OKNO & CO.,
lawyers,
1/8 Market Street, Melbourne 3000.

Re: ATHANASIOS MARIANIS, deceased, late of 28 Rivett Crescent, Mulgrave, Victoria, gentleman.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 June 2017 at Clayton, leaving property in Victoria and, in particular, at 28 Rivett Crescent, Mulgrave, Victoria, are required by the trustee, Effie Marianis, to send particulars to the trustee, care of Antippa Lawyers of Room 3, Level 5, 2 Collins Street, Melbourne, Victoria, by 31 January 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MARIA SOCCORSA BORGESE, late of 11 Minona Street, Fawkner 3060, 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 4 August 2017, are required by the executors, Caterina Raffaella Fedele and Francesco Borgese, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to them by 12 February 2018, after which date the executors may convey or distribute the assets, having regard only to claims to which they have notice.

Dated 6 December 2017

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

Re: MARGARET DAWN KELLY, late of 29 Iluka Drive, Werribee, Victoria 3030.

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, Dean Thomas Kelly, to send particulars of their claim to him, care of the undermentioned solicitors, by 14 February 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

DANIEL LAWYERS & ASSOCIATES,
Level 1, 40 Droop Street, Footscray 3011.

GIOVANNI DEL PIERO, late of Multicultural Aged Care Services, 100 Weddell Road, North Geelong, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 15 July 2017, are required by the executor, Equity Trustees Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it, care of the undermentioned lawyers, by no later than 14 February 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DAVID DAVIS & ASSOCIATES,
Suite 101A, 692 High Street, Thornbury,
Victoria 3071.

Re: DOUGLAS DAY, late of Unit 15, 206 Canterbury Road, St Kilda West, Victoria, retired, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the abovementioned deceased, who died on 27 June 2017, are required by the executor, Peter Bruce Davis, to send particulars of such claims to him, care of the undermentioned solicitors, by 16 February 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: JANINA ZIMNY, late of 2/726 Pascoe Vale Road, Glenroy, hospital worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 April 2017, are required by the trustee, Joseph De Marco, to send particulars to the trustee, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,
794A Pascoe Vale Road, Glenroy 3046.

NOTICE OF CLAIMANTS UNDER
TRUSTEE ACT 1958

(SECTION 33 NOTICE)

Notice to Claimants

HENRY ANTHONY GRAYLING, late of 5 Pellong Court, Bayswater North, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 August 2017, are required by the trustee, Equity Trustees Wealth Services Limited of 1/575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee by 14 February 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

EQUITY TRUSTEES WEALTH
SERVICES LTD,
1/575 Bourke Street, Melbourne, Victoria 3000.

Re: The estate of JOHN CHARLES WORBOYS, late of 12 Orrong Crescent, Camberwell, Victoria 3124.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 August 2017, are required by the executor, Erika Rosemarie Worboys, to send particulars to her, 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.

FISHER McCRAE LAWYERS,
Level 3, 389 Lonsdale Street, Melbourne,
Victoria 3000.

Re: PIETER REINKINGH, late of 736 Mt Dandenong Road, Kilsyth, Victoria, 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 trustee, Margot Casini, to send particulars to her, care of the undersigned, by 12 February 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. A. BLACK & CO., solicitors,
222 Maroondah Highway, Healesville 3777.

RONALD PHILLIP COLE, late of Murrabit West, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 May 2017, are required by Alma Violet Cole, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

MICHAEL GEORGE SHACKLOCK, late of 1/69 Nepean Highway, Seaford, Victoria 3198, retired clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 December 2016, are required by Diane Margaret Leonard, care of Hartwell Legal of 8/1 Milton Parade, Malvern, Victoria 3144, the executor of the estate of the deceased, to send particulars of their claims by 14 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.

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

Re: Estate of HEATHER BELLE GRANT.

Creditors, next-of-kin or others having claims in respect of the estate of HEATHER BELLE GRANT, late of Alcheringa Hostel, 2–14 Boree Drive, Swan Hill in the State of Victoria, widow, deceased, who died on 7 October 2017, are to send particulars of their claim to the executors, care of the undermentioned legal practitioners, by 18 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.

ADA JOYCE O'TOOLE, of Park Lane Residential Aged Care, 295–299 Maroondah Highway, Croydon, Victoria.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 3 September 2017, are required by K. J. Hayden of 41/65–67 Canterbury Road, Montrose 3765, to send particulars of such claims to the said executor by 14 May 2018, after which date the executor will distribute the assets, having regard only to the claims of which they have notice.

Re: JOSHUA KING-SMITH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 September 2017, are required by the trustee, Julie Ann King, to send particulars to their solicitors at the address below by 13 February 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: JEAN EDITH DRURY.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 September 2017, are required by the personal representatives, Neville Robert Castles and Rosemary Dawn Castles, to send particulars to the personal representatives, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 14 February 2018, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which the personal representatives have notice.

MOORES,
Level 1, 5 Burwood Road, Hawthorn,
Victoria 3122.

Re: BRIAN EDWARD ARTHUR JENKINS, also known as Brian Edward Jenkins, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 July 2017, are required by the personal representatives, Melinda Kim Taranto and Nicole Maree Jenkins, to send particulars

to the personal representatives, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 22 February 2018, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which the personal representatives have notice.

MOORES,
Level 1, 5 Burwood Road, Hawthorn,
Victoria 3122.

NOTICE OF PROPOSED WINDING UP OF TRUST

Re: In the matter of the winding up of the JENKINS FAMILY TRUST.

Creditors and other persons having claims in respect of the property of the trust mentioned above are required by the trustee, Denian Nominees Pty Ltd, ACN 005 205 041 ('the trustee'), to send particulars of any such claim or claims to the trustee, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 22 February 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MOORES,
Level 1, 5 Burwood Road, Hawthorn,
Victoria 3122.

Creditors, next-of-kin and others having claims in respect of the estate of the late CHARLES MARTIN O'CONNOR, 9 Neale Street, Preston, Victoria, retired, deceased, who died on 19 July 2017, are required by the executor, William Kimberley, care of Morgan Legal, Level 1, 14/40 Burgundy Street, Heidelberg, in the State of Victoria, to send particulars of their claim to him, care of the undermentioned lawyers, by 1 March 2018, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he then shall have notice.

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

JUDITH LORRAINE DONOVAN, late of 3 Wettenhall Road, Frankston, Victoria 3199, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2017, are required by the trustee, Wendy Ann Quilty, to send particulars to the undermentioned solicitor by 15 February 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MORRIS MARGOLIS, solicitor,
Level 1, 12–16 Cecil Place, Prahran,
Victoria 3181.

LAWRENCE HUNTER, late of 6 Benjamin Drive, Lara, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 22 June 2017, are required by the trustee, Lila Mary Hunter, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, within 60 days from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

RALPH JAMES SMITH, solicitor,
6 The Centreway, Lara, Victoria 3212.

JAMES MAXTON RAMSAY, late of Room 42, Costa House, Investigator Drive, Lara, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 August 2017, are required by the trustee, Irene Elizabeth Ramsay, to send particulars of their claims to the trustee, in the care of the undermentioned legal practitioner, within 60 days from the date of publication of this notice, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

RALPH JAMES SMITH, solicitor,
6 The Centreway, Lara, Victoria 3212.

Re: BERNADETTE CAROLINE AULICH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 September 2017, are required

by the trustees, Stephen Ronald Aulich and Geoffrey Lawrence Aulich, to send particulars of such claims to them, in care of the below mentioned lawyers, by 15 February 2018, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: GEORGINA FAY McQUEEN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 August 2017, are required by the trustee, Linda Lauria McQueen, to send particulars of such claims to her, in care of the below mentioned lawyers, by 15 February 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of AFIF ABDALLAH, deceased, late of 6 Madeira Court, Roxburgh Park, Victoria, electrician, who died on 29 September 2015, are requested to send particulars of their claims to the administrators, Jane Abdallah and John Abdallah, care of the undersigned solicitors, by 14 February 2018, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of PETER KARL HEINZ HAASS, deceased, late of 8 Monteith Crescent, Endeavour Hills, Victoria, toolmaker, who died on 19 February 2017, are requested to send particulars of their claims to the substituted executor, Odette De-Anne Stringer, care of the undersigned solicitors, by 14 February 2018, after which date she will convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: JOHN ANTHONY BINDLESS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 July 2017, are required by the trustee, Patricia Margaret Curtis, care of 108 Belmore Street, Yarrowonga, Victoria, to send particulars of their claims to the trustee by 14 February 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

TAYLOR & WHITTY, solicitors,
108 Belmore Street, Yarrowonga, Victoria 3730.

Re: JACK VERNON FISHER, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 August 2016, are required by the trustees, Jacqueline Margaret Fisher and Lynette Marie Wales, care of 108 Belmore Street, Yarrowonga, Victoria, to send particulars of their claims to the trustees by 14 February 2018, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

TAYLOR & WHITTY, solicitors,
108 Belmore Street, Yarrowonga, Victoria 3730.

Estate of IVAN CARLLIL OSTLER, late of 11 McLeod Street, Orbost, Victoria, truck operator, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 February 2017, are required by the administrators, Leslie Albert Ostler and David William Ostler, to send particulars to them, care of Warren, Graham & Murphy Pty Ltd, 119 Main Street, Bairnsdale, Victoria, by 12 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.

WARREN, GRAHAM & MURPHY PTY LTD,
119 Main Street, Bairnsdale, Victoria 3875.

Re: RUBY MARGARET PEELER, late of 22 Victoria Street, Trentham, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 August 2010, are required to send

particulars of their claims to the administrator, care of GPO Box 1946, Melbourne, Victoria 3001, by 2 March 2018, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he may then have notice.

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

ERNEST JOHN JOSEPH KEARLEY, late
of 29–30 Mack Road, Narre Warren South,
Victoria 3805.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 18 July 2017, are required by the executors, Yvonne Janice Kearley, Rhonda Mary Kearley and John Joseph Mark Kearley, care of Wollerman Shacklock Lawyers, 2/8 Gloucester Avenue, Berwick, Victoria, to send particulars of their claims to them by 14 May 2018, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 14 November 2017.

WOLLERMAN SHACKLOCK LAWYERS,
2/8 Gloucester Avenue, Berwick 3806.

ADVERTISEMENT OF AUCTION BY
THE SHERIFF

On Thursday 15 February 2018 at 1.30 pm in the afternoon, at Level 6, 446 Collins Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Steven Ebejer of Unit 109, 2A Michael Street, Brunswick, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 11326 Folio 620, upon which is erected a unit and known as Unit 109, 2A Michael Street, Brunswick, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AJ509874Y), Agreement Section 173 **Planning and Environment Act 1987** AH010717P and Owners Corporation 1 Plan No. PS635732Q affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY
THE SHERIFF

On Thursday 15 February 2018 at 1.30 pm in the afternoon, at Level 6, 446 Collins Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Daniel Nolan and Tara Butler of 11 Counthan Terrace, Doreen, as shown on Certificate of Title as Daniel Anthony Nolan and Tara Butler, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 11419 Folio 259, upon which is erected a residential unit and known as Unit 3, 29 Ardsley Circuit, Craigieburn, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AL556458F), Covenant AG066690B and Owners Corporation 1 Plan No. PS709330C affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

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

SHERIFF

ADVERTISEMENT OF AUCTION BY
THE SHERIFF

On Thursday 22 February 2018 at 1.30 pm in the afternoon, at Level 6, 446 Collins Street, Melbourne (unless process be stayed or satisfied).

All the estate and interest (if any) of Antonio Muraca of 276 The Lakes Boulevard, South Morang, sole proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10499 Folio 644, upon which is erected a commercial premises and known as 436 Lygon Street, Brunswick East, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AQ284712P) and Registered Caveat (Dealing Number AN978785S) affect the said estate and interest. The Sheriff is unable to provide access to this property.

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

Please note this property is subject to GST.

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

SHERIFF

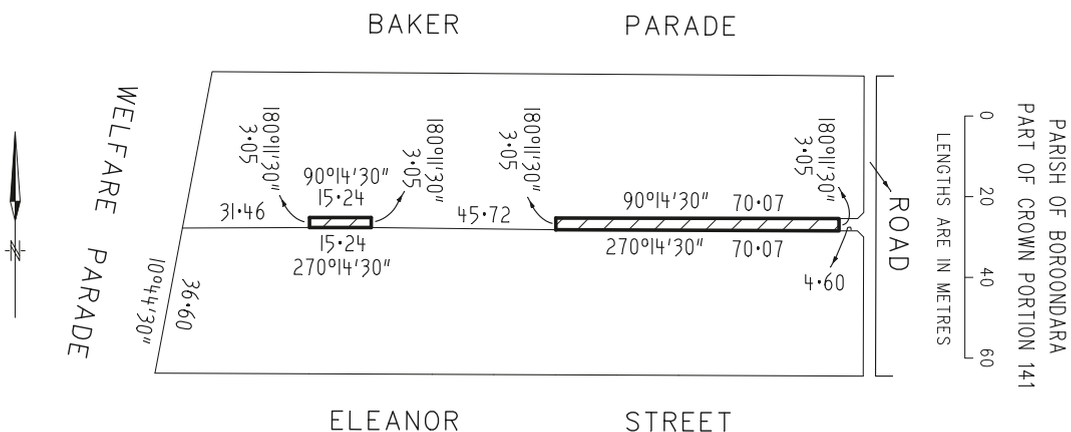
**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

BOROONDARA CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Boroondara City Council has resolved to discontinue the road at the rear of 8 to 16 Baker Parade, 1 and 9 to 17 Eleanor Street and adjoining 21 Welfare Parade, Ashburton, shown by hatching on the plan below and to sell the land from the road to the abutting property owners by private treaty.

The land from the road is to be sold subject to the right, power or interest held by Boroondara City Council and Yarra Valley Water in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



PHILLIP STORER
Chief Executive Officer

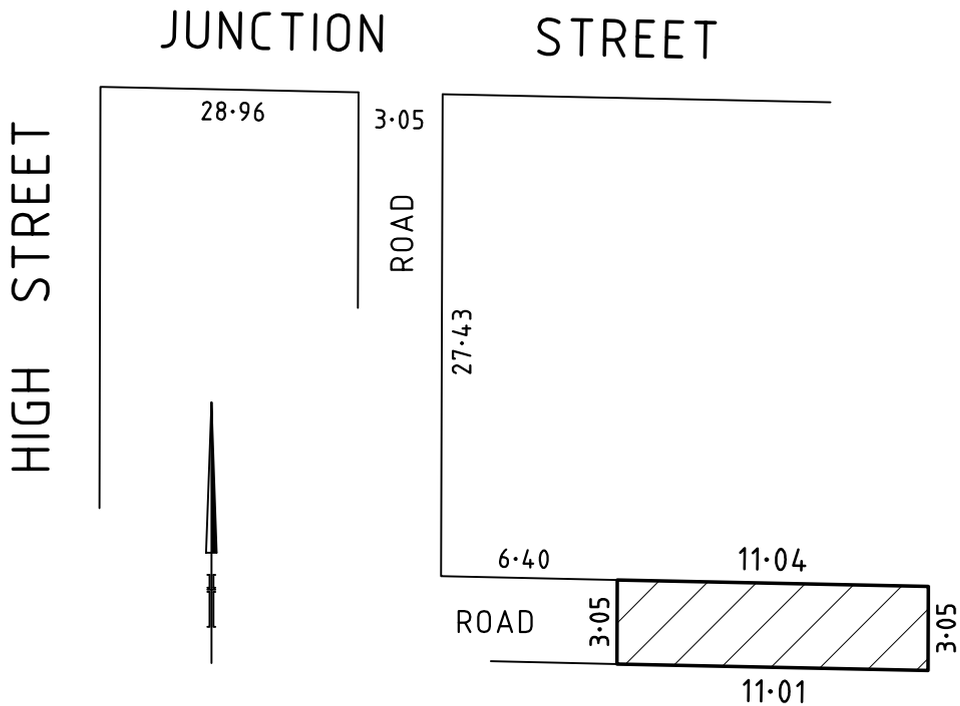
DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 4 December 2017, resolved to discontinue the road adjoining the rear of 9 Junction Street, Preston, shown by hatching on the plan below.

Further, Council resolved to sell the land from the road by private treaty to the adjoining property owners and to transfer to itself any land from the road not sold to the adjoining property owners.

The land from the road is to be sold subject to the right, power or interest held by the Darebin City Council in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.



SUE WILKINSON
Chief Executive Officer

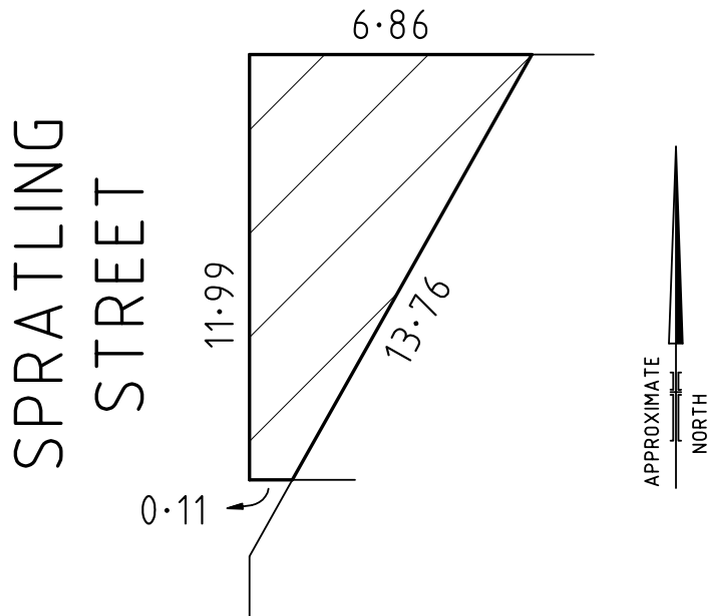
DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 4 December 2017, resolved to discontinue the road adjoining 203 Edwardes Street and 44 Spratling Street, Reservoir, shown by hatching on the plan below.

Further, Council resolved to sell the land from the road by private treaty to the owners of the adjoining property and to transfer to itself any land from the road not sold to the adjoining property owners.

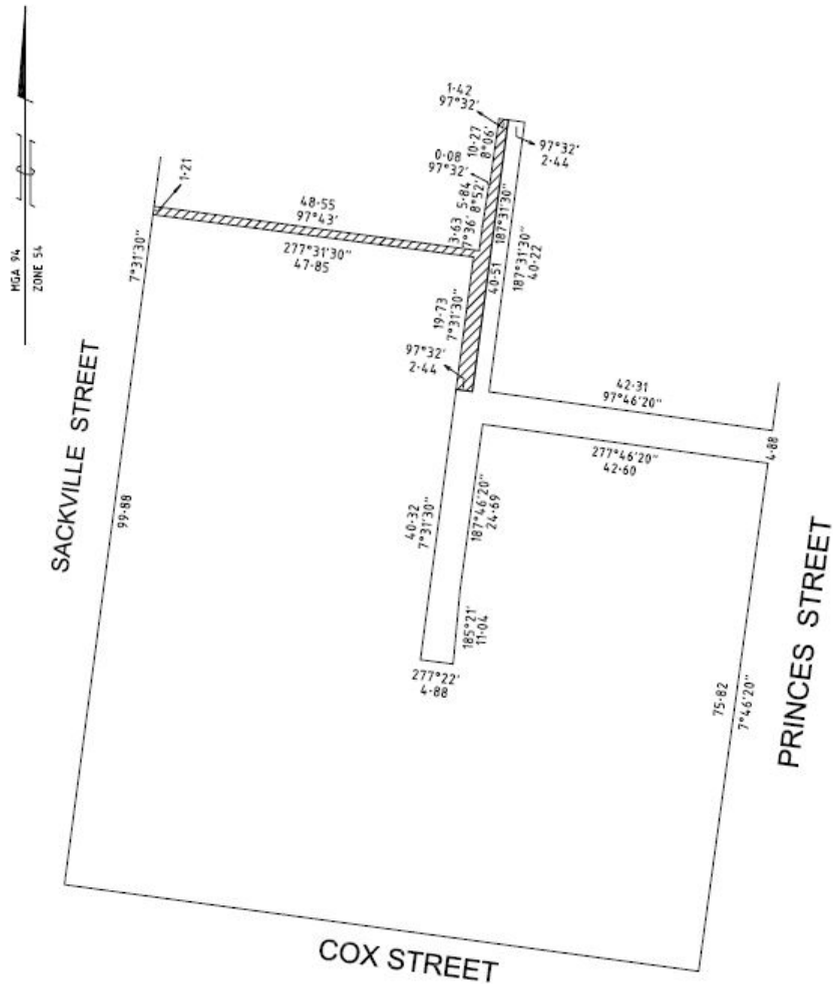
EDWARDES
STREET



SUE WILKINSON
Chief Executive Officer

MOYNE SHIRE COUNCIL
Public Highway Declaration

Pursuant to section 204(1) of the **Local Government Act 1989** (Act), the Moyne Shire Council by resolution dated 28 November 2017 declares the road shown hatched on the plan below to be a public highway for the purposes of the Act.



DAVID MADDEN
Chief Executive Officer



NOTICE OF INTENTION TO MAKE
A LOCAL LAW

Meeting Procedures – Local Law No. 1

Notice is hereby given that pursuant to section 119 of the **Local Government Act 1989** (the ‘Act’), at a meeting of Campaspe Shire Council held on 5 December 2017, Council resolved to give notice of its intention to make the Campaspe Shire Council Meeting Procedure Local Law No. 1.

The purpose of the Law is to:

- a) regulate proceedings and provide for orderly and fair conduct at all Council meetings, Special Committee meetings, Advisory Committee meetings, and other meetings conducted by or on behalf of Council where Council has resolved that provisions of this Local Law are to apply; and
- b) maintain open, efficient and effective processes of the government of the Council and assist with keeping the preparation of the agenda consistent from meeting to meeting; and
- c) regulate proceedings for the election of the mayor and Chairperson of various committees; and
- d) regulate the use and prohibit unauthorised use of the common seal; and
- e) revoke Council’s Meeting procedure Local Law No. 1 adopted and dated 18 June 2015.

Copies of the proposed Local Law and Community Impact Statement are available from the Shire service centres located at: Echuca: Echuca Civic Centre, corner Hare and Heygarth Streets, Echuca. Hours 8.30 am to 5.00 pm Monday to Friday; Kyabram: 19 Lake Road. Hours 8.30 am to 5.00 pm Monday to Friday; Rochester: 43–45 Mackay Street. Hours 8.30 am to 4.30 pm Monday to Friday (closed 12 noon to 1.00 pm); Rushworth: 33 High Street. Hours 8.30 am to 4.30 pm Tuesday, Wednesday and Friday (closed 12 noon to 1.00 pm); Tongala: 37 Mangan Street. Hours 8.30 am to 4.30 pm

Monday and Thursday (closed 12 noon to 1.00 pm); online at www.campaspe.vic.gov.au; or by calling Frank Crawley, Governance Manager on (03) 5481 2200.

Any person affected by the proposed Local Law may make a written submission which will be considered in accordance with section 223 of the Act.

The closing date for submissions is 18 January 2018.

Section 223 submission forms are available at <https://www.campaspe.vic.gov.au/council/have-your-say/submissions-and-feedback>

Submissions must be sent to the Chief Executive Officer, Shire of Campaspe, PO Box 35, Echuca, Victoria 3564, or email at shire@campaspe.vic.gov.au

If you wish to be heard in support of your written submission you may indicate this on the submission form. You will then be entitled to be heard in person, or represented by a person identified in your submission as acting on your behalf, before the Council which will take place at 5.00 pm 23 January 2018 at the Council Chambers, Echuca Civic Centre, corner Hare and Heygarth Streets, Echuca.

All submissions will be available for public inspection.

JASON RUSSELL
Chief Executive Officer

MONASH CITY COUNCIL
Making of Meeting Procedures
Local Law No. 1

Notice is hereby given that, on 28 November 2017, Monash City Council (Council) made the Meeting Procedures Local Law No. 1 (the Local Law).

The Local Law commences operation on 19 December 2017.

Objectives of the Local Law

The principal objective of the Local Law is to provide for the orderly, fair and effective conduct of Meetings, and to provide for the election of the Mayor and Deputy Mayor (if one is appointed by Council) and Chairpersons of Special Committees.

General Purport of the Local Law

The Local Law revokes Local Law No. 1 Meeting Procedures and:

- provides for the election of the Mayor and Deputy Mayor and Chairpersons of Special Committees;

- regulates the use of the Common Seal;
- regulates the meeting procedure to be followed at meetings of Council and some Special Committees, by addressing matters such as items of business, rules of debate, public question time, minutes and behaviour;
- makes it an offence to do any of the things described in clause 40 of the Local Law, which relate to:
 - engaging in Disorderly Conduct;
 - falsely signing a petition;
 - recording of meetings; and
 - failure to comply with directions of the Chairperson; and
- incorporates the Meeting Procedures Code 2017 (the Code).

A copy of the Local Law and the Code may be inspected or obtained at the Council's Civic Centre at 293 Springvale Road, Glen Waverley, and Council's Oakleigh Service Centre at 3 Atherton Road, Oakleigh, during office hours and online at www.monash.vic.gov.au/laws

DR ANDI DIAMOND
Chief Executive Officer



Moreland City Council

MORELAND CITY COUNCIL GENERAL LOCAL LAW

On 6 December 2017 Moreland City Council ('Council') made a Local Law titled Moreland City Council General Local Law 2018 ('the Local Law').

Pursuant to section 119(3) of the **Local Government Act 1989**, the purpose and general purport of the Local Law is as follows:

- promoting a physical and social environment that is accessible and free from hazards to health, in which the residents of and visitors to the municipality can enjoy a quality of life that meets the general expectations of the community;
- protecting the use of public places and control activities in, on or near them;
- providing for safety in public places;
- controlling, protecting and conserving the environment and maintain the amenity of the municipality;
- providing for, controlling and managing the use of premises and vehicles in particular circumstances;
- regulating the number and manner of keeping of animals;
- controlling, preventing and abating nuisances; and
- providing for the peace, order and good government of the municipality.

The Local Law contains provisions related to:

- behaviour in public places;
- consumption and possession of liquor in public places;
- smoking in smoke free areas;
- animals and birds;
- advertising and use of shopfronts and public places;
- street trading;
- environment;
- protection of council land and assets;

- building works;
- dilapidated, dangerous and unsightly properties;
- naming of roads and numbering of premises;
- vehicles;
- noise;
- nuisance;
- charity and donation collection bins;
- use of parking permits;
- waste and commercial activities;
- management of drains;
- open-air burning and incinerators;
- permits; and
- administration and enforcement.

The Local Law comes into effect on 1 February 2018. A copy of the Local Law may be inspected at the Council offices and on Council's website.

DR NERINA DI LORENZO
Chief Executive Officer



Moreland City Council

**NOTICE UNDER SECTION 224A(2) OF THE LOCAL GOVERNMENT ACT 1989
OF COUNCIL RESOLUTION TO PROHIBIT AND RESTRICT POSSESSION AND
CONSUMPTION OF ALCOHOL IN PUBLIC PLACES WITHIN THE CITY OF MORELAND**

Notice is given under section 224A(2) of the **Local Government Act 1989** ('the Act'). Clause 3.1 of the Moreland City Council General Local Law 2018 regulates the use, consumption and possession of liquor other than in a sealed container.

At its meeting on 6 December 2017, in accordance with the provisions of Clause 3.1, Council resolved to:

1. Prescribe that the consumption and possession of liquor other than in a sealed container is prohibited in all public places at all times within the boundaries of the City of Moreland, except:
 - a) All parks and reserves in the City of Moreland, on weekends and all Victorian Public Holidays between the following times:
 - I. 11.00 am – 6.00 pm Australian Eastern Standard Time
 - II. 11.00 am – 10.00 pm Australian Eastern Daylight Savings Time
 - b) With the written consent of Council.

In accordance with section 224A of the Act, to authorise members of the Victoria Police to enforce Clause 3.1 and 3.2 of the Moreland City Council General Local Law 2018.

A copy of the Local Law and details of the Council resolution can be viewed online at www.moreland.vic.gov.au or inspected at, or obtained from, the Council Service Centres located at: Moreland Civic Centre, 90 Bell Street, Coburg; Brunswick Town Hall, 233 Sydney Road, Brunswick; and 796N Pascoe Vale Road, Glenroy. Office hours are 8.30 am to 5.00 pm Monday to Friday, except public holidays.

DR NERINA DI LORENZO
Chief Executive Officer

Planning and Environment Act 1987**MORNINGTON PENINSULA
PLANNING SCHEME****Notice of the Preparation of an Amendment
Amendment C210**

The Mornington Peninsula Shire Council has prepared Amendment C210 to the Mornington Peninsula Planning Scheme.

The land affected by the Amendment is all properties between 1 and 73 Creswell Street (except 2 Creswell Street), Crib Point, including 1–3 Cooma Street, Crib Point.

The Amendment proposes to:

- applies Neighbourhood Residential Zone – Schedule 1 (NRZ1) to the Amendment area in order to protect the unique environmental character of Crib Point;
- applies the Environmental Audit Overlay (EAO) to 3 Cooma Street, 39 Creswell Street, and 63 Creswell Street, Crib Point;
- applies the Development Contributions Plan Overlay – Schedule 1 to the Amendment area to give effect to the Creswell Street Development Contributions Plan (Oct 2017);
- amends the Schedule to Clause 81.01 of the Mornington Peninsula Planning Scheme to include the Creswell Street Development Contributions Plan (Oct 2017) as an incorporated document in the Planning Scheme;
- deletes the Restructure Overlay – Schedule 4 (RO4) where it applies to part of the Amendment area; and
- deletes Schedule 4 of the Restructure Overlay from Mornington Peninsula Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours, at the following locations of the Mornington Peninsula Shire Council: Hastings Office – Marine Parade, Hastings; Mornington Office – Queen Street, Mornington; Rosebud Office – Besgrove Street, Rosebud; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority about the Amendment. Submissions must be made in writing giving the submitter's name and contact address, clearly

stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is 26 January 2018. A submission must be sent to the Mornington Peninsula Shire, Executive Manager Planning Services, Private Bag 1000, Rosebud, Victoria 3939.

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

DAVID BERGIN
Executive Manager Planning Services
Mornington Peninsula Shire

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 19 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.

BALLANTYNE, Alan Roy Alexander, late of Kirralie Nursing Home, 207 Richards Street, Ballarat, Victoria 3350, deceased, who died on 22 September 2017.

FARQUHAR, Leigh Anne, late of Unit 3, 42 Percy Street, Newport, Victoria 3015, deceased, who died on 22 July 2017.

FLETCHER, Ramon Patrick, late of Andrina Nursing Home, 80 William Road, Carrum Downs, Victoria 3201, deceased, who died on 15 September 2017.

KILPATRICK, Lisa Gaye, late of 53 Glen Park Road, Bayswater, Victoria 3153, deceased, who died on 9 September 2017.

McCARTHY, John, late of Mount Martha Valley Lodge, 130 Country Club Drive, Safety Beach, Victoria 3936, deceased, who died on 30 September 2017.

WRIGHT, James Frederick, late of 12/1085 Hoddle Street, East Melbourne, Victoria 3002, deceased, who died on 18 September 2017.

Dated 11 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 19 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.

BRASSINGTON, Edna May, late of 57 Sommers Drive, Altona Meadows, Victoria 3028, pensioner, deceased, who died on 23 September 2017.

KNEZEVIC, Mile, late of Shepparton Aged Care, 29–35 Pine Road, Shepparton, Victoria 3630, deceased, who died on 10 June 2017.

LE, Loc Hoang, late of Room 212, 40 Nicholson Street, Fitzroy, Victoria 3065, deceased, who died on 28 August 2017.

NORTH, Frederick Donald, late of Unit 122, 130 McLeod Road, Patterson Lakes, Victoria 3197, retired, deceased, who died on 12 July 2016.

POWELL, Kenneth Frederick, late of 31 Charles Street, Koo Wee Rup, Victoria 3981, deceased, who died on 5 November 2016.

Dated 11 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 19 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.

HOLLIDAY, Jack Alan, late of Springtime Nursing Home, 41 Manchester Drive, Sydenham, Victoria 3037, deceased, who died on 14 October 2017.

McDONALD, Kathleen Patricia, late of Unit 2, 16–18 Trinity Place, East Melbourne, Victoria 3002, deceased, who died on 31 October 2017.

THOMAS, Wayne Douglas, late of Unit 8, 92 Vincent Street, Ararat, Victoria 3377, deceased, who died on 25 September 2017.

TUTLYS, Anne, late of Unit 1, 34 O'Connor Street, Reservoir, Victoria 3073, deceased, who died on 28 June 2017.

VALLANCE, Wayne Andrew, late of Flat 5, 113 Donald Street, Charlton, Victoria 3525, deceased, who died on 28 September 2017.

Dated 11 December 2017

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary of the Department of Health and Human Services under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**:

I, Jan Snell, approve the appointment of the following person as Relinquishment Counsellor for the purposes of the **Adoption Act 1984**:

Ms Kris Fitzpatrick
Anglicare Victoria
175 Hargreaves Street, Bendigo, Victoria.

Dated 1 December 2017

JAN SNELL
Deputy Secretary
North Division

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

Briarolong

Toora

Dated 7 December 2017

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

Mildura

Dated 11 December 2017

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Steven Warrington, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment, Land, Water and Planning, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2018.

To commence from 0100 hours on 18 December 2017:

- Golden Plains Shire Council
- Surf Coast Shire Council
- Knox City Council
- Manningham City Council (those portions not included in the Metropolitan Fire District)
- Maroondah City Council (those portions not included in the Metropolitan Fire District)
- Yarra Ranges Shire Council (those portions not included in the Metropolitan Fire District)
- Cardinia Shire Council
- Casey City Council
- Frankston City Council
- Greater Dandenong City Council (those portions not included in the Metropolitan Fire District)
- Kingston Shire Council (those portions not included in the Metropolitan Fire District)
- Mornington Peninsula Shire Council
- Moyne Shire Council
- Southern Grampians Shire Council
- Warrnambool City Council.

STEVEN WARRINGTON AFSM
Chief Officer

Gas Industry Act 2001

NOTIFICATION OF GRANT OF LICENCE TO SELL GAS

The Essential Services Commission (the Commission) gives notice under section 39 of the **Gas Industry Act 2001** (Vic.) (GIA) that, pursuant to section 26(1) of the GIA, the Commission has granted a licence to Weston Energy Pty Ltd (ACN 142 392 738) to sell gas by retail to large customers whose annual gas consumption is greater than, or likely to be greater than, 10TJ per year.

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

DR RON BEN-DAVID
Chairperson

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

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Yarra Ranges Shire Council for 'competition, practice and social purposes associated with club activities' purposes over part of Glenfern Valley Bushland Reserve as described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shaded on the following plan, being part of the land temporarily reserved for 'conservation of an area of natural interest' purposes by Order in Council of 2 December 2003 (vide Government Gazette dated 4 December 2003, page 3095).

File Reference: 2013435

Dated 10 December 2017

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

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 1083

Beaumaris Secondary College Council (Interim Name)

Constituting Order

A. Purpose

The purpose of this Order is to constitute a school council for Beaumaris Secondary College (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 Beaumaris Secondary College Council (Interim Name) (Council), 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. 7566 named Beaumaris Secondary College situated at 117–136 Reserve Road, Beaumaris, Victoria 3193 (School).

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 the 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 and 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 Part 2.3 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 under the control of the Minister and may require payment of fees for that 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 \$1,000; 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 ten members comprising the principal *ex officio*, two other DET employee members, six Parent members and one Community member.

- 33.4 (a) By ministerial appointment made for the purposes of this clause on the date of this Order, the principal *ex officio*, two other DET employees and six Parents are appointed as members of the Council from the date this clause takes effect until and inclusive of the date of the 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 one person who is 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 member 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 causal 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 six Parent member positions and two DET employee member positions 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 11 December 2017

THE HON. JAMES MERLINO
Minister for Education

SCHEDULE 1

Beaumaris Secondary College Council (Interim Name)

10T 6P 3DET 1CO

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
14	10	2	2	6	4

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
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
12	6	4	2	5	1
12	6	3	3	5	2

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
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	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
10	4	1	5	4	3
10	5	3	2	4	1

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

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
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 2006

MINISTERIAL ORDER NO. 1074

Edgars Creek Secondary College Council (Interim Name)

Constituting Order

A. Purpose

The purpose of this Order is to constitute a school council for Edgars Creek Secondary College (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 Edgars Creek Secondary College Council (Interim Name) (Council), 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. 7081 named Edgars Creek Secondary College (Interim Name) situated at 2 Steen Avenue, Wollert, Victoria 3750 (School).

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 the 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 and 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 Part 2.3 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 under the control of the Minister and may require payment of fees for that 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 \$1,000; 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 six members comprising the principal *ex officio*, one other DET employee member, three Parent members and one Community member.
- 33.4 (a) By ministerial appointment made for the purposes of this clause on the date of this Order, one DET employee and three Parents are appointed as members of the Council from the date this clause takes effect until and inclusive of the date of the 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 one person who is 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 member 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 causal 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 three 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 4 December 2017

THE HON. JAMES MERLINO
Minister for Education

SCHEDULE 1

Edgars Creek Secondary College Council (Interim Name)

6T 3P 2DET 1CO

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
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

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
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
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

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
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
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

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
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	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
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

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

Total	Parent members	DET employee members	Community members	Max DET employees	Max DET employee parents*
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.

Electoral Act 2002

APPLICATION TO CHANGE A REGISTERED POLITICAL PARTY'S NAME

In accordance with section 49 of the **Electoral Act 2002** (the Act), I hereby give notice of the following application to change the name and the abbreviation of the name of a registered political party.

Current name of party: Australian Sex Party – Victoria.

Current abbreviation: Sex Party.

Proposed name: Reason Victoria.

Proposed abbreviation: Reason.

The application is signed by the Secretary of the party.

Any person who believes that the party's name and abbreviation should not be changed because the proposed name and abbreviation are not allowable under section 47 of the Act may object by writing to the Victorian Electoral Commission, Level 11, 530 Collins Street, Melbourne, Victoria 3000, by 15 January 2018.

Details of any objections will be made available to the applicant.

Enquiries to: Paul Thornton-Smith on telephone 8620 1187.

Dated 11 December 2017

WARWICK GATELY, AM
Victorian Electoral Commission

Environment Protection Act 1970
GUIDELINE – MODIFICATIONS TO WATER CORPORATION
SEWAGE TREATMENT PLANTS EXEMPT FROM WORKS APPROVALS
(EPA VICTORIA PUBLICATION 1673)*

Environment Protection Authority (EPA) Victoria

* This document is a legislative instrument as defined in section 3 of the **Subordinate Legislation Act 1994**.

1 Purpose

The Environment Protection (Scheduled Premises) Regulations 2017 (which came into operation on 25 June 2017) state (in Schedule 1, scheduled category A03, column 3) that sewage treatment plants ‘...occupied by a water corporation are exempt from works approval under section 19A of the **Environment Protection Act 1970** (Vic.) in relation to modification works in accordance with specifications acceptable to the Authority’.

This guideline specifies the types of modification works that EPA regards as acceptable for this exemption from an EPA works approval requirement.

2 Legal status

Water corporations undertaking modification works at a sewage treatment plant that they occupy¹ and that is a ‘scheduled premises’ under the Environment Protection (Scheduled Premises) Regulations 2017 do not require an EPA works approval if the modification works are one of the types listed in the current version of this Guideline.

The **Environment Protection Act 1970** (Vic.) includes significant penalties for undertaking works without an EPA works approval where it was required.

Please contact EPA’s Development Assessments Unit via 1300 372 842 (1300 EPA VIC) if:

- you are unclear if the type of modification that you are proposing is eligible for this exemption from an EPA works approval
- your proposed works require EPA to assess and approve an amended reuse environment improvement plan (EIP) (modification types 1(b), 2(b) and 5 below).

3 Types of modifications exempt from an EPA works approval requirement

The following types of modifications to sewage treatment plants occupied by a water corporation are exempt from an EPA works approval requirement.

1. Works to provide for more capacity for an aerobic bioreactor, subject to –
 - a) in the case of a sewage treatment plant that is licensed for discharges to surface water, the works will not result in existing licensed discharge limits being exceeded
 - b) in the case of a sewage treatment plant that discharges waste solely to land and is exempt from licensing but is subject to an environment improvement plan (EIP):
 - i. prior to commencing the works, the water corporation must notify EPA about the proposed works and advise EPA as to whether their EIP will require amendment because of the works
 - ii. if the EIP requires amendment because of the modification works, the water corporation must obtain the relevant approvals and endorsements of the amended EIP² prior to increasing the supply of reclaimed water.

¹ ‘Occupier’ is defined in the **Environment Protection Act 1970** (Vic.), section 4.

² The approvals and endorsements required for EIPs differ according to the circumstances. Refer to the Guidelines for Environmental Management – Use of Reclaimed Water (EPA publication 464.2, November 2003), p.8 (as amended).

2. Works to provide for more capacity for an anaerobic digester system, subject to –
 - a) in the case of a sewage treatment plant that is licensed for discharges to surface water, the works will not result in existing licensed discharge limits being exceeded
 - b) in the case of a sewage treatment plant that discharges waste solely to land and is exempt from licensing but is subject to an EIP:
 - i. prior to commencing the works, the water corporation must notify EPA about the proposed works and advise EPA as to whether their EIP will require amendment because of the works
 - ii. if the EIP requires amendment because of the modification works, the water corporation must obtain the relevant approvals and endorsements of the amended EIP prior to increasing the supply of reclaimed water.
3. Works, including covering an anaerobic lagoon, to collect biogas for power generation and/or flaring.
4. Works to provide for increased storage capacity for emergency storage lagoons for untreated sewage during wet weather events.
5. Works to treat class C or B effluent to class A or fit-for-purpose quality, subject to a health and environment management plan (HEMP)³ and/or an EIP for the class A reuse scheme being completed by the water corporation and approved by EPA prior to the water corporation supplying the treated water.
6. Works to provide for increased nutrient removal within an existing treatment system (for example, by installing baffles in lagoons, adding extra aeration for nitrification, changing aeration sequence to create aerobic and anoxic zones, chemical dosing for phosphorous removal).

Prior to undertaking any of the above types of modification works, a water corporation must ensure that, if the sewage treatment plant is licensed by EPA, all of the conditions of that licence will continue to be met.

³ The objectives of a Health and Environment Management Plan (HEMP) are outlined in the Guidelines for Environmental Management – Dual Pipe Water Recycling (EPA publication 1015, October 2005), section 2.4 (as amended).

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)
Reg. 16

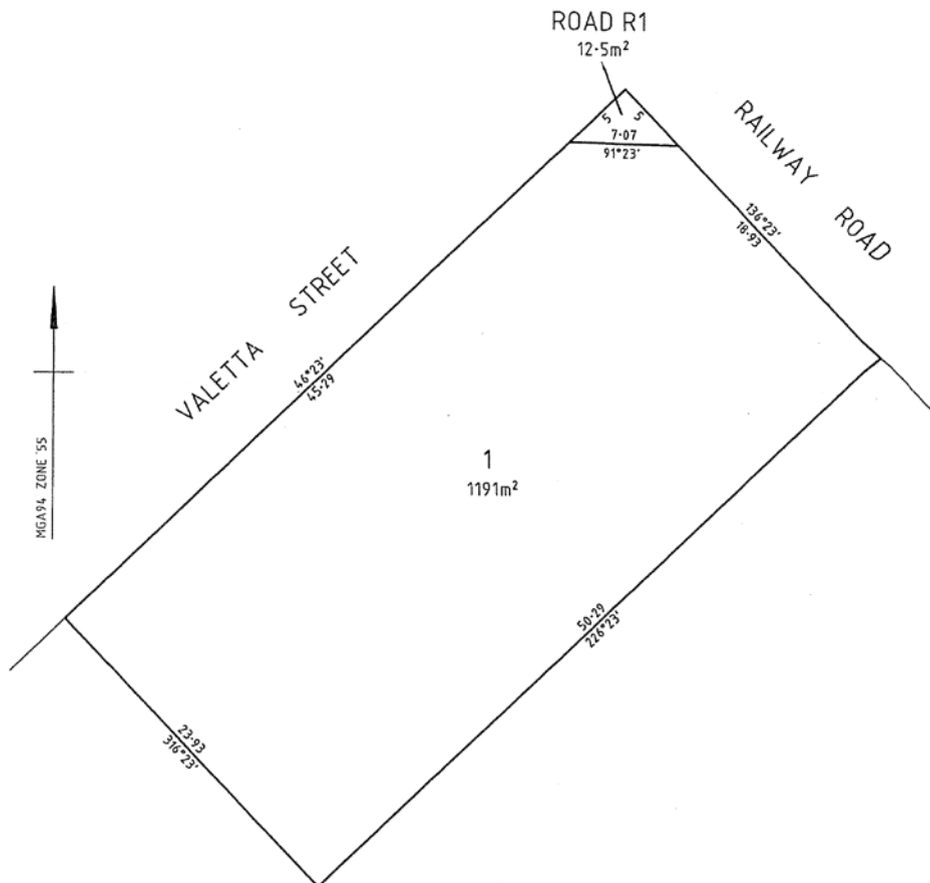
Notice of Acquisition

Compulsory Acquisition of Interest in Land

Casey City Council declares that by this notice it acquires an interest in fee simple in a 12.5 m² parcel of land shown as 'Road R1' on the plan below, being part of the land contained in Certificate of Title Volume 10867 Folio 022 (Land).

Interests Acquired:

1. Ian Thomas Skewes and Charmaine Skewes; and
2. all or any other interest in the Land.



Published with the authority of the Casey City Council.

For and on behalf of the Casey City Council

Signed STEVE COLDHAM

Name Steve Coldham
Acting Chief Executive Officer

Dated 29 November 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)
Reg. 16

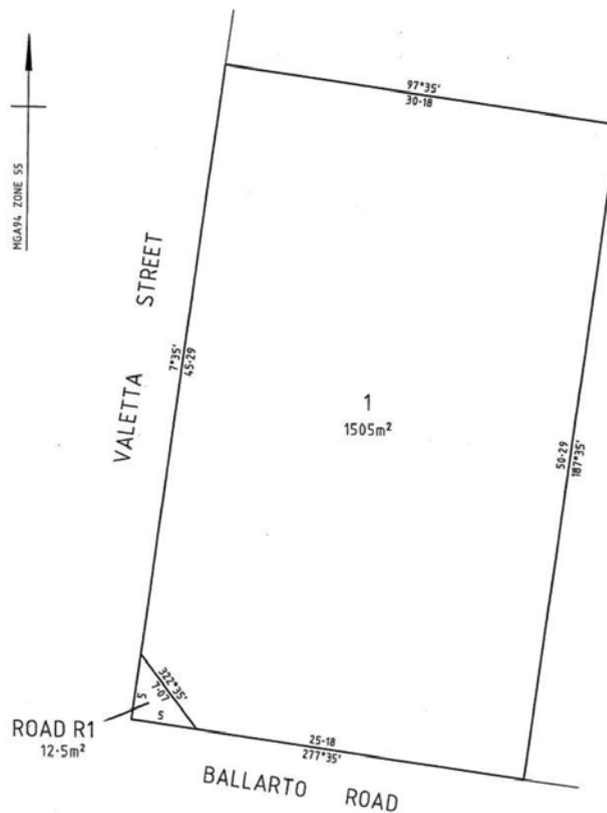
Notice of Acquisition

Compulsory Acquisition of Interest in Land

Casey City Council declares that by this notice it acquires an interest in fee simple in a 12.5 m² parcel of land shown as 'Road R1' on the plan below, being part of the land contained in Certificate of Title Volume 9203 Folio 666 (Land).

Interests Acquired:

1. Timothy Brett Bentley and Gabriell Carmel Bentley;
2. Bendigo and Adelaide Bank Ltd ACN 068 049 178; and
3. all or any other interest in the Land.



Published with the authority of the Casey City Council.

For and on behalf of the Casey City Council

Signed STEVE COLDHAM

Name Steve Coldham
Acting Chief Executive Officer

Dated 29 November 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)
Reg. 16

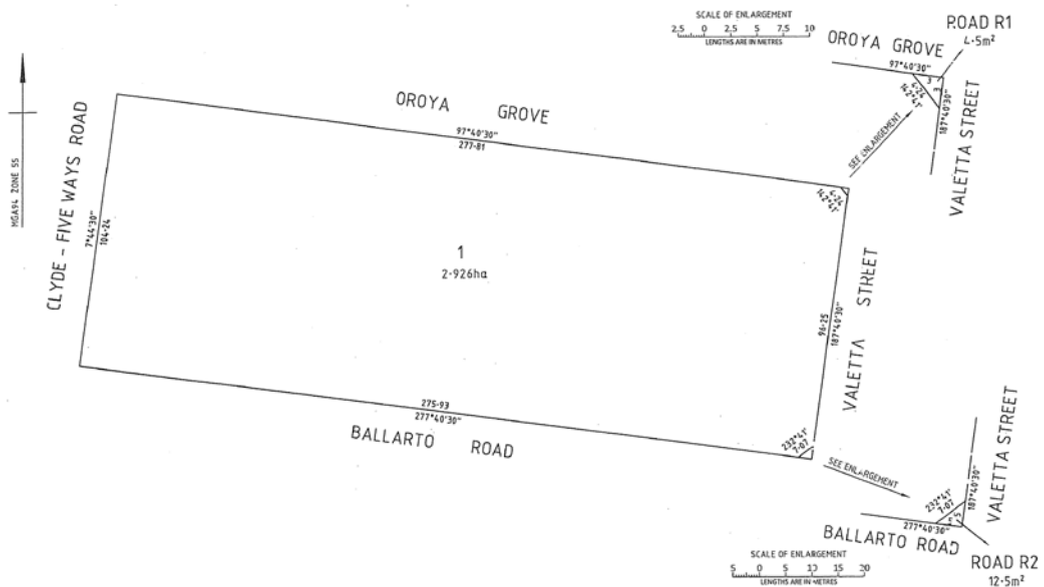
Notice of Acquisition

Compulsory Acquisition of Interest in Land

Casey City Council declares that by this notice it acquires an interest in fee simple in a 4.5 m² parcel of land marked 'Road R1' and a 12.5 m² parcel of land marked 'Road R2' on the plan below, being part of the land contained in Certificate of Title Volume 8806 Folio 545 (Land).

Interests Acquired:

1. Paleolgos Magias and Christina Mary Magias;
2. National Australia Bank Limited ACN 004 044 937; and
3. all or any other interest in the Land.



Published with the authority of the Casey City Council.

For and on behalf of the Casey City Council

Signed STEVE COLDHAM

Name Steve Coldham
Acting Chief Executive Officer

Dated 29 November 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)
Reg. 16

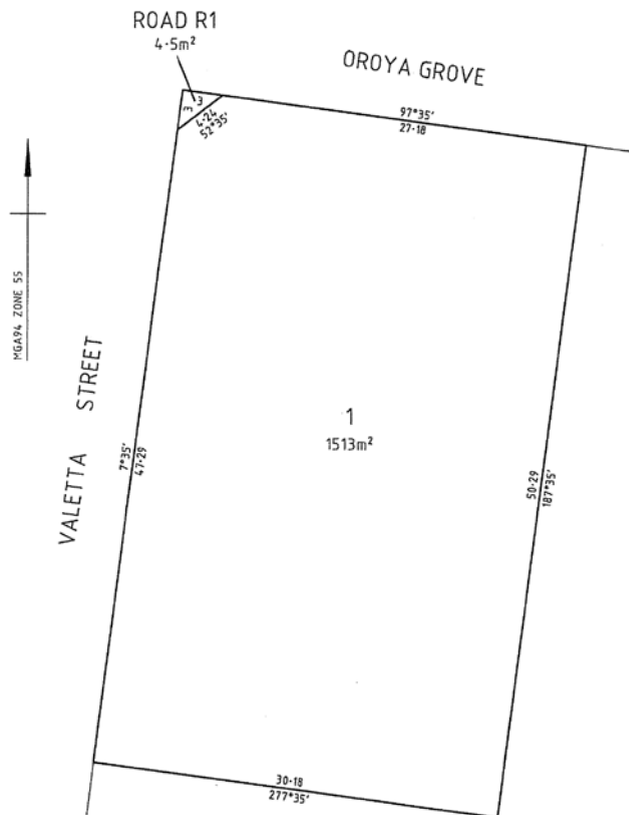
Notice of Acquisition

Compulsory Acquisition of Interest in Land

Casey City Council declares that by this notice it acquires an interest in fee simple in a 4.5 m² parcel of land shown as 'Road R1' on the plan below, being part of the land contained in Certificate of Title Volume 9189 Folio 248 (Land).

Interests Acquired:

1. James Stuart Dickinson;
2. Westpac Banking Corporation ACN 007 457 141; and
3. all or any other interest in the Land.



Published with the authority of the Casey City Council.

For and on behalf of the Casey City Council

Signed STEVE COLDHAM

Name Steve Coldham
Acting Chief Executive Officer

Dated 29 November 2017

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)
Reg. 16

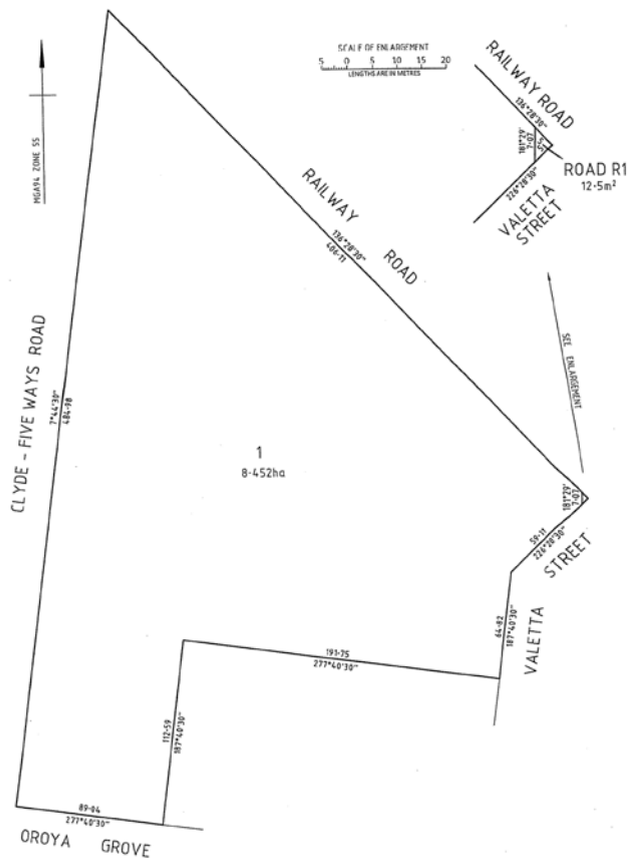
Notice of Acquisition

Compulsory Acquisition of Interest in Land

Casey City Council declares that by this notice it acquires an interest in fee simple in a 12.5 m² parcel of land shown as 'Road R1' on the plan below, being part of the land contained in Certificate of Title Volume 11393 Folio 220 (Land).

Interests Acquired:

1. Pitteuchar Pty Ltd ACN 004 901 571; and
2. all or any other interest in the Land.



Published with the authority of the Casey City Council.

For and on behalf of the Casey City Council

Signed STEVE COLDHAM

Name Steve Coldham
Acting Chief Executive Officer

Dated 29 November 2017

Mineral Resources (Sustainable Development) Act 1990

VARIATION OF EXEMPTION

I, Tim Pallas MP, Minister for Resources refer to the notice of exemption dated 20 April 2004 published under section 7 of the **Mineral Resources (Sustainable Development) Act 1990** ('the Act') in the Victoria Government Gazette G 18, 29 April 2004, page 994 (the notice).

Acting under section 7 of the Act and section 41A of the **Interpretation of Legislation Act 1984**, I give notice that the exemption is varied as follows:

For:

'Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE AND MINING LICENCE

Section 7 – **Mineral Resources Development Act 1990**

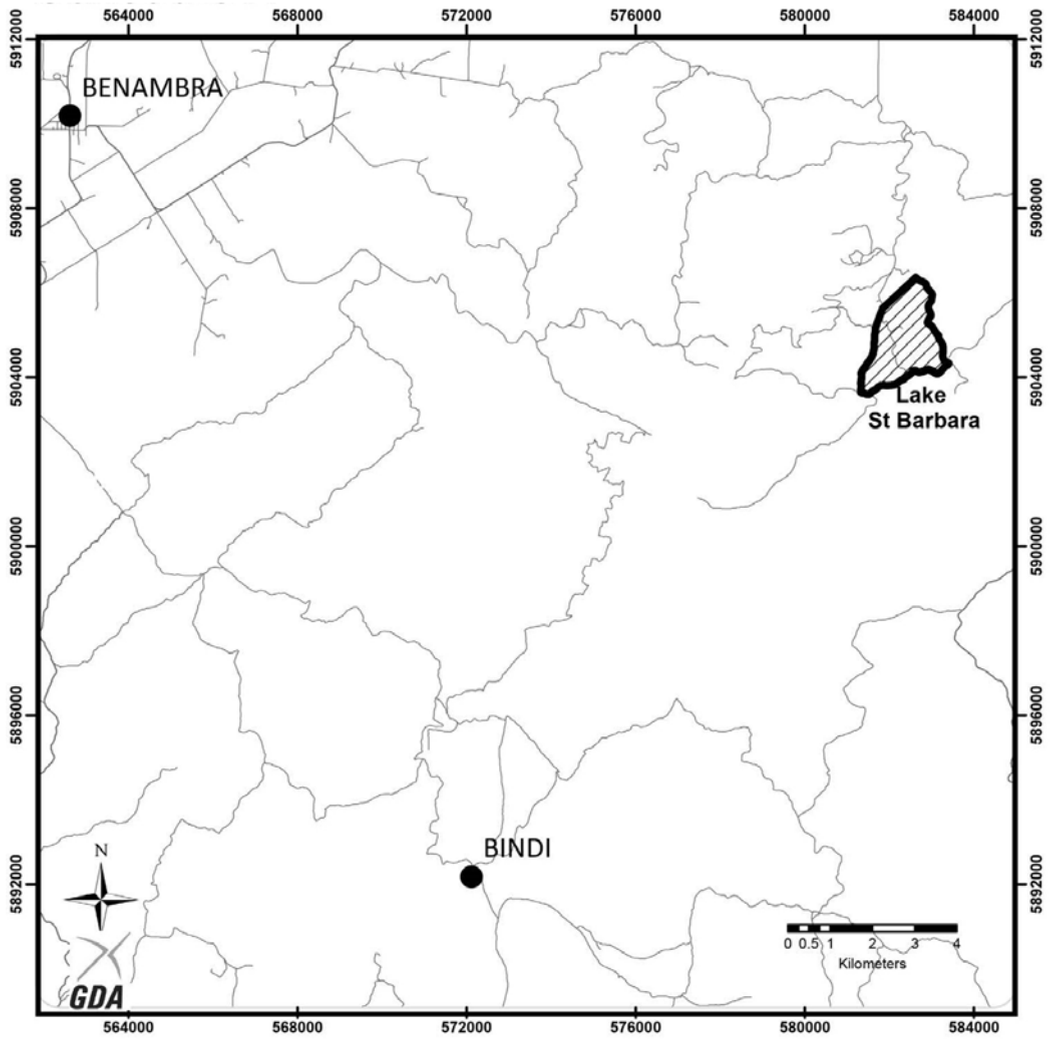
I, as delegate of the Minister for Energy Industries and Resources, pursuant to Section 7 of the **Mineral Resources Development Act 1990**, hereby give notice that the area of land covered by former Mining Lease 1865, former Mining Licence 4279, former Mining Licence 4281 and former Exploration Licence 3458 on the Omeo and Benambra mapsheets, and shown cross hatched on the accompanying map is exempt from being subject to an Exploration Licence or a Mining Licence.'

Substitute the following words:

'Mineral Resources (Sustainable Development) Act 1990

EXEMPTION OF LAND FROM LICENCES

I, Tim Pallas MP, Minister for Resources, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** ('the Act') hereby give notice that the area of land covered by former Mining Lease 1865 and former Mining Licence 4281 on the Omeo and Benambra mapsheets, and shown cross-hatched on the accompanying map is exempt from being subject to all licences under the Act, except for an infrastructure mining licence.'



Dated 4 December 2017

TIM PALLAS MP
Minister for Resources

Mineral Resources (Sustainable Development) Act 1990

NOTICE OF REVOCATION

Exemption of Land From a Licence

I, Ross McGowan, acting as the delegate of the Minister, refer to the notice of exemption dated 14 September 2016 published under section 7 of the **Mineral Resources (Sustainable Development) Act 1990** ('Act') in the Victoria Government Gazette G38, 22 September 2016, page 2370 ('the exemption').

Acting under section 7 of the Act I give notice that the exemption is revoked and that the land that was the subject of the exemption is to become available for any licence on or after 7 March 2018.

Dated 12 December 2017

ROSS MCGOWAN
Executive Director
Earth Resources Regulation



Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Loddon Shire Council, as the declared waterway manager for the Loddon River at Bridgewater between Flour Mill Weir and Sweeney's Lane, hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that the waters of the Loddon River between the Calder Highway bridge and the boat ramp at Sweeneys Lane are prohibited to all persons and vessels not registered to take part in the Bridgewater Water Ski Club Tournament. The exclusion zone takes effect between 7.00 am and 6.00 pm from 16 to 17 December 2017.

BY ORDER OF LODDON SHIRE COUNCIL

Port Management Act 1995**PORT MANAGEMENT (LOCAL PORTS) REGULATIONS 2015****Set Aside Determination – Regulation 11(1)****Local ports of Port Phillip, Western Port and/or Port Campbell**

I, Graeme Davis, District Manager of Parks Victoria (as delegate of the Port Manager), determine under Regulation 11(1) of the Port Management (Local Ports) Regulations 2015 that the areas defined in the following table are set aside for the purposes and conditions specified.

This determination has been made in accordance with Regulation 11(2) (ii) significant interference with the safe, efficient and effective management of the local port.

In accordance with Regulation 11(4), this determination replaces any previous set aside determination made by the port manager in respect of that area or any part of that area for the period specified in this temporary determination.

This determination applies from 20 December 2017 1200 hours until 20 December 2017 2300 hours.

Dated 16 November 2017

Signed at Melbourne
GRAEME DAVIS
District Manager
Port Phillip Western Port

Regulation	Description	Purpose	Area	Reasonable conditions (Regulation 14)
11(1)(a)	Determination to set aside an area in a local port in which access to that area is prohibited or restricted for not more than 90 days.	Prohibit entry by people if circumstances may place their safety at risk. Significant interference with the safe, efficient and effective management of the local port.	Tender berthing alongside Rhyll Pier floating low landings at the head of the Pier, Port of Western Port, set aside area declared for areas at approx. 38°27.997'S 145°18.540'E extending along the entire length of the floating low landing incorporating both sides and waters adjacent to the floating low landings for a distance of 10 metres.	Entry is prohibited to all Persons and Vessels excluding Parks Victoria staff, Victoria Police, Bass Coast Shire event staff, Golden Princess staff/authorised event coordinators and passengers authorised by Golden Princess with a valid Golden Princess boarding pass.
11(1)(b)	Determination to set aside an area in a local port in which the carrying out of an activity in that area is prohibited or restricted for not more than 90 days.	Prohibit entry by other specified people or classes of people.	Tender berthing alongside Rhyll Pier floating low landings at the head of the Pier, Port of Western Port, set aside area declared for areas at approx. 38°27.997'S 145°18.540'E extending along the entire length of the floating low landing incorporating both sides and waters adjacent to the floating low landings for a distance of 10 metres.	Entry is prohibited to all Persons and Vessels excluding Parks Victoria staff, Victoria Police, Bass Coast Shire event staff, Golden Princess staff/authorised event coordinators and passengers authorised by Golden Princess with a valid Golden Princess boarding pass.

Transfer of Land Act 1958
REGISTRAR'S REQUIREMENTS FOR
PAPER CONVEYANCING TRANSACTIONS – VERSION 4

The Registrar of Titles has determined Version 4 of the 'Registrar's Requirements for Paper Conveyancing Transactions' under section 106A of the **Transfer of Land Act 1958**. Version 4 of the 'Registrar's Requirements' was published and comes into operation on 14 December 2017 and takes effect as set out in the 'Registrar's Requirements'.

A copy of the 'Registrar's Requirements for Paper Conveyancing Transactions' can be viewed at the following web address: www.delwp.vic.gov.au/publications

IAN IRESON
Deputy Registrar of Titles

Water Act 1989
CENTRAL GIPPSLAND REGION WATER CORPORATION
SEWERAGE DISTRICT DETERMINATION 2017

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

1. Citation

This determination may be cited as the Central Gippsland Region Water Corporation Sewerage District Determination 2017.

2. Purpose

The purpose of this determination is to establish the extent of Central Gippsland Region Water Corporation's Sewerage District.

3. Authorising Provision

This determination is made in accordance with section 122GAB of the **Water Act 1989**.

4. Commencement

This determination comes into effect on the day it is published in the Victoria Government Gazette.

5. District Area

Pursuant to section 122GAB of the **Water Act 1989** the Central Gippsland Region Water Corporation Sewerage District Determination 2017 is the land delineated on the plans numbered:

LEGL./13-333	LEGL./13-335	LEGL./13-334	LEGL./17-703	LEGL./13-404
LEGL./13-405	LEGL./13-406	LEGL./13-407	LEGL./13-408	LEGL./17-704
LEGL./13-410	LEGL./17-705	LEGL./13-412	LEGL./13-413	LEGL./17-706
LEGL./13-415	LEGL./16-431	LEGL./13-417	LEGL./13-418	LEGL./13-419
LEGL./17-707	LEGL./16-486	LEGL./13-422	LEGL./13-423	LEGL./13-424

lodged in the Central Plan Office.

Dated 5 December 2017

ANDREW COONEY
Executive Director
Partnerships and Sector Performance

Water Act 1989**CENTRAL GIPPSLAND REGION WATER CORPORATION
WATER DISTRICT DETERMINATION 2017**

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

1. Citation

This determination may be cited as the Central Gippsland Region Water Corporation Water District Determination 2017.

2. Purpose

The purpose of this determination is to establish the extent of Central Gippsland Region Water Corporation's Water District.

3. Authorising Provision

This determination is made in accordance with section 122GAB of the **Water Act 1989**.

4. Commencement

This determination comes into effect on the day it is published in the Victoria Government Gazette.

5. District Area

Pursuant to section 122GAB of the **Water Act 1989** the Central Gippsland Region Water Corporation Water District Determination 2017 is the land delineated on the plans numbered:

LEGL./13-309	LEGL./13-324	LEGL./16-426	LEGL./16-427	LEGL./13-315
LEGL./16-428	LEGL./13-317	LEGL./13-316	LEGL./13-312	LEGL./13-313
LEGL./17-708	LEGL./13-325	LEGL./13-331	LEGL./13-332	LEGL./16-429
LEGL./13-319	LEGL./13-320	LEGL./13-326	LEGL./13-327	LEGL./13-322
LEGL./16-430	LEGL./13-328	LEGL./13-329	LEGL./13-330	

lodged in the Central Plan Office.

Dated 5 December 2017

ANDREW COONEY
Executive Director
Partnerships and Sector Performance

AGREEMENT FOR THE MELBOURNE CITY LINK AND AGREEMENT FOR THE
EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 4 of the Agreement for Integrating and Facilitating the Project and the Exhibition Street Extension Project between the Crown in right of the State of Victoria, CityLink Melbourne Limited, Transurban Infrastructure Management Limited and City Link Extension Pty Limited (the 'IFA') (as substituted for (and as if incorporated in lieu of) Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the 'Concession Deed') and Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited ('the ESEP Deed')).

CityLink Melbourne Limited (ABN 65 070 810 678) (for itself and as agent of City Link Extension Pty Limited (ABN 40 082 058 615)) ('CityLink Melbourne') gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link and the Exhibition Street Extension:

Schedule of Charge Tolls and Maximum Charge Tolls

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Tollable Section					
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.43	3.89	7.30	4.87	1.22
Western Link Section 1, between Racecourse Road and Dynon Road	2.43	3.89	7.30	4.87	1.22
Western Link Section 2, between Footscray Road and West Gate Freeway	3.04	4.87	9.13	6.09	1.52
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	3.04	4.87	9.13	6.09	1.52
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	5.48	8.76	16.43	10.95	2.74
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	2.43	3.89	7.30	4.87	1.22
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.43	3.89	7.30	4.87	1.22
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.43	3.89	7.30	4.87	1.22
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.43	3.89	7.30	4.87	1.22
Exhibition Street Extension	1.52	2.43	4.56	3.04	0.76

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than: (a) that part of Southern Link Section 1: (i) between Punt Road and the exit to Boulton Parade; and (ii) comprising Boulton Parade; and (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road	1.52	2.43	4.56	3.04	0.76
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.52	2.43	4.56	3.04	0.76

Notes:

1. When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
2. When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
3. A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
4. In this table:
 - ‘Heavy Commercial Vehicle – Day’ refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 6.00 am and 8.00 pm.
 - ‘Heavy Commercial Vehicle – Night’ refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 8.00 pm and 6.00 am.
 - ‘Boulton Parade’ includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;
 - ‘Burnley Tunnel’ means the eastbound tunnel between Sturt Street and Burnley Street;
 - ‘Domain Tunnel’ means the westbound tunnel between Punt Road and Sturt Street; and
 - ‘Swan Street Intersection’ means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	9.13	14.60	27.38	4.56
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	9.13	14.60	18.25	4.56

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	17.51	37.97	70.74	8.75

Taxi Tolls (\$/Taxi)

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	6.10
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and/or Exhibition Street Extension*** and no other Tollable Sections	6.10
Trips involving use of Tollable Sections which comprise both the Western Link* and either or both of the Southern Link** and the Exhibition Street Extension***	8.00

* The Western Link comprises the following three Tollable Sections:

1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
2. Western Link Section 1, between Racecourse Road and Dynon Road.
3. Western Link Section 2, between Footscray Road and West Gate Freeway.

** The Southern Link comprises the following eight Tollable Sections:

1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.

2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
 3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
 4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
 5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
 6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
 7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
 - (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and
 - (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
 8. Southern Link Section 5, between Swan Street Intersection and Punt Road.
- *** The Exhibition Street Extension comprises the following Tollable Section:
1. Exhibition Street Extension.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day toll
Metropolitan Taxi	17.51
A Taxi not being a Metropolitan Taxi	7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 31 March 2018.

Capitalised terms in this notice that are defined in:

- (a) the Concession Deed have, subject to paragraph (b), that meaning in this notice;
- (b) the ESEP Deed have that meaning in this notice, but only to the extent that the provision applies to the ESEP Deed,

subject to the provisions of the IFA.

C. M. MURPHY
 Company Secretary
 CityLink Melbourne Limited
 (ABN 65 070 810 678)

V. E. VASSALLO
 Director
 CityLink Melbourne Limited
 (ABN 65 070 810 678)

AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited (the 'ESEP Deed').

City Link Extension Pty Limited (ABN 40 082 058 615) ('Cleppo') gives notice of the following Charge Tolls for the Exhibition Street Extension:

Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Tollable Section					
Exhibition Street Extension	1.52	2.43	4.56	3.04	0.76

Note:

In this table:

'Heavy Commercial Vehicle – Day' refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 6.00 am and 8.00 pm.

'Heavy Commercial Vehicle – Night' refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 8.00 pm and 6.00 am.

Cleppo intends that these Charge Tolls will first apply in the quarter ending 31 March 2018.

Capitalised terms in this notice that are defined in the ESEP Deed have the same meaning as given by the ESEP Deed.

C. M. MURPHY
Company Secretary
City Link Extension Pty Limited
ABN 40 082 058 615

V. E. VASSALLO
Director
City Link Extension Pty Limited
ABN 40 082 058 615

AGREEMENT FOR THE MELBOURNE CITY LINK

Notice under Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the 'Concession Deed').

CityLink Melbourne Limited (ABN 65 070 810 678) ('CityLink Melbourne') gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link:

Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle – Day	Heavy Commercial Vehicle – Night	Motor Cycle
Tollable Section					
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.43	3.89	7.30	4.87	1.22
Western Link Section 1, between Racecourse Road and Dynon Road	2.43	3.89	7.30	4.87	1.22
Western Link Section 2, between Footscray Road and West Gate Freeway	3.04	4.87	9.13	6.09	1.52
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	3.04	4.87	9.13	6.09	1.52
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	5.48	8.76	16.43	10.95	2.74
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	2.43	3.89	7.30	4.87	1.22
(a) between Punt Road and the exit to Boulton Parade; and					
(b) comprising Boulton Parade					

Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.43	3.89	7.30	4.87	1.22
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.43	3.89	7.30	4.87	1.22
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.43	3.89	7.30	4.87	1.22
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:	1.52	2.43	4.56	3.04	0.76
(a) that part of Southern Link Section 1:					
(i) between Punt Road and the exit to Boulton Parade; and					
(ii) comprising Boulton Parade; and					
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road					
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.52	2.43	4.56	3.04	0.76

Notes:

- When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
- When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
- A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
- In this table:
 - ‘Heavy Commercial Vehicle – Day’ refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 6.00 am and 8.00 pm.
 - ‘Heavy Commercial Vehicle – Night’ refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 8.00 pm and 6.00 am.
 - ‘Boulton Parade’ includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;

‘Burnley Tunnel’ means the eastbound tunnel between Sturt Street and Burnley Street;
 ‘Domain Tunnel’ means the westbound tunnel between Punt Road and Sturt Street; and
 ‘Swan Street Intersection’ means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	9.13	14.60	27.38	4.56
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	9.13	14.60	18.25	4.56

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	17.51	37.97	70.74	8.75

Taxi Tolls (\$/Taxi)

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	6.10
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and no other Tollable Sections	6.10
Trips involving use of Tollable Sections which comprise both the Western Link* and the Southern Link**	8.00

* The Western Link comprises the following three Tollable Sections:

1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
2. Western Link Section 1, between Racecourse Road and Dynon Road.
3. Western Link Section 2, between Footscray Road and West Gate Freeway.

** The Southern Link comprises the following eight Tollable Sections:

1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.

2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
 - (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and
 - (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
8. Southern Link Section 5, between Swan Street Intersection and Punt Road.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day toll
Metropolitan Taxi	17.51
A Taxi not being a Metropolitan Taxi	7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 31 March 2018.

Capitalised terms in this notice that are defined in the Concession Deed have the same meaning as given by the Concession Deed.

C. M. MURPHY
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

V. E. VASSALLO
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on toll zones on the Link road.

For the purposes of this Notice, the following definitions apply:

Boulton Parade includes the off-ramp connecting the rest of the Link road to Boulton Parade;

Burnley Tunnel means the eastbound tunnel between Sturt Street and Burnley Street;

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Domain Tunnel means the westbound tunnel between Punt Road and Sturt Street;

Full Link road is the road included within both the Link road and the Extension road;

Full Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; and
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11;

Half Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; or
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11, and no other toll zone;

HCV – Day refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 6.00 am and 8.00 pm.

HCV – Night refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 8.00 pm and 6.00 am.

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two-axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two-axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two-wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Swan Street Intersection means the intersection between Swan Street and Batman Avenue;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, the interruption consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road, where those vehicles are a Car, a LCV, a HCV or a Motor Cycle:

Toll Zone	Toll				
	Car	LCV	HCV – Day	HCV – Night	Motor Cycle
1. That part of the Link road between Moreland Road and Brunswick Road.	\$2.43	\$3.89	\$7.30	\$4.87	\$1.22
2. That part of the Link road between Racecourse Road and Dynon Road.	\$2.43	\$3.89	\$7.30	\$4.87	\$1.22
3. That part of the Link road between Footscray Road and the West Gate Freeway.	\$3.04	\$4.87	\$9.13	\$6.09	\$1.52
4. That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road – <ol style="list-style-type: none"> (a) being the eastbound carriageways of the Link road; (b) between Punt Road and the exit to Boulton Parade; and (c) comprising Boulton Parade. 	\$3.04	\$4.87	\$9.13	\$6.09	\$1.52
5. That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$5.48	\$8.76	\$16.43	\$10.95	\$2.74

6. That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$2.43	\$3.89	\$7.30	\$4.87	\$1.22
7. That part of the Link road between Burnley Street and Punt Road and including that part of the Link road – (a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and (b) comprising Boulton Parade, other than: (i) the eastbound carriageways between Burnley Street and Punt Road; and (ii) that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$2.43	\$3.89	\$7.30	\$4.87	\$1.22
8. That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.	\$2.43	\$3.89	\$7.30	\$4.87	\$1.22
9. That part of the Link road between Glenferrie Road and Burnley Street, other than the eastbound carriageways.	\$2.43	\$3.89	\$7.30	\$4.87	\$1.22
10. That part of the Link road being the eastbound carriageways between Swan Street Intersection and Punt Road, other than – (a) that part of the Link road being the Burnley Tunnel; and (b) that part of the Link road comprising Boulton Parade.	\$1.52	\$2.43	\$4.56	\$3.04	\$0.76

11. That part of the Link road between Punt Road and Swan Street Intersection, other than – (a) the eastbound carriageways; (b) that part of the Link road being the Burnley Tunnel; (c) that part of the Link road: (1) between Punt Road and the exit to Boulton Parade; and (2) comprising Boulton Parade; and (d) that part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road.	\$1.52	\$2.43	\$4.56	\$3.04	\$0.76
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For the avoidance of doubt, a reference in this Notice to the specification of a toll zone by reference to Burnley Street refers to that point on the Link road where Burnley Street would cross the Link road if Burnley Street continued in a straight southerly direction from its southernmost extremity. For the avoidance of doubt, a reference in this Notice to ‘eastbound’ means in a general easterly direction from the eastern end of the West Gate Freeway towards Glenferrie Road.

Notwithstanding anything to the contrary in Table One, under section 71(1) (b) of the Act and in accordance with the Agreement, the maximum tolls payable in respect of the use of a vehicle on a toll zone on the Link road where that vehicle is a Car, a LCV, a HCV or a Motor Cycle for a Trip are as listed in Table Two:

Table Two				
Trip Cap	Toll			
	Car	LCV	HCV	Motor Cycle
1. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	\$9.13	\$14.60	\$27.38	\$4.56
2. Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	\$9.13	\$14.60	\$18.25	\$4.56

Under section 71(1)(b) of the Act, and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are Taxis:

Table Three	
Taxis	Toll
Each Half Link Taxi Trip	\$6.10
Each Full Link Taxi Trip	\$8.00

For the avoidance of doubt, this Notice does not set Charge Tolls, Maximum Charge Tolls or Taxi Tolls for the purposes of Schedule 3 (the Toll Calculation Schedule) of the Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 1 September 2017 and published in the Victoria Government Gazette No. G36 (pages 1965 to 1969 dated 7 September 2017 ('the Last Notice')).

This notice takes effect on 1 January 2018 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 6 December 2017

C. M. MURPHY
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

V. E. VASSALLO
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on the toll zone on the Extension road.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

HCV – Day refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 6.00 am and 8.00 pm.

HCV – Night refers to where the passage of the Heavy Commercial Vehicle on the Tollable Section occurs between 8.00 pm and 6.00 am.

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two-axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two-axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two-wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road, where those vehicles are a Car, a LCV, a HCV or a Motor Cycle:

Table One					
Toll Zone	Toll				
	Car	LCV	HCV – Day	HCV – Night	Motor Cycle
12. The Extension road	\$1.52	\$2.43	\$4.56	\$3.04	\$0.76

For the avoidance of doubt, this Notice does not set Charge Tolls for the purposes of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 1 September 2017 and published in the Victoria Government Gazette No. G36 (pages 1970 to 1971), dated 7 September 2017 ('the Last Notice').

This Notice takes effect on 1 January 2018, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 6 December 2017

C. M. MURPHY
Company Secretary
City Link Extension Pty Limited
(ABN 40 082 058 615)

V. E. VASSALLO
Director
City Link Extension Pty Limited
(ABN 40 082 058 615)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) ('CityLink Melbourne') hereby fixes tolls which are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink Pass is a 24 Hour Pass, a Tulla Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two-axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two-axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two-wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

Tulla Pass is an agreement with CityLink Melbourne for CityLink Melbourne to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use only on that part of the Link road being the Tullamarine Freeway Upgrade, between Bulla Road and Flemington Road including the toll zone between Moreland Road and Brunswick Road, for a fixed 24-hour period commencing at the time of the first Tulla Trip by that Car, Light Commercial Vehicle or Motor Cycle on a specified day;

Tulla Trip is the passage of a Car, Light Commercial Vehicle or Motor Cycle on that part of the Link road being the toll zone between Moreland Road and Brunswick Road;

24 Hour Pass is an agreement with CityLink Melbourne to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24-hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink Melbourne to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00 pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink Melbourne also registers a Car, Light Commercial Vehicle or Motor Cycle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One				
24 Hour Pass	Toll			
	Car	LCV	HCV	Motor Cycle
	\$17.51	\$37.97	\$70.74	\$8.75

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a Weekend Pass for that use.

Table Two			
Weekend Pass	Toll		
	Car	LCV	Motor Cycle
	\$17.51	\$37.97	\$8.75

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of Cars, Light Commercial Vehicles or Motor Cycles on the toll zone, consisting of that part of the Link road between Moreland Road and Brunswick Road, where the Car, Light Commercial Vehicle or Motor Cycle is the subject of a Tulla Pass for that use.

Table Three			
Tulla Pass	Toll		
	Car	LCV	Motor Cycle
	\$6.23	\$9.97	\$3.09

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 3 (the Toll Calculation Schedule) of the Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 1 September 2017 and published in the Victoria Government Gazette No. G36 (pages 1972 to 1974), dated 7 September 2017 ('the Last Notice').

This Notice takes effect on 1 January 2018, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 6 December 2017

C. M. MURPHY
Company Secretary
CityLink Melbourne Limited
(ABN 65 070 810 678)

V. E. VASSALLO
Director
CityLink Melbourne Limited
(ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ('the Act'), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles on the toll zone on the Extension road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink is CityLink Melbourne Limited ABN 65 070 810 678, the relevant corporation for the purposes of section 73C of the Act;

CityLink Pass is a 24 Hour Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or **HCV** is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two-axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two-axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two-wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheelchair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

24 Hour Pass is an agreement with CityLink to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink to register a Car, Light Commercial Vehicle or Motor Cycle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00 pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink also registers that Car, Light Commercial Vehicle or Motor Cycle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One				
24 Hour Pass	Toll			
	Car	LCV	HCV	Motor Cycle
	\$17.51	\$37.97	\$70.74	\$8.75

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a Weekend Pass for that use.

Table Two			
Weekend Pass	Toll		
	Car	LCV	Motor Cycle
	\$17.51	\$37.97	\$8.75

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 1 September 2017 and published in the Victoria Government Gazette No. G36 (pages 1975 to 1977), dated 7 September 2017 ('the Last Notice').

This Notice takes effect on 1 January 2018, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 6 December 2017

C. M. MURPHY
Company Secretary
City Link Extension Pty Limited
(ABN 40 082 058 615)

V. E. VASSALLO
Director
City Link Extension Pty Limited
(ABN 40 082 058 615)

Planning and Environment Act 1987
GREATER GEELONG PLANNING SCHEME
Notice of Approval of Amendment
Amendment C374

The Minister for Planning has approved Amendment C374 to the Greater Geelong Planning Scheme.

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

The Amendment includes a new Schedule 6 to Clause 42.01 Environmental Significance Overlay (ESO6) on an interim basis until 30 June 2019, and applies the ESO6 to land in two identified locations at Barwon Heads containing significant native vegetation, being the Warrenbeen Court/Saratoga Avenue area and various land areas in the Farming Zone located north of Taits Road.

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

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

Planning and Environment Act 1987
HORSHAM PLANNING SCHEME
Notice of Approval of Amendment
Amendment C64

The Minister for Planning has approved Amendment C64 to the Horsham Planning Scheme.

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

The Amendment implements the recommendations from the Wimmera Intermodal Freight Terminal Precinct Structure Plan (WIFTPSP) by rezoning the WIFT Precinct to Special Use Zone – Schedule 9, introducing the Environmental Significance Overlay Schedule 7 to the buffer area around the major manufacturing component of the WIFT Precinct, introducing the Design and Development Overlay Schedule 11 and the Development Plan Overlay Schedule 9 over the precinct to assist in implementing the recommendations from the WIFTPSP, and makes minor changes to the schedule to the Farming Zone to remove redundant controls.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Horsham Rural City Council, Civic Centre, 18 Roberts Avenue, Horsham.

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

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of Approval of Amendment

Amendment C150

The Minister for Planning has approved Amendment C150 to the Knox Planning Scheme.

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

The Amendment implements findings of the ‘Knox Planning Scheme Review 2015’ by updating local content in the Knox Planning Scheme, including replacing the Municipal Strategic Statement (MSS), inserting new local planning policies, amending other local policies, overlay and particular provision schedules and making consequential changes to planning scheme maps.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Knox City Council, 511 Burwood Highway, Wantirna South, Victoria 3152.

MATT COHEN

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MOIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C77

The Minister for Planning has approved Amendment C77 to the Moira Planning Scheme.

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

The Amendment implements the ‘Moira Planning Scheme Review Report, 2016’ by revising the Moira Planning Scheme Local Planning Policy Framework to reflect a new structure and revised content and implement the ‘Moira Small Towns and Settlements Strategy Plan, 2013’ and ‘Moira Small Towns and Settlements Strategy Plan Addendum Report, 2017’ and correct various zone anomalies.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Moira Shire Council, 44 Station Street, Cobram.

MATT COHEN

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Approval of Amendment

Amendment C142

The Minister for Planning has approved Amendment C142 to the Moreland Planning Scheme.

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

The Amendment amends Clause 21.02 and Clause 21.03 to update reference to the new Clause 22.07 Apartment Developments of Five or More Storeys, amends Clause 21.04 to include the 'Moreland Apartment Design Code' as a reference document, and amends Clause 22.07 Apartment Developments of Five or More Storeys.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Moreland City Council, 90 Bell Street, Coburg, Victoria.

MATT COHEN

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Approval of Amendment

Amendment C159

The Minister for Planning has approved Amendment C159 to the Moreland Planning Scheme.

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

The Amendment amends Clause 21.02, Clause 21.03, Clause 21.04 and Clause 22.01 to make reference to and provide additional built form guidance to the 12 neighbourhood centres identified in the Moreland Neighbourhood Centres Strategy, applies a new Design and Development Overlay Schedule 24 to 11 of the neighbourhood centres, introduces the Residential Growth Zone Schedule 2 into the Moreland Planning Scheme and applies it to eight neighbourhood centres, and applies the Environmental Audit Overlay over properties identified as having potentially contaminated land.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Moreland City Council, 90 Bell Street, Coburg, Victoria.

MATT COHEN

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Approval of Amendment

Amendment C172

The Minister for Planning has approved Amendment C172 to the Moreland Planning Scheme.

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

The Amendment rezones the land at 395–429 Albert Street, Brunswick, from the Industrial 1 Zone to the Mixed Use Zone, applies a new Design and Development Overlay Schedule 26, and applies the Environmental Audit Overlay.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Moreland City Council, 90 Bell Street, Coburg.

MATT COHEN

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment

Amendment C108

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

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

The Amendment applies the Public Acquisition Overlay (PAO4) to land to be acquired by the Nillumbik Shire Council for the Diamond Creek – Hurstbridge Shared Trail and inserts a new incorporated document titled Diamond Creek Trail Extension (Diamond Creek to Hurstbridge) – Incorporated Document November 2017 to facilitate construction of the trail.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.delwp.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the Nillumbik Shire Council, 34 Civic Drive, Greensborough.

MATT COHEN

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987
PORT PHILLIP PLANNING SCHEME
Notice of Approval of Amendment
Amendment C123

The Minister for Planning has approved Amendment C123 to the Port Phillip Planning Scheme.

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

The Amendment inserts and applies the Neighbourhood Residential Zone and Residential Growth Zone to land across the municipality, applies new schedules to the General Residential Zone, amends the Local Planning Policy Framework and amends the planning scheme maps commercial zone notations.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the City of Port Phillip, St Kilda Town Hall, 99a Carlisle Street, St Kilda.

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

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of Revocation of Amendment
Amendment Boroondara C251

The Parliament of Victoria revoked Boroondara Planning Scheme Amendment C251 on 16 November 2017 under section 38(2) of the **Planning and Environment Act 1987** and all provisions relating to this Amendment are removed from the Boroondara Planning Scheme.

The removal of the provisions from the Boroondara Planning Scheme comes into operation on the date this notice is published in the Government Gazette.

The Amendment to the Boroondara Planning Scheme proposed to:—

- insert the ‘Markham Housing Estate Incorporated Document, March 2017’ into the scheme as an incorporated document; and
- establish the Minister for Planning as the responsible authority for the administration.

A copy of the revised Planning Scheme 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 Boroondara City Council, 8 Inglesby Road, Camberwell.

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

Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME

Notice of Revocation of Amendment

Amendment Glen Eira C170

The Parliament of Victoria revoked Glen Eira Planning Scheme Amendment C170 on 14 November 2017 under section 38(2) of the **Planning and Environment Act 1987** and all provisions relating to the Amendment are removed from the Glen Eira Planning Scheme.

The removal of the provisions from the Glen Eira Planning Scheme comes into operation on the date this notice is published in the Government Gazette.

The Amendment to the Glen Eira Planning Scheme proposed to:–

- rezone the land to Comprehensive Development Zone – Schedule 1;
- insert the ‘North Road, Ormond, Comprehensive Development Plan (June 2017)’ into the scheme as an incorporated document;
- introduce the new Parking Overlay – Schedule 10 and delete the existing Parking Overlay – Schedule 2 from the site;
- establish the Minister for Planning as the responsible authority for the administration; and
- update the schedule to Clause 61.01, and amend Clauses 21.04 (Housing and Residential Development), 21.06 (Business), and 22.07 (Housing Diversity Area Policy).

A copy of the revised Planning Scheme 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 Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield.

MATT COHEN

Acting Director

State Planning Services

Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Cemeteries and Crematoria Act 2003

**APPOINTMENT OF THE SOUTHERN METROPOLITAN CEMETERIES TRUST
TO MANAGE THE SORRENTO PUBLIC CEMETERY AND ABOLITION OF THE
SORRENTO CEMETERY TRUST AND TRANSFERRAL OF ITS ASSETS TO THE
SOUTHERN METROPOLITAN CEMETERIES TRUST**

Order in Council

The Governor in Council under section 8 of the **Cemeteries and Crematoria Act 2003** appoints the Southern Metropolitan Cemeteries Trust to manage the Sorrento Public Cemetery; abolishes The Sorrento Cemetery Trust; and transfers all of the assets and liabilities, duties and obligations and records and registers of The Sorrento Cemetery Trust to The Southern Metropolitan Cemeteries Trust.

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

Dated 12 December 2017

Responsible Minister:

HON JILL HENNESSY MP

Minister for Health

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

AMENDMENT OF TEMPORARY RESERVATION – SOUTH MELBOURNE

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** amends the following Order in Council:–

SOUTH MELBOURNE – The Order in Council made on 19 December, 1989 and published in the Government Gazette on 20 December, 1989 – page 3353 of the temporary reservation of an area of 2468 square metres of land being Crown Allotment 1, Section 79B, City of South Melbourne, Parish of Melbourne South as a site for Community purposes.....

...by deletion of the word ‘Community’ from the reservation purpose and substitution therefor of the word ‘Education’.

File Ref : Rs 05877

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

Dated 12 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

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

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

BROADWATER – The temporary reservation by Order in Council of 4 August, **1879** of an area of 2.023 hectares, more or less, of land in the Parish of Broadwater (now described as Crown Allotment 48F) as a site for Public purposes [State School].

BROADWATER – The temporary reservation by Order in Council of 28 April, **1931** of an area of 4047 square metres, more or less, of land in the Parish of Broadwater (now described as Crown Allotment 48G) as a site for a State School. – (Rs 04121)

FERNBANK – The temporary reservation by Order in Council of 19 June, **1923** of an area of 3.175 hectares of land in the Township of Fernbank, Parish of Nindoo (now described as Crown Allotment 12, Section 3), as a site for Recreation purposes.

FERNBANK – The temporary reservation by Order in Council of 4 May, **1926** of an area of 4.699 hectares of land in the Township of Fernbank, Parish of Nindoo (now described as Crown Allotment 13, Section 3), as a site for Public Recreation.

FERNBANK – The temporary reservation by Order in Council of 9 June, **1942** of an area of 7116 square metres of land in the Township of Fernbank, Parish of Nindoo (now described as Crown Allotment 14, Section 3), as a site for Public Recreation. – (Rs 02769)

UNDERBOOL – The temporary reservation by Order in Council of 30 May, 1972 of an area of 5.666 hectares, more or less, of land in the Parish of Underbool (now described as Crown Allotment 29C) as a site for a Reservoir **so far only as** the portion containing 4535 square metres, more or less, being Crown Allotment 2004, Parish of Underbool as shown on Plan No. LEGL./14-604 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (Rs 09568)

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

Dated 12 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

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:

BENDIGO – The temporary reservation by Order in Council of 16 June, **1873** of an area of 8157 square metres, more or less, of land (now described as Crown Allotment 23D, Section 50C, At Bendigo, Parish of Sandhurst) as a site for State School purposes. – (0607109)

BENDIGO – The temporary reservation by Order in Council of 22 June, **1948** of an area of 1257 square metres of land now described as Crown Allotment 101A, Section E, At Bendigo, Parish of Sandhurst as a site for State School purposes. – (Rs 6177)

BENDIGO – The temporary reservation by Order in Council of 14 June, **1955** of an area of 759 square metres, more or less, of land (now described as Crown Allotment 23C, Section 50C, At Bendigo, Parish of Sandhurst) as a site for State School purposes. – (Rs 7301)

BENDIGO – The temporary reservation by Order in Council of 5 November, 1980 of an area of 1001 square metres, more or less, of land (now described as Crown Allotment 23B, Section 50C, At Bendigo, Parish of Sandhurst) as a site for a State School. – (Rs 11504)

FRANKSTON – The temporary reservation by Order in Council of 14 November, 1961 of an area of 2.4 hectares, more or less, of land formerly described as Crown Allotment 4D, Section 14, Township of Frankston, Parish of Frankston as a site for Hospital purposes, **so far only** as the portion containing 404 square metres, being Crown Allotment 2033, Township of Frankston, Parish of Frankston as shown on Original Plan No. OP123698 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (Rs 8088)

HEYWOOD – The temporary reservation by Order in Council of 1 June, 1971 of an area of 304 square metres, more or less, of land being Crown Allotment 4B, Section 31, Township of Heywood, Parish of Heywood as a site for Water Supply purposes. – (Rs 9455)

GELANTIPY WEST – The temporary reservation by Order in Council of 5 August, 1947 of an area of 2.02 hectares, more or less, of land in the Parish of Gelantipy West (now described as Crown Allotment 6D) as a site for State School purposes. – (Rs 6009)

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

Dated 12 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 GLENELG SHIRE COUNCIL

HEYWOOD – Public purposes (Municipal Pound); being Crown Allotments 4A [area 7795 square metres] and 4B [area 299 square metres] Section 31, Township of Heywood, Parish of Heywood as shown on Plan No. OP124063 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (032023317)

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

UNDERBOOL – Water supply purposes; being Crown Allotments 2007 [area 1.0 hectare, more or less] and 2008 [area 3441 square metres, more or less], Parish of Underbool as shown on Plan No. LEGL./14-604 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (Rs 09568)

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

Dated 12 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

PERMANENT RESERVATION OF CROWN LAND

Order in Council

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** permanently reserves the following Crown land which is required for the purpose mentioned:—

MUNICIPAL DISTRICT OF THE MORNINGTON PENINSULA SHIRE COUNCIL

FLINDERS – Preservation of species of native plants; the land being Crown Allotment 2037, Parish of Flinders, [area 5762 square metres] as shown on Original Plan No. OP123800 and Crown Allotments 2040 [area 6130 square metres] and 2041 [area 949 square metres], Parish of Flinders as shown on Original Plan No. OP124365; both plans lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (1202329)

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

Dated 12 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 ROADS

Order in Council

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

MUNICIPAL DISTRICT OF THE EAST GIPPSLAND SHIRE COUNCIL

FERNBANK – The road in the Township of Fernbank, Parish of Nindoo, being Crown Allotment 2002 as shown on Original Plan No. OP124162 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (1602141)

MUNICIPAL DISTRICT OF THE WELLINGTON SHIRE COUNCIL

TOONGABBIE NORTH – The road in the Parish of Toongabbie North, being Crown Allotment 2008 as shown on Original Plan No. OP124356 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning. – (2012836)

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

Dated 12 December 2017

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

Deakin University Act 2009

APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
DEAKIN UNIVERSITY COUNCIL

Order in Council

The Governor in Council under section 12 and clause 1 of Schedule 1 of the **Deakin University Act 2009** appoints Peter Niblett as a Governor in Council member of the Deakin University Council from 1 January 2018 to 31 December 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 12 December 2017

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Training and Skills

ANDREW ROBINSON
Clerk of the Executive Council

Deakin University Act 2009

APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
DEAKIN UNIVERSITY COUNCIL

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

The period of appointment is from 1 January 2018 to 31 December 2020 (both dates inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the **Deakin University Act 2009** (Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

9. Prior Service

The appointee has previously served as a Governor in Council appointed member of the Council since 1 January 2009.

Deakin University Act 2009

APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
DEAKIN UNIVERSITY COUNCIL

Order in Council

The Governor in Council under section 12 and clause 1 of Schedule 1 of the **Deakin University Act 2009** appoints Lynette Roberts as a Governor in Council member of the Deakin University Council from 1 January 2018 to 31 December 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 12 December 2017

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Training and Skills

ANDREW ROBINSON
Clerk of the Executive Council

Deakin University Act 2009

APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
DEAKIN UNIVERSITY COUNCIL

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

The period of appointment is from 1 January 2018 to 31 December 2020 (both dates inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the **Deakin University Act 2009** (Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

9. Prior Service

The appointee has previously served as a Governor in Council appointed member of the Council since 1 April 2017.

Federation University Australia Act 2010
APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
FEDERATION UNIVERSITY AUSTRALIA COUNCIL

Order in Council

The Governor in Council under section 12 and Clause 1 of Schedule 1 of the **Federation University Australia Act 2010** appoints Mr Michael Ryan as a Governor in Council member of the Federation University Australia Council from 1 January 2018 to 31 December 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 12 December 2017

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Training and Skills

ANDREW ROBINSON
Clerk of the Executive Council

Federation University Australia Act 2010
APPOINTMENT OF A GOVERNOR IN COUNCIL MEMBER TO THE
FEDERATION UNIVERSITY AUSTRALIA COUNCIL

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

The period of appointment is from 1 January 2018 to 31 December 2020 (both dates inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the **Federation University Australia Act 2010** (Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

9. Prior Service

The appointee has served on the Federation University Australia Council since 1 July 2012.

Federation University Australia Act 2010

APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
FEDERATION UNIVERSITY AUSTRALIA COUNCIL

Order in Council

The Governor in Council under section 12 and Clause 1 of Schedule 1 of the **Federation University Australia Act 2010** appoints Rhonda Whitfield as a Governor in Council member of the Federation University Australia Council from 1 January 2018 to 31 December 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 12 December 2017

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Training and Skills

ANDREW ROBINSON
Clerk of the Executive Council

Federation University Australia Act 2010

APPOINTMENT OF A GOVERNOR IN COUNCIL MEMBER TO THE
FEDERATION UNIVERSITY AUSTRALIA COUNCIL

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

The period of appointment is from 1 January 2018 to 31 December 2020 (both dates inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the **Federation University Australia Act 2010** (Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

9. Prior Service

The appointee is a new appointment to the Council.

Monash University Act 2009
APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
MONASH UNIVERSITY COUNCIL

Order in Council

The Governor in Council under section 12 and clause 1 of Schedule 1 of the **Monash University Act 2009** appoints Julie Ligeti as a Governor in Council member of the Monash University Council from 1 January 2018 to 31 December 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 12 December 2017

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Training and Skills

ANDREW ROBINSON
Clerk of the Executive Council

Monash University Act 2009
APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
MONASH UNIVERSITY COUNCIL
SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

The period of appointment is from 1 January 2018 to 31 December 2020 (both dates inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the **Monash University Act 2009** (Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

9. Prior Service

The appointee is a new appointment to the Council.

Victoria University Act 2010

APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
VICTORIA UNIVERSITY COUNCIL

Order in Council

The Governor in Council under section 12 and Clause 1 of Schedule 1 of the **Victoria University Act 2010** appoints Gaye Hamilton as a Governor in Council member of the Victoria University Council from 1 January 2018 to 31 December 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 12 December 2017

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Training and Skills

ANDREW ROBINSON
Clerk of the Executive Council

Victoria University Act 2010

APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
VICTORIA UNIVERSITY COUNCIL

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

The period of appointment is from 1 January 2018 to 31 December 2020 (both dates inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the **Victoria University Act 2010** (Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

9. Prior Service

The appointee has served on the Victoria University Council since 1 July 2012.

Victoria University Act 2010
APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
VICTORIA UNIVERSITY COUNCIL

Order in Council

The Governor in Council under section 12 and Clause 1 of Schedule 1 of the **Victoria University Act 2010** appoints Susan Schlesinger as a Governor in Council member of the Victoria University Council from 1 January 2018 to 31 December 2020 (both dates inclusive).

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 12 December 2017

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Training and Skills

ANDREW ROBINSON
Clerk of the Executive Council

Victoria University Act 2010
APPOINTMENT OF GOVERNOR IN COUNCIL MEMBER TO THE
VICTORIA UNIVERSITY COUNCIL
SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

This appointment is part-time.

2. Period of Appointment

The period of appointment is from 1 January 2018 to 31 December 2020 (both dates inclusive).

3. Duties and responsibilities of the position

Pursuant to section 8 of the **Victoria University Act 2010** (Act), the Council is the governing body of the University and has the entire direction and superintendence of the University. Its primary responsibilities include appointing and monitoring the performance of the Vice-Chancellor, approving the mission and strategic direction, overseeing and reviewing management, overseeing and monitoring academic activities, and approving any significant commercial activities.

4. Termination Arrangements

Pursuant to section 12(5)(a) of the Act, a member of the Council appointed by the Governor in Council may, at any time, be removed by the Governor in Council.

5. Payment Provisions

Pursuant to section 16 of the Act, the Minister may fix the remuneration of a member.

6. Superannuation Obligations

Superannuation will be paid in accordance with the Commonwealth's **Superannuation Guarantee (Administration) Act 1992**.

7. Travel and Personal Expenses arrangements

All members of the Council are entitled to reimbursement of reasonable travelling and personal expenses.

8. Leave Arrangements

There are no leave provisions for this part-time statutory position.

9. Prior Service

The appointee is a new appointment to the Council.

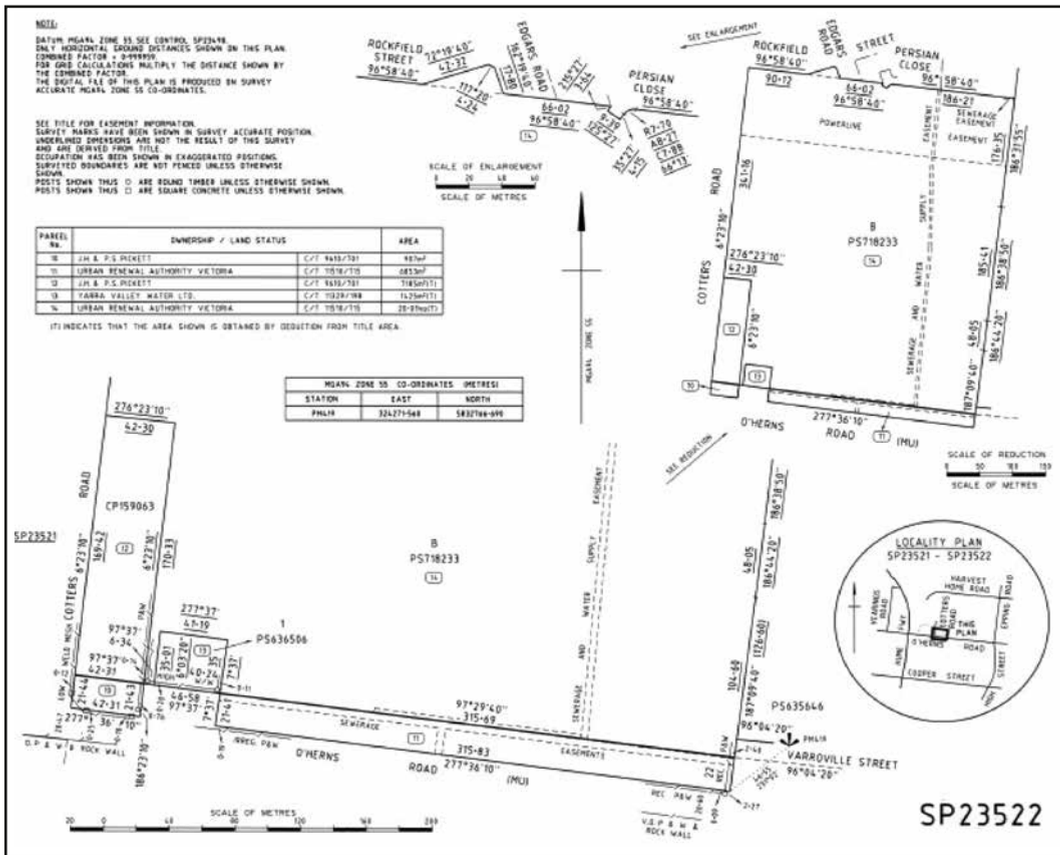
Land Acquisition and Compensation Act 1986
CERTIFICATION PURSUANT TO SECTION 5(3) OF
THE LAND ACQUISITION AND COMPENSATION ACT 1986

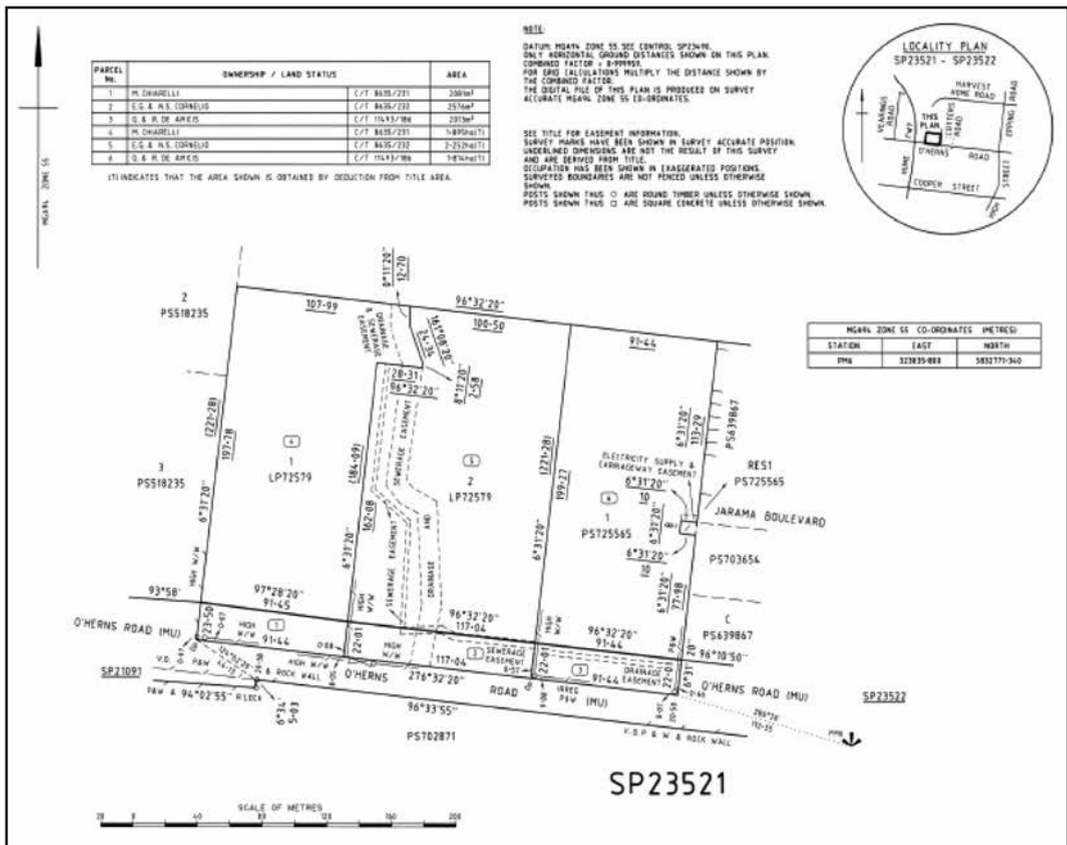
Order in Council

The Governor in Council, under section 5(3) of the **Land Acquisition and Compensation Act 1986**, certifies the land shown as

- the land shown as Parcel 10 on Survey Plan SP23522 prepared by the Roads Corporation and annexed to this Order in Council, being part of the land described in Certificate of Title Volume 09610 Folio 701; and
- the land shown as Parcel 1 on Survey Plan SP23521 prepared by the Roads Corporation and annexed to this Order in Council, being part of the land described in Certificate of Title Volume 08635 Folio 231,

as land for which reservation is unnecessary, undesirable and contrary to the public interest.





This legislative instrument comes into effect on the date published in the Government Gazette.
 Dated 12 December 2017
 Responsible Minister
 HON MARTIN PAKULA MP
 Attorney-General

ANDREW ROBINSON
 Clerk of the Executive Council

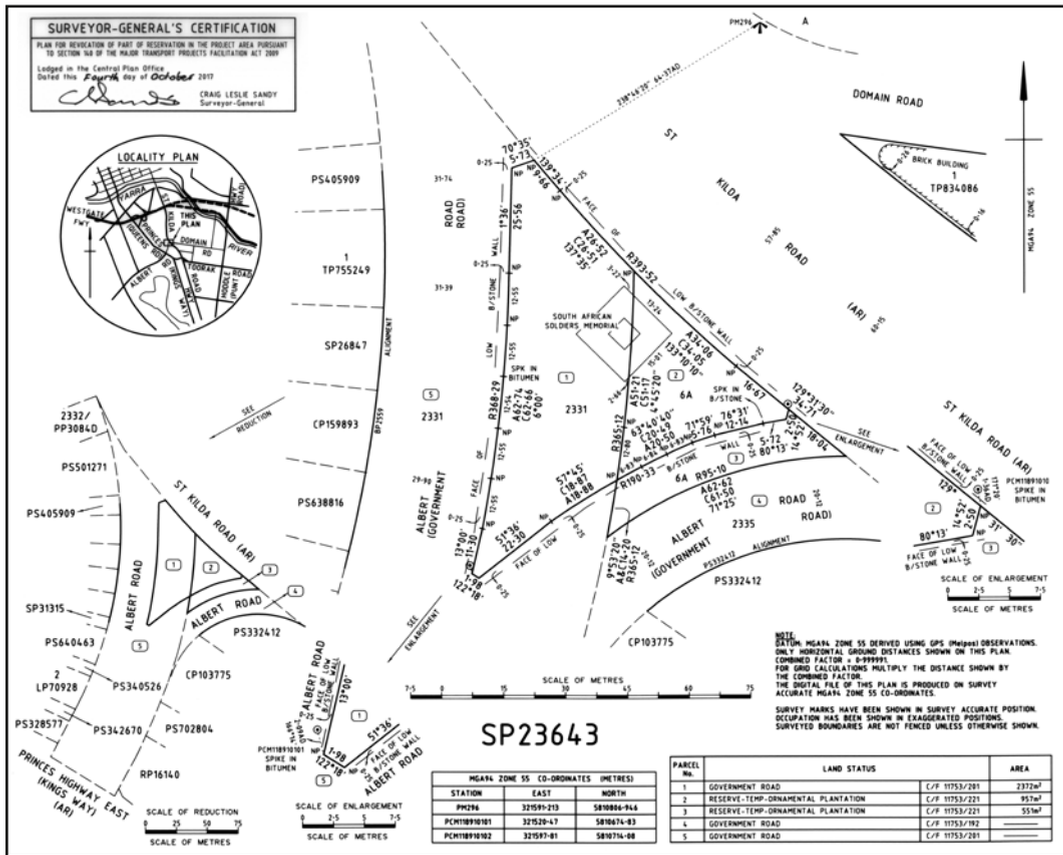
Major Transport Projects Facilitation Act 2009

REVOCATION OF RESERVATION IN PART

Order in Council

The Governor in Council, pursuant to section 140(2)(a) of the **Major Transport Projects Facilitation Act 2009**, revokes the following to the extent described hereunder:

PARISH OF MELBOURNE SOUTH, City of South Melbourne – The temporary reservation for public purposes (ornamental plantation) by Order in Council of 15 December 1890, and published in the Government Gazette 15 December 1890 page 5121, of land (and related Crown folio Volume 11753 Folio 221) **so far only** as the portion containing 957 m² (part of Crown Allotment 6A Section 58) being shown as Parcel 2 on SP23643 lodged in the Central Plan Office of the Department of Environment, Land, Water and Planning on 4 October 2017.



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

Dated 12 December 2017

Responsible Minister:

HON JACINTA ALLAN MP

Minister for Public Transport

ANDREW ROBINSON
 Clerk of the Executive Council

Plant Biosecurity Act 2010**ORDER DECLARING CONTROL AREAS IN VICTORIA FOR THE PURPOSE OF PREVENTING THE SPREAD OF THE PEST POTATO CYST NEMATODE**

The Governor in Council, under section 19(1) of the **Plant Biosecurity Act 2010**, makes the following Order:

1 Purposes

The purposes of this Order are –

- (a) to declare control areas in Victoria for the purposes of preventing the spread of the pest potato cyst nematode to other parts of Victoria; and
- (b) to specify prohibitions, restrictions and requirements which are to operate in, or in relation to, the control areas.

2 Authorising provision

This Order is made under section 19(1) of the **Plant Biosecurity Act 2010**.

3 Commencement

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

4 Revocation

The Order under section 19(1) of the **Plant Biosecurity Act 2010**, declaring an area in Victoria to be a control area for the purpose of preventing the spread of potato cyst nematode, and published in Victoria Government Gazette G30 on 28 July 2016, at pages 1930–1932, is **revoked**.

5 Definitions

In this Order –

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

‘**host plant**’ means any plant or plant product of the *Solanaceae* family and any root vegetable, bulb, seedling, nursery plant or tree;

‘**potato cyst nematode**’ means the pest *Globodera rostochiensis* (Wollenweber) (Skarbilovich);

‘**Solanaceae**’ means the family of plants which includes potatoes, tomatoes, eggplants and nightshade.

6 Declaration of control areas for preventing the spread of potato cyst nematode

The areas of land described in the Schedule are declared to be control areas for the purpose of preventing the spread of potato cyst nematode to other parts of Victoria.

7 Prohibitions, restrictions and requirements to apply in relation to control areas

For the purpose of preventing the spread of potato cyst nematode from the control areas described in Clause 6 and the Schedule, the removal of any host material from a control area is prohibited.

SCHEDULE

The parcels of land described by Property Title References: CP151228; CP151457; CP155572; CP155924; CP158255; CP171895; CP174878; LP4229 (Lot 2, 29); LP9292 (Lot 2); LP37574 (Lot 2); LP53641 (Lot 5); LP53796 (Lot 2, 3); LP64556 (Lot 1); LP81504 (Lot 1); LP85720 (Lot 2); LP91933 (Lot 1, 2); LP114477 (Lot 2); LP121456 (Lot 2); LP121344 (Lot 7); LP132115 (Lot 2); LP124456 (Lot 3); LP141061 (Lot 2); LP127968 (Lot 2); LP134410 (Lot 3, 4); LP135393 (Lot 1); LP137963 (Lot 2); LP202810 (Lot 2); LP204562 (Lot 1, 2); LP210666 (Lot 2); LP214107 (Lot 4); LP216942 (Lot 2); LP217645 (Lot 2); LP219882 (Lot 1, 2); LP221133 (Lot 1, 2); LP222475 (Lot 4); PS310682 (Lot 1, 2); PS310934 (Lot 2); PS343549 (Lot 1, 2); PS346643 (Lot 3); PS346644 (Lot 1, 2); PS400712 (Lot 3); PS401903 (Lot 3); PS404753 (Lot 1, 2); PS406485 (Lot 1, 2); PS408685 (Lot 4); PS430475 (Lot 1); PS431278 (Lot 1, 2, 3); PS432333 (Lot 1);

PS436252 (Lot 1, 2); PS437075 (Lot 1, 2); PS441955 (Lot 2); PS442623 (Lot 1, 2); PS444083 (Lot 2); PS504903 (Lot 3); PS507889 (Lot 3); PS521280 (Lot 3); PS524526 (Lot 2); PS542747 (Lot 3); PS528102 (Lot 1); PS528109 (Lot 2); PS529447 (Lot 1); PS537446 (Lot 11, 12); PS537735 (Lot 3); PS537736 (Lot 3); PS542747 (Lot 2, 4); PS542775 (Lot 2); PS545105 (Lot 6, 7); PS609541 (Lot 4); PS620058 (Lot 1, 2, 3, 4); PS620061 (Lot 1, 2); PS627017 (Lot 2, 3, 4, 5); PS627026 (Lot 1, 2, 3, 4); PS634279 (Lot 2); PS638559 (Lot 2); PS638595 (Lot 1, 2); PS641873 (Lot 2); PS645444 (Lot 2); PS649357 (Lot 1); PS649566 (Lot 2); PS649357 (Lot 2); PS715748 (Lot 1, 2, 3); TP16308 (Lot 1); TP22414 (Lot 1); TP83292 (Lot 1); TP83866 (Lot 1); TP104088 (Lot 1); TP131498 (Lot 1); TP137281 (Lot 1); TP163253 (Lot 1, 2); TP205618 (Lot 1); TP222643 (Lot 1); TP234836 (Lot 1); TP243315 (Lot 1); TP252867 (Lot 1); TP258133 (Lot 1); TP324407 (Lot 2); TP372897 (Lot 1); TP383300 (Lot 1); TP390766 (Lot 1); TP392147 (Lot 1); TP396960 (Lot 1, 2, 3); TP403012 (Lot 1); TP403752 (Lot 1); TP408664 (Lot 3); TP421853 (Lot 1); TP439642 (Lot 1); TP443469 (Lot 1); TP444656 (Lot 1); TP511963 (Lot 1); TP513655 (Lot 1); TP529879 (Lot 1, 2, 3); TP529879 (Lot 4); TP535414 (Lot 1); TP554986 (Lot 1); TP563470 (Lot 1); TP574128 (Lot 1); TP591451 (Lot 1); TP622549 (Lot 1); TP624561 (Lot 1); TP643308 (Lot 1); TP665809 (Lot 2, 3); TP674375 (Lot 1, 2, 3, 4); TP674872 (Lot 1, 2); TP675421 (Lot 1, 2); TP676532 (Lot 1, 2, 3); TP710709 (Lot 1); TP803112 (Lot 1); TP834721 (Lot 1, 2, 3); TP847634 (Lot 1); TP852584 (Lot 2); TP854849 (Lot 1); TP858833 (Lot 1); TP888464 (Lot 3); Parish of Gembrook (Allotment 67, 70, 76, 88, 93A, 122D, 122E); Parish of Gembrook (Section G, Allotment 1, 6, 7, 8, 9); Parish of Kooweerup (Section G, Allotment 26A, 29B); Parish of Kooweerup (Section T, Allotment 6A); Parish of Kooweerup East (Allotment 15, 16, 18); Parish of Kooweerup East (Section B, Allotment 1, 1A, 10, 11A, 12, 13, 14); Parish of Kooweerup East (Section D, Allotment 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 31, 32, 33, 34); Parish of Kooweerup East (Section M, Allotment 5, 5A, 6, 6A, 7, 7A, 8, 9, 12, 13, 16); Parish of Kooweerup East (Section N, Allotment 4, 9, 20, 21, 25); Parish of Kooweerup East (Section O, Allotment 2, 3, 4, 14, 15, 16, 43, 44, 45, 47, 50, 58, 59, 60, 61, 63, 67, 75, 76, 77, 187); Parish of Kooweerup East (Section V, Allotment 38A); Parish of Moe (Section B, Allotment 1A, 2, 6, 7); Parish of Wandin – Wallock (Section B, Allotment 3).

Notes:

Under section 20(1) of the Act it is an offence for a person to cause or permit the movement of any plant, plant product, used package, used equipment or earth material into or from a control area or within a control area or within a specified part of a control area contrary to any prohibition or restriction in an order declaring an area to be a control area if the person knows or may reasonably be expected to know that the place has been declared to be a control area, unless the person is authorised to do so under a permit issued by the Secretary. The maximum penalty for this offence is 60 penalty units in the case of an individual and 300 penalty units in the case of a body corporate.

Under section 20(2) of the Act, it is an offence for a person to transport, move or take any plant, plant product, used package, used equipment or earth material into or out of a control area, past a sign posted on or within sight of a public highway passing in or out of a control area contrary to a prohibition in an order if the sign indicates that the movement of those items into or out of the control area is prohibited. A penalty of 10 penalty units applies.

Section 20(3) of the Act provides that a person who contravenes any prohibition or restriction in an order declaring a place to be a control area, where that person is not liable for the offence in section 20(1) of the Act, is guilty of an offence and is liable to a penalty not exceeding 10 penalty units in the case of an individual and 60 penalty units in the case of a body corporate, unless the person is authorised to do so under a permit issued by the Secretary and complies with the conditions of that permit.

Dated 12 December 2017

Responsible Minister:

JAALA PULFORD

Minister for Agriculture

ANDREW ROBINSON
Clerk of the Executive Council

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