

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 2 Thursday 11 January 2018

www.gazette.vic.gov.au

G2

TABLE OF PROVISIONS

Private Advertisements	
Estates of Deceased Persons	
Hentys Lawyers	28
M & K Lawyers Group Pty Ltd	28
MW Law (Greensborough) Pty Ltd Ryan Mackey & McClelland	28
Government and Outer Budget Sector Agencies Notices	29

Advertisers Please Note

As from 11 January 2018

The last Special Gazette was No. 7 dated 10 January 2018.

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

OFFICE HOURS FOR AUSTRALIA DAY PUBLIC HOLIDAY

Please Note:

This Office will be closed on Friday 26 January 2018, Australia Day Public Holiday

Normal copy deadlines still apply, please refer to our website www.gazette.vic.gov.au

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 G2

PRIVATE ADVERTISEMENTS

Re: JOHN DAVID AIRD, late of 2/10 Bridge Road, Melton South, Victoria 3338, retired labourer, deceased.

Creditors, next-of-kin and others having claims in respect of the Will or estate of the abovenamed deceased, who died on 7 April 2017, are required by the executors, Colin John Daniels and Peter Godfrey Allaway, to send particulars of their claims to the executors, care of the undermentioned solicitors, by 12 March 2018, after which date the executors may convey or distribute the assets of the estate, having regard only to the claims of which the executors then have notice.

HENTYS LAWYERS, solicitors, Level 8, 601 Bourke Street, Melbourne 3000.

REX ALBERT VISSER, late of 33 Frank Street, Noble Park, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 January 2017, are required by the applicant for grant of administration, Sebrina Catherine Claudia Hodgkinson, to send particulars to her, care of the undermentioned solicitors, by 22 March 2018, after which date the applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which she then has notice.

HENTYS LAWYERS, solicitors, Level 8, 601 Bourke Street, Melbourne 3000.

Re: GORDON NEIL BRANDIE, late of 12 Essex Court, Cranbourne, Victoria, IT trainer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 June 2017, are required by the trustee, Karen Lee Trenerry, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustee by 12 March 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

M & K LAWYERS GROUP PTY LTD, 40–42 Scott Street, Dandenong 3175.

Re: MARY MARGARET TIPPET, late of Southern Cross Aged Care, 15 Tunaley Parade, Keon Park, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 August 2017, are required by the trustee, Bernadette Frances Butler, to send particulars to the trustee, care of the undermentioned solicitors, within 2 calendar months from the date of this advertisement, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MW LAW (GREENSBOROUGH) PTY LTD RYAN MACKEY & McCLELLAND (a firm), solicitors.

65 Main Street, Greensborough 3088.

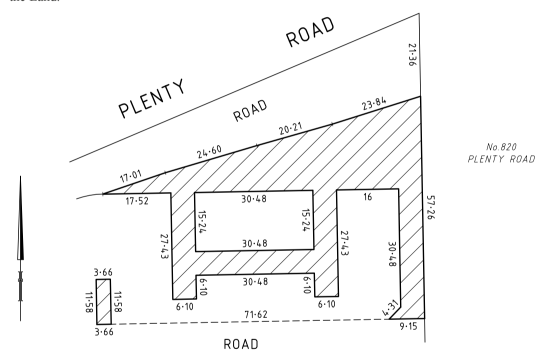
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

DAREBIN CITY COUNCIL

Road Discontinuance

At its meeting on 18 December 2017 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Darebin City Council resolved to discontinue the roads adjoining 800 Plenty Road, Reservoir, shown hatched on the plan below, being the whole of the land contained in Certificates of Title Volume 9105 Folio 894 and Volume 9069 Folio 067 and part of the land contained in Certificate of Title Volume 8188 Folio 309 (Land), and sell the Land to the adjoining owner of 800 Plenty Road, Reservoir, by private treaty, and further, Darebin City Council resolved to transfer to itself any part of the Land that remains unsold.

The Land is to be sold subject to any right, power or interest held by Yarra Valley Water or Roads Corporation in connection with any sewers, drains or pipes under the control of that authority in the Land.

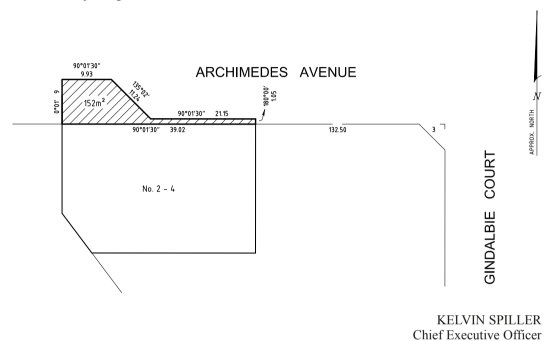


SUE WILKINSON Chief Executive Officer Darebin City Council

GREATER GEELONG CITY COUNCIL

Road Discontinuance

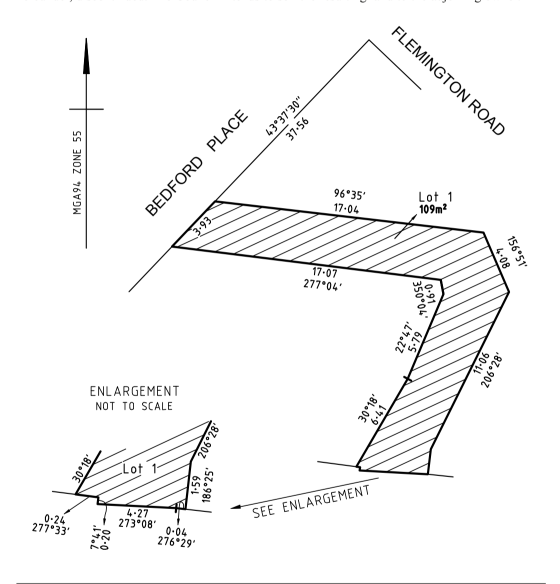
Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Chief Executive Officer of Greater Geelong City has formed the opinion on 30 October 2017 that a part of the road known as Archimedes Avenue, Lara, shown hatched on the plan below, is not reasonably required as a road for public use and the part of the road be discontinued and the land sold to the adjoining owner.



MELBOURNE CITY COUNCIL

Road Discontinuance

Pursuant to section 206(1) and Clause 3 of Schedule 10 of the **Local Government Act 1989**, the Melbourne City Council (Council) declares the portion of road, shown hatched on the plan hereunder, discontinued. The Council intends to sell the resulting land to the adjoining owner.



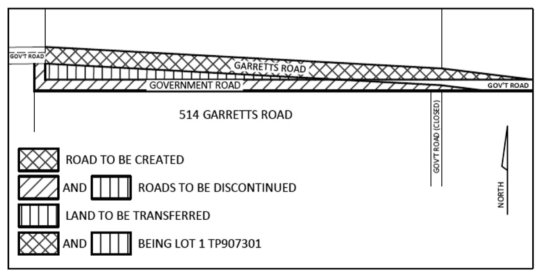


ROAD DISCONTINUANCE AND ROAD DEVIATION

Pursuant to section 189 and section 206 including Clause 3 of Schedule 10 of the **Local Government Act 1989** (the Act), Wellington Shire Council, at its meeting of 15 August 2017 and 5 December 2017, has formed the opinion that part of Lot 1 TP907301 Parish of Glencoe South (Volume 8909 Folio 474), shown vertically hatched, is not reasonably required as a road for public use and has resolved to transfer this portion of land to the adjoining property owner by private treaty.

Pursuant to section 206 including Clause 2 of Schedule 10 of the **Local Government Act 1989** (the Act), the Wellington Shire Council, at its meetings on 15 August 2017 and 5 December 2017, formed the opinion that the unused Government road shown diagonally hatched on the plan below is not reasonably required as a road and has resolved to deviate the road over the land shown cross-hatched on the plan, being part of Lot 1 TP907301 Parish of Glencoe South, and having obtained the consent of the Minister for Environment, Climate Change and Water for such deviation, now declares such deviation for the purposes of the Act on and from the publication of this notice in the Government Gazette.

An 11-metre-wide easement centered on the existing powerline within the section of roads shown diagonally hatched and vertically hatched is to be subject to the right, power and interest held by Ausnet Services in connection with any wire or cables under the control of the authority in or near the road.



DAVID MORCOM Chief Executive Officer



PROCEDURES FOR FORMAL COUNCIL MEETINGS LOCAL LAW NO. 1 PROCESSES OF MUNICIPAL GOVERNMENT (COMMON SEAL) LOCAL LAW NO. 2

On 12 December 2017, East Gippsland Shire Council made two new local laws titled: Local Law No. 1 – Procedures for Formal Council Meetings and Local Law No. 2 – Processes of Municipal Government (Common Seal).

The purpose and general purport of the new Local Law No. 1 is to:

- ensure effective and efficient Council decisions are made in a manner consistent with the Act and community expectations of good government;
- promote and encourage community participation in local government by providing mechanisms for Council to ascertain the community's views and expectations;
- regulate and control the election of Mayor and Deputy Mayor;
- regulate and control the conduct of meetings;
- provide for the administration of Council's powers and functions;
- provide penalties for non-observance of the provisions of this local law; and
- revoke existing Local Law No. 1 (Procedures for Formal Council Meetings). The purpose and general purport of the new Local Law No. 2 is to:
- regulate the use and control of Council's Common Seal;
- prohibit unauthorised use of the Common Seal or any device resembling the Common Seal;
- provide penalties for non-observance of the provisions of this local law; and
- revoke existing Local Law No. 2 Processes of Municipal Government (Common Seal).

Copies of the new local laws may be inspected at Council's Corporate Centre, 273 Main Street, Bairnsdale; Council's Business Centre, Bairnsdale and Council's Service Centres at Bairnsdale, Lakes Entrance, Paynesville, Mallacoota, Orbost and Omeo; or may be accessed online at www. eastgippsland.vic.gov.au

KINGSTON CITY COUNCIL

Notice of Adopted Local Law

Community (Amendment) Local Law No. 2

Notice is given that at the Ordinary Meeting of Council of 11 December 2017, Council made the 'Community (Amendment) Local Law No. 2' pursuant to the **Local Government Act 1989**.

The purpose of Community (Amendment) Local Law No. 2 is to amend Council's Community Local Law 2015 by: (a) incorporating new Council definitions; and (b) revising the regulation of removal of protected trees; obstruction to free use of a road; street stalls; tapping into drains; interference with water courses; road occupation and works; construction of vehicle crossings; failure to obtain an Asset Protection Permit; and failure to comply with a notice following a site inspection.

A copy of the Community (Amendment) Local Law No. 2 may be inspected at the Municipal Offices at 1230 Nepean Highway, Cheltenham. Alternatively you can view a copy online at kingston.vic.gov.au/Local-Laws

MR JOHN NEVINS Chief Executive Officer

Planning and Environment Act 1987 WHITTLESEA PLANNING SCHEME Notice of Preparation of Amendment Amendment C218

The City of Whittlesea Council has prepared Amendment C218 to the Whittlesea Planning Scheme.

The Amendment applies to 2.032 ha of land at 150 Epping Road, Epping. The proposed Amendment will rezone all 2.032 ha of land at 150 Epping Road, Epping, from Farming Zone to General Residential Zone – Schedule 1. The rezoning will reflect the strategic intent for the site to be developed for residential purposes as identified within the 'Harvest Home Local Structure Plan' and 'Epping North Development Plan'.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations: during office hours, at the office of the planning authority, City of Whittlesea Civic Centre, 25 Ferres Boulevard, South Morang; and at the Department of Environment, Land, Water and Planning website, www.delwp.vic.gov.au/public-inspection

Any submissions to Amendment C218 must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

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

The closing date for submissions is 2 February 2018. A submission must be sent to the Chief Executive Officer, City of Whittlesea, Locked Bag 1, Bundoora MDC 3083.

The following panel hearing dates have been set for this Amendment:

- Directions Hearing: To commence week of 9 April 2018.
- Panel Hearing: To commence week of 30 April 2018.

SIMON OVERLAND Chief Executive Officer Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 1 McNab Avenue, Footscray, Victoria 3011, the personal representative, on or before 13 March 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.

- BARBER, Patricia, late of Unit 92, 200 Dorcas Street, South Melbourne, Victoria 3205, deceased, who died on 4 November 2017.
- BISHOP, Ida Marion also known as Ida Bishop, late of Room 13, St John's Park Hostel, 14 Raey Road, Mooroolbark, Victoria 3138, home duties, deceased, who died on 7 August 2017.
- BURRINGTON, Carolyn Elizabeth, late of Andrina Nursing Home, 80 William Road, Carrum Downs, Victoria 3201, pensioner, deceased, who died on 20 June 2017.
- GEBERT, John Gregory, late of Karingal Seymour, 3 Bretonneux Street, Seymour, Victoria 3660, deceased, who died on 16 November 2017.
- JACKSON, Robert Douglas, late of Unit 3, 7 Larter Street, Ballarat East, Victoria 3350, deceased, who died on 3 November 2017.
- KHUU, Irene, late of 4 La Spezia Court, Point Cook, Victoria 3030, deceased who died on 23 August 2017. Grant of Probate dated 15 December 2017.
- McMAHON, Vera Yvonne, late of Bupa Bonbeach, 53–59 Broadway, Bonbeach, Victoria 3196, deceased, who died on 20 September 2017.
- MEAGHER, Christopher, late of 1 Fossickers Way, Warrandyte, Victoria 3113, deceased, who died on 8 November 2017.
- NAGEL, Rosita Marea, late of 505 Old Coach Road, Byawatha, Victoria 3678, deceased, who died on 19 July 2017.
- PENNINGTON, Alfred John, late of Unit 3, 12 Wells Street, Long Gully, Victoria 3550, deceased, who died on 8 November 2017.
- RIGG, Roland Stewart, late of Estia Health Bendigo, 9 Brown Street, Bendigo, Victoria 3550, deceased, who died on 1 October 2017.

ROBINSON, Shane Francis, late of Brunswick Lodge, 17 Loyola Avenue, Brunswick, Victoria 3056, pensioner, deceased, who died on 10 November 2017.

WATTS, Diana May, late of Whittlesea Lodge Private Nursing Home, 30–32 Fir Street, Whittlesea, Victoria 3757, deceased, who died on 11 November 2017.

Dated 2 January 2018

Adoption Act 1984

Section 5(1)

REVOCATION OF APPROVAL OF COUNSELLOR

I, Leeanne Miller, Director Child Protection West Division, as delegate under section 17(5) of the **Children, Youth and Families Act 2005** to the Secretary to the Department of Health and Human Services, revoke under section 5 of the **Adoption Act 1984** the previous approval regarding the following person as a counsellor, notice of which was published in the Victoria Government Gazette 21 February 2013.

Ms Keren Barnett Anglicare Victoria 41 Sommerville Road Yarraville, Victoria 3013

MS LEEANNE MILLER
Director
Child Protection
West Division

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Health and Human Services under section 10(2) of the **Community Services Act 1970** in relation to section 5 of the **Adoption Act 1984**:

I, Denise Harrison, approve the following person under section 5(1) and section 5(1)(b) of the **Adoption Act 1984** as approved counsellor for the purposes of sections 35 and 87 of the **Adoption Act 1984**:

Carianne Blyth

Dated 2 January 2018

DENISE HARRISON Director, Child Protection South Division

Associations Incorporation Reform Act 2012 SECTION 138

I, David Joyner, Deputy Registrar of Incorporated Associations, under delegation provided by the Registrar, hereby give notice that an application for the voluntary cancellation of incorporation, pursuant to section 136 of the Act, has been received by the Registrar from each of the associations mentioned below:

ABL Melbourne Incorporated; Aganu'u 101 Vic Inc.; Al Salam Association of Australia Inc.; Alexandra Street Kindergarten (Mooroopna) Inc.; Art@Longwood Inc.; Avenel/Mangalore Historical Society Inc.; Bake Share Care Inc.; Ballarat Retirement Interest Group Inc.; Biala Box Hill Inc.; Birdsland Ecology & Garden Gang Inc.; Bkrzla Boys Incorporated; Brighton Senior Citizens' Club Inc.; Bula Organization Inc.; Business Students Incorporated; Cardinia Christian Centre Inc.; Challengers Cricket Club Melbourne Incorporated; Club 5:9 Inc.; Cohuna Retirement Village Inc.; Colac & District Pipes & Drums Inc.; Community Financial Counselling Incorporated; Duube Community of Australi Inc.; Eastern Polio Support Group Inc.; El Circulo Magazine Inc.; Emerald for Sustainability Inc.; Ethiopian Somali Diaspora Community of Australia Inc.; Excel Basketball Inc.; Fishcare Mornington Peninsula and Westernport Inc.; Flinders Mooring Association Inc.; Floral Art Society of Victoria Inc.; Forum for Young Families and Youth Inc.; Friends of Local Koalas Land and Wildlife (F.O.L.K.L.A.W.) Inc.; Garfield and Surrounding Districts Senior Citizens Inc.; Geelong Community Drug Action Group Incorporated; Geelong Professional Athletic Club Inc.; Geelong T.O.W.N. Club Inc.; Gippsland Lakes Event Complex Inc.; Golden Point Learning and Cultural Environment Inc.; Groupe Romand Du Victoria Inc.; Gwendoline Kindergarten Association Inc.; Haddon Cricket Club Inc.; Hastings Pre-School Kindergarten Inc.; Hume African Lions Club of Basketball & Indoor Soccer Association Inc.; Hungarian Literature and Cultural Heritage Society Inc.; Indian Community Radio Broadcasters & Listeners Association Inc.; Inner Wheel Club of Casinia Inc.: Isabel Pearce Kindergarten Inc.; Kangaroo Flat Art Inc.; KJC Ministries Inc.; Life Activities Club Bentleigh Inc.; Lockwood South Hall Committee Inc.: Love Courage Hope Foundation Inc.; Lubeck Tennis Club Inc.; Malta Star of the Sea House Inc.; Melbourne Refugee Sanctuary Group Inc.: Meridian Homeowners Association Inc.; MFLB Association Inc.; Moreland Turkish Women's Group Inc.; Mountain View Dressage Club Inc.; Oakleigh Senior Citizens Centre Inc.; Ooshcare Epping Inc.; Packaging Council of Australia Inc.: Parents Speaking Out Inc.: Park League Incorporated: Parkside Football Club Past Players & Officials Association Inc.; Patriots Australia Simpson Chapter MMC Inc.; Physical Disability Council of Victoria Inc.; Pia Kids Inc.; Polish Senior Citizens Club - Millennium Inc.; Prodos Institute Inc.; Professional Permaculture Guild Australia Inc.; Project Dreaming Tracks Inc.; Project Pothchola Inc.; Punjabi Sports and Cultural Club Cobram Incorporated; Rhonda Jankovic Society for Promotion of Social Justice through Literature Inc.; Ripplebrook District Committee Inc.; Rotary Club of Boroondara Inc.; Satya Prema Samaj Charity Inc.; Senegalese Association in Australia – Victoria Inc.; Somers Pre-School Association Inc.; South Eastern Health Providers Association Inc.; South Gippsland Parenting Network Group Inc.; South Shepparton Community Church Inc.; Standard Vanguard Enthusiasts Guild Inc.; Strathewen Community Renewal Association Inc.; Sustainability in Stonnington Inc.; Swan Hill Police Service Area Angling Club Inc.; The Australia Times Staff Association Inc.; The Francis Kennedy Memorial Stem Cell Research Charity Inc.; The Ladybirds Community Club of Drouin Inc.; The Margaret Pratt Heart-Lung Transplant Research Foundation Inc.; The Marsh Food Bus Incorporated; The New Frontier Dance Association Inc.; The Probus Club of Warrandyte & Park Orchards Inc.: The Society of Relevant and Conceptually Rigorous Work Incorporated; Trafalgar Adult Riding Club Inc.; Victorian Provincial Baseball League Inc.; Victorian Radio Controlled Circuit Racers Inc.; Waverley Victory Fc Inc.; Wow Unlimited Inc.; Yarra Ultimate Club Inc.; YPO Next Generation

I further advise that unless a person makes a written objection to cancellation to the Registrar within 28 days of the date of this notice, I intend to cancel the incorporation of the incorporated associations mentioned above.

Dated 11 January 2018

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

Electoral Act 2002

CHANGE TO REGISTER OF POLITICAL PARTIES

In accordance with section 51(5)(e) of the **Electoral Act 2002**, I hereby give notice of the following change to the Register of Political Parties:

Name of registered political party: Democratic Labour Party (DLP).

New address: 11 Wheatsheaf Road, Ceres, Victoria 3221.

Dated 2 January 2018

WARWICK GATELY, AM Victorian Electoral Commission

Mineral Resources (Sustainable Development) Act 1990

EXEMPTION OF LAND FROM AN EXPLORATION LICENCE

I, Erica Padle, Acting Director Statutory Authorisations, pursuant to section 7 of the **Mineral Resources** (Sustainable **Development)** Act 1990 and under delegation of the Minister for Resources, hereby exempt all that Crown land situated within the boundaries of exploration licence applications EL006658, EL006661, EL006664, EL006666, EL006668 and EL006670 from being subject to a licence under the **Mineral Resources** (Sustainable **Development)** Act 1990.

Dated 2 January 2018

ERICA PADLE Acting Director Statutory Authorisations Delegate of the Minister

Flora and Fauna Guarantee Act 1988

NOTICE OF DECISION UNDER SECTION 16

In accordance with section 16 of the **Flora and Fauna Guarantee Act 1988**, Lily D'Ambrosio, Minister for Energy, Environment and Climate Change, and Jaala Pulford, Minister for Agriculture have:

- (i) considered the recommendations of the Scientific Advisory Committee as advertised in the Herald Sun, Weekly Times, and the Government Gazette during the week beginning 27 November 2017; and
- (ii) considered the comments of the Victorian Catchment Management Council; and
- (iii) decided to recommend to the Governor in Council that the item described in Column 1 of the Table in the Schedule to this Notice be added to the Threatened List for the reasons that the item meets the criterion and sub-criterion shown in Column 2 of that Table.

SCHEDULE

In this Schedule -

- **1.1** means **Criterion 1.1** The taxon is in a demonstrable state of decline which is likely to result in extinction;
- 1.2 means Criterion 1.2 The taxon is significantly prone to future threats which are likely to result in extinction:
- **1.1.2** means **Sub-criterion 1.1.2** The reproduction or recruitment of the taxon has seriously declined or is not occurring;
- **1.2.2** means **Sub-criterion 1.2.2** The threat is currently operating and is expected to operate at a level in the future which is likely to result in the extinction of the taxon;
- **1.2.3** means **Sub-criterion 1.2.3** The reproduction or recruitment of the taxon has seriously declined or is not occurring.

Table

Column 1 Item	Column 2 Reasons for decision
Falco subniger – Black Falcon	1.1; 1.2; 1.1.2; 1.2.2; 1.2.3
Dated 10 December 2017 LILY D'AMBROSIO Minister for Energy, Environment and Climate Change	Dated 28 December 2017 JAALA PULFORD Minister for Agriculture

11 January 2018

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

The Registrar of Geographic Names hereby gives notice of the registration of the undermentioned place names.

Road Naming:

Change Request Number	Road Name	Locality	Naming Authority and Location
96568	Burgess Road	Yarrawonga South	Moira Shire Council. Formerly known as Prescotts Road. The road traverses east from Reillys Road to Benalla—Yarrawonga Road.

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
102815	Sydenham Community Hub	Brimbank City Council Located at 1/1 Station Street, Taylors Lakes. For further details see map at www.delwp.vic.gov.au/namingplaces
102815	Keilor Community Hub	Brimbank City Council Located at 704B Old Calder Highway, Keilor. For further details see map at www.delwp.vic.gov.au/namingplaces
104255	Taylor Bridge	Golden Plains Shire Council Located on Hendersons Road, Bamganie. For further details see map at www.delwp.vic.gov.au/namingplaces
105306	Staceys Bridge	Wellington Shire Council. (Long-standing name) The bridge is located along the Albert River Road and provides a crossing of the Albert River in the locality of Staceys Bridge. For further details see map at www.delwp.vic.gov.au/namingplaces
105403	Doctors Bridge	Wellington Shire Council (Long-standing name) Located on Stawell Street, Tarraville. For further details see map at www.delwp.vic.gov.au/namingplaces

School Naming:

School Name	Naming Authority and Location	
Tarneit Rise Primary School	Department of Education and Training A new school entity located at 51–71 Hummingbird Boulevard, Tarneit.	

Office of Geographic Names Land Use Victoria 2 Lonsdale Street Melbourne 3000

CRAIG L. SANDY Registrar of Geographic Names

Judicial Entitlements Act 2015

CERTIFICATE PURSUANT TO SECTION 35

Certificate 1/2018

I certify that, pursuant to section 35 of the **Judicial Entitlements Act 2015**, the conditions of service set out in the attached schedules are authorised and take effect from the date of issue of this certificate.

Dated 8 January 2018

THE HON.	MARTIN PAKULA MP
	Attorney-General

SCHEDULE 1		
Condition of service	Entitlement	
Medical assessment	(1) A judicial officer is entitled to a medical assessment once every two years, up to a value of \$1,000 per assessment.	
	(2) The value of the entitlement is to be adjusted annually in accordance with the increases in the Melbourne All Groups consumer price index, as published by the Australian Bureau of Statistics.	
Definitions	(3) For the purposes of this schedule:	
	(a) medical assessment means a comprehensive medical assessment conducted by a service provider engaged by Court Services Victoria, whose assessment is confidential to the judicial officer.	

SCHEDULE 2	
Condition of service	Entitlement
Long Service Leave –	(1) An associate judge or magistrate:
associate judges and magistrates	(a) accrues and may access the long service leave to which each office is respectively entitled on a <i>pro rata</i> basis after 7 years of service;
	(b) accrues and may access 3/10 th of a month of long service leave for each completed year of service after 10 years of service.
Definitions	(2) For the purposes of this schedule: (a) magistrate does not include the Chief Magistrate.

SCHEDULE 3	
Condition of service	Entitlement
Annual leave – reserve judicial officers	(1) A reserve judge of the County or Supreme Court engaged on a non-sessional basis is entitled to the same annual leave of a judge of the County or Supreme Court respectively, calculated on a <i>pro rata</i> basis in relation to the period of the non-sessional engagement of the reserve judge.
	(2) A reserve associate judge of the County or Supreme Court engaged on a non-sessional basis is entitled to the same annual leave of an associate judge of the County or Supreme Court respectively, calculated on a <i>pro rata</i> basis in relation to the period of the non-sessional engagement of the reserve associate judge.
	(3) A reserve magistrate engaged on a non-sessional basis is entitled to the same annual leave of a magistrate calculated on a <i>pro rata</i> basis in relation to the period of the non-sessional engagement of the reserve magistrate.

Explanatory notes

- 1. This certificate implements Recommendations 1, 2 and 3 of the Judicial Entitlements Panel Own Motion Recommendations to the Attorney-General (October 2016), as accepted or varied by the Attorney-General in his Recommendation Statement (made pursuant to section 34 of the **Judicial Entitlements Act 2015** and that was laid before both Houses of Parliament on 21 March 2017).
- 2. This certificate:
 - (a) Creates a new entitlement for a judicial officer to a health assessment every two years, up to an amount of \$1000 per assessment that is to be adjusted annually in accordance with the Melbourne All Groups consumer price index;
 - (b) Expands upon the entitlement to long service for associate judges of the Supreme and County Courts and magistrates, which is allowed under the Entitlements Certificate issued on 19 July 2007 pursuant to section 15 of the **Judicial Remuneration Tribunal Act 1995** and effective from 1 July 2007, by specifying:
 - (i) the time at which the long service leave accrues; and
 - (ii) when the respective officer may access the leave accrued, whether prior, subsequent to, or upon, the completion of 10 years of service; and
 - (c) Clarifies the entitlement to annual leave for reserve judges, reserve associate judges, and reserve magistrates, who are engaged on a non-sessional basis, calculated on a pro rata basis in relation to their respective 'non-reserve' counterparts. The annual leave entitlement for the 'non-reserve' counterparts being a judge, associate judge and magistrate is allowed under the Entitlements Certificate issued on 19 July 2007 pursuant to section 15 of the **Judicial Remuneration Tribunal Act 1995** and effective from 1 July 2007.
- 3. For the purposes of this certificate, judicial officer has the same meaning as provided under section 3 of the **Judicial Entitlements Act 2015**.

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a) Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Mornington Peninsula Shire Council declares that by this notice it acquires the whole of the land contained in Certificate of Title Volume 10313 Folio 238 (Land).

Interests Acquired:

- 1. Steller Estate Rosebud Primary Pty Ltd ACN 620 496 899;
- 2. Watermark Village Pty Ltd ACN 105 648 557;
- 3. Roads Corporation; and
- 4. all or any other interest in the Land.

Published with the authority of the Mornington Peninsula Shire Council.

For and on behalf of the

Mornington Peninsula Shire Council

Signed CARL COWIE

Chief Executive Officer

Dated 11 January 2018

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Goulburn–Murray Water, as the declared waterway manager for Lake Eppalock, hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that the waters of the Lake Eppalock (between the Victorian Speed Boat Club and the Moorabbee Lodge Caravan Park) as marked by buoys are prohibited to all persons and vessels not registered to take part in Gold Cup at Lake Eppalock. The exclusion zone takes effect between 7.00 am to 6.00 pm on 13 January 2018 (backup date 14 January 2018).

BY ORDER OF GOULBURN-MURRAY WATER

Plant Biosecurity Act 2010

DECLARATION OF AN EXOTIC PEST

I, Gillian Miles, delegate of the Minister for Agriculture, acting under section 6 of the **Plant Biosecurity Act 2010** and being of the opinion that the suspected exotic pest described below is harmful to the growth or quality of plants or plant products, declare that pest to be an exotic pest.

Name	Common name
Massylaea vermiculata (Muller)	chocolate-band snail

This order takes effect on the day it is made and remains in force for 28 days thereafter. Dated 3 January 2018

GILLIAN MILES
Acting Secretary
Department of Economic Development, Jobs,
Transport and Resources

Water Act 1989

BULK ENTITLEMENT (DESALINATED WATER – CITY WEST WATER) ORDER 2014 MINOR AMENDMENT NOTICE 2018

I, Lisa Neville, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Desalinated Water – City West Water) Order 2014.

Title

 This Instrument is called the Bulk Entitlement (Desalinated Water – City West Water) Minor Amendment Notice 2018.

Purpose

The purpose of this Notice is to amend the Bulk Entitlement (Desalinated Water – City West Water) Order 2014 (the Bulk Entitlement) to support practical operations which allow South Gippsland Water and Westernport Water to access water allocated under their Greater Yarra System – Thomson River pool bulk entitlements through their delivery points while the Victorian Desalination Project is producing water and the transfer pipeline is pumping water in the direction of Cardinia Reservoir, with no loss of desalinated water volume to City West Water, South East Water and Yarra Valley Water.

Authorising provisions

2. This Notice is made in accordance with section 45 of the **Water Act 1989**.

Commencement

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

Amendment of Clause 4 – Purpose

4. In clause 4 of the Bulk Entitlement, **delete** the words 'and transported to the Melbourne headworks system via the Transfer Pipeline'.

Amendment of Clause 5 – Definitions

- 5. In clause 5 of the bulk entitlement
 - (a) **Delete** the following
 - i. Definition for 'Bulk Transfer System Operator';
 - ii. Definition for 'Interface Points':
 - iii. Definition for 'Melbourne bulk transfer system';
 - iv. Definition for 'Melbourne headworks system'; and
 - v. Definition for 'system management rules'.
 - (b) For the definition of 'delivery point' **substitute**
 - ' 'delivery point' means the delivery points as defined in the Project Deed, detailed in Schedule 2.'
 - (c) For the definition of 'Transfer Pipeline' **substitute**
 - ''Transfer Pipeline' means the water transmission pipeline between the site of the Victorian Desalination Project in the Bass Coast region and Melbourne Water's infrastructure at Soldiers Road, Berwick (including the delivery points), which is to be utilised for the transportation of either Desalinated Water or water from Cardinia Reservoir in accordance with the provisions of the Project Deed;'

Amendment of Clause 7 – Bulk Entitlement Volumes

6. In sub-clause 7.1, **delete** the words 'to the Melbourne headworks system'.

Amendment of Clause 8 - Water Allocation

7. In sub-clause 8.2, for the words 'The Resource Manager will on 1 July each year allocate available water'

substitute -

'The Resource Manager will on 1 July, and in each subsequent month, allocate available water'

Amendment of Clause 9 – Management Arrangements

8. In sub-clause 9.1, **delete** the words ', through the Melbourne headworks system'.

Insertion of new Schedule 2

9. After Schedule 1 **insert** new Schedule 2 –

'SCHEDULE 2 – DELIVERY POINTS

The following are the delivery points as defined in the Project Deed.

- **DP1** the point of connection between the Transfer Pipeline and the Melbourne Water System at Soldiers Road, Berwick;
- **DP2** the point of connection between the Transfer Pipeline and South East Water's water supply system at Westernport Road, Lang Lang;
- **DP3** the point of connection between the Transfer Pipeline and South East Water's water supply system at Koo Wee Rup-Longwarry Road, Koo Wee Rup;
- **DP4** the point for connection between the Transfer Pipeline and South Gippsland Water's water supply system in the vicinity of the GMH Lang Lang proving ground;
- **DP5** the point for connection between the Transfer Pipeline and South Gippsland Water's water supply system in the vicinity of the Desalination Plant;
- **DP6** the point for connection between the Transfer Pipeline and Westernport Water's water supply system in the vicinity of Eden Road, Woolamai;
- **DP7** the point of connection between the Transfer Pipeline and South East Water's water supply system in the vicinity of the intersection of Pattersons Road and Pound Road in the City of Casey.'

Dated 3 January 2018

LISA NEVILLE MP Minister for Water

Water Act 1989

BULK ENTITLEMENT (DESALINATED WATER – SOUTH EAST WATER) ORDER 2014 MINOR AMENDMENT NOTICE 2018

I, Lisa Neville, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Desalinated Water – South East Water) Order 2014.

Title

This Instrument is called the Bulk Entitlement (Desalinated Water – South East Water)
 Minor Amendment Notice 2018.

Purpose

2. The purpose of this Notice is to amend the Bulk Entitlement (Desalinated Water – South East Water) Order 2014 (the Bulk Entitlement) to support practical operations which allow South Gippsland Water and Westernport Water to access water allocated under their Greater Yarra System – Thomson River pool bulk entitlements through their delivery points while the Victorian Desalination Project is producing water and the transfer pipeline is pumping water in the direction of Cardinia Reservoir, with no loss of desalinated water volume to City West Water. South East Water and Yarra Valley Water.

Authorising provisions

This Notice is made in accordance with section 45 of the Water Act 1989.

Commencement

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

Amendment of Clause 4 – Purpose

5. In clause 4 of the Bulk Entitlement, **delete** the words 'and transported to the Melbourne headworks system via the Transfer Pipeline'.

Amendment of Clause 5 – Definitions

- 6. In clause 5 of the bulk entitlement
 - (a) **Delete** the following
 - i. Definition for 'Bulk Transfer System Operator';
 - ii. Definition for 'Interface Points':
 - iii. Definition for 'Melbourne bulk transfer system';
 - iv. Definition for 'Melbourne headworks system'; and
 - v. Definition for 'system management rules'.
 - (b) For the definition of 'delivery point' **substitute**
 - ' 'delivery point' means the delivery points as defined in the Project Deed, detailed in Schedule 2.'
 - (c) For the definition of 'Transfer Pipeline' **substitute**
 - ' 'Transfer Pipeline' means the water transmission pipeline between the site of the Victorian Desalination project in the Bass Coast region and Melbourne Water's infrastructure at Soldiers Road, Berwick (including the delivery points), which is to be utilised for the transportation of either Desalinated Water or water from Cardinia Reservoir in accordance with the provisions of the Project Deed;'

Amendment of Clause 7 – Bulk Entitlement Volumes

7. In sub-clause 7.1, **delete** the words 'to the Melbourne headworks system'.

Amendment of Clause 8 – Water Allocation

8. In sub-clause 8.2, for the words 'The Resource Manager will on 1 July each year allocate available water'

substitute -

'The Resource Manager will on 1 July, and in each subsequent month, allocate available water'

Amendment of Clause 9 – Management Arrangements

9. In sub-clause 9.1, **delete** the words ', through the Melbourne headworks system'.

Insertion of new Schedule 2

10. After Schedule 1 **insert** new Schedule 2 –

'SCHEDULE 2 – DELIVERY POINTS

The following are the delivery points as defined in the Project Deed.

- **DP1** the point of connection between the Transfer Pipeline and the Melbourne Water System at Soldiers Road, Berwick;
- **DP2** the point of connection between the Transfer Pipeline and South East Water's water supply system at Westernport Road, Lang Lang;
- **DP3** the point of connection between the Transfer Pipeline and South East Water's water supply system at Koo Wee Rup–Longwarry Road, Koo Wee Rup;
- **DP4** the point for connection between the Transfer Pipeline and South Gippsland Water's water supply system in the vicinity of the GMH Lang Lang proving ground;
- **DP5** the point for connection between the Transfer Pipeline and South Gippsland Water's water supply system in the vicinity of the Desalination Plant;
- **DP6** the point for connection between the Transfer Pipeline and Westernport Water's water supply system in the vicinity of Eden Road, Woolamai;
- **DP7** the point of connection between the Transfer Pipeline and South East Water's water supply system in the vicinity of the intersection of Pattersons Road and Pound Road in the City of Casey.

Dated 3 January 2018

LISA NEVILLE MP Minister for Water

Water Act 1989

BULK ENTITLEMENT (DESALINATED WATER – YARRA VALLEY WATER) ORDER 2014 MINOR AMENDMENT NOTICE 2018

I, Lisa Neville, Minister for Water, as Minister administering the **Water Act 1989**, by notice amend the Bulk Entitlement (Desalinated Water – Yarra Valley Water) Order 2014.

Title

This Instrument is called the Bulk Entitlement (Desalinated Water – Yarra Valley Water)
 Minor Amendment Notice 2018.

Purpose

2. The purpose of this Notice is to amend the Bulk Entitlement (Desalinated Water – Yarra Valley Water) Order 2014 (the Bulk Entitlement) to support practical operations which allow South Gippsland Water and Westernport Water to access water allocated under their Greater Yarra System – Thomson River pool bulk entitlements through their delivery points while the Victorian Desalination Project is producing water and the transfer pipeline is pumping water in the direction of Cardinia Reservoir, with no loss of desalinated water volume to City West Water, South East Water and Yarra Valley Water.

Authorising provisions

3. This Notice is made in accordance with section 45 of the **Water Act 1989**.

Commencement

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

Amendment of Clause 4 – Purpose

5. In clause 4 of the Bulk Entitlement, **delete** the words 'and transported to the Melbourne headworks system via the Transfer Pipeline'.

Amendment of Clause 5 – Definitions

- 6. In clause 5 of the bulk entitlement
 - (a) **Delete** the following
 - i. Definition for 'Bulk Transfer System Operator';
 - ii. Definition for 'Interface Points':
 - iii. Definition for 'Melbourne bulk transfer system';
 - iv. Definition for 'Melbourne headworks system'; and
 - v. Definition for 'system management rules'.
 - (b) For the definition of 'delivery point' **substitute**
 - ' 'delivery point' means the delivery points as defined in the Project Deed, detailed in Schedule 2.'
 - (c) For the definition of 'Transfer Pipeline' **substitute**
 - ' 'Transfer Pipeline' means the water transmission pipeline between the site of the Victorian Desalination project in the Bass Coast region and Melbourne Water's infrastructure at Soldiers Road, Berwick (including the delivery points), which is to be utilised for the transportation of either Desalinated Water or water from Cardinia Reservoir in accordance with the provisions of the Project Deed;'

Amendment of Clause 7 – Bulk Entitlement Volumes

7. In sub-clause 7.1, **delete** the words 'to the Melbourne headworks system'.

Amendment of Clause 8 - Water Allocation

8. In sub-clause 8.2, for the words 'The Resource Manager will on 1 July each year allocate available water'

substitute -

'The Resource Manager will on 1 July, and in each subsequent month, allocate available water'

Amendment of Clause 9 – Management Arrangements

9. In sub-clause 9.1, **delete** the words ', through the Melbourne headworks system'.

Insertion of new Schedule 2

10. After Schedule 1 **insert** new Schedule 2 –

'SCHEDULE 2 – DELIVERY POINTS

The following are the delivery points as defined in the Project Deed.

- **DP1** the point of connection between the Transfer Pipeline and the Melbourne Water System at Soldiers Road, Berwick;
- **DP2** the point of connection between the Transfer Pipeline and South East Water's water supply system at Westernport Road, Lang Lang;
- **DP3** the point of connection between the Transfer Pipeline and South East Water's water supply system at Koo Wee Rup–Longwarry Road, Koo Wee Rup;
- **DP4** the point for connection between the Transfer Pipeline and South Gippsland Water's water supply system in the vicinity of the GMH Lang Lang proving ground;
- **DP5** the point for connection between the Transfer Pipeline and South Gippsland Water's water supply system in the vicinity of the Desalination Plant;
- **DP6** the point for connection between the Transfer Pipeline and Westernport Water's water supply system in the vicinity of Eden Road, Woolamai;
- **DP7** the point of connection between the Transfer Pipeline and South East Water's water supply system in the vicinity of the intersection of Pattersons Road and Pound Road in the City of Casey.'

Dated 3 January 2018

LISA NEVILLE MP Minister for Water This page was left blank intentionally

This page was left blank intentionally

G2

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

Retail price varies according to the number of pages in each Victoria Government Special Gazette, Victoria Government Periodical Gazette and Victorian legislation. The table below sets out the prices that apply.

Price Code	No. of Pages (Including cover and blank pages)	Price*
A	1–16	\$4.22
В	17–32	\$6.33
С	33–48	\$8.65
D	49–96	\$13.61
Е	97–144	\$17.51
F	145–192	\$20.78
G	193–240	\$23.95
Н	241–288	\$25.43
I	289–352	\$28.70
J	353–416	\$33.44
K	417–480	\$38.19
L	481–544	\$44.52
M	545–608	\$50.90
N	609–672	\$56.28
О	673–736	\$63.62
P	737–800	\$70.10
#Q	821–886	\$76.22
#R	887–950	\$81.29
#S	951–1016	\$86.83
#T	1017–1080	\$92.21
#U	1081–1146	\$97.75
#V	1147–1210	\$103.50
#W	1211–1276	\$108.88
#X	1277–1340	\$114.78
#Y	1341–1406	\$119.95

Price Code	No. of Pages (Including cover and blank pages)	Price*
#Z	1407–1470	\$125.60
#ZA	1471–1536	\$131.56
#ZB	1537–1610	\$136.57
#ZC	1611–1666	\$142.32
#ZD	1667–1730	\$147.70
#ZE	1731–1796	\$153.66
#ZF	1797–1860	\$159.20
#ZG	1861–1926	\$164.42
#ZH	1927–1990	\$170.38
#ZI	1991–2056	\$175.76

^{*} All prices include GST # Printed as two volumes

bluestar****PRINT

The *Victoria Government Gazette* is published by Blue Star Print with the authority of the Government Printer for the State of Victoria

© State of Victoria 2018

This publication is copyright. No part may be reproduced by any process except in accordance with the provisions of the Copyright Act.

Address all enquiries to the Government Printer for the State of Victoria Level 2, 1 Macarthur Street Melbourne 3002 Victoria Australia

How To Order		
	Retail & Mail Sales	Victoria Government Gazette Ground Floor, Building 8, 658 Church Street, Richmond 3121
		DX 106 Melbourne
	Telephone	(03) 8523 4601
FAX	Fax	(03) 9600 0478
	email	gazette@bluestargroup.com.au

Recommended Retail Price \$2.10 (includes GST)