

Victoria Government Gazette

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As from 26 July 2018

The last Special Gazette was No. 347 dated 25 July 2018. The last Periodical Gazette was No. 1 dated 16 May 2018.

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

PLEASE NOTE

As of 1 July 2018, new fees apply to the Victoria Government Gazette concerning the publication of notices, subscription options and purchase of copies.

Details are in the table below:

DESCRIPTION	Rate as from 1 July 2018
	(includes GST)
General Gazette – Private Notices (Pre-paid)	
Per word	\$0.40
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Copy of Gazette posted after publication (includes postage)	\$4.07
Purchase hard copy of the General Gazette (in person)	\$2.30
General Gazette – Government and Outer Budget Sector Agencie	es Notices
Per page	\$84.70
Per half page	\$45.10
Per column centimetre	\$6.00
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Per page	\$143.99
Per half page	\$76.67
Special Gazette – Colour	
1st printed page	\$373.99
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Subscriptions (per year)	
General, Special and Periodical Gazettes	\$250.00
General and Special Gazettes	\$200.00
Periodical Gazettes only	\$140.00
Subscription Alerts	\$120.00

Our Contact Details

All correspondence to:

Victoria Government Gazette, Ground Floor, Building 8, 658 Church Street, Richmond 3121 or DX 106 Melbourne

> Phone: 03 8523 4601 Fax: 03 9600 0478

Email: gazette@bluestargroup.com.au Website: www.gazette.vic.gov.au

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Take notice that as from 20 June 2018 the partnership of Paul Saksida and Mark Houston trading as 'Auberhalb' was dissolved. Mark Houston has resigned from the partnership. Paul Saksida will continue to operate the business under the name of 'Auberhalb'.

DISSOLUTION OF PARTNERSHIP

Notice is hereby given in accordance with section 41 of the **Partnership Act 1958** (Vic.) that the partnership between TKNTA Pty Ltd, ACN 156 511 965 as trustee for the TNT Trust and JRX Pty Ltd, ACN 158 226 521 as trustee for the WBCS Family Trust, trading as MBS Services Australia, ABN 96 320 353 819, is dissolved effective from 27 July 2018, 11.59 pm EST. For further information please contact Mr Terry Baker, Managing Director, on 0458 116 343, or Wayne Wilkie, Executive Officer, on 0419 500 203.

PHILLIP HENRY DACY, late of 205 Warrandyte Road, Ringwood North, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 April 2018, are required by the personal representatives, Peter Charles Milford, Glen Andrew Egerton, Nisar Ahmed Parkar and Santina Michelle Della-Rossa, to send particulars to them, care of the undermentioned solicitors, by 9 October 2018, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

AUGHTERSONS, 267 Maroondah Highway, Ringwood 3134.

Re: The estate of KENNETH EDMUND JOHN DOBSON, late of 18 Balcombe Park Lane, Beaumaris, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 May 2017, are required by the executor, John Kendrick Dobson, to send particulars to him, care of the undersigned solicitors, by a date not later than two months

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

BEAUMARIS LAW, legal practitioners, 6/1 North Concourse. Beaumaris 3193.

Creditors, next-of-kin and others having claims on the estate of BATTISTA CRISTIANO, who died on 8 October 2017, must send particulars of their claims to Francis Ruggiero, the executor, at Behan Legal, by 27 September 2018, after which date, the executor may convey or distribute assets having regard only to claims which he has notice.

BEHAN LEGAL, PO Box 745, Port Melbourne, Victoria 3207.

Creditors, next-of-kin, and others having claims on the estate of LINA RUGGIERO, who died on 8 January 2018, must send particulars of their claims to Francis Ruggiero, the executor, at Behan Legal, by 27 September 2018, after which date, the executor may convey or distribute assets having regard only to claims which he has notice.

BEHAN LEGAL, PO Box 745, Port Melbourne, Victoria 3207.

Creditors, next-of-kin and others having claims on the estate of KEITH THOMAS SUMPTON, who died on 19 June 2014, must send particulars of their claims to Kerry Cross, the executor, at Behan Legal, by 28 September 2018, after which date, the executor may convey or distribute assets, having regard only to claims which he has notice.

BEHAN LEGAL, PO Box 745, Port Melbourne, Victoria 3207.

Re: Estate of NEVILLE BRUCE SUTTON, deceased, late of 5 Roma Court, Springvale South, Victoria, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 23 February 2018, are required by the trustee, Gary John Sutton, to send particulars of their claims to the trustee, care of the undermentioned legal practitioners, by a date not later than two months from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

BRENDAN HOLLAND & MICHAEL CAHIR, legal practitioners,

130 Balcombe Road, Mentone 3194.

Re: Estate of BEVERLEY ELIZABETH MARTHA ANN SHAW, deceased.

Creditors, next-of-kin and other persons having claims against the estate of BEVERLEY ELIZABETH MARTHA ANN SHAW, late of 125 Golf Links Road, Frankston, in the State of Victoria, retired private secretary, deceased, who died on 7 August 2017, are required to send particulars of their claims to the executors, Roslyn Dianne Andersen and Christopher John Southall, care of the undermentioned solicitors, by 15 October 2018, after which date the executors will distribute the assets, having regard only for the claims of which he then has had notice.

C. J. SOUTHALL, solicitor, 191 Greville Street, Prahran 3181.

Re: LESLEY DIANNE McKIBBIN, late of 130 Ferrier Road, New Gisborne, Victoria, business manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2018, are required by the trustee, William James McKibbin, 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.

DORIS SHIRLEY LUCAS, late of Room 4, Blue Willows Residential Aged Care, 74 Warrandyte Road, Ringwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 June 2018, are required by the executors, Carole Ann Turner and Keith Maxwell Lucas, to send particulars of their claims to the undermentioned solicitors within sixty days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

DEVENISH LAWYERS,

23 Ringwood Street, Ringwood, Victoria 3134.

Re: VERONICA CONSTANCE MANNING, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of VERONICA CONSTANCE MANNING, late of Villa Maria Aged Care Residence O'Neill, 101 Lewisham Road North, Prahran, and formerly of Flat 1, 50 Disraeli Street, Kew, home duties, deceased, who died on 20 April 2018, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 10 January 2019, 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.

DONALD & RYAN LAWYERS, solicitors, 304 High Street, Kew 3101.

DEREK STEPHEN FANNING, late of 30 Henry Street, Kensington, Victoria, retired salesman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 March 2018, are required by the trustee, Equity Trustees Limited, ACN 004 031 298, of the address below, to send particulars to the trustee by 26 September 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.

EQUITY TRUSTEES LIMITED, 18 View Street, Bendigo, Victoria 3550.

JAMES HAYDON BOND, (also known as JAMES HAYDEN BOND), late of 316 Torquay Road, Grovedale, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 September 2017, are required by the trustee, Equity Trustees Wealth Services Limited, ACN 006 132 332, of the address below, to send particulars to the trustee by 26 September 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.

EQUITY TRUSTEES WEALTH SERVICES LIMITED, 18 View Street, Bendigo, Victoria 3550.

BERND KLAUS OTTO SALLEIN, late of 31 Andrew Street, Newcomb, Victoria, fitter and turner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 January 2018, are required by the trustee, Equity Trustees Wealth Services Limited, ACN 006 132 332, of the address below, to send particulars to the trustee by 26 September 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.

EQUITY TRUSTEES WEALTH SERVICES LIMITED, 18 View Street, Bendigo, Victoria 3550.

Re: RONALD ALEXANDER WALLACE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 May 2018, are required by the trustee, Alan Maxwell Wallace, care of Featherbys Lawyers of 14 Ninth Avenue, Rosebud, Victoria, to send particulars to the trustee by 27 September 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

EDWARD JOHN CROSSFIELD, late of Swan Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 December 2017, are required by Mary Isabel Crossfield, the executor of the Will of the deceased, to send particulars of their claims to her, care of the undermentioned

solicitor, within sixty 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.

LEONARD JAMES SANDERS, late of Nyah, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 January 2018, are required by Joy Anne Young and Raymond John Young, the executors of the Will of the deceased, to send particulars of their claims to them, care of the undermentioned solicitor, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: MARGARET CHARLOTTE RICHARDSON, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 October 2015, are required by the trustee, Matthew James Sussmilch, care of 2 Bridge Street, Benalla, Victoria, to send particulars to the trustee by 26 September 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he shall then have had notice.

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

Re: GRAEME LYLE JENNER, late of 1225 Burke and Wills Track, Baynton, Victoria 3444, policeman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 7 June 2018, are required by the executor, Barry Lorne Jenner, to send particulars to him, care of the undermentioned solicitors, by 26 September 2018, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

KENNA TEASDALE LAWYERS, 2/114 William Street, Melbourne, Victoria 3000.

WILLIAM GEORGE THORNHILL, late of Warranvale, 314 Reynolds Road, Donvale, Victoria, retired accountant, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 February 2017, are required by the executor, Daniel Leslie Minogue of 431 Riversdale Road, Hawthorn East, Victoria, Australian legal practitioner, to send particulars of their claims, care of the undersigned, by 26 September 2018, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

MACPHERSON KELLEY, Level 22, 114 William Street, Melbourne 3000.

WILLIAM JOHN DEAN, late of 5 Vale Street. Moe. Victoria. retired. deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 June 2018, are required by the executors to send particulars of their claims to the undermentioned lawyers by 24 September 2018, after which date the executors may convey or distribute the estate, having regard only to the claims of which they have notice.

McCLUSKYS LAWYERS,

111 Bay Street, Port Melbourne, Victoria 3207.

Re: JOAN GERTRUDE ROBERTS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 April 2018, are required by the trustees, Keith Alan Batchelor and Patricia Norma Mary Batchelor, to send particulars to their solicitors at the address below by 26 September 2018, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MST LAWYERS,

315 Ferntree Gully Road, Mount Waverley 3149.

Re: JOAN MARIE STEWART, late of Uniting AgeWell Aged Care Strathdon Community, 17 Jolimont Road, Forest Hill, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 October 2017, are required by the trustees, Peter Robert Stewart, Kevin Alexander Stewart and Susan Maree Clark, to send particulars to the trustees, care of the undermentioned solicitors, by 28 September 2018, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees then have notice.

MAHONS with Yuncken & Yuncken, solicitors, 101/177 Surrey Road, Blackburn 3130. CD:HP:2172144.

Re: DARRYL GARTH LOWE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 February 2018, are required by the personal representative, Melanie Jade Harper, to send particulars to the personal representative, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria by 26 September 2018, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which the personal representative has notice.

MOORES,

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

Re: Estate of LUCIANO CHIARUTTINI, also known as Charles Chiaruttini, late of 5 Bakers Road, Dandenong North, Victoria 3175.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 18 September 2016, are required by the executor of the estate, Lindsay Ian Royston, to send particulars of their claims to him, care of the undermentioned solicitors, by 26 September 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

PARKE LAWYERS PTY LTD, 8 Market Street, Ringwood, Victoria 3134.

Re: Estate of JAMES CHESLEY RHINESMITH, late of 7 Joy Street, South Yarra, Victoria 3141.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 22 November 2017, are required by the administrator of the estate, Genevieve Rhinesmith, to send particulars of their claims

to her, care of the undermentioned solicitors, by 26 September 2018, after which date the administrator may convey or distribute the assets, having regard only to the claims of which she then has notice.

PARKE LAWYERS PTY LTD, 8 Market Street, Ringwood, Victoria 3134.

Re: BETTY JEAN HILL, late of 7 McNamara Street, Ferny Creek, Victoria, nurse/midwife, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 January 2018, are required by the executor, Patrick Simon Kearney, to send particulars to the executor at 1 Kearney Lane, Templestowe, Victoria 3106, by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which he has notice.

Creditors, next-of-kin and others having claims in respect to the estate of JOZEF KULESZA, deceased, late of 20 Bertram Street, Elsternwick, Victoria, pensioner, deceased, who died on 24 June 2018, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 4 October 2018, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK SOLICITORS, 832 High Street, Kew East, Victoria 3102.

Creditors, next-of-kin and others having claims in respect of the estate of ROBERT WAYNE CHAMBERLAIN, deceased, late of 610 Ballarat Road, Ardeer, electrician, who died on 10 January 2018, are requested to send particulars of their claims to the executor, Carol Dorothy Mackay, care of the undersigned solicitors, by 26 September 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.

FREDERICK MARNO CONWAY, late of 10 Alice Street, Cheltenham, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 8 January 2018, are required to send particulars of their claims to the executor, Anne Harries Conway, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the said executor will distribute the assets, having regard only to the claims of which she then has notice.

T. J. MULVANY & CO., lawyers, Suite 5.01, Level 5, 45 William Street, Melbourne 3000.

Re: PATRICIA MARIE DE FINA, late of 4/5 Palermo Street, Mentone, Victoria 3194, retired deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 7 May 2018, are required by the executor, Anthony Carl Eric Leder, to send particulars to him, care of the undermentioned solicitors, by 30 September 2018, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

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

Re: NAN MAY JAMES, late of 41–51 Elliot Street, Mordialloc 3195.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 March 2018, are required by the executor, Richard Beaumont James, to send particulars of their claim to him, care of the undermentioned solicitors by 4 October 2018, after which date the said executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Planning and Environment Act 1987

HOBSONS BAY PLANNING SCHEME

Notice of the Preparation of an Amendment

Amendment C116

The Hobsons Bay City Council has prepared Amendment C116 to the Hobsons Bay Planning Scheme.

The land affected by the Amendment is:

- 430–436 Blackshaws Road, Altona North (formerly Altona Gate Primary School); and
- 122 Woods Street, Newport (formerly Hobsons Bay Kindergarten and Toy Library).

The Amendment proposes to authorise the removal of all restrictive covenants that apply to 430–436 Blackshaws Road, Altona North, and 122 Woods Street, Newport, by changing the Schedule to Clause 52.02.

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 following Council locations: Hobsons Bay City Council Civic Centre, 115 Civic Parade, Altona, Victoria 3018; Altona Library, 123 Queen Street, Altona, Victoria 3018; Altona North Community Library, 180 Millers Road, Altona North, Victoria 3025; Altona Meadows Library, 1–23 Central Avenue, Altona Meadows, Victoria 3028; Newport Community Hub, 13–15 Mason Street, Newport, Victoria 3015; Williamstown Library, 104 Ferguson Street, Williamstown, Victoria 3016; 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 7 September 2018. A submission must be either emailed to: customerservice@hobsonsbay.vic.gov.au or posted to: Kathleen McClusky, Manager Strategy and Advocacy, Hobsons Bay City Council, PO Box 21, Altona, Victoria 3018.

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.

AARON VAN EGMOND Chief Executive Officer



Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

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

Planning and Environment Act 1987

Amendment C151

Planning Permit Application KP134/2016

The land affected by the Amendment is 179–217 Centre Dandenong Road, Dingley Village, known as the Peninsula Kingswood Country Golf Course.

The land affected by the Application is 179–217 Centre Dandenong Road, Dingley Village, known as the Peninsula Kingswood Country Golf Course.

The Amendment proposes to:

- rezone the land from part Special Use Zone (Schedule 1) and part General Residential Zone (Schedule 3) to General Residential Zone (Schedule 2);
- amend and apply Clause 42.01 Environmental Significance Overlay (Schedule 3) to protect and conserve trees that have been identified as significant and worthy of inclusion in the City of Kingston Register of Significant Trees, 2007;
- insert and apply a new Clause 42.01 Environmental Significance Overlay (Schedule 6) to address land fill gas;
- insert and apply a new Clause 42.01 Environmental Significance Overlay (Schedule 7) to address groundwater contamination;
- insert and apply a new Clause 42.02 Vegetation Protection Overlay (Schedule 3) to protect and conserve identified trees;
- insert Clause 42.03 Significant Landscape Overlay;
- insert and apply a new Clause 42.03 Significant Landscape Overlay (Schedule 1) to protect and conserve groups of identified vegetation;
- apply Clause 43.04 Development Plan Overlay (Schedule 8) to guide the future use and development of the land;
- amend Clause 21.04 (Vision) of the Local Planning Policy Framework to include the subject site as an 'Area for promotion of increased Housing Diversity';
- amend Clause 21.05 (Residential Land Use) of the Local Planning Policy Framework to include the subject site as an 'Area for promotion of increased Housing Diversity'; and
- amend Clause 21.11 (Open Space) of the Local Planning Policy Framework to remove reference to the Kingswood Golf Club.

The application is for a permit to:

- subdivide the land into 508 lots and 6 superlots;
- development of lots less than 300 sqm;
- creation of access to Road Zone Category 1;
- buildings and works (earthworks); and
- removal of native vegetation.

The applicant for the permit is Tract Consultants Pty Ltd on behalf of AS Residential Property No. 1 Pty Ltd.

You may inspect the Amendment, the explanatory report about the Amendment, the application, and any documents that support the Amendment and the application, including the proposed permit, free of charge, at the following locations: during office hours, at the office of the planning authority, Kingston City Council, Planning Counter, Level 1, 1230 Nepean Highway, Cheltenham; during opening hours at the Dingley Library, Harold Box Hall, 31C Marcus Road, Dingley Village; online at www.yourkingstonyoursay.com.au; and at the Department of Environment, Land, Water and Planning website, www.planning.vic.gov.au/public-inspection

Any person may make a submission to the planning authority about the Amendment and/or application for permit. Submissions should be made in writing including the submitter's name and contact address, ideally clearly stating the grounds on which the Amendment and permit are supported or opposed and indicating what changes (if any) the submitter wishes to be made to the Amendment or proposed permit.

Name and contact details of submitters are required to assist the Council as planning authority, to consider submissions and to notify submitters of the opportunity to attend Council meetings or any public hearing held to consider submissions.

The closing date for submissions is Thursday 30 August 2018.

A submission must be sent to: online at www.yourkingstonyoursay.com.au; or City of Kingston, Strategic Planning, PO Box 1000, Mentone, Victoria 3194; or email: strategic.planning@kingston.vic.gov.au

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

PAUL MARSDEN Manager, City Strategy



Planning and Environment Act 1987

LODDON PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C40

The Loddon Shire Council has prepared Amendment C40 to the Loddon Planning Scheme.

The land affected by the Amendment is Lots 1, 2, 3, PS 608853 (Treloar Street, Serpentine).

The Amendment proposes to rezone this land from Township Zone to Industrial 3 Zone to support the use of the land for light industry.

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, Loddon Shire Council, 37–41 High Street, Wedderburn, Victoria 3518, 8.15 am–4.45 pm; Loddon Shire Council, 37 Peppercorn Way, Serpentine, Victoria 3517, 8.30 am–5.00 pm; 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 27 August 2018. A submission must be sent to the Planning Department, Loddon Shire Council, PO Box 21, Wedderburn, Victoria 3518.

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.

MR PHIL PINYON 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 27 September 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.

- BISHOP, Lorraine Sheryl, late of Unit 1, 10 Mitchell Crescent, Portland, Victoria 3305, deceased, who died on 19 June 2018.
- BROOKMAN, David Sinclair, late of Peninsula Grange Aged Care, 2 Booker Avenue, Mornington, Victoria 3931, deceased, who died on 20 April 2018.
- HUGHES, David Richard, late of Glenhuntly Terrace, 164 Grange Road, Carnegie, Victoria 3163, deceased, who died on 24 March 2018.
- MAHARJAN, Saroj, late of 11 Bentley Street, Wantirna, Victoria 3152, deceased, who died on 4 February 2018.

- MARTIN, Philip Bernard, late of 60 Raleigh Street, Windsor, Victoria 3181, deceased, who died on 6 May 2018.
- MUNRO, Eleanore Jeannette Scott, late of 144 Railway Parade, Seaford, Victoria 3198, deceased, who died on 29 November 2017.
- VOISEY, David, late of Unit 5, 7a Alfred Crescent, Fitzroy, Victoria 3065, deceased, who died on 5 May 2018.
- WALKER, Kenneth James, late of Jacaranda Village, 220c–222a Calotis Street, Red Cliffs, Victoria 3496, retired, deceased, who died on 29 May 2018.
- WILLIAMS, Andrew Phillip, late of Unit 244, 332 Park Street, South Melbourne, Victoria 3205, deceased, who died on 8 March 2018.
- WORNES, Joyce Mary, late of 42 Eva Street, Clayton, Victoria 3168, retired, deceased, who died on 28 April 2018.

Dated 19 July 2018

EXEMPTION

Application No. H139/2018

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by The Peninsula School (the applicant). The application for exemption is to enable the applicant to advertise for prospective female or male students to enter the school, to structure its waiting lists, allocate student placements, offer enrolments, and offer scholarships to prospective female or male students to promote and maintain a gender balance of the students at the school (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavits of Stuart Johnston and Muriel Bakker, having heard evidence from Ms Bakker, having heard submissions made on behalf of the applicant, and having had regard to submissions made by other persons in response to the advertising of the exemption application, the Tribunal is satisfied that it is appropriate to grant a further exemption from sections 38, 44, 107, and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption, the Tribunal noted:

- The applicant is an independent private school in Mt Eliza. It was established in 1961 as a boys-only school and became co-educational in 1994.
- In 2013, the Tribunal granted an exemption for similar conduct. That exemption expired on 16 May 2018. An interim exemption was granted on 14 May 2018.
- Co-education is provided across all levels in the school, from 3-year-old kindergarten to year 12. The evidence before me, which I accept, is that the school intends that co-education promote mutually respectful interactions between male and female students in a safe, secure and rewarding environment.
- According to the evidence in Mr Johnston's affidavit, which I accept, the majority of classes at all year levels in the school are co-educational. Some sporting and physical education activities are segregated by gender. In 2017, the school introduced separate classes for male and female students in Maths and English in years 7 to 9, to counter the effects of the current gender imbalance in those years.
- According to Mr Johnston's evidence, which
 I accept, since the exemption was first
 granted in 2013, the school has encouraged
 female enrolments in the following ways:
 - (a) offering enrolments to female waitlist applicants in priority to male waitlist applicants;
 - (b) offering female waitlist applicants who have a male sibling the opportunity for the male sibling to receive a sibling priority enrolment offer upon the female waitlist applicant accepting an enrolment offer; and
 - (c) in 2017, offering opportunities for female students in the middle school years to participate in a special 'Becoming Me' program.
- The school has also taken steps which did not require an exemption, to encourage gender balance in applications and enrolments. Those steps include, according to Mr Johnston's evidence, introducing some

- gender segregated English and Maths classes in years 7 to 9 and expanding female sports programs.
- More time is required for the school to assess the effectiveness of the measures introduced in 2017 in creating gender balance in the applications and enrolments at the school.
- Since the exemption was first granted in 2013, female enrolments have constituted 40 to 42% of total enrolments. This has occurred even though places were offered to female applicants ahead of males. The data provided by Mr Johnston indicated that without the exemption, the gender imbalance would have favoured males even more. Applications for places for male students continue to significantly outnumber applications for female student places.
- The applicant seeks to establish a 50/50 student balance in the school. Mr Johnston's affidavit evidence showed that applications for enrolment exceed the number of places available, so there is no commercial imperative in seeking the exemption.
- No exception applies to the exempt conduct. In the absence of an exemption, the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to consider relevant human rights as set out in the Charter of Human Rights and Responsibilities Act 2006 (Charter). Arguably, this exemption limits the right of equality and in particular the right to equal and effective protection against discrimination of students who would wish to be offered a place at the school based solely on their place on a waiting list. I am satisfied that, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an exemption from the operation of sections 38, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This exemption is to remain in force to 26 July 2023.

Dated 16 July 2018

B. STEELE Acting Deputy President

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Maree Doupe, 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 scale of fees and charges fixed by the following cemetery trust.

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

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

Dated 18 July 2018

MAREE DOUPE Acting Manager Cemetery Sector Governance Support

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Maree Doupe, 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 scale of fees and charges fixed by the following cemetery trust.

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

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

Dated 20 July 2018

MAREE DOUPE Acting Manager Cemetery Sector Governance Support

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Maree Doupe, 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 scale of fees and charges fixed by the following cemetery trust.

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

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

Dated 18 July 2018

MAREE DOUPE Acting Manager Cemetery Sector Governance Support

Drugs, Poisons and Controlled Substances Act 1981

NOTICE – SECTION 32A(3)

I, Anna Peatt, Delegate of the Secretary to the Department of Health and Human Services, acting under section 32A(2) of the **Drugs, Poisons and Controlled Substances Act 1981** –

declare the following for the purposes of section 32A(1) to be a reportable drug event:

- 1. for a registered medical practitioner or a nurse practitioner, having reason to believe that the practitioner's patient is a drug-dependent person; and
 - (a) the patient requests or seeks prescription of a Schedule 8 poison or a Schedule 4 poison which is also a drug of dependence; or
 - (b) the practitioner intends to treat or is treating the patient with a Schedule 8 poison or a Schedule 4 poison which is also a drug of dependence.

This reportable drug event does not apply in circumstances where the patient is –

- (a) a prisoner being treated in a prison for the period in prison and a period not exceeding 7 days after that prisoner's release from custody; or
- (b) a person being treated in a police gaol for the period in the police gaol and a period not exceeding 7 days after that person's release from the police gaol; or
- (c) a resident being treated in an aged care service; or
- (d) an in-patient being treated in a hospital, or a patient being treated in an emergency department of a hospital, for the period of that treatment in the hospital and a period not exceeding 7 days after that person's discharge from the hospital.
- 2. for a registered medical practitioner or a nurse practitioner, who is aware that a prisoner is to be released from custody, and has prescribed methadone or buprenorphine for opioid dependence to that prisoner
 - (a) prior to that prisoner's release from custody; or
 - (b) for a period not exceeding 7 days after that prisoner's release from custody.

This notice will take effect on the day of publication in the Government Gazette and will be revoked on 30 September 2018.

Dated 26 July 2018

ANNA PEATT
Delegate of the Secretary to the
Department of Health and Human Services

Drugs, Poisons and Controlled Substances Act 1981

NOTICE – SECTION 35A(1)

I, Anna Peatt, Delegate of the Secretary to the Department of Health and Human Services, acting under section 35A of the **Drugs, Poisons and Controlled Substances Act 1981** –

- 1. amend the notice published at page 2863 of the Government Gazette G47 on 21 November 2013; and
- 2. replace the Table previously published in the notice cited above, with the Table published below, which specifies the circumstances, and the conditions applicable to those circumstances, for the purposes of section 34D of that Act.

This notice will take effect on the day of publication in the Government Gazette and will be revoked on 30 September 2018.

Ci	rcumstances	Applicable Conditions	
1.	Pain caused by cancer or	In rel	ation to circumstance 1 –
	complications arising from cancer.		the Schedule 8 poison administered, supplied or prescribed is an opioid analgesic; and
		(b)	the diagnosis of pain caused by cancer or complications arising from cancer is made by a registered medical practitioner; and
		(c)	the registered medical practitioner or nurse practitioner has given written notice of that administration, supply or prescription to the Secretary.
2.	1 100011011011 00011010	In relation to circumstance 2 –	
	hyperactivity disorder.		the Schedule 8 poison administered, supplied or prescribed is a psychostimulant drug approved by the Therapeutic Goods Administration for the treatment of attention deficit hyperactivity disorder; and
		(b)	the person to be administered, supplied or prescribed the Schedule 8 poison is less than 18 years old; and
		(c)	the registered medical practitioner is a paediatrician or psychiatrist; and
		(d)	the registered medical practitioner, referred to in paragraph (c), has given written notice of that administration, supply or prescription to the Secretary.

Dated 26 July 2018

ANNA PEATT
Delegate of the Secretary to the
Department of Health and Human Services

Electoral Act 2002

REGISTRATION OF POLITICAL PARTY

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

Name of party: Sustainable Australia (VIC).

Dated 24 July 2018

WARWICK GATELY, AM Victorian Electoral Commission

Electoral Act 2002

APPLICATION FOR REGISTRATION OF A POLITICAL PARTY

In accordance with section 49 of the **Electoral Act 2002** (the Act), I hereby give notice of the following application for registration of a political party.

Name of party: Stop Live Exports.

Abbreviation of party name: SLE.

Initials of party name: SLE.

Name of proposed registered officer: Rohan Travis Wenn.

Address of proposed registered officer: 12 Beckett Street, Balwyn, Victoria 3103.

The application is signed by the secretary of the party.

Any person who believes that the party should not be registered because:

- it is not an eligible political party under the provisions of Part 4 of the Act;
- the application is not properly completed as required under section 45 of the Act; or
- the party's name is 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 Monday 27 August 2018.

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

Enquiries to: Katrina Collins on telephone (03) 8620 1145.

Dated 26 July 2018

WARWICK GATELY, AM Victorian Electoral Commission

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
114102	Bettles Lane	Heyfield/ Dawson	Wellington Shire Council The road traverses north from Heyfield–Dawson Road.
106339	Dineen Road	Bayles/Cora Lyn	Cardinia Shire Council Previously known as No. 4 Drain Road East. The road traverses north-east from Bayles.
106411	Jeffers Road	Cora Lyn	Cardinia Shire Council Previously known as No. 7 Drain Road North. The road traverses west from Bennett Road.
106413	Maynard Road	Bayles	Cardinia Shire Council Previously known as No. 7 Drain Road North. The road traverses east from Bennett Road.
114023	Fortelny Way	Moonee Ponds	Moonee Valley City Council Unnamed laneway located between Bowen Street and Lennox Street.
113710	Tutton Lane	Essendon	Moonee Valley City Council Unnamed laneway located between 5 and 7 Mary Street.
111856	Molonys Arcade	Wangaratta	Wangaratta Rural City Council Previously named Moloneys Arcade.

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
114051	McCartney Oval	Surf Coast Shire An oval located at Spring Creek Recreation Reserve. For further details see map at www.delwp.vic.gov.au/namingplaces
107464	Ecotherapy Park	Macedon Ranges Shire Council A park located at 142 Main Street, Romsey. For further details see map at www.delwp.vic.gov.au/namingplaces
107499	Bunjil Creek	Melbourne Water A waterway currently known as South Gisborne Drain, heading in a south-western direction from Jacksons Creek. For further details see map at www.delwp.vic.gov.au/namingplaces
107499	Honeysuckle Creek	Melbourne Water An unnamed waterway heading in a northern direction from Jacksons Creek. For further details see map at www.delwp.vic.gov.au/namingplaces

School Naming:

School Name	Naming Authority and Location
Ashley Park Primary School	Department of Education and Training New school entity located at 105 Orchard Road, Doreen.

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

> CRAIG SANDY Registrar of Geographic Names



Heritage Act 2017

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 2017**, I give notice under section 53 that the Victorian Heritage Register is amended by modifying the following place in the Heritage Register:

Number: H0379

Category: Registered Place Place: Malvern House

Location: 5–15 Willoby Avenue, Glen Iris

Municipality: Stonnington City

All of the place shown hatched on Diagram 379 encompassing part of Plan of Consolidation 352196.



Dated 26 July 2018

STEVEN AVERY Executive Director

Retirement Villages Act 1986

Section 32

EXTINGUISHMENT OF RETIREMENT VILLAGE CHARGE

I hereby declare that pursuant to section 29 of the **Retirement Villages Act 1986** Retirement Village Charges W030498P and W030499L, registered on Certificate of Title Volume 08384 Folio 079 on 5 May 1999, under the **Transfer of Land Act 1958**, are extinguished.

Dated 16 July 2018

SIMON COHEN Deputy Secretary, Regulation and Director, Consumer Affairs Victoria

Interpretation of Legislation Act 1984

ROAD SAFETY ROAD RULES FURTHER AMENDMENT RULES 2018

Notice of Incorporation of Documents and Address for Inspection of Documents

As required by section 32 of the **Interpretation of Legislation Act 1984**, notice is given that the Road Safety Road Rules Further Amendment Rules 2018 (the Rules) apply, adopt or incorporate the following documents:

Statutory rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Rule 17(a) definition of AS 1698 in the dictionary	Australian Standard 'Protective Helmets for Vehicle Users' AS 1698 – 1988, published 9 May 1988 by Standards Australia	The whole
Rule 17(a) definition of AS/NZS 1698 in the dictionary	Australian/New Zealand Standard 'Protective helmets for vehicle users', AS/NZS 1698:2006, published 20 February 2006 by Standards Australia and Standards New Zealand	The whole
Rule 17(a) definition of UN 22 in the dictionary	United Nations Economic Commission for Europe Regulation No. 22, 'Uniform Provisions Concerning the Approval of Protective Helmets and their Visors for Drivers and Passengers of Motor Cycles and Mopeds', E/ECE/324 Rev. 4 published 24 September 2002 by the United Nations	The whole

A copy of the material applied, adopted or incorporated by the Rules has been lodged with the Clerk of the Parliaments and is available for inspection by the public, free of charge, during normal business hours at the office of Transport Legislation and Legal Branch, Transport for Victoria, Department of Economic Development, Jobs, Transport and Resources, 1 Spring Street, Melbourne, Victoria.

Dated 13 July 2018

HON. LUKE DONNELLAN MP Minister for Roads and Road Safety

Marine Safety Act 2010

Section 211(1)(b)

NOTICE CONTROLLING NAVIGATION IN THE VICINITY OF WORKS

Parks Victoria, as the declared waterway manager for the waters of the Local Port of Port Phillip, makes the following notice under section 211(1)(b)(i) of the **Marine Safety Act 2010**.

For the purposes of the works activity proposed by Aerotech Australasia Pty Ltd for the trial of a modified aircraft taking in and dumping seawater whilst in flight on Curlewis Bay, the navigation and movement of vessels is prohibited in the waters of Port Phillip Bay as detailed below, excluding vessels involved in the works and Parks Victoria vessels.

Exclusion zone GPS coordinates [WGS 84]:

Latitude	Longitude
38° 8′ 130″ S	144° 30′ 113″ E
38° 8′ 133″ S	144° 28′ 718″ E
38° 9′ 215″ S	144° 28′ 735″ E
38° 9′ 213″ S	144° 30′ 108″ E

The exclusion zone has effect from:

Start Date	End Date	Start Time	End Time
30 July 2018	3 August 2018	9.00 am	4.30 pm
6 August 2018	10 August 2018	9.00 am	4.30 pm
15 October 2018	19 October 2018	9.00 am	4.30 pm
22 October 2018	26 October 2018	9.00 am	4.30 pm

The scooping area within the exclusion zone is marked with a series of orange buoys. Whilst testing runs are underway, two support vessels will display the code flag 'U'.

Dated 20 July 2018

BY ORDER OF PARKS VICTORIA

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF CITRUS CANKER

I, Nigel Ainsworth, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest citrus canker exists within Australia but outside Victoria, make the following Order.

1 Objective

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

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled 'Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of citrus canker' made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette S186 on 20 April 2018 at pages 1–2, is **revoked**.

5 Definitions

In this Order -

'citrus canker' means the exotic disease caused by the bacteria *Xanthomonas citri* subsp. *citri*.

'host material' means any material capable of being affected or contaminated with citrus canker including citrus canker host plants and agricultural equipment and used packages used in the cultivation, processing, packaging and distribution of citrus canker host plants.

'citrus canker host plant' means any plant or plant product belonging to the family *Rutaceae* and species *Lansium domesticum*.

'citrus fruit' means fruit from commercially grown Citrus spp. plants.

6 Prohibitions, restrictions and conditions

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

- (1) The entry or importation into Victoria of any host material is prohibited.
- (2) Sub-clause (1) does not apply if the host material
 - (i) was grown on, sourced from or last used on a property that is located in a State or Territory or part of a State or Territory for which an area freedom certificate, issued by an officer responsible for agriculture in the State or Territory where the host material was grown, sourced or last used, is currently in force certifying that the State or Territory or part of the State or Territory is known to be free of citrus canker; or
 - (ii) is accompanied by a plant health certificate, assurance certificate or plant health declaration, certifying or declaring that the material has been treated in a manner prescribed in the Schedule of this Order; or
 - (iii) enters Victoria under and in accordance with a permit issued by an inspector and there is compliance with any conditions or requirements set out in the permit.

7 Verification of consignments

Where requested by an inspector, host material imported into Victoria which is required by clause 6(2)(ii) to be accompanied by a certificate or declaration, must be –

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

8 Expiry

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

Schedule

- (1) Host material that is citrus fruit, must be commercially grown by a registered grower on a property that has been registered by the State or Territory's department responsible for agriculture in which the property is located; and
- (2) the registered property from which the citrus fruit is sourced must be surveyed prior to harvest by an officer responsible for agriculture in the State or Territory in which the property is located and found to be free of citrus canker; and
- (3) the citrus fruit must be sourced from trees that have been
 - (a) treated for citrus canker with a copper-based spray in accordance with an approved Australian Pesticides and Veterinary Medicines Authority (APVMA) permit; and
 - (b) monitored for citrus leaf miner *Phyllocnistis citrella*, and treated as required, with an insecticide registered for the control of citrus leaf minor at rates specified on an approved label or in accordance with an approved APVMA permit; and
 - (c) monitored for citrus canker; and

- (4) the citrus fruit must be post-harvest treated
 - (a) as specified on an approved label or in accordance with an approved APVMA permit, using a product containing sodium hypochlorite or calcium hypochlorite to produce a solution of 200 ppm w/v of available chlorine (which is maintained at a pH of 6.0 to 7.5), completely wet fruit either by immersion or continuous spraying. Fruit must remain completely wet with the solution for at least 2 minutes, either through continued immersion or continuous spraying. An appropriate wetting agent/surfactant must be used to achieve maximum contact of the solution with the surface of the fruit; or
 - (b) as specified on an approved label or in accordance with an APVMA permit, using a product containing 950 g/kg sodium ortho-phenylphenate tetrahydrate (SOPP tetrahydrate) to produce a solution of 2 kg SOPP tetrahydrate to 100 L water, completely wetting fruit with the solution and maintaining the solution at a pH of 12.0, for at least:
 - (i) 45 seconds if the solution has sufficient soap or detergent to cause foam to appear; or
 - (ii) 1 minute otherwise, and
 - (c) with no artificial drying or further treatment occurring during treatments specified in Schedule paragraph 4(a) or 4(b); and
- (5) citrus fruit, post-harvest, must
 - (a) be packed in a facility (pack house) that has been registered by the State or Territory's department responsible for agriculture in which the facility is located; and
 - (b) inspected at a rate of 600 units per consignment lot, prior to dispatch and found to be free from symptoms of citrus canker and free from extraneous plant material (except stems that are less than 2.5 cm in length and are attached to the fruit).

Notes

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

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

Dated 17 July 2018

NIGEL AINSWORTH Acting Chief Plant Health Officer

Subordinate Legislation Act 1994

NOTICE OF DECISION

Aboriginal Heritage Act 2006

As Minister responsible for the **Aboriginal Heritage Act 2006**, I give notice under section 12 of the **Subordinate Legislation Act 1994** that further to public consultation on a regulatory impact statement (RIS), I recommended the making of the Aboriginal Heritage Regulations 2018 to replace the Subordinate Legislation (Aboriginal Heritage Regulations 2007) Extension Regulations 2017, which expired on 25 May 2018.

The RIS for the Aboriginal Heritage Regulations 2018 outlined preferred options for ensuring the **Aboriginal Heritage Act 2006** is supported by the most effective and efficient regulatory framework. The preferred options include new provisions to ensure better protection for Aboriginal cultural heritage and better outcomes for land-users and sponsors.

Aboriginal Victoria received three submissions to the RIS during the public consultation period. The RIS' preferred options included development of amendments to the guidelines and practice notes that support the Regulations, to provide greater clarity to sponsors when preparing Cultural

Heritage Management Plans. Aboriginal Victoria determined matters raised in the submissions to the RIS were most appropriately addressed through amendments to the guidelines and practice notes. Aboriginal Victoria will consult with the relevant parties in making amendments to these guidelines and practice notes.

A copy of the Aboriginal Heritage Regulations 2018 can be obtained by visiting the internet at http://www.aboriginalvictoria.vic.gov.au; or telephoning Aboriginal Victoria on (03) 8392 5380.

HON. NATALIE HUTCHINS MP Minister for Aboriginal Affairs

Water Act 1989

EXTENSION OF THE GOULBURN–MURRAY IRRIGATION DISTRICT DECLARATION 2018

I, Heidi Matkovich, Acting Executive Director Partnerships and Sector Performance, Department of Environment, Land, Water and Planning, as the delegate of the Minister administering the **Water Act 1989**, make the following Declaration:

1. Citation

This Declaration is called the Extension of the Goulburn–Murray Irrigation District Declaration 2018.

2. Authorising Provision

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

3. Commencement

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

4. Preliminary

Goulburn–Murray Rural Water Corporation submitted a notice of its decision on the proposal for the extension of the Goulburn–Murray Irrigation District to the Minister for Water in June 2018, in accordance with section 122R of the **Water Act 1989**. This proposal was approved by the delegate of the Minister for Water under section 122S of the **Water Act 1989** as dated below.

5. Area of Extended Irrigation District

The Goulburn–Murray Irrigation District is extended to include the land shaded in red as indicated on Goulburn–Murray Rural Water Corporation's Plan Numbers GMW462, GMW463, GMW464, GMW465, GMW466, GMW467, GMW468, GMW469, GMW470, GMW471, GMW472, GMW473, GMW488, GMW489, GMW490, GMW491, GMW492, GMW493, GMW494 and GMW495. Copies of these plans may be inspected at the office of Goulburn–Murray Rural Water Corporation, located at 40 Casey Street, Tatura, Victoria 3616.

Dated 17 July 2018

HEIDI MATKOVICH

Acting Executive Director Partnerships and Sector Performance Department of Environment, Land, Water and Planning (as delegate of the Minister)

Transport Integration Act 2010

MEMORANDUM OF UNDERSTANDING BETWEEN ENERGY SAFE VICTORIA AND THE DIRECTOR, TRANSPORT SAFETY

PARTIES

This memorandum of understanding is made between the following parties:

Energy Safe Victoria ('ESV'), of Level 5, Building 2, 4 Riverside Quay, Southbank, Victoria 3006

AND

The Director, Transport Safety, of Level 15, 121 Exhibition Street, Melbourne, Victoria 3000.

1. INTRODUCTION

1.1 **Interpretation**

In this memorandum of understanding:

'Bus Incident' has the meaning given to that term in regulation 4 of the Bus Safety Regulations 2010 (Vic.);

'Bus Safety Worker' has the meaning given to that term in section 3 of the **Bus Safety Act 2009** (Vic.);

'Domestic Commercial Vessel' has the meaning given to that term in section 7 of the Marine Safety (Domestic Commercial Vessel) National Law (contained in Schedule 1 of the Marine Safety (Domestic Commercial Vessel) National Law Act 2012 (Cth));

'Electrical Incident' means an event or incident with implications for electricity safety referred to in section 7 of the **Electricity Safety Act 1998** (Vic.) (see also 'Serious Electrical Incident'):

'Gas incident' means an incident as defined in section 3 of the Gas Safety Act 1997 (Vic.);

'Health Information' has the meaning given to that term in the Health Records Act 2001 (Vic.);

'Incident' means an incident that must be notified to either of the parties under legislation and includes a Bus Incident, a Marine Incident, a Rail Incident, a Gas Incident and an Electrical Incident, but does not include:

- notifiable occurrence within the meaning of section 4 of the Rail Safety National Law (contained in the Schedule of the Rail Safety National Law (South Australia) Act 2012 (SA)); or
- a marine incident within the meaning of section 6 of the Marine Safety (Domestic Commercial Vessel) National Law (contained in Schedule 1 of the Marine Safety (Domestic Commercial Vessel) National Law Act 2012 (Cth));

'Local Maritime' refers to maritime operations captured under the Marine Safety Act 2010 (Vic.);

'Local Rail' refers to railway operations captured under the Rail Safety (Local Operations) Act 2006 (Vic.);

'Marine Incident' has the meaning given to that term in section 3 of the Marine Safety Act 2010 (Vic.);

'MOU' means this memorandum of understanding:

'Personal Information' has the meaning given to that term in the Privacy and Data Protection Act 2014 (Vic.);

'Privacy Legislation' means laws in respect of privacy and the protection of Personal Information and Health Information including, without limitation, the Data Protection Act 2014 (Vic.), the Health Records Act 2001 (Vic.) and the Privacy Act 1988 (Cth);

'Protocol' means the communications protocol established under clause 4.1;

'Rail Incident' means a railway accident or incident or a notifiable accident or incident within the meaning given to those terms in regulation 41 of the Rail Safety (Local Operations) Regulations 2006 (Vic.);

'Rail Safety Worker' has the meaning given to that term in section 3 of the Rail Safety (Local Operations) Act 2006 (Vic.);

'Relevant Legislation' means the legislation that each party is responsible for administering and enforcing, as set out in clause 3 of this MOU;

'Safety Director' means the Director, Transport Safety, a statutory office established under section 171 of the **Transport Integration Act 2010** (Vic.), and may include, as the context requires, his delegates and staff members of TSV authorised to act on his behalf;

'Serious Electrical Incident' means an incident involving electricity which causes or has the potential to cause the death of or injury to a person or significant damage to property or a serious risk to public safety, as defined in section 3 of the **Electricity Safety Act 1998** (Vic.).

'TSV' or Transport Safety Victoria means the persons employed by the Victorian Department of Economic Development, Jobs, Transport and Resources to assist the Safety Director in the exercise of his or her powers and the performance of his functions:

'ESV' means Energy Safe Victoria, the independent statutory body responsible for administering various legislation, including but not limited to the **Electricity Safety Act 1998** (Vic.), the Electricity Safety (Installations) Regulations 2009 (Vic.), the **Gas Safety Act 1997** (Vic.) and the **Pipelines Act 2005** (Vic.).

1.2 **Purpose**

- (a) This MOU provides a framework to promote effective communication, cooperation and coordination between the parties in their statutory, operational and administrative interactions.
- (b) The purposes of this MOU are to:
 - (i) document the working relationship between the parties to enhance and promote a best practice approach to transport safety and energy safety regulation;
 - (ii) promote open communication and reduce duplication of efforts;
 - (iii) influence a reduction in the quantity and severity of Incidents; and
 - (iv) provide consistent safety outcomes for industry.
- (c) To achieve the purposes above, this MOU seeks to:
 - (i) ensure that the parties are aware of each other's legislative obligations and operating policies and procedures;
 - (ii) clarify the specific working arrangements between the parties in relation to notifying, attendance, investigation and reporting of Incidents that fall under both parties' remit;
 - (iii) foster ongoing regulatory collaboration and cooperation between the parties;
 - (iv) facilitate the timely and efficient provision of advice and sharing of information between the parties;

- (v) acknowledge the expertise of the parties in their specific spheres of activity;
- (vi) reduce the regulatory burden on regulated persons where both parties are enquiring into the same issue.

1.3 No legally binding effect

- (a) While the parties shall, as far as practicable, follow procedures set out in this MOU and take necessary measures to ensure that officers of the parties are aware of and comply with the terms of this this MOU, it is not intended to create legally enforceable obligations between the parties.
- (b) Nothing in this MOU should be construed as preventing or inhibiting either party from acting in the proper performance of their statutory or other public functions or restricting the statutory discretions and powers available under legislation administered by either party.

1.4 **Term**

This MOU shall continue in force until terminated under clause 7.3.

2. OBJECTIVES AND PRINCIPLES

- 2.1 The Safety Director and ESV each have separate and independent regulatory mandates and roles.
- 2.2 While recognising each party's regulatory mandate and independent role, the parties are committed to a constructive and co-operative relationship in the common pursuit of safety in Victoria.
- 2.3 ESV's objectives include regulating the safety and technical compliance of energy conveyance and supply, installations, appliances and pipelines, and to raise industry and community awareness of electricity, gas and pipeline safety.
- 2.4 The Safety Director's (represented by TSV) statutory object is to independently seek the highest transport safety standards that are reasonably practicable, consistent with the transport system's vision and objectives under the **Transport Integration Act 2010** (Vic.).
- 2.5 The parties share a common vision, values and understanding of the scope of their individual obligations under this MOU.

3. ROLES AND RESPONSIBILITIES

Role of ESV

- 3.1 ESV is responsible for administering a range of safety and technical legislation related to electricity, gas and pipelines. The Director of Energy Safety:
 - (a) administers the registration and licensing of electrical contractors and electrical workers, respectively;
 - (b) protects underground and underwater structures from the corrosive effects of electrolysis caused by stray currents, such as from the train and tram networks, registers Cathodic Protection Systems;
 - (c) approves or accepts electrical safety management schemes, safety cases, and a variety of plans submitted by energy industry participants;
 - (d) monitors and audits safety systems and safety practices in relation to the design, construction and maintenance of electricity, gas and pipeline networks and installations;
 - (e) controls the safety standards of gas and electrical work;
 - (f) takes enforcement action as appropriate to address safety risks and non-compliance by industry participants.

3.2 Through the administration of relevant legislation, the director of Energy Safety has jurisdiction over:

- (a) persons responsible for carrying out electrical work, including registered electrical contractors and licensed workers and will respond to compliance and safety issues in relation to electrical installation work and electrical installations, including complex installations.
- (b) major electricity companies and specified operators (operators of at-risk electric lines) that must design, construct, operate, maintain and decommission their electricity supply networks or at-risk electric lines, respectively, and implementation of the safety management systems (known as schemes). ESV will respond to safety issues to ensure the public and customers are protected from the hazards and risks arising from gas.
- (c) persons carrying out gasfitting work to ensure it complies with prescribed standards in relation to that work, and gas fitting work on an appliance or gas installation to ensure the appliance or installation (including complex installation) complies with prescribed standards and requirements. ESV will respond to safety issues to ensure the public and customers are protected from the hazards and risks arising from gas.
- (d) licensed gas companies responsible for supply, conveyance or sale of gas are to manage and operate facilities under the implementation of a safety case system. ESV will respond to safety issues to ensure the public and customers are protected from the hazards and risks arising from gas and gas quality.
- (e) licensed pipeline operators and gas company pipeline operators must protect the public from environmental, health and safety risks resulting from the construction and operation of pipelines. ESV will respond to safety issues to ensure public safety is protected.

3.3 The Director of Energy Safety does not have jurisdiction over:

(a) the licensing and registration of plumbers or gasfitters or of plumbing work under the **Building Act 1993** (Vic.).

Role of the Safety Director

3.4 The Safety Director is responsible for administering a range of transport safety legislation related to bus, maritime and rail transport. The Safety Director:

- (a) licences, registers and accredits operators and other industry participants;
- (b) monitors the transport industries and participants' systems for managing safety risks:
- (c) monitors compliance with transport safety legislation; and
- (d) takes enforcement action as appropriate to promote safety outcomes in Victoria.

3.5 Through the administration of relevant legislation, the Safety Director has jurisdiction over:

- (a) bus safety duty holders, including accredited and registered bus operators captured under the Bus Safety Act 2009 (Vic.) and its regulations, and will respond to safety issues including in relation to the operation, design, maintenance, and equipment of buses and the safety management systems and policies of bus operators;
- (b) marine safety duty holders, including operators of regulated hire and drive vessels and recreational vessels, port management bodies, local port managers and waterway managers, harbour masters, pilots, pilot exempt masters, and pilotage services providers, captured under the **Marine Safety Act 2010** (Vic.)

and its regulations. The Safety Director will respond to safety issues including in relation to the operation, design, construction and equipment of regulated hire and drive and recreational vessels, the conduct of pilots, pilot exempt masters, pilotage services providers and harbour masters, and issues concerning the safe navigation and operation of relevant vessels on state waters;

(c) rail safety duty holders, including all light rail transport operators and a number of tourist and heritage rail transport operators captured under the Rail Safety (Local Operations) Act 2006 (Vic.), and will respond to safety issues relating to the operation, design, maintenance, and equipment of rolling stock and rail infrastructure and the safety management systems and policies of rail transport operators.

3.6 TSV delivers certain regulatory functions on behalf of national regulators. The Safety Director does not have jurisdiction over:

- (a) Domestic Commercial Vessels, with respect to their responsibilities under the **Marine (Domestic Commercial Vessel) National Law Act 2012** (Cth), which are regulated by the Australian Maritime Safety Authority under since 1 July 2013 (with the exception of navigational safety in Victorian waters);
- (b) heavy rail transport operators and some tourist and heritage rail operators, which are regulated by the Office of the National Rail Safety Regulator under the Rail Safety National Law (as applied in Victoria under the Rail Safety National Law Application Act 2013 (Vic.) since 19 May 2014.

4. CROSS-JURISDICTIONAL ISSUES AND OPERATIONAL ARRANGEMENTS

4.1 Establishing jurisdiction

- (a) The parties agree to establish a protocol within 12 months of entering into this MOU that sets out a jurisdictional matrix with respect to categories of Incidents that may fall within both parties' jurisdiction.
- (b) If there is any doubt over jurisdiction, when contacted, ESV and the Safety Director will respond, and will discuss who the lead agency should be.
- (c) Where either party has responded to an Incident then changes its view that the Incident does or does not fall within its jurisdiction, that party will consult the other party prior to taking any action based on its changed view on jurisdiction. The former party will continue to provide such assistance as required until the investigation is completed.

4.2 Notification of relevant safety issues

- (a) The parties agree:
 - (i) that when a party is contacted regarding a matter, including an Incident, that is also the responsibility of the other party, the party who is contacted must notify the other party as soon as practicable in accordance with the Protocol (if any); and
 - (ii) to notify each other, as soon as is practicable, of any activities conducted by one party under that party's Relevant Legislation that may affect, relate to or otherwise impact on the regulatory functions of the other party;

using the relevant emergency contact number listed in Schedule 1.

4.3 Conduct of investigations

- (a) In the conduct of investigations of Incidents that fall within both parties' jurisdiction, the parties agree to observe and comply with the Protocol (if any).
- (b) If either party decides to take regulatory action arising from the Incident, they must:

- (i) where practicable, notify the other party before taking the action; or
- (ii) if notification before taking the action is not practicable, notify the other party of the regulatory action taken as soon as practicable after taking the action.
- (c) For the purposes of clause 4.3(b), regulatory action may include (but is not limited to):
 - (i) issuing improvement, prohibition or infringement notices;
 - (ii) issuing a direction; or
 - (iii) suspending a licence, accreditation, registration or certification.

4.4 Provision of expert assistance

- (a) The parties agree to provide advice and assistance to each other to the best of their ability when requested to do so.
- (b) In particular, in the event of:
 - (i) an inspection or investigation being conducted by either party, the other agrees to provide expert opinion as required.
 - (ii) a prosecution being conducted by either party, the other agrees to provide expert witnesses in accordance with its internal policy.

4.5 Consultation about proposed proceedings

- (a) The parties agree to consult each other as soon as is practicable in respect of any prosecution action proposed by either party that has, or is likely to have, a direct impact on both transport safety and electrical and/or gas safety.
- (b) In relation to proposed proceedings, where legislation permits, the parties agree to consult with the other party and as far as possible to take into account any views that the other party may have in relation to any such proposed course of action.

4.6 Legal professional privilege

Nothing in this MOU:

- (a) entitles or requires a person to disclose information that is the subject of legal professional privilege: or
- (b) affects the law or practice relating to legal professional privilege.

5. COMMUNICATION AND ADMINSTRATIVE ARRANGEMENTS

5.1 Relationship managers

- (a) Each party must nominate a relationship manager, who will serve as the key point of contact for any issues arising under this MOU, including all notifications and consultation required by clause 4.
- (b) The relationship managers for the parties are as set out in Schedule 1 to this MOU.
- (c) A party may change its nominated relationship manager under this MOU by notice in writing to the other party.

5.2 Regular meetings

- (a) The relationship managers will meet at least every six months, or as otherwise agreed, to discuss matters of common interest, including to:
 - inform each other about any current or proposed activities that may be
 of interest to the other party, such as safety investigations, inspections
 or enforcement activities with both transport and electricity and/or gas
 safety elements;

- (ii) assess the effectiveness of the operation of the Protocol (once established);
- (iii) identify opportunities for joint activities, training, opportunities to work collaboratively and/or more efficiently, and/or the sharing of information and expertise;
- (iv) report on any other developments that may impact on the regulatory functions of the other party, including any known proposals to amend or vary a regulatory provision that, if adopted, may affect the safety of transport systems and/or electricity and/or gas safety in Victoria; and
- (v) review incident reporting trends and compare incidents reported to each party.
- (b) The relationship managers may meet as necessary to assess the general operation of this MOU and to discuss the ongoing relationship between the parties.

5.3 Information sharing

- (a) The parties recognise the value of sharing information, while recognising that they each have obligations in relation to the protection of information.
- (b) Where appropriate and subject to legislated restrictions on disclosure of information and in accordance with clause 6, the parties will share information that is relevant to the regulatory functions of the parties, including any reports resulting from investigations of Incidents.
- (c) The parties will invite staff to participate in relevant training and workshops conducted by either organisation from time to time.

5.4 Staff awareness of MOU

- (a) Each party will take reasonable steps to ensure that its staff and contractors are fully informed of the content and overall purpose of this MOU at all times.
- (b) All officers involved in the investigation of any matters that relate to this MOU will have a copy of or have access to this MOU.

5.5 Announcements or releases

(a) A party may not make any public announcements or press releases relating to this MOU without first consulting with, and obtaining consent from, the other party. The parties must reasonably agree on the form and content of any such announcements or releases.

6. PRIVACY AND CONFIDENTIALITY

6.1 Privacy

The parties:

- (a) acknowledge that they will be bound by the Privacy Legislation with respect to any act done or practice engaged in by them under or in connection with this MOU;
- (b) agree to co-operate with any reasonable request of the other relating to the protection of Personal Information or Health Information or the investigation of a complaint about the handling of Personal Information or Health Information; and
- (c) will co-operate to ensure they do not cause any other party to breach any privacy obligations that Party has at law.

6.2 Confidentiality

(a) A party who has received information under this MOU must not use it except for the purpose, principles and objectives outlined in this MOU.

- (b) Subject to clause 6.2(c), if a party wishes to use or disclose information provided pursuant to this MOU for any other purpose, that party must seek prior written consent of the party who supplied the information. Such consent may be given or withheld in the supplying party's absolute discretion.
- (c) Nothing in this MOU prevents either party from disclosing information:
 - (i) if required to do so by law, including in response to a request made under the **Freedom of Information Act 1982** (Vic.); or
 - (ii) if required to do so in connection with legal proceedings relating to this MOU.
- (d) A party who has received information under this MOU must, on the request of the other party, immediately deliver to that party all documents or other materials containing or referring to that information which are in its possession, power or control or in the possession, power or control of persons who have received information from it under clause 5.3.
- (e) This clause 6.2 shall not apply to information which is:
 - (i) publicly known;
 - (ii) already known to the receiving party; or
 - (iii) permitted under legislation to be disclosed by either ESV or the Safety Director to a third party without restriction.
- (f) This clause 6.2 will survive termination (for whatever reason) of this MOU.

7. AMENDMENT, VARIATION OR MODIFICATION

7.1 Review

- (a) The parties will formally review this MOU three years after the date of execution and subsequent to that, at regular intervals not exceeding three years or as agreed between the parties.
- (b) Either Party may reasonably request a review of this MOU at any time.

7.2 Variation

- (a) Either Party may reasonably request the other party to agree to a variation of this MOU. Where the other Party agrees, the amendments will be set out in writing in a format agreed to by the parties, signed by both parties and annexed to the original MOU.
- (b) In developing the Protocol pursuant to clause 4.1, the parties will amend this MOU as required.
- (c) The date of effect of the variation will be the date on which the amending document is executed or such other date as may be nominated by the parties.

7.3 **Termination**

- (a) This MOU will remain in force unless terminated by the parties pursuant to this clause 7.3
- (b) Either party may terminate this MOU by giving 30 days' written notice to the other party.
- (c) Both parties may agree to terminate this MOU immediately by written consent.
- (d) Termination will take effect from the date specified in the written notice.

8. GENERAL

8.1 **Dispute Resolution**

The parties agree to co-operate and use all reasonable endeavours to resolve any disputes or differences between them (Disputes). Disputes which remain unresolved for 30 days or more will be referred to the Director, Energy Safety and the Safety Director, or their respective nominees, for binding resolution.

8.2 **No Authority**

Neither party may enter into any agreement or incur any liabilities on behalf of the other party without that other party's prior written consent and may not represent to any person that it has any authority to do so.

8.3 Counterparts

This MOU may be executed in any number of counterparts.

8.4 Costs and Expenses

Each party will bear its own costs and expenses in relation to the negotiation, preparation, execution, delivery and completion of this MOU and any other related documentation.

8.5 In this MOU, unless expressed to the contrary:

- (a) words importing:
 - (i) the singular include the plural and vice versa; and
 - (ii) any gender includes the other gender;
- (b) if a word or phrase is defined cognate words and phrases have corresponding definitions;
- (c) a reference to:
 - (i) a person includes a firm, unincorporated association, corporation and a government or statutory body or authority;
 - (ii) a person includes its legal personal representatives, successors and assigns;
 - (iii) a statute, ordinance, code or other law includes regulations and other statutory instruments under it and consolidations, amendments, re-enactments or replacements of any of them;
 - (iv) a right includes a benefit, remedy, discretion, authority or power;
 - (v) an obligation includes a warranty or representation and a reference to a failure to observe or perform an obligation includes a breach of warranty or representation; and
 - (vi) a reference to a clause is a reference to a clause of this MOU.

EXECUTION	
SIGNED by the DIRECTOR, TRANSPORT SAFETY for and on behalf of the CROWN IN RIGHT OF THE STATE OF VICTORIA in the presence of:))))
Witness (Signature)	(Signature)
Witness (Print name)	DAVID HOURIGAN
Date:	
SIGNED by DIRECTOR OF ENERGY SAFETY for and on behalf of the CROWN IN RIGHT OF THE STATE OF VICTORIA in the presence of:))))
Witness (Signature)	(Signature)
Witness (Print name)	PAUL FEARON
Date:	

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C218

The Minister for Planning has approved Amendment C218 to the Yarra Planning Scheme.

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

The Amendment rezones 18–62 Trenerry Crescent, Abbotsford, and applies an Incorporated Plan Overlay and Environmental Audit to the site. This will allow for mixed use development including residential use in a sensitive environmental and historical area. The Amendment will also update Clause 21.11 and Clause 22.02 to reflect an updated Heritage Citation.

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 Yarra City Council, 333 Bridge Road, Richmond.

STUART MENZIES
Director
State Planning Services
Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

YARRA PLANNING SCHEME Notice of Approval of Amendment Amendment C219

The Minister for Planning has approved Amendment C219 to the Yarra Planning Scheme.

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

The Amendment rezones land at 112–124 and 126–142 Trenerry Crescent, Abbotsford, from the Commercial 2 Zone to the Mixed Use Zone, introduces and applies the Development Plan Overlay Schedule 14 and applies the Environmental Audit Overlay to the 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 Yarra City Council, 333 Bridge Road, Richmond.

STUART MENZIES
Director
State Planning Services
Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Catchment and Land Protection Act 1994

DECLARATION OF THE FERAL OR WILD POPULATION OF THE CAT TO BE AN ESTABLISHED PEST ANIMAL ON SPECIFIED CROWN LAND

Order in Council

The Governor in Council under section 58 of the Catchment and Land Protection Act 1994, on the recommendation of the Minister for Energy, Environment and Climate Change, declares the feral or wild population of the cat (*Felis catus*) to be an established pest animal on specified Crown land

The following definitions apply in this Order –

excluded Crown land means -

- (a) any land held under lease or licence under the Alpine Resorts (Management) Act 1997, the Crown Land (Reserves) Act 1978, the Forests Act 1958, the Land Act 1958, the National Parks Act 1975 and the Wildlife Act 1975; and
- (b) any unused road bordered on both sides by freehold land;

Parks Victoria means the body established under Part 2 of the Parks Victoria Act 1998;

Phillip Island Nature Park means the Phillip Island Nature Park Board of Management Incorporated being the body constituted under section 14A(1) of **Crown Land (Reserves) Act 1978** by Order in Council of 3 September 1996 and published in Government Gazette of 5 September 1996, page 2363;

specified Crown land means all land, other than land that is excluded Crown land, described below -

- (a) land managed by Parks Victoria under the Crown Land (Reserves) Act 1978, the Forests Act 1958, the Land Act 1958, the National Parks Act 1975 and the Wildlife Act 1975 described in the Register referred to in the Management Agreement 2013 between the Secretary and Parks Victoria; and
- (b) land managed by a committee of management appointed under section 14 of the Crown Land (Reserves) Act 1978 or section 50(3) of the Forests Act 1958 constituted by Parks Victoria: and
- (c) land managed by a committee of management appointed under section 14 of the Crown Land (Reserves) Act 1978 or section 50(3) of the Forests Act 1958 constituted by the Phillip Island Nature Park; and
- (d) land managed by the Department under the Crown Land (Reserves) Act 1978, Forests Act 1958, Land Act 1958 and Wildlife Act 1975; and
- (e) land managed by an Alpine Resorts Management Board under the **Alpine Resorts** (Management) Act 1997.

Dated 24 July 2018

Responsible Minister:

LILY D'AMBROSIO

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

Corrections Act 1986

POLICE GAOLS

Order in Council

The Governor in Council, under section 11 of the **Corrections Act 1986**, revokes the following locations as police gaols:

- 188 Hull Road, Mooroolbark
- 45–47 Main Street, Bairnsdale
- 20 Roberts Avenue, Horsham
- Burwood Highway, Wantirna South
- 58–60 Tallarook Street, Seymour
- Corner of Welsford Street and High Street, Shepparton
- 9 Patrick Street, Stawell
- 1 Handley Street, Wangaratta
- 214 Koroit Street, Warrnambool
- Craigieburn West Road, Craigieburn
- 34–50 Langhorne St, Dandenong

- Corner Fletcher Road and Evelyn Street, Frankston
- Lot 3A, Station Road, Melton
- 62–68 Deakin Avenue, Mildura
- 8-10 Hazelwood Road, Morwell
- Corner Lauderdale Road and Coventry Street, Narre Warren
- 31 Ringwood Street, Ringwood
- 1 Reeve Street, Sale
- 507 Campbell Street, Swan Hill
- 18 Price Street, Torquay
- 100 Hovell Street, Wodonga.

The Governor in Council, under section 11 of the Corrections Act 1986 appoints the places in the table below and on the attached plans as hatched to be police gaols. The maximum number of persons that can be detained and maximum days a person can be detained in these police gaols is outlined in the table below.

Location	Maximum persons to be held	Maximum days to hold a person
45-47 Main Street, Bairnsdale	14	14
20 Roberts Avenue, Horsham	12	14
Burwood Highway, Wantirna South	13	7
58–60 Tallarook Street, Seymour	10	7
Corner of Welsford Street and High Street, Shepparton	14	14
9 Patrick Street, Stawell	6	7
1 Handley Street, Wangaratta	18	14
214 Koroit Street, Warrnambool	18	14
155 Craigieburn Rd, Craigieburn	11	7
50 Langhorne St, Dandenong	24	14
15 Fletcher Rd, Frankston	16	14
243 Station Road, Melton	17	7
62 Deakin Avenue, Mildura	18	30
8–10 Hazelwood Road, Morwell	11	14
8 Coventry Road, Narre Warren	15	7
31 Ringwood Street, Ringwood	16	14
1–11 Reeve Street, Sale	6	14

Location	Maximum persons to be held	Maximum days to hold a person
507 Campbell Street, Swan Hill	10	14
122 Surf Coast Highway, Torquay	3	2
100 Hovell Street, Wodonga	15	14

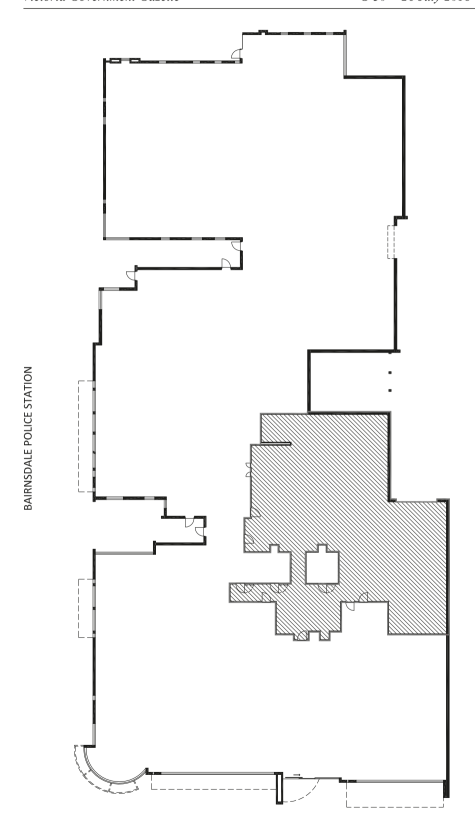
This order comes into effect on the date it is published in the Government Gazette.

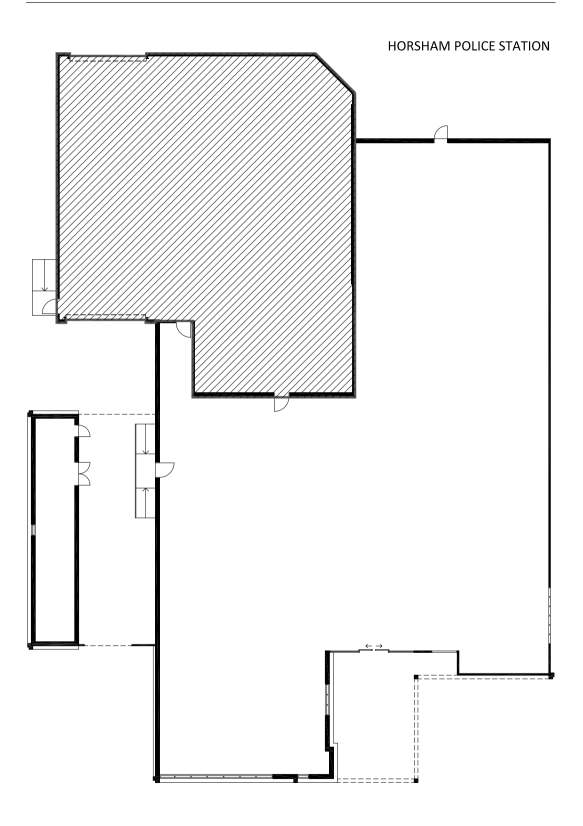
Dated 24 July 2018 Responsible Minister

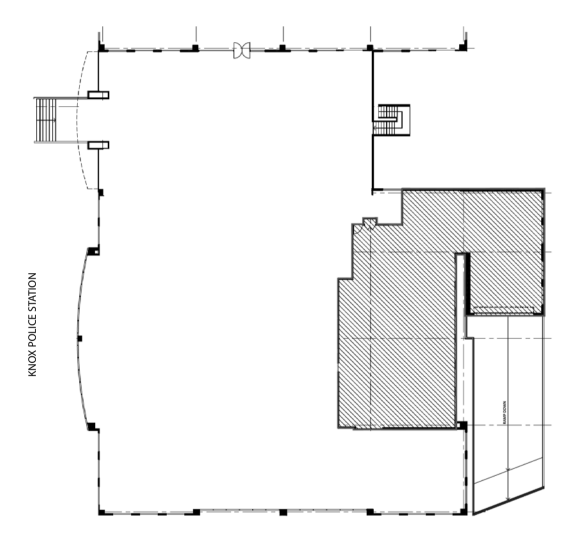
THE HON GAYLE TIERNEY MP

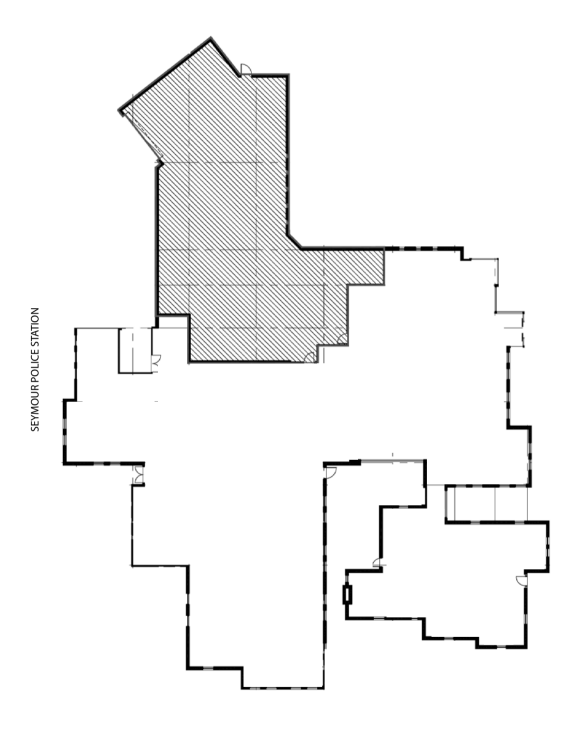
Minister for Corrections

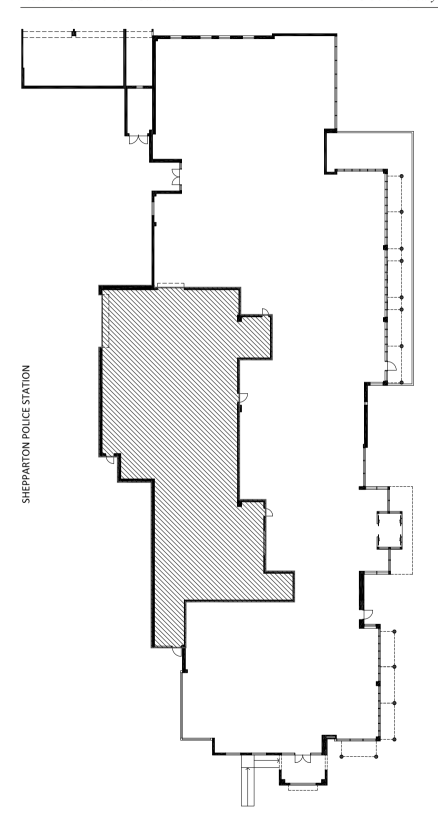
ANDREW ROBINSON Clerk of the Executive Council

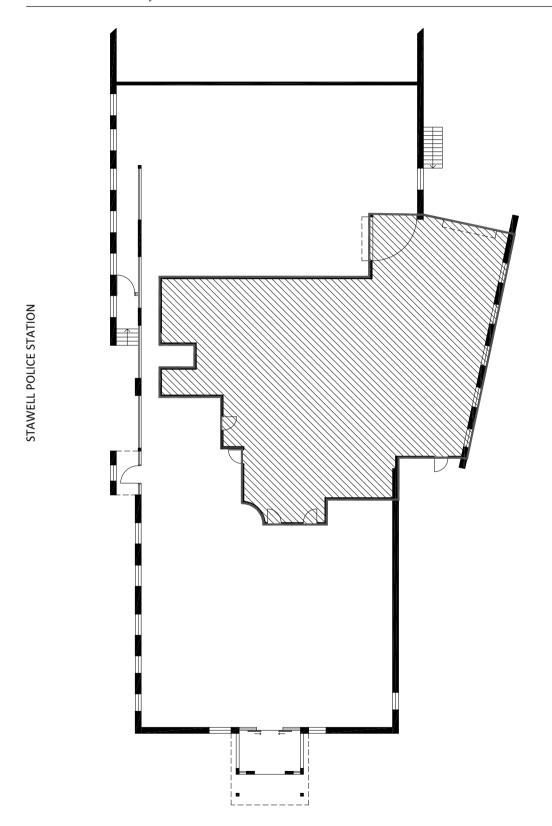


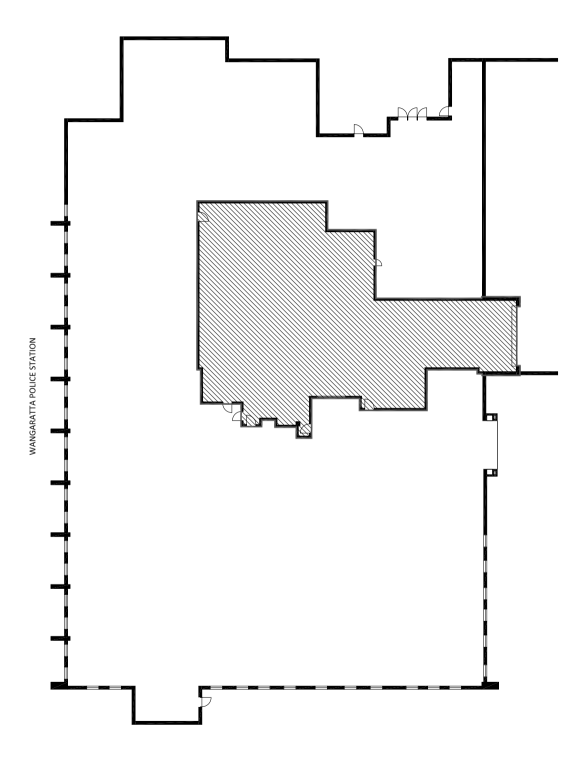


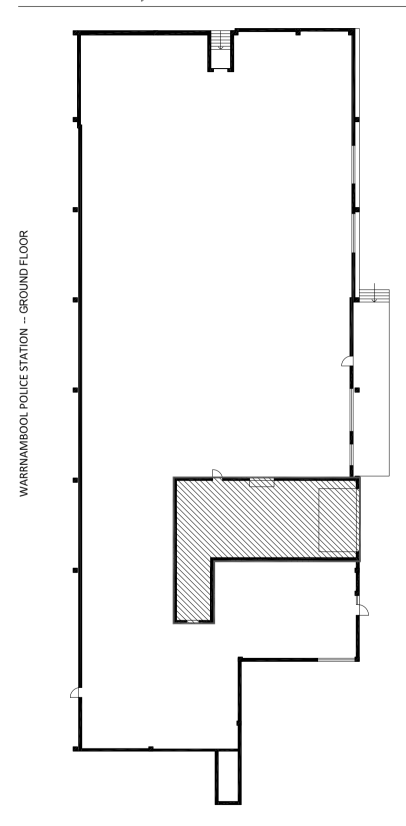


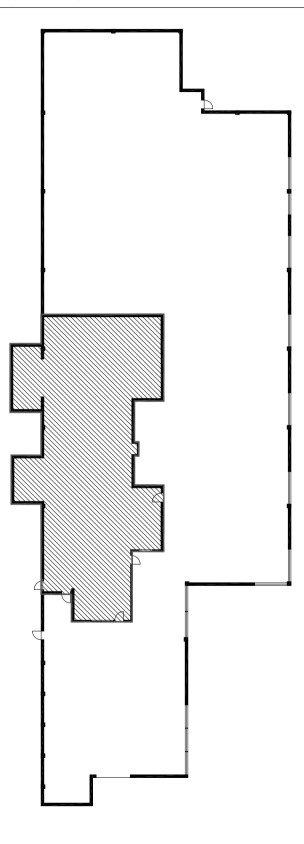


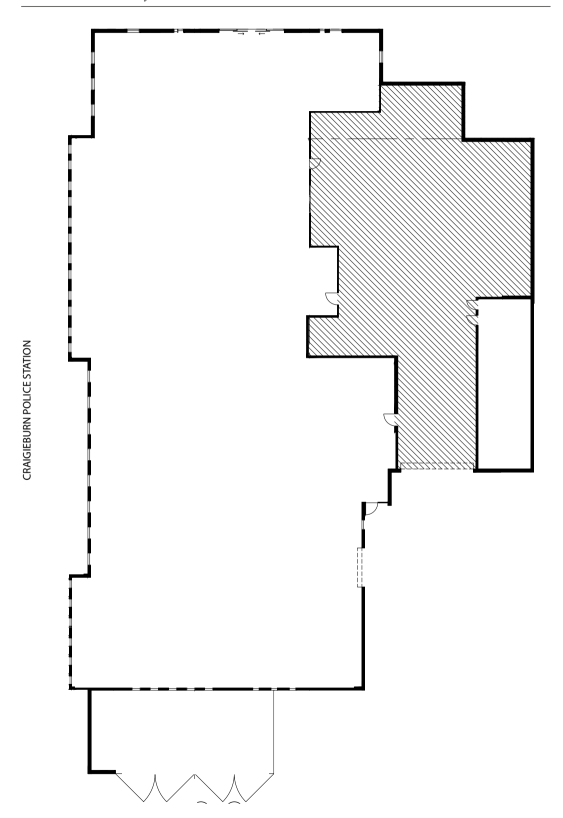


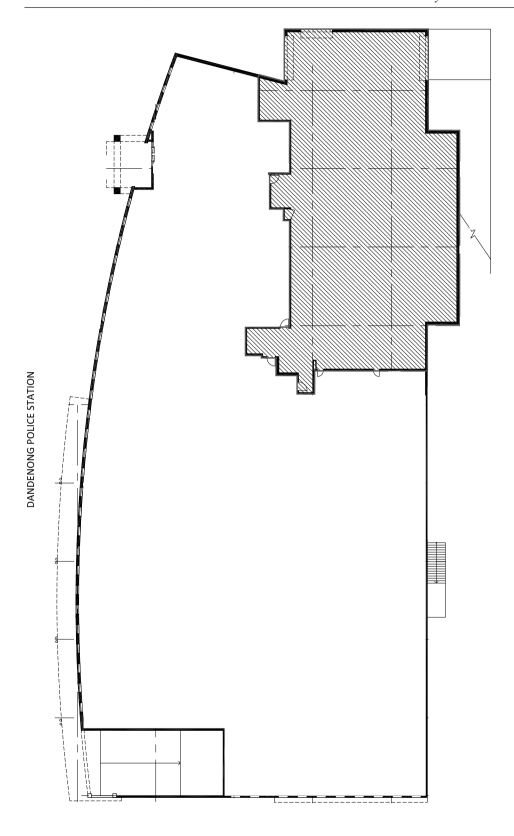


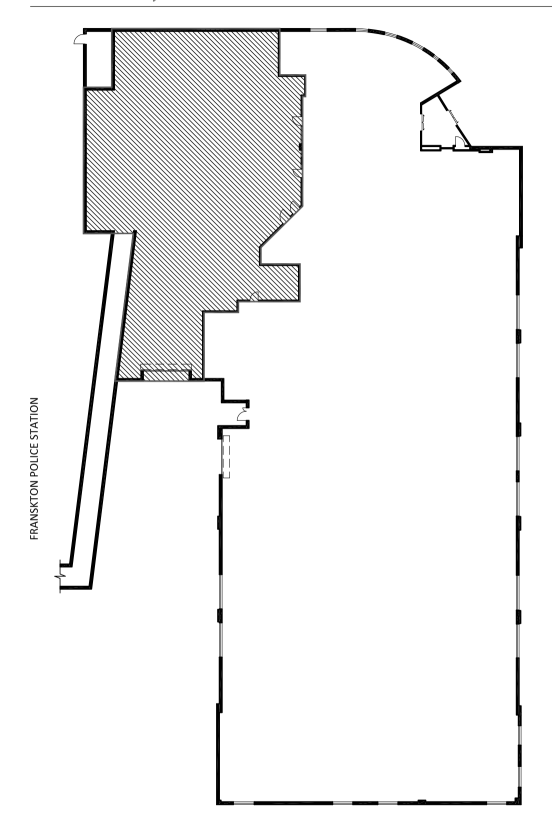


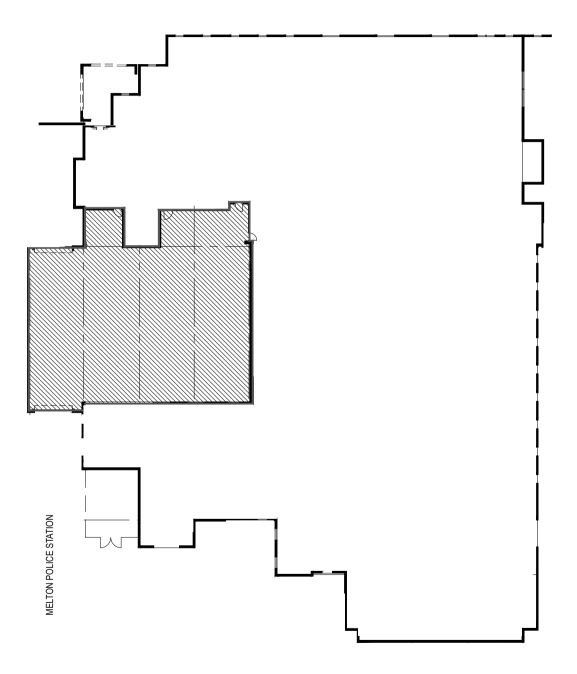


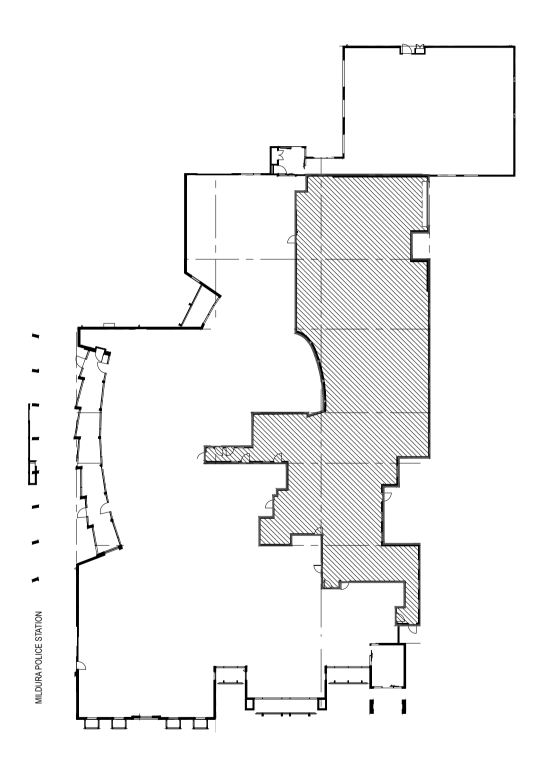


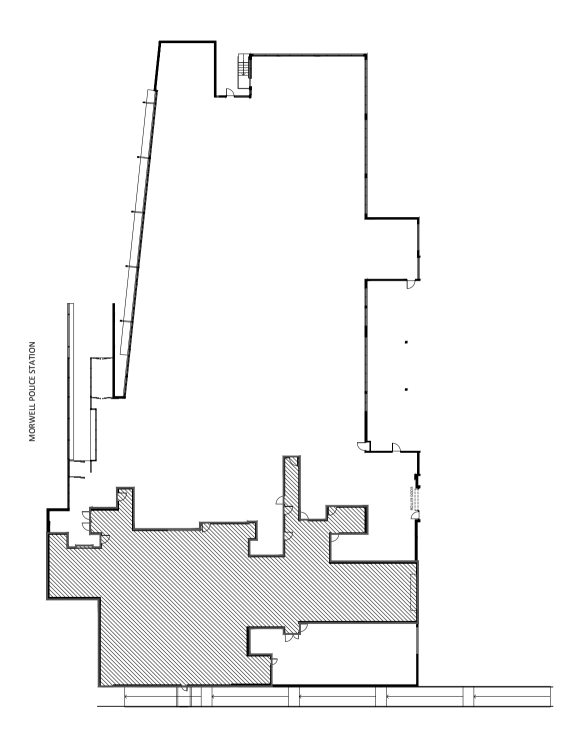


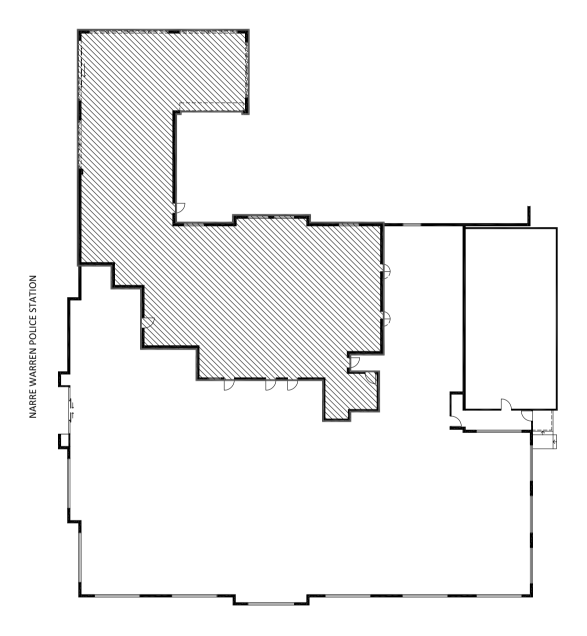


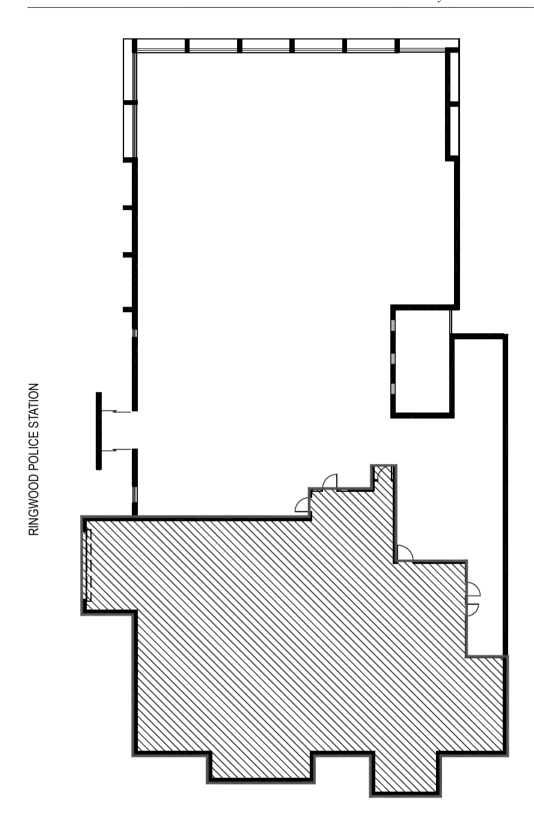


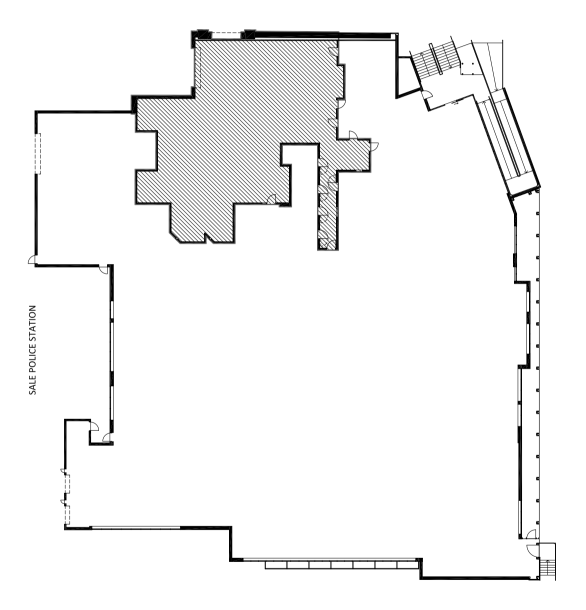


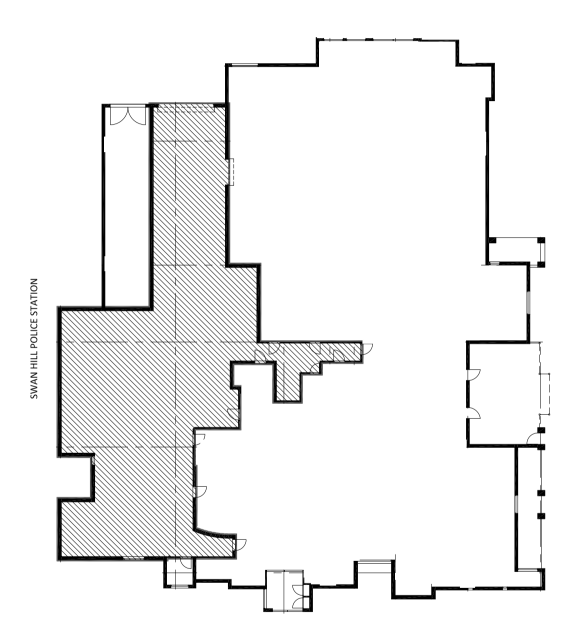


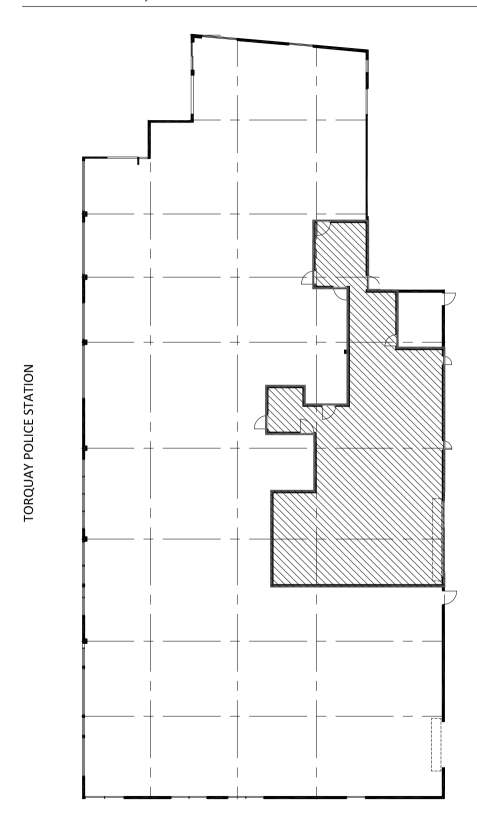


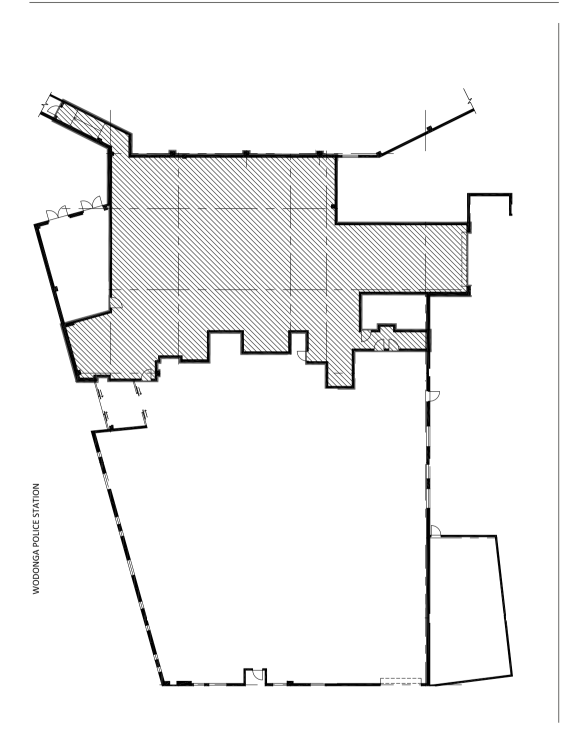












Environment Protection Act 1970

REVOCATION OF WASTE MANAGEMENT POLICY (SHIPS' BALLAST WATER)

Order in Council

The Governor in Council under section 16A(2) of the **Environment Protection Act 1970** revokes the Order of the Governor in Council made on 27 April 2004 under section 16A(1) of that Act and published in the Government Gazette No. S 100 on Tuesday 27 April 2004, declaring the Waste management policy (Ships' Ballast Water) for the purposes of the Act.

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

Dated 24 July 2018

Responsible Minister:

LILY D'AMBROSIO

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON Clerk of the Executive Council

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SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

102. Statutory Rule: Drugs, Poisons

and Controlled Substances

(Industrial Hemp) Regulations 2018

Authorising Act: Drugs, Poisons

and Controlled Substances Act 1981

Date first obtainable: 25 July 2018

Code A

103. Statutory Rule: Rail Safety

(Local Operations) (Accreditation and Safety) Regulations 2018

Authorising Act: Rail Safety

(Local Operations)

Act 2006

Date first obtainable: 25 July 2018

 $Code\ D$

104. Statutory Rule: Transport

(Safety Schemes Compliance and Enforcement) (Infringements) Amendment Regulations 2018

Authorising Act: Transport

(Safety Schemes Compliance and Enforcement) Act 2014

Date first obtainable: 25 July 2018

Code A

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