



Victoria Government Gazette

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GENERAL

TABLE OF PROVISIONS

Private Advertisements		Government and Outer Budget Sector	
State Aid to Religion Abolition Act 1871		Agencies Notices	1917
The Act No. 391 Amendment Act 1925 – Application to the Governor		Orders in Council	1946
St Paul’s Cathedral Land Trust	1910	Land;	
Land Act 1958		Major Events;	
Telstra Corporation Limited Lease Application	1913	Plant Biosecurity	
Estates of Deceased Persons		Obtainables	1952
Basile Pino & Co.	1913		
Beaumaris Law	1913		
Donald & Ryan Lawyers	1913		
Ford Legal	1913		
JRT Partnership	1914		
KCL Law	1914		
Ken Smith & Associates	1914		
Macpherson Kelley	1914		
Mahons with Yuncken & Yuncken	1914		
Moores	1915		
R. G. Hicks & Associates	1915		
R B Legal Pty Ltd	1915		
Ryan Commercial Lawyers	1915		
SB Solicitors	1915		
Slater & Gordon	1916		
Tartaglia Lawyers	1916		
Tragear & Harris Lawyers	1916		

Advertisers Please Note

As from 6 September 2018

The last Special Gazette was No. 409 dated 5 September 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
-

2018 AFL GRAND FINAL PUBLIC HOLIDAY

Grand Final Friday

The Friday before the Australian Football League (AFL) Grand Final was declared a public holiday and published in Special Gazette S229 dated 19 August 2015. The 2018 public holiday will fall on Friday 28 September 2018.

Please Note: this office will be closed on Friday 28 September 2018.

The Victoria Government Gazette (General) for GRAND FINAL FRIDAY week (G40/18) will be published on **Thursday 4 October 2018**.

Copy deadlines:

Private Advertisements	9.30 am on Monday 1 October 2018
Government and Outer Budget Sector Agencies Notices	9.30 am on Tuesday 2 October 2018

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

State Aid to Religion Abolition Act 1871 (No. 391 of 1871)
The Act No. 391 Amendment Act 1925 (No. 3396/1925)

APPLICATION TO THE GOVERNOR

St Paul's Cathedral Land Trust

Application to amend or vary 1879 Allowance

Whereas by virtue of the powers conferred by the Act of the Parliament of Victoria known as **State Aid to Religion Abolition Act 1871** numbered 391, the Governor on 4 March 1879 allowed an application for leave to dispose of the land described in the said allowance (the Statement of Trusts).

Now therefore I, PHILIP LESLIE FREIER, Archbishop of Melbourne, Head or authorized representative of the denomination known as Anglican Church of Australia within the Diocese of Melbourne (the Archbishop) with the consent of MELBOURNE ANGLICAN TRUST CORPORATION, the trustee of the said land and of JOST ANDREAS LOEWE, Dean of Melbourne, being the person entitled to minister in or occupy a building or buildings upon the said land do hereby apply to the Governor of the State of Victoria under the provisions of **The Act No. 391 Amendment Act 1925** to amend or vary the said allowance in manner hereinafter mentioned:

And I certify that –

- the only trustee of the said land is Melbourne Anglican Trust Corporation of 209 Flinders Lane, Melbourne;
- the land described in the above allowance which remains unsold is all that piece of land more particularly described in Certificate of Title Volume 9600 Folio 508;
- the buildings upon the said land are St Paul's Cathedral, the adjacent office buildings including the Cathedral and Diocesan offices and meeting rooms and the Chapter House and other premises, and that the only persons entitled to minister in or occupy the same are myself as Archbishop and the Dean of Melbourne.

PHILIP LESLIE FREIER
 Archbishop of Melbourne

We consent to this application

THE COMMON SEAL of
 MELBOURNE ANGLICAN
 TRUST CORPORATION
 was hereto affixed by
 authority of the Trustees

KENNETH ANDREW SPACKMAN
 ROWENA MARGARAET ARMSTRONG
 Two of the Corporation Trustees

JOST ANDREAS LOEWE
 Dean of Melbourne, the person entitled to minister in or occupy the building or buildings

Dated 8 August 2018

Existing power of disposition and purposes to which the proceeds of disposition are to be applied

The existing powers of disposition and the purposes to which proceeds of disposition are to be applied are outlined in Annexure 1.

Amendments and variations applied for

The amendments or variations applied for in the powers or purposes aforesaid are to substitute for the provisions in Annexure 1 the provisions in Annexure 2.

ANNEXURE 1**The power of disposition and the purposes to which proceeds of disposition are to be applied as contained in the Statement of Trusts.**

(Reformatted)

Power of disposition –

To permit and suffer the body of persons constituting for the time being the board known as the Cathedral Erection Board, or such other persons as shall, by any Act or resolution of the Church Assembly of the Diocese of Melbourne, be empowered to proceed from time to time with the erection of a new cathedral for such diocese,

to sell or otherwise dispose of, and to remove all or any of the buildings, or any portion of the buildings, on the land herein described,

and to erect on the said land a cathedral church for the Diocese of Melbourne, and such buildings as it may be thought desirable to erect in connection therewith;

such cathedral and buildings, and the management of the affairs thereof, to be subject to the provisions of the Act of the Church Assembly, No. 3, Session 1869, intituled, ‘An Act for the constitution of a cathedral establishment at Melbourne,’ and of the Act of such Assembly, No. 2, Session 1877, amending the same, or to the provisions of any Act of such Assembly which shall be in force for the time being, in relation to such cathedral.

With the previous consent –

- (a) of the body of persons aforesaid, expressed by resolution at a meeting thereof, and
- (b) of the Bishop, or, during the vacancy of the See, the person administering the affairs of the diocese, testified in writing, and
- (c) also with the authority of the Church Assembly of the Diocese of Melbourne, given or expressed by Act to be passed at some session thereof, held in accordance with the provisions of Act No. 45 and Act 36, No. 454, or of any Act for the time being in such case made and provided, first obtained,

to sell, lease, mortgage, or exchange, all or any portion of the land herein described, the proceeds of sale, lease or mortgage, or the land taken in exchange to be applied, used, or expended for the purposes of the proposed cathedral, including the purchase of freehold land, in such manner as may be agreed upon by the trustees and the persons aforesaid, and be sanctioned by some Act of the said Church Assembly, to be passed as aforesaid.

All buildings, until removed, or otherwise disposed of, to be held and used for the purposes for which they were erected.

The Bishop, or during the vacancy of the See, the person administering the affairs of the diocese to have the power, with the advice of the council thereof, to remove trustees and to appoint new trustees, and to fill up all vacancies occurring in the trusteeship.

Purposes to which proceeds of disposition are to be applied –

Proceeds of sale of buildings to be applied to such purposes, for the benefit of the parish of St. Paul’s, Melbourne, as the trustees and the Bishop in Council may approve.

ANNEXURE 2

The powers of disposition and the purposes to which proceeds of disposition are to be applied as contained in the Statement of Trusts, as sought to be amended or varied, by substituting for the provisions in Annexure 1 the following provisions.

Powers of disposition –

1. Melbourne Anglican Trust Corporation, the trustee of the above land,
 - (a) at the direction of:
 - (i) the Chapter of the Cathedral, and
 - (ii) the Archbishop, or, during the vacancy of the See, the person administering the affairs of the diocese, testified in writing, and
 - (b) with the consent of the Synod of the Diocese of Melbourne, given or expressed by Act to be duly passed at some session of the Synod, held in accordance with the Acts of the diocese for the time being in such case made and provided, first obtained,
must:
 - (c) sell, lease for a term exceeding 21 years, exchange or mortgage or otherwise encumber all or any portion of the land, and
 - (d) apply, use or expend the proceeds of such disposition,
in such manner and on such terms and conditions as may be determined by:
 - (i) the Chapter of the Cathedral, and
 - (ii) the Archbishop, or, during the vacancy of the See, the person administering the affairs of the diocese, testified in writing, andwith the consent of Synod given by an Act to be passed as provided above.
2. Melbourne Anglican Trust Corporation:
 - (a) at the direction of:
 - (i) the Chapter of the Cathedral, and
 - (ii) the Archbishop, or, during the vacancy of the See, the person administering the affairs of the diocese, testified in writing, and
 - (b) with the consent of the Archbishop in Council of the diocese, first obtained,
must:
 - (c) otherwise lease or license all or any portion of the land, and
 - (d) apply, use or expend the proceeds of that lease or licence for the purposes of the Cathedral,
in such manner and on such terms and conditions as may be determined by:
 - (i) the Chapter of the Cathedral, and
 - (ii) the Archbishop, or, during the vacancy of the See, the person administering the affairs of the diocese, testified in writing, andwith the consent of the Archbishop in Council of the diocese.
3. Melbourne Anglican Trust Corporation must:
 - (a) at the direction of:
 - (i) the Chapter of the Cathedral, and
 - (ii) the Archbishop, or, during the vacancy of the See, the person administering the affairs of the diocese, testified in writing, andand with the consent of the Archbishop in Council of the diocese, first obtained, erect, alter, demolish, add to, refurbish or redevelop any building on the land; and

- (b) at the direction of the Chapter of the Cathedral –
- (i) repair and maintain any building on the land; and
 - (ii) exercise such other powers with respect to the land or any portion of it as are not inconsistent with the above trusts and as may be conferred by an ordinance of the Synod or implied at law.

Land Act 1958

Notice is hereby given that Telstra Corporation Limited has applied for a lease pursuant to section 134 of the **Land Act 1958** for a term of 21 years in respect of Crown Allotment 8E of Section B, Parish of Moondarra County of Tanjil containing 625 square metres as a site for construction, maintenance and operation of a telecommunications network and telecommunications service as delineated on OP120291-A.

Ref No: 2016041 (Traralgon)

Re: WALTER CHARLES WILLIAMS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 August 2017, are required by the trustees, Kevin Charles Williams, Diane Carol Norman and John Murray Williams, to send particulars to them, care of the undermentioned solicitors, by 7 November 2018, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

BASILE PINO & CO., solicitors,
213 Campbell Street, Swan Hill 3585.

Re: The estate of FRANK MONEA, late of 33 Frank Street, Noble Park, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 April 2016, are required by the executor, Elizabeth Rose Monea, to send particulars to her, care of the solicitors below, 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 she then have notice.

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

Re: The estate of MARGARET SHIRLEY QUINN, late of 2/2 Gareth Avenue, Beaumaris, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 June 2018, are required by the executors, Brian Terence Quinn and Anthony James Quinn, to send particulars to them, care of the solicitors below, by a date not later than two months from the date of publication hereof, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: NOELLE MARY RYAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of NOELLE MARY RYAN, late of Uniting Agewell, 75 Thames Street, Box Hill, Victoria, and formerly of 13A Lyndhurst Crescent, Box Hill, Victoria, city councillor, deceased, who died on 21 June 2018, are required by the executor to send particulars of their claim to him, care of the undermentioned solicitors, by 23 February 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.

EDWARD GEORGE MCGREGOR, late of 7 Civic Drive, Epping, Victoria 3076, waterside worker, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 7 May 2018, are required by the executor, Robert Edward McGregor, care of Ford Legal, Gladstone Park Shopping Centre, Shop 214, 8–34 Gladstone Park Drive, Gladstone Park, Victoria 3043, to send particulars of their claims to him by 6 November 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 6 November 2018

Re: LYNTON ERIC HAMP MORGAN, late of 4 Mayfield Avenue, Malvern, Victoria, stockbroker, deceased.

Creditors, next-of-kin and others having claims in respect of the Will and Codicil of the abovenamed deceased, who died on 13 April 2018, are required by the executors of the said estate, Andrew Eric Somerset Morgan and Lachlan Kirwan Donaldson, care of JRT Partnership, Level 2, 99 Queen Street, Melbourne 3000, to send particulars to them by 26 October 2018, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

JRT PARTNERSHIP,
Level 2, 99 Queen Street, Melbourne 3000.

JACK CROWNSON HARRIS, late of 14 Lithgow Avenue, Blackburn, Victoria, accountant, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 22 September 2017, are required by the executor, Geoffrey Charles Taylor, to send particulars of such claims to the executor, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

KCL LAW,
Level 4, 555 Lonsdale Street, Melbourne 3000.

CATHERINE JOAN McINTOSH, late of 33 Frank Street, Noble Park, Victoria 3174, retired accountant, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 21 August 2017, are required by the executor, Craig Alexander McIntosh, to send particulars of such claims to the executor, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

KCL LAW,
Level 4, 555 Lonsdale Street, Melbourne 3000.

Re: WERALUZIE KRUSE, late of 67 Mount View Road, The Basin, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 June 2018, are required by the trustees, Margret Gabriele Elfriede Scheel and Michael Scheel, to send particulars to them, care of the undersigned, by 7 November 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

KEN SMITH & ASSOCIATES, solicitors,
434 Maroondah Highway, Lilydale 3140.

ROGER WARD CURTIS, late of Monash Gardens Nursing Home, 355 Wellington Road, Mulgrave, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 February 2018, are required by the executor, Daniel Leslie Minogue of 431 Riversdale Road, Hawthorn East, Victoria, Australian legal practitioner, to send particulars of their claims to the executor, care of the undersigned, by 6 November 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.

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

Re: FREDERICK JOHN McKENZIE, late of 905/1 Moreland Street, Footscray, Victoria, building company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 28 January 2018, are required by the executors, Leanne Merrye McKenzie and Darryl Colin Smith, both care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars of their claims, care of the undersigned, by 5 November 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, lawyers,
40–42 Scott Street, Dandenong 3175.

Re: Estate of CONNIE PRICE FAULL, late of 2 Hovea Street, Templestowe, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 November 2016, are required by the trustee, Helen Elizabeth Faull, to

send particulars to the trustee, care of the undermentioned solicitors, by 5 October 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.

MAHONS with Yuncken & Yuncken, solicitors, Suite 101, 177 Surrey Road, Blackburn 3130. AJM:2171767

Re: JUDITH ANNE LUNDIE, late of 34A Balaka Street, Capel Sound, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 April 2018, are required by the trustees, Christopher John Lundie and Stephen Alan Lundie, to send particulars to the trustees, care of the undermentioned solicitors, by 8 November 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, Level 1, 177 Surrey Road, Blackburn 3130. TMM2180800

Re: MEHMET TOKYAY MADAKBAS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 November 2017, are required by the personal representatives, Hatice Betul Madakbas and Belkis Defne Madakbas, to send particulars to the personal representatives, care of Moores, Level 1, 5 Burwood Road, Hawthorn, Victoria, by 8 November 2018, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which the personal representatives have notice.

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

Trustee Act 1958

SECTION 33 NOTICE

Notice to Claimants

RONALD DAVID O'SULLIVAN, late of Nixon House, 27 Chute Street, Mordialloc, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 May 2018, are required by Dennis

John O'Sullivan, the executor of the Will of the deceased, to send particulars of their claims to him, care of the undermentioned solicitors, by 10 November 2018, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

R. G. HICKS & ASSOCIATES, solicitors,
PO Box 2112, Seaford, Victoria 3198.

Re: VIRGINIA ANN MORT, late of Unit 5, 35 Osborne Avenue, Glen Iris, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 June 2018, are required by the trustee, Christopher John Mort, care of his solicitors below, to send particulars to the trustee by 6 November 2018, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

R B LEGAL PTY LTD,
Level 3, 250 Collins Street, Melbourne,
Victoria 3000.
Tel: 03 9101 1200. Email: jonathan@rbl.com.au

LOLA FRANCES BARNES, late of Unit 8, 5 Ormond Esplanade, Elwood, in the State of Victoria, receptionist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2018, are required by the executors of the Will of the deceased, Gerard Anthony Barnes and Gregory Joseph Barnes, care of Ryan Commercial Lawyers, Level 3, 353 Flinders Lane, Melbourne, in the State of Victoria, to send particulars of their claims to the executors by 14 November 2018, after which date the executors may convey or distribute all the assets, having regard only to the claims of which they then have notice.

Probate was granted in Victoria on 14 June 2018.

RYAN COMMERCIAL LAWYERS, solicitor,
Level 3, 353 Flinders Lane, Melbourne 3000.

Re: JOHN WALTER HUTCHISON, late of Sunlight Residential Aged Care, 43 Laurel Street, Whittlesea, Victoria 3757.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 April 2018, are required by the executor, Astrid Ruth Hutchison, to send particulars of their claims, care of the

undermentioned solicitors, by the date not later than 60 days 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 the executor then has notice.

SB SOLICITORS,
1/173 Lonsdale Street, Dandenong, Victoria 3175.
Ph: (03) 9708 5564.

Creditors, next-of-kin and others having claims in respect of the estate of MARY FRANCIS EMILY BRIDGET MONAHAN, deceased, late of 37 Bourke Road, Cranbourne, Victoria, disability support carer, who died on 30 March 2017, are requested to send particulars of their claims to the administrator, Theresa Anne Warn, care of the undersigned solicitors, by 6 November 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.

FRANCESCO FRANCO, late of 32 Riverside Avenue, Keilor, Victoria, plasterer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 December 2017, are required to send particulars of their claims to the trustee, Dyce Franco, care of Tartaglia Lawyers, PO Box 156, Ascot Vale, Victoria, by 25 October 2018, after which date the trustee will distribute the assets of the estate, having regard only to the claims of which he then has notice.

TARTAGLIA LAWYERS,
240 Union Road, Ascot Vale, Victoria 3032.

Re: PRUDENCE DIANA NEVILLE, late of Blue Cross Autumdale Residential Aged Care Facility, 13 Eagland Road, Cheltenham, Victoria 3192, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 26 July 2018, are required by the executors, Michael Robert Chinnery Neville, Cynthia Louise Neville, Diana Mary Von Veit, and Lindy Patricia Neville, to send particulars to them, care of the undermentioned solicitors, by 9 November 2018, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

MORELAND CITY COUNCIL

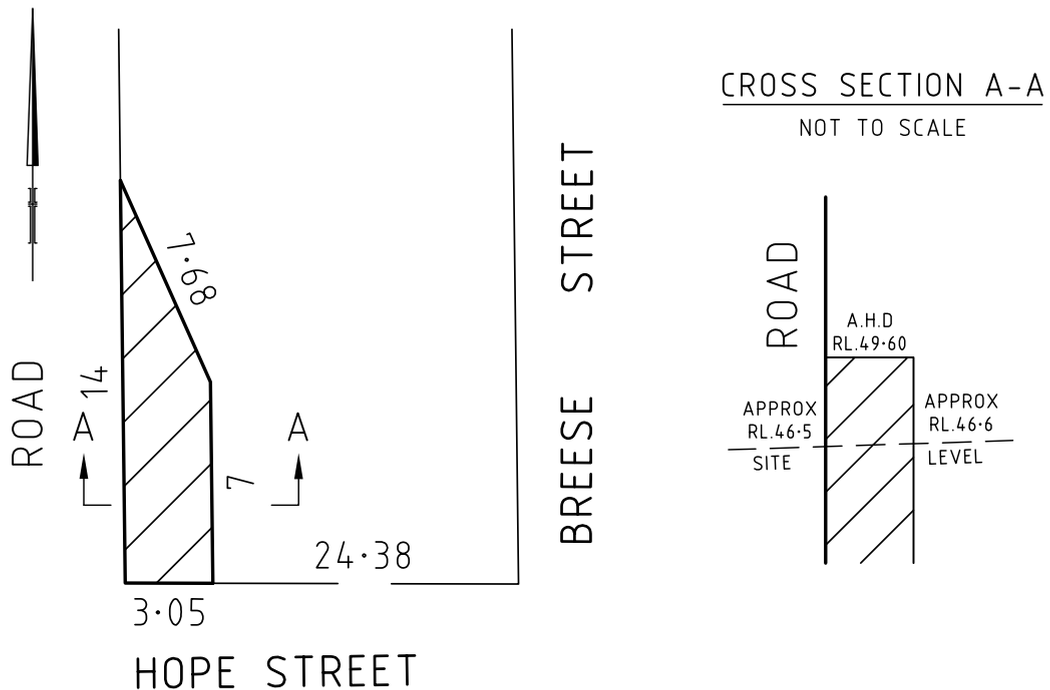
ERRATUM

Declaration of Public Highway

Victoria Government Gazette G13

30 March 2017 – Page 496

Notice is hereby given that the plan published on page 496 of the Victoria Government Gazette G13 dated 30 March 2017 was incorrect. The plan shown below replaces that previously published.



NERINA DI LORENZO
Chief Executive Officer

MAROONDAH CITY COUNCIL

Proposed Local Law No. 14

Submissions Invited

Maroondah City Council, at its meeting on 27 August 2018, resolved to seek submissions on proposed Local Law 14 (General Amendment) in accordance with sections 119 and 223 of the **Local Government Act 1989**.

Public comment and community submissions are invited regarding the provisions of the draft Local Law.

The period of exhibition of the draft Local Law affords opportunity for community feedback to be provided and suggestions for any other changes to be considered.

The purposes and general purport of Local Law 14 (General Amendment) is to amend Local Law No. 11 by inserting:

- a) new definitions in relation to tobacco as per the Tobacco Act;
- b) a new clause that details the parameters of the smoking ban; and
- c) Schedule 2 – a new schedule that details in two parts: the prescribed smoke-free areas of Ringwood Town Square and the future Croydon Town Square by plan layout and the guidelines for prescribing any new smoke free area.

A copy of the proposed Local Law and explanatory document (Community Impact Statement) can be obtained from the Council Offices; Braeside Avenue, Ringwood; Realm, 179 Maroondah Highway, Ringwood (opposite Ringwood Station); or Croydon Service Centre, Civic Square, Croydon; and the Croydon Library. A copy is also available on Council's website.

Anyone may make a written submission on the proposed Local Law. Only written submissions received by 5 pm on 5 October 2018 will be considered.

Anyone who has made a written submission to Council may also request to be heard in person before a meeting of a Committee of Council appointed for this purpose. Notification will be provided as to the day, time and place at which the meeting will be held.

Written submissions must be addressed to: Mr Steve Kozlowski, Chief Executive Officer, by mail to: PO Box 156, Ringwood, 3134; by email to: maroondah@maroondah.vic.gov.au; online at: www.maroondah.vic.gov.au/proposedLocalLaw14; or by hand to: Council Service Centres in Ringwood, Croydon and at Realm.

The Amendment proposes to restructure and update the local policies contained within Clause 22 of the Hume Planning Scheme. The changes update policy content where it has become outdated; deletes redundant objectives; and/or deletes objectives that have been included as part of the Municipal Strategic Statement (MSS). The Amendment will also delete four local policies and incorporate relevant policy guidance into the MSS.

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, Hume City Council: Broadmeadows Customer Service Centre, 1079 Pascoe Vale Road, Broadmeadows; Hume Global Learning Centre Craigieburn, 75–95 Central Park Avenue, Craigieburn; 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 9 October 2018. A submission must be sent to the Hume City Council, PO Box 119, Dallas 3047, or strategicplanning@hume.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, for two months after the Amendment comes into operation or lapses.

DOMENIC ISOLA
Chief Executive Officer

Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C225

The Hume City Council has prepared Amendment C225 to the Hume Planning Scheme.

The Amendment applies to all land within the City of Hume.

Planning and Environment Act 1987

MANSFIELD PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C41

The Mansfield Shire Council has prepared Amendment C41 to the Mansfield Planning Scheme.

The land affected by the Amendment is 264 Dead Horse Lane, Mansfield.

The Amendment proposes to rezone the land from the Low Density Residential Zone to the Industrial 3 Zone.

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, Mansfield Shire Council, 33 Highett Street, Mansfield; 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 5 October 2018. A submission must be sent to the Senior Strategic Planner care of Mansfield Shire Council, Private Bag 1000, Mansfield, Victoria 3724.

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.

ALEX GREEN
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 6 November 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.

BROMLEY, Andrew, late of Unit 2, 49 Nicholson Crescent, Meadow Heights, Victoria 3048, deceased, who died on 14 May 2018.

DAVIES, John, late of Manor Lakes, 15 Buffalo Crescent, Wyndham Vale, Victoria 3024, retired, deceased, who died on 21 June 2018.

JONES, Lynette Marie, late of Room 14, 5 Bradshaw Drive, Healesville, Victoria 3777, deceased, who died on 12 May 2018.

LASKOWSKI, Hanna, late of Unit 3, 5-10 Abeckett Street, Seaford, Victoria 3198, deceased, who died on 1 May 2018.

LEWIS, Nick John, late of Estia Health Prahran, 241 Dandenong Road, Windsor, Victoria 3181, deceased, who died on 20 February 2018.

MURRAY, Donald James, late of 2 Gordon Street, Mont Albert, Victoria 3127, retired, deceased, who died on 26 July 2018.

SELLECK, Margaret, late of No Fixed Address, deceased, who died on 17 June 2018.

Dated 28 August 2018

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 8 November 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.

DALZIEL, John Harley, late of Don-Wood Nursing Home, 11 Diana Street, Croydon, Victoria 3136, deceased, who died on 17 March 2018.

HALEY, Sheila Gertrude, late of Bentons Lodge, 197 Bentons Road, Mornington, Victoria 3931, deceased, who died on 16 June 2018.

HENDERSON, Barbara, late of Lifeview The Willows, 171-175 Jells Road, Wheelers Hill, Victoria 3150, deceased, who died on 29 May 2018.

SMITH, Dorothy Merle, late of Estia Health Altona Meadows, 297 Queen Street, Altona Meadows, Victoria 3028, deceased, who died on 2 July 2018.

YAO, Jirong, late of Unit 32, 9 Pampas Street, North Melbourne, Victoria 3051, deceased, who died on 29 March 2018.

Dated 30 August 2018

Associations Incorporation Reform Act 2012

SECTION 135

On 7 August 2018 I issued a notice under section 135(2) of the **Associations Incorporation Reform Act 2012** (the Act) to the incorporated associations listed below, requesting them to show cause as to why their incorporation should not be cancelled.

I am now satisfied that the incorporation of the below listed incorporated associations should be and are hereby cancelled in accordance with section 135(3) of the Act.

Akira Calisthenics College Inc.; Allambe South Landcare Group Inc.; Ambupet Animal Ambulance Association Inc.; Amyloidosis Australia Inc.; Angel Day Care Centre Association Inc.; Anglesea and Aireys Angling Club Inc.; Angolan Community Association Inc.; Arcadia and District Progress Association Inc.; Arorangi Melbourne Club Inc.; Arts Colac Inc.; Asiapacific Commerce Economic Co-Operation Organisation Inc.; Australasian Connemara Pony Registry Inc.; Australia Sinolink Business Association Inc.; Australian Association of Professional Dog Trainers Inc.; Australian Creolophone Diaspora Association Inc.; Australian Federation of Hellenic Gymnastic and Athletics Associations Inc.; Australian Florists and Allied Trades Association Inc.; Australian Jujutsu and Kobudo Association Inc.; Australian Sporting Car Club Inc.; Australian Volleyball Professionals' Association Inc.; Australians for Democratic Governance in Eritrea (AFDGE) Inc.; Avalon Boat Club Inc.; Ballarat Chamber Of Commerce Inc.; Barwon Region Sport & Game Fishing Club Inc.; Benalla Rose City Rodeo Inc.; Bendigo Filipino Australian Association Inc.; Bendigo Theatre Organ Society Inc.; Border Permaculture Association Inc.; Buangor Tennis Club Inc.; Burmese Cat Association Inc.; Casey Business Development Group Inc.; Chile Lindo Inc.; Churches Aids and Related Diseases Pastoral Care and Education Inc.; Clyde/Cardinia Landowners Protection Association Inc.; Condah Progress Association Inc.; Cook Islanders Welfare Association Inc.; Coolaroo West Community Houses Inc.; Croatian Co-Ordinative Committee for Victoria

Inc.; Cyprus Club Kapouti St. George Inc.; Dandenong Rugby League Club Inc.; Deer Park Social Bocce Club Inc.; Derrinallum Playgroup Inc.; Devenish/Goorambat Landcare Group Inc.; Dookie College Sporting Social and Amenities Club Inc.; Dookie Cricket Club Inc.; Dromana Community and Sporting Facility Association Inc.; East Sale Kindergarten Inc.; Elysium Ensemble Inc.; Essendon Baseball Club Inc.; Extreme Handball Federation Inc.; Federation of Cyprus Communities of Australia Inc.; Ferndale Cricket Club Inc.; Ferny Creek Playgroup Inc.; Footscray Eagles Soccer Club Inc.; Foster Gun Club Inc.; Frankston Y.C.W. Cricket Club Inc.; Ginga Futsal Federation Inc.; Glendenning & District Aquatic Club Inc.; Global Support Services Inc.; Good News Camps & Activities Inc.; Goulburn Murray District Rose Club Inc.; Green Innovations Inc.; Greendale Wildlife Shelter Inc.; Gymnastics Academy Of Albury/Wodonga Inc.; Heywood & District Netball Association Inc.; Heywood Hockey Club Inc.; Highett Chamber Of Commerce Inc.; Historic Maldon Kennel Club Inc.; Kangaroo Hotel Sports & Social Club Inc.; Kitty Catamaran Council of Victoria Inc.; Koolyangarra Kindergarten Inc.; Lake Tyers Beach Progress Association Inc.; Maroons Darts Club Inc.; Melbourne Marching Girls Inc.; Melbourne Packet Radio Group Inc.; Melton Junior Moto Cross Club Inc.; Milawa Tennis Club Inc.; Modewarre Warriors Club Inc.; Monash Club, International Training in Communication Inc.; Moorabbin Saints Toastmasters Club Inc.; Moreland Ethnic Communities Council Inc.; Mortlake Quick Shear Inc.; Mountain District Adult Riding Club Inc.; Myeloproliferative Disorders Australia (MPD-Oz) Inc.; Myplace Youth Inc.; Neerim District Adult and Trail Riding Club Inc.; North Melbourne Community Garden Inc.; Ouyen & District Cricket Association Inc.; Patties Social Club Inc.; Portland Triathlon Club Inc.; Prostate Awareness Australia Inc.; Relief Association of South Sudan (Victoria) Inc.; Residents Against Turbines Of Tooborac (Rats) Inc.; Robinvale Rugby Union Club Inc.; Rolling Hills Child Care Centre Inc.; Ross Creek Sporting Club Inc.; Rotaract Club of Glen Waverley Inc.; Scoresby Junior Football Club Inc.; Seduction Opera Inc.; Serbian Art Association Melbourne Victoria

Inc.; South Barwon Craft Group Inc.; South Pacific Foundation of Victoria Inc.; Southern Peninsula Police Citizens Youth Club Inc.; South-West Friends of M.S. Inc.; St Patricks Festival Melbourne Inc.; St. Albans Concert Band Inc.; St. Francis Xavier Sporting Club Inc.; St. Joan of Arc Tennis Club Inc.; Sunbury West Playgroup Inc.; Sunraysia Water Polo Association Inc.; Sunshine West Over 50's Club Inc.; Swan Hill Fishing Club Inc.; Tatura Milk Social Club Inc.; The Australian Fourteen Foot Sailing Council Inc.; The Australian Hellenic Organisation In Support of the Olympic Spirit and Ideal Inc.; The Australian Lincoln Society Inc.; The Church of Spiritual Unity Inc.; The Collingwood Senior Citizen's Club Inc.; The Indian-Descendant Engineers and Scientists – Australia Inc.; The Institute for Psychiatric Nursing Research Inc.; The Ken Oath Theatre Company Inc.; The Linton Tennis Club Inc.; The Maffra Avon Owner Builders Association Inc.; The Moroccan Migrants' Network Inc.; The Robinvale Theatre Company Inc.; The Rotaract Club of Noble Park Inc.; The Vietnamese Buddhist Youth Association in Victoria Inc.; The Vietnamese Professionals Society – Victorian Chapter Inc.; Torquay Playgroup Inc.; Up The Creek Discovery Festival Inc.; Victorian Country Combined Pensioners Association Inc.; Victorian Country Rowing Association Inc.; Victorian Tug-O-War League Inc.; Warrnambool Junior Football League Inc.; Westroke Inc.; Whittlesea/Kinglake Districts Basketball Association Inc.; Wiluna Children's Respite Association Inc.; Wimmera Canoe Club Inc.; Wimmera off Road Mountain Bikers Inc.

Dated 6 September 2018

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

Co-operatives National Law (Victoria)

YOUR COMMUNITY SOLAR CO-OP LTD

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

be removed from the register of co-operatives and its registration will be dissolved.

Dated at Melbourne 6 September 2018

DAVID JOYNER
Deputy Registrar of Cooperatives

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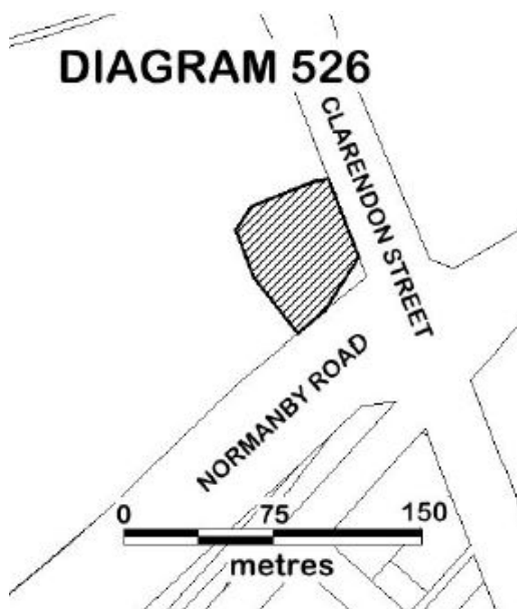
Heritage Act 2017

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 a place in the Heritage Register:

Number: H0526
Category: Registered Place
Place: Robur Tea Building
Location: 28 Clarendon Street, Southbank
Municipality: Melbourne City

All of the place shown hatched on Diagram 526 encompassing all of Crown Allotment 2179, City of South Melbourne, Parish of Melbourne South.



Dated 6 September 2018

STEVEN AVERY
Executive Director

Crown Land (Reserves) Act 1978

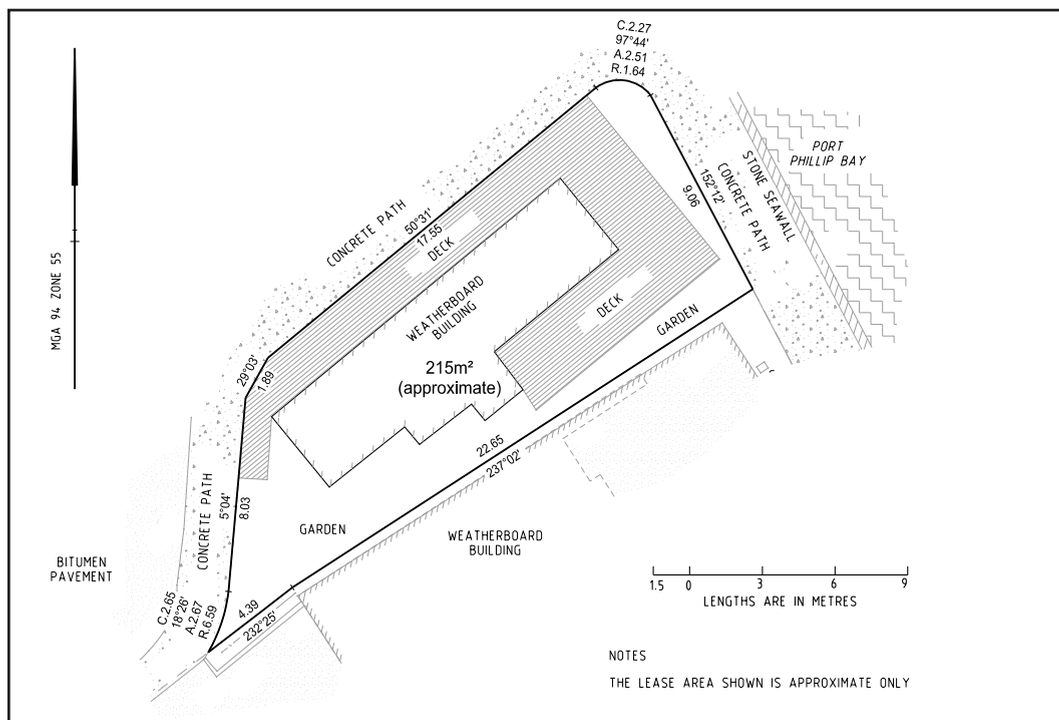
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER SECTION 17D

Under sections 17D of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D’Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Mornington Peninsula Shire Council for the purpose of a cafe, over part of Mornington Park Reserve as described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown outlined in bold black on the following plan, being part of the land temporarily reserved for Public Park by Order in Council of 3 November 1954 (vide Government Gazette 10 November 1954, page 2229).



File Reference: 1201927

Dated 23 August 2018

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

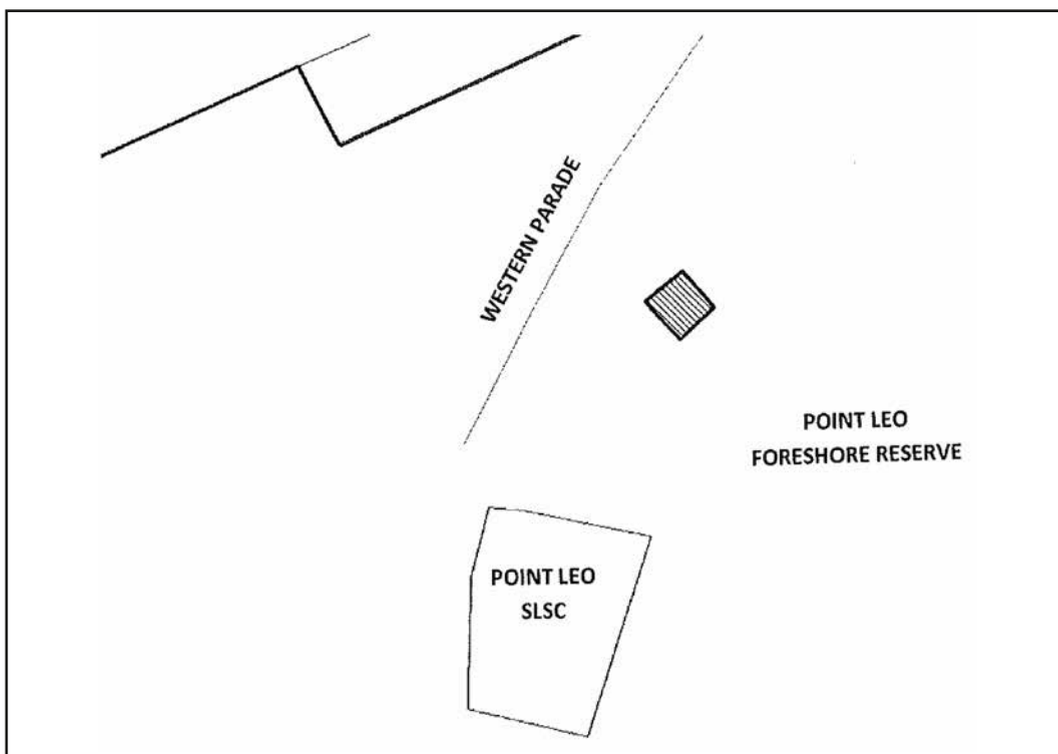
Crown Land (Reserves) Act 1978**ORDER GIVING APPROVAL TO GRANT A LEASE UNDER
SECTIONS 17D AND 17DA**

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by Point Leo Foreshore and Public Park Reserves Committee of Management Incorporated for 'kiosk' purposes over part of the Point Leo Foreshore Reserve as described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown outlined on the following plan, being part of the land permanently reserved for protection of the coastline purposes by Order in Council of 17 February 1981 (vide Government Gazette 25 February 1981, page 577).



File Reference: 1201499

Dated 23 August 2018

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

Crown Land (Reserves) Act 1978

ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER
SECTIONS 17B AND 17DA

Under sections 17B and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by Frankston City Council for the purpose of 'operation of a community market' over part of Beauty Park as described in the Schedule below and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

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

SCHEDULE

The area of land shown outlined by dotted line on the following plan, being part of the land permanently reserved for public park and other purposes of public recreation by Order in Council of 1 July 1929 (vide Government Gazette 3 July 1902, page 1903); and temporarily reserved for public park and public recreation by Orders in Council dated 3 June 1980 and 27 July 2010 (vide Government Gazette 11 June 1980 page 1914, and 29 July 2010 page 1708, respectively).



File Reference: 1201499

Dated 22 August 2018

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

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the **Country Fire Authority Act 1958**, I, Steven Warrington, Chief Officer of the Country Fire Authority, after consultation with the Secretary to the Department of Environment, Land, Water and Planning, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on 1 May 2019.

To commence from 0100 hours on 10 September 2018:

- Wellington Shire Council
- East Gippsland Shire Council.

STEVEN WARRINGTON AFSM
Chief Officer

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in part of the land described in Certificate of Title Volume 8269 Folio 411, comprising 56 square metres and shown as Parcel 1 on VicRoads' Survey Plan SP23717.

Interests Acquired: All interests in the land including that of the:

- Registered proprietor, Nillumbik Shire Council.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed FRANCA SAVOCA

Name Franca Savoca

Dated 6 September 2018

Caulfield Racecourse Reserve Act 2017

EVENT DECLARATION FOR CAULFIELD RACECOURSE RESERVE

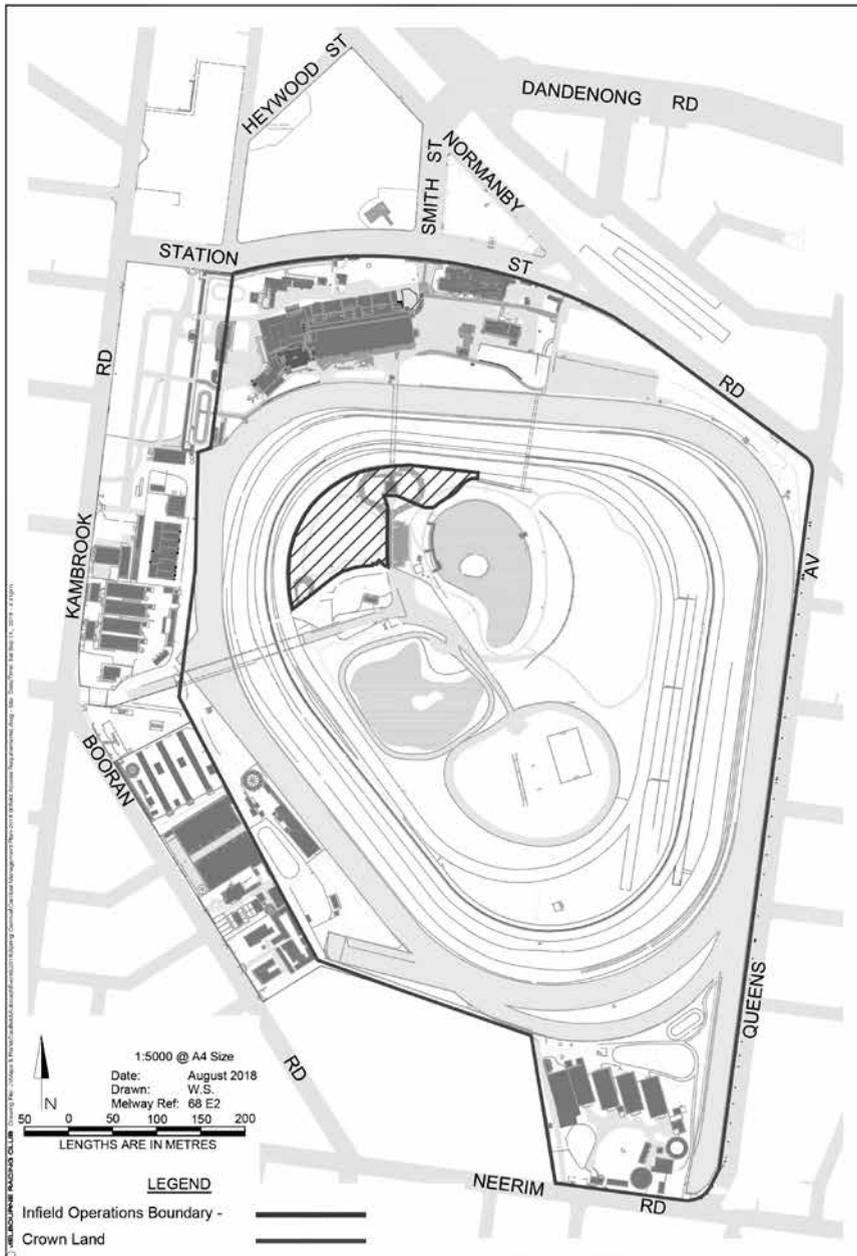
2018 Caulfield Cup Carnival

Under section 34(1) the **Caulfield Racecourse Reserve Act 2017**, the Caulfield Racecourse Reserve Trust declares the event specified in the following Table to be a Caulfield Racecourse Reserve event.

TABLE

CAULFIELD CUP CARNIVAL		
Date	Activity	Purpose
24 September 2018–26 October 2018 inclusive	Bump in and bump out	Marquees and supporting Infrastructure to support Caulfield Cup

This event declaration applies to that area of the Caulfield Racecourse Reserve hatched on the plan below.



Dated 3 September 2018

SAM ALMALIKI
Chairperson

as authorised delegate for the Caulfield Racecourse Reserve Trust

Notes

1. The Caulfield Racecourse Reserve Trust advises that the Victoria Amateur Turf Club (incorporating the Melbourne Racing Club), takes control of the area hatched within the Caulfield Racecourse Reserve to which this declaration applies for the dates during which an event takes place as specified in the Table.

Education and Training Reform Act 2006

MINISTERIAL ORDER NO. 1128

Order Amending Ministerial Order No. 819 – Fees For Overseas Students
in Government Schools

The Minister for Education makes the following Order –

TITLE

1. This Order may be cited as Ministerial Order No. 1128 – Order Amending Ministerial Order No. 819 – Fees for Overseas Students in Government Schools.

PURPOSE

2. This Order amends Ministerial Order No. 819 – Fees for Overseas Students in Government Schools (Ministerial Order No. 819) to:
 - (a) clarify the meaning of enrolment under the Order;
 - (b) fix a Default Administration Fee for the purpose of recovering the costs of pursuing unpaid fees;
 - (c) fix a Refund Administration Fee for the purpose of recovering the costs of processing refunds;
 - (d) prescribe the fees and charges payable in respect of Overseas Students enrolled or seeking to be enrolled at a Victorian Government School, for the instruction and education and related services provided to Overseas Students by the Victorian Government School and the Department, as of 1 January 2019;
 - (e) specify how the fees are distributed between the Secretary and the Victorian Government School, as of 1 January 2019.

AUTHORISING PROVISIONS

3. This Order is made under sections 2.2.9 and 5.10.4 of the **Education and Training Reform Act 2006**.

COMMENCEMENT

4. Clauses 6, 10, 11, 12 and 13 of this Order commence on 1 January 2019.
5. The remainder of this Order commences on the day that this Order is signed.

AMENDMENTS TO PART 1

6. In clause 5 of Ministerial Order No. 819 **insert** –
‘**Default Administration Fee** means the fee, expressed in Australian Dollars, payable pursuant to clause 36(2) of this Order’;
‘**Notice of Default** means a notice issued by the IED pursuant to clause 36(1) of this Order’;
‘**Refund Administration Fee** means the fee, expressed in Australian Dollars, payable pursuant to clause 37(2) of this Order’.
7. In clause 5 of Ministerial Order No. 819, for the definition of **Enrolment**, **substitute** –
‘**Enrolment** for the purposes of this Order occurs when the earliest of the following occurs –
 - (a) an Overseas Student or his or her parent or legal guardian accepts an offer of enrolment or offer of placement in a Government School from the Secretary or a person authorised by the Secretary and pays the first invoice of the annual tuition fee specified in the Order;
 - (b) an Overseas Student attends a Government School, other than on a Study Tour in a Government School;

- (c) an agreement is signed between a Study Tour Operator and the Secretary or a person authorised by the Secretary for the Overseas Student to participate in the instruction, educational and other related services of a Government School and the Study Tour Operator pays the relevant fees specified in the Order;’.

AMENDMENT TO PART 6

8. After clause 27(1) of Ministerial Order No. 819 **insert** –
‘(1A) If school arranged homestay is not required by the Overseas Student, no homestay fees are payable.’.

AMENDMENT TO PART 7

9. For clause 31(1) of Ministerial Order No. 819 **substitute** –
‘31. Services to be provided – optional accommodation placement
(1) **Accommodation Placement**

An Overseas Student may request that the Department arrange an accommodation placement for the Overseas Student that is to be provided by the Government School at which the Overseas Student is enrolled or to which the Overseas Student has applied to be enrolled.’.

AMENDMENT TO PART 9

10. For clause 36 of Ministerial Order No. 819 **substitute** –
(1) If an Overseas Student who is required to pay the fees in items 4, 5, 6, 10 or 14 of the fee schedule does not pay the fees on or before the due date, as determined by the IED, the Secretary may issue a Notice of Default stating the amount owing.
(2) If the Secretary issues a Notice of Default, the Overseas Student or his or her parent or guardian must pay the Default Administration Fee set out in item 19 of the Fee Schedule.
(3) The Secretary may waive all or part of the Default Administration Fee if the Secretary considers, having regard to the prevailing policy of the Department, that the fee or part of the fee should be waived.’.
11. For clause 37 of Ministerial Order No. 819 **substitute** –
(1) The Secretary may refund the fees paid by an Overseas Student or a Study Tour Operator, or a portion of those fees, if –
(a) the Overseas Student or Study Tour Operator submits a refund request form to the Department; and
(b) the Secretary has considered the prevailing policy of the Department regarding the refund of such fees.
(2) If a refund is paid under clause 37(1) of this Order, the Secretary may charge the Refund Administration Fee set out in item 20 of the Fee Schedule, having regard to the prevailing policy of the Department.
(3) If the Refund Administration Fee is payable under subclause (2), the Secretary may collect the fee by deducting it from the refund amount under subclause (1).’.

AMENDMENT TO THE FEE SCHEDULE12. For the Fee Schedule to Ministerial Order No. 819 **substitute** –**‘FEE SCHEDULE**

OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL ON AN INTERNATIONAL STUDENT VISA		
1.	A non-refundable application fee for the first application for enrolment by an Overseas Student	\$ 282
2.	A non-refundable enrolment amendment fee for a change of Government School or a change to welfare provisions once the student is first enrolled but before commencement.	\$ 282
3.	A non-refundable transfer fee in respect of any Overseas Student who is enrolled at a Standard Government School and who applies to transfer to a different Government School	\$ 699
Overseas Students other than Dependants*		
4.	Annual Tuition Fee Primary Years Preparatory–6	\$ 11,808
	Annual Tuition Fee Junior Secondary Years 7–10	\$ 15,662
	Annual Tuition Fee Senior Secondary Years 11–12	\$ 17,548
Dependants		
5.	Annual Tuition Fee Primary Years Preparatory–6	\$ 9,512
	Annual Tuition Fee Junior Secondary Years 7–10	\$ 12,546
	Annual Tuition Fee Senior Secondary Years 11–12	\$ 14,104
OVERSEAS STUDENTS WHO ARE NOT OTHERWISE ENROLLED IN A STANDARD GOVERNMENT SCHOOL STUDYING AT THE DEC OR THE VSL		
6.	Fee per subject per annum in respect of an Overseas Student enrolled at the DEC or the VSL who is not otherwise enrolled at a Government School**	\$ 1,353
OVERSEAS STUDENTS ENROLLED AT THE VCASS		
7.	A non-refundable application fee for the first application for enrolment by an Overseas Student	\$ 282
8.	A non-refundable enrolment amendment fee for a change of Government School or a change to welfare provisions once the student is first enrolled but before commencement.	\$ 282
9.	A non-refundable transfer fee in respect of an Overseas Student who is enrolled at the VCASS and who applies to transfer to a different Government School	\$ 699
10.	Annual Tuition Fee Junior Secondary Years 7–10	\$ 21,238
	Annual Tuition Fee Senior Secondary Years 11–12	\$ 23,862
OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL OR AN ELC ON A VISA OTHER THAN AN INTERNATIONAL STUDENT VISA		
11.	A non-refundable application fee for the first application for enrolment by an Overseas Student.	\$ 282
12.	A non-refundable enrolment amendment fee for a change of Government School or a change to welfare provisions once the student is first enrolled but before commencement.	\$ 282

13.	A non-refundable transfer fee in respect of an Overseas Student who is enrolled at a Standard Government School or an ELC and who applies to transfer to a different Standard Government School or ELC	\$ 699
14.	Annual Tuition Fee Primary Years Preparatory–6	\$ 11,808
	Annual Tuition Fee Junior Secondary Years 7–10	\$ 15,662
	Annual Tuition Fee Senior Secondary Years 11–12	\$ 17,548
	An ELC only for all year levels	\$ 17,548
OVERSEAS STUDENTS ENROLLED BY STUDY TOUR OPERATORS FOR A STUDY TOUR IN A GOVERNMENT SCHOOL		
15.	First 3 days (includes 1 excursion)	\$ 582
	Second 3 days (includes 1 excursion)	\$ 217
	Additional day	\$ 41
	Additional day, including 1 excursion	\$ 141
	Homestay (per night, per student)	\$ 45
	Single day visit	\$ 110
16.	Homestay (per night, per adult)	\$ 45
WELFARE SERVICES – ACCOMMODATION PLACEMENT AND ARRIVAL SUPPORT		
17.	Accommodation Placement	\$ 271
18.	Arrival Support	\$ 152
DEFAULT ADMINISTRATION FEE		
19.	Default Administration Fee	\$ 500
REFUND ADMINISTRATION FEE		
20.	Refund Administration Fee	\$ 500

* clause 7(3) provides that a second or subsequent Overseas Child (other than a dependant) will pay a 10 per cent reduction in the relevant fees.

** If the overseas Student is enrolled at both the DEC and VSL, fees are payable for both (see clause 12(2)).².

AMENDMENT TO THE DISTRIBUTION SCHEDULE

13. For the Distribution Schedule to Ministerial Order No. 819 substitute –
‘DISTRIBUTION SCHEDULE*

OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL ON AN INTERNATIONAL STUDENT VISA			
Overseas Students other than Dependents			
Enrolled in a Standard Government School only	Primary Years Preparatory–6	Secretary	\$ 3,121
		School	\$ 8,687
	Junior Secondary Years 7–10	Secretary	\$ 4,149
		School	\$ 11,513
	Senior Secondary Years 11–12	Secretary	\$ 4,686
		School	\$ 12,862
Attends Standard Government School AND attends the DEC or the VSL	Junior Secondary Years 7–10	Secretary	\$ 4,149
		School	\$ 10,556
		DEC or VSL	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 4,686
		School	\$ 11,905
		DEC or VSL	\$ 957
Attends Standard Government School AND ELC (for purposes of undertaking an English Language Course)	Primary Years Preparatory–6	Secretary	\$ 3,121
		School	\$ 5,125
		ELC	\$ 3,562
	Junior Secondary Years 7–10	Secretary	\$ 4,149
		School	\$ 6,793
		ELC	\$ 4,720
	Senior Secondary Years 11–12	Secretary	\$ 4,686
		School	\$ 7,589
		ELC	\$ 5,273
Attends Standard Government School AND the ELC AND the VSL or DEC	Junior Secondary Years 7–10	Secretary	\$ 4,149
		School	\$ 6,228
		ELC	\$ 4,328
		VSL or DEC	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 4,686
		School	\$ 7,024
		ELC	\$ 4,881
		VSL or DEC	\$ 957

Attends Standard Government School AND the ELC AND the VSL AND the DEC	Junior Secondary Years 7–10	Secretary	\$ 4,149	
		School	\$ 5,663	
		ELC	\$ 3,936	
		VSL	\$ 957	
		DEC	\$ 957	
	Senior Secondary Years 11–12	Secretary	\$ 4,686	
		School	\$ 6,459	
		ELC	\$ 4,489	
		VSL	\$ 957	
		DEC	\$ 957	
Dependants				
Enrolled in a Standard Government School only	Primary Years Preparatory–1	Secretary	\$ 1,621	
		School	\$ 7,891	
	Primary Years 2–6	Secretary	\$ 2,201	
		School	\$ 7,311	
	Junior Secondary Years 7–10	Secretary	\$ 3,328	
		School	\$ 9,218	
	Senior Secondary Years 11–12	Secretary	\$ 3,812	
		School	\$ 10,292	
	Attends Standard Government School AND attends the DEC or the VSL	Junior Secondary Years 7–10	Secretary	\$ 3,328
			School	\$ 8,261
DEC or VSL			\$ 957	
Senior Secondary Years 11–12		Secretary	\$ 3,812	
		School	\$ 9,335	
		DEC or VSL	\$ 957	
Attends Standard Government School AND ELC (for purposes of undertaking an English Language Course)	Primary Years Preparatory–1	Secretary	\$ 1,621	
		School	\$ 4,656	
		ELC	\$ 3,235	
	Primary Years 2–6	Secretary	\$ 2,201	
		School	\$ 4,313	
		ELC	\$ 2,998	
	Junior Secondary Years 7–10	Secretary	\$ 3,328	
		School	\$ 5,439	
		ELC	\$ 3,779	
	Senior Secondary Years 11–12	Secretary	\$ 3,812	
		School	\$ 6,072	
		ELC	\$ 4,220	

Attends Standard Government School AND the ELC AND the VSL or DEC	Junior Secondary Years 7–10	Secretary	\$ 3,328
		School	\$ 4,874
		ELC	\$ 3,387
		VSL or DEC	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 3,812
		School	\$ 5,508
		ELC	\$ 3,827
		VSL or DEC	\$ 957
Attends Standard Government School AND the ELC AND the VSL AND the DEC	Junior Secondary Years 7–10	Secretary	\$ 3,328
		School	\$ 4,309
		ELC	\$ 2,995
		VSL	\$ 957
		DEC	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 3,812
		School	\$ 4,943
		ELC	\$ 3,435
		VSL	\$ 957
		DEC	\$ 957
Second or Subsequent Children			
Enrolled in a Standard Government School only	Primary Years Preparatory–6	Secretary	\$ 2,814
		School	\$ 7,805
	Junior Secondary Years 7–10	Secretary	\$ 3,817
		School	\$ 10,369
	Senior Secondary Years 11–12	Secretary	\$ 4,285
		School	\$ 11,582
Attends Standard Government School AND attends the DEC or the VSL	Junior Secondary Years 7–10	Secretary	\$ 3,817
		School	\$ 9,412
		DEC or VSL	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 4,285
		School	\$ 10,625
		DEC or VSL	\$ 957

Attends Standard Government School AND ELC (for purposes of undertaking an English Language Course)	Primary Years Preparatory–6	Secretary	\$ 2,814
		School	\$ 4,605
		ELC	\$ 3,200
	Junior Secondary Years 7–10	Secretary	\$ 3,817
		School	\$ 6,118
		ELC	\$ 4,251
	Senior Secondary Years 11–12	Secretary	\$ 4,285
		School	\$ 6,833
		ELC	\$ 4,749
Attends Standard Government School AND the ELC AND the VSL or DEC	Junior Secondary Years 7–10	Secretary	\$ 3,817
		School	\$ 5,553
		ELC	\$ 3,859
		VSL or DEC	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 4,285
		School	\$ 6,269
		ELC	\$ 4,356
		VSL or DEC	\$ 957
Attends Standard Government School AND the ELC AND the VSL AND the DEC	Junior Secondary Years 7–10	Secretary	\$ 3,817
		School	\$ 4,988
		ELC	\$ 3,467
		VSL	\$ 957
		DEC	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 4,285
		School	\$ 5,704
		ELC	\$ 3,964
		VSL	\$ 957
		DEC	\$ 957
OVERSEAS STUDENTS WHO ARE NOT OTHERWISE ENROLLED IN A STANDARD GOVERNMENT SCHOOL STUDYING AT THE DEC OR THE VSL			
Overseas Student enrolled at DEC and/or VSL who is not otherwise enrolled at a Standard Government School	Each Subject	Secretary	\$ 396
		VSL or DEC	\$ 957
OVERSEAS STUDENTS ENROLLED AT THE VCASS			
Enrolled at VCASS only	Junior Secondary Years 7–10	Secretary	\$ 5,911
		VCASS	\$ 15,327
	Senior Secondary Years 11–12	Secretary	\$ 6,655
		VCASS	\$ 17,207

Attends VCASS AND attends the DEC or the VSL	Junior Secondary Years 7–10	Secretary	\$ 5,911
		VCASS	\$ 14,370
		DEC or VSL	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 6,655
		VCASS	\$ 16,250
		DEC or VSL	\$ 957
Attends VCASS AND ELC (for purposes of undertaking an English Language Course)	Junior Secondary Years 7–10	Secretary	\$ 5,911
		VCASS	\$ 9,043
		ELC	\$ 6,284
	Senior Secondary Years 11–12	Secretary	\$ 6,655
		VCASS	\$ 10,152
		ELC	\$ 7,055
Attends VCASS AND the ELC AND the VSL or DEC	Junior Secondary Years 7–10	Secretary	\$ 5,911
		VCASS	\$ 8,478
		ELC	\$ 5,892
		VSL or DEC	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 6,655
		VCASS	\$ 9,588
		ELC	\$ 6,663
		VSL or DEC	\$ 957
Attends VCASS AND the ELC AND the VSL AND the DEC	Junior Secondary Years 7–10	Secretary	\$ 5,911
		VCASS	\$ 7,914
		ELC	\$ 5,499
		VSL	\$ 957
		DEC	\$ 957
	Senior Secondary Years 11–12	Secretary	\$ 6,655
		VCASS	\$ 9,023
		ELC	\$ 6,270
		VSL	\$ 957
		DEC	\$ 957
OVERSEAS STUDENTS STUDYING AT A STANDARD GOVERNMENT SCHOOL OR AN ELC ON A VISA OTHER THAN AN INTERNATIONAL STUDENT VISA			
Overseas Student enrolled at a Standard Government School only	Primary Years Preparatory–6	Secretary	\$ 3,121
		School	\$ 8,687
	Junior Secondary Years 7–10	Secretary	\$ 4,149
		School	\$ 11,513
	Senior Secondary Years 11–12	Secretary	\$ 4,686
		School	\$ 12,862

Overseas Student enrolled in ELC only	All Year levels	Secretary	\$ 4,686
		ELC	\$ 12,862
APPLICATION AND ADMINISTRATION FEES APPLYING TO ALL OVERSEAS STUDENTS			
	Application Fee	Secretary	\$ 282
	Enrolment Amendment Fee	Secretary	\$ 282
	Default Administration Fee	Secretary	\$ 500
	Refund Administration Fee	Secretary	\$ 500
	Transfer Fee	School	\$ 699
WELFARE SERVICES – ACCOMMODATION PLACEMENT AND ARRIVAL SUPPORT			
	Accommodation Placement Fee	School	\$ 271
	Arrival Support Fee	School	\$ 152

* All distributions are based on the full annual tuition fee specified in the fee schedule and are to be reduced in accordance with the length of study of the Overseas Student, other than the distribution to the DEC or the VSL.

Signed 29 August 2018

THE HON. JAMES MERLINO MP
Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING A MINISTERIAL ORDER ABOUT A SCHOOL COUNCIL

Notice is given under sections 2.3.2(1) and (2) and all other enabling provisions of the **Education and Training Reform Act 2006** of the making of the following Ministerial Order:

Ministerial Order: Ministerial Order No. 1160

Purpose: To constitute a school council for South Melbourne Park Primary School

Date of making: 29 August 2018

THE HON. JAMES MERLINO MP
Minister for Education

Electricity Industry Act 2000

NOTIFICATION OF VARIATION OF LICENCE TO GENERATE ELECTRICITY

The Essential Services Commission (commission) gives notice under section 30(b) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that on 22 August 2018, pursuant to section 29(1)(b) of the Industry Act, the commission varied Bald Hills Wind Farm Pty Ltd's (ACN 117 264 712) electricity generation licence (EG – 03/2008 (BH)) to update its address and the commission's address, and to include a definition of licensee. These amendments do not make any material changes to the licence's conditions and obligations.

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

DR RON BEN-DAVID
Chairperson

Electricity Industry Act 2000

NOTIFICATION OF VARIATION OF LICENCE TO SELL ELECTRICITY BY RETAIL

The Essential Services Commission (commission) gives notice under section 30(b) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that on 22 August 2018, pursuant to section 29(1)(b) of the Industry Act, the commission varied the electricity retail licence issued to Click Energy Pty Ltd. (ABN 41 116 567 492) (ER_03/2006) to vary the licensee's name to amaysim Energy Pty Ltd to reflect a change to the licensee's registered company name. These amendments do not make any material changes to the licence's conditions and obligations.

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

DR RON BEN-DAVID
Chairperson

Gas Industry Act 2001

NOTIFICATION OF VARIATION OF LICENCE TO SELL GAS BY RETAIL

The Essential Services Commission (commission) gives notice under section 39(b) of the **Gas Industry Act 2001** (Vic.) (Industry Act) that on 22 August 2018, pursuant to section 38(1)(b) of the Industry Act, the commission varied SparQ Gas Pty Ltd's (ABN 67 606 951 713) gas retail licence (GR_01/2017) to change the licensee's name to Sumo Gas Pty Ltd. These amendments do not make any material changes to the licence's conditions and obligations.

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

DR RON BEN-DAVID
Chairperson

Electricity Industry Act 2000

NOTIFICATION OF VARIATION OF LICENCE TO SELL ELECTRICITY BY RETAIL

The Essential Services Commission (commission) gives notice under section 30(b) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that on 22 August 2018, pursuant to section 29(1)(b) of the Industry Act, the commission varied SparQ Pty Ltd's (ABN 86 601 199 151) electricity retail licence (ER_04/2014) to change the licensee's name to Sumo Power Pty Ltd. These amendments do not make any material changes to the licence's conditions and obligations.

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

DR RON BEN-DAVID
Chairperson

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO GENERATE AND SELL ELECTRICITY

The Essential Services Commission (the commission) gives notice under section 30 of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by Iraak Sun Farm Pty Ltd (ACN 611 727 774) for a licence to generate electricity for supply or sale, and to sell electricity.

The licence was issued on 27 August 2018, and is granted on an ongoing basis. A copy of the licence is available on the commission's website (at www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

DR RON BEN-DAVID
Chairperson

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
113438	Mills Boulevard	Alphington	Yarra City Council Formerly known as the northern part of Latrobe Avenue. The road traverses south from Heidelberg Road for approximately 275 m in length.
114381	Tavares Lane	Collingwood	Yarra City Council The road traverses south Johnson Street to Perry Street, behind Francis Street and Sydney Road.
114384	Kurnager Lane	Richmond	Yarra City Council The road traverses east from Lennox Street, behind 132 to 144 Bridge Road.
115730	Killarney Avenue	Grovedale	Greater Geelong City Council Formerly known as Cashel Avenue. The road traverses east from Barwarre Road and is a continuation of the existing Killarney Avenue.
116113	Smada Crescent	Mansfield	Mansfield Shire Council (private road) The road traverses south west from MacPherson Smith Drive.

Feature Naming:

Change Request Number	Place Name	Naming Authority and Location
98463	Aboriginal Garden	Benalla Rural City Council Located at Moira Reserve, near to the bank of the Lake Benalla. For further details see map at www.delwp.vic.gov.au/namingplaces
98463	Moira Reserve	Benalla Rural City Council (long-standing name) Located at Mitchell Street, Benalla. For further details see map at www.delwp.vic.gov.au/namingplaces

Office of Geographic Names

Land Use Victoria
2 Lonsdale Street
Melbourne 3000

CRAIG L. SANDY
Registrar of Geographic Names

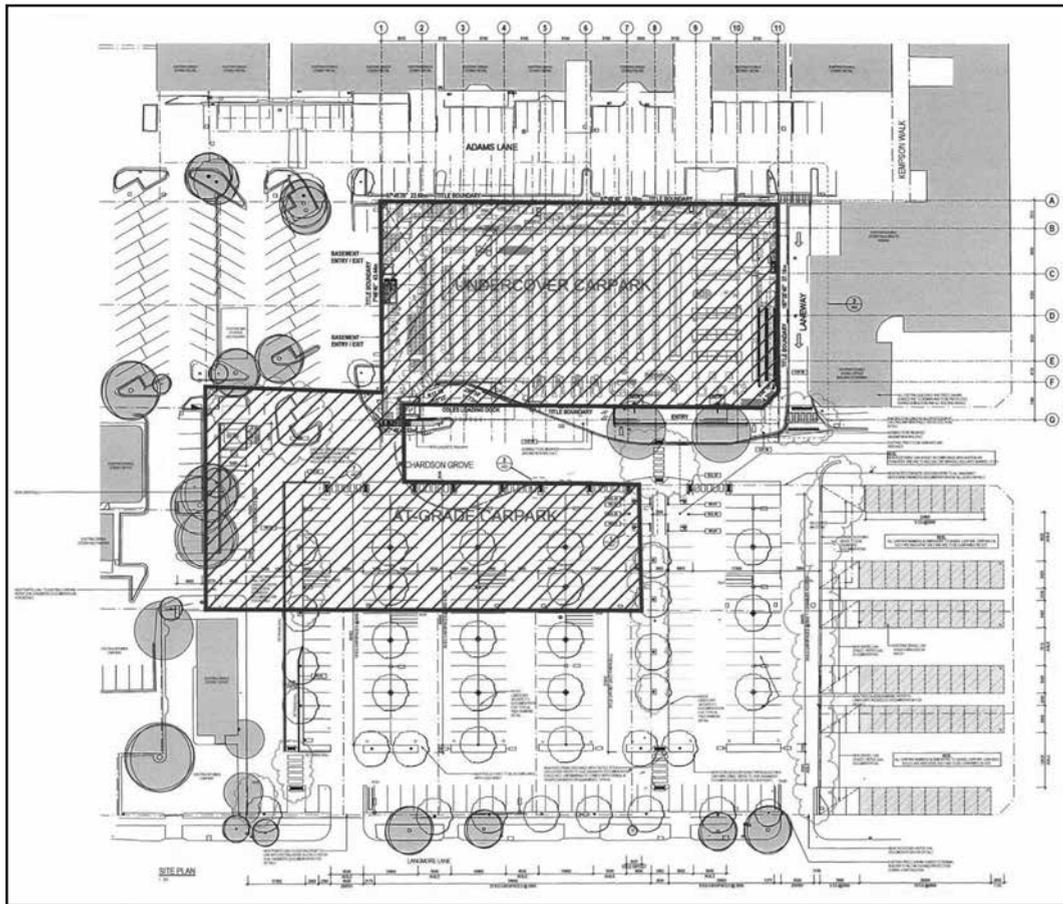
Road Safety Act 1986

**ORDER UNDER SECTION 98 EXTENDING PROVISIONS TO CAR PARK AREAS
AT COLES SUPERMARKET, BERWICK**

I, Aidan McGann, Regional Director, VicRoads Metro South East Region, delegate of the Minister for Roads and Road Safety, under section 98 of the **Road Safety Act 1986** ('the Act'), by this Order extend the application of:

- (a) Sections 17A, 59, 61, 61A, 64, 65, 65A, 77 and Parts 6AA and 7 of the Act; and
- (b) The Road Safety Road Rules 2017; and
- (c) Part 8 and Schedule 6 of the Road Safety (General) Regulations 2009 –

to the car parks at the site occupied by Coles Supermarket at 2 Richardson Grove, Berwick, particulars of which are shown on the attached plan as the hatched area.



Dated 10 August 2018

AIDAN MCGANN
Regional Director
VicRoads Metro South East

Marine Safety Act 2010

Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

I, Graeme Davis, District Manager – Port Phillip Western Port, Marine and Maritime Region, as delegate of Parks Victoria, the waterway manager for the Local Port of Port Phillip and Western Port, hereby give notice under section 208(2) of the **Marine Safety Act 2010** that persons and vessels not involved in the Wyndham Offshore Challenge 2018 are prohibited from entering and remaining in the waters approximately 300 metres offshore of Wyndham Cove bound by the following points marked by buoys:

1. 37°58.107' S, 144°42.647' E
2. 37°57.475' S, 144°43.790' E
3. 37°57.556' S, 144°44.895' E
4. 37°58.005' S, 144°43.002' E
5. 37°58.192' S, 144°42.717' E.

The exclusion zone takes effect between 11.30 am to 1.30 pm on Sunday 9 September 2018.

Dated 28 August 2018

GRAEME DAVIS
District Manager, Port Phillip Western Port
Parks Victoria

Port Management Act 1995

PORT MANAGEMENT (LOCAL PORTS) REGULATIONS 2015

Set Aside Determination – Regulation 11(1)

Local Ports of Port Phillip, Western Port and/or Port Campbell

I, Graeme Davis, District Manager Port Phillip Western Port Parks Victoria, as Port Manager of Port Phillip Western Port, set aside an area of Port Phillip to facilitate the Deakin Diwali Festival 2018 organised by Deakin University declared adjacent to the Geelong Waterfront Foreshore between Cunningham Pier and the Royal Geelong Yacht Club. The set aside prohibits all persons entering the area between 6.00 pm and 9.30 pm on Thursday 8 November 2018. The full declaration including event information is available on Parks Victoria's website.

Dated 21 August 2018

BY ORDER PARKS VICTORIA

Victorian Managed Insurance Authority Act 1996

DECLARATION OF PARTICIPATING BODY

I, Robin Scott MP, being the Minister responsible for administering the **Victorian Managed Insurance Authority Act 1996** (the Act), pursuant to section 4(1)(c) of the Act, hereby declare the Melbourne Cricket Ground Trust to be a participating body for the purposes of the Act.

This declaration remains valid until revoked.

Dated 31 August 2018

ROBIN SCOTT MP
Minister for Finance

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C283

The Minister for Planning has approved Amendment C283 to the Boroondara Planning Scheme.

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

The Amendment introduces the Heritage Overlay to 452 Barkers Road, Hawthorn East (HO773), and 97 Argyle Road, Kew (HO797), on an interim basis until 30 June 2019, and corrects an error in Design and Development Overlay Schedule 23 (DDO23).

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 Boroondara City Council, Planning Counter, Level 1, 8 Inglesby Road, Camberwell.

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

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C300

The Minister for Planning has approved Amendment C300 to the Boroondara Planning Scheme.

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

The Amendment removes an interim heritage control from a site at 12 Power Street, Balwyn.

A copy of the Amendment can be inspected, free of charge, at the Department of Environment, Land, Water and Planning website at www.planning.vic.gov.au/public-inspection and free of charge, during office hours, at the offices of the City of Boroondara, 8 Inglesby Road, Camberwell, Victoria 3124.

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

Planning and Environment Act 1987
EAST GIPPSLAND PLANNING SCHEME
Notice of Approval of Amendment
Amendment C147

The Minister for Planning has approved Amendment C147 to the East Gippsland Planning Scheme.

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

The Amendment rezones land at 35 Rowe Street, Lakes Entrance, from Public Park and Recreation Zone to Commercial 1 Zone.

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 East Gippsland Shire Council, 273 Main Street, Bairnsdale, Victoria 3875.

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

Planning and Environment Act 1987
MILDURA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C100 (Part 1)

The Minister for Planning has approved Amendment C100 (Part 1) to the Mildura Planning Scheme.

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

The Amendment rezones land at part of 624–682 and 684 Deakin Avenue, Mildura (Lot 1 TP108783 and Lot 1 LP 92247), from the Farming Zone to the Public Park and Recreation Zone and applies the Salinity Management Overlay to the affected land to facilitate the development of the Mildura South Regional Sporting Precinct.

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 Mildura Rural City Council, 108–116 Madden Avenue, Mildura.

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

Planning and Environment Act 1987
WHITEHORSE PLANNING SCHEME
Notice of Approval of Amendment
Amendment C194

The Minister for Planning has approved Amendment C194 to the Whitehorse Planning Scheme.

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

The Amendment rezones land at 517 and 519–521 Station Street and 2–8 Oxford Street, Box Hill, to the Mixed Used Zone and amends the Schedules to Clause 51.01 and 72.04 to include a new incorporated document entitled ‘517 and 519–521 Station Street, Box Hill, December 2016’.

It also approves a planning permit which allows for the development and use of land for the construction of buildings and works, comprising retail premises, office, restricted recreational facility (gymnasium), medical centre, child care centre, a reduction in the requirements for car parking and alteration of access to a road in a Road Zone, Category 1.

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 Whitehorse City Council, 379–397 Whitehorse Road, Nunawading, Victoria 3131.

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

Planning and Environment Act 1987
WHITTLESEA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C212

The Minister for Planning has approved Amendment C212 to the Whittlesea Planning Scheme.

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

The Amendment amends the planning provisions applying to the Cooper Street Employment Area Precinct in Epping, by removing inconsistencies and duplication to increase clarity, and to improve transparency and processing times.

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 Whittlesea City Council, 25 Ferres Boulevard, South Morang.

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

Planning and Environment Act 1987
EAST GIPPSLAND PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment C126

The East Gippsland Shire Council has resolved to abandon Amendment C126 to the East Gippsland Planning Scheme.

Amendment C126 proposed to implement the findings of the Paynesville Maritime Precinct Masterplan, October 2009, and findings of Comparative Study of Planning Instruments, Paynesville Maritime Precinct Slip Road Paynesville, February 2014.

The Amendment C126 lapsed on 5 June 2018.

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

Planning and Environment Act 1987
MURRINDINDI PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment C59

The Murrindindi Shire Council has resolved to abandon Amendment C59.

The Amendment proposed to rezone part of 265 Whittlesea–Kingleake Road, Kingleake, from Public Use Zone 7 (Other) to Public Use Zone 5 (Cemetery and Crematorium) and remove Environmental Significance Overlay (Schedule 1) from the land.

The Amendment lapsed on 24 May 2017.

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

ORDERS IN COUNCIL

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE
SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council under section 99A(1)(a) and 99A(2) of the **Land Act 1958**, approves the sale by the Minister for Finance of Crown Allotment 2008 in the Parish of Lang Lang East, as shown on Title Plan TP961519G to Mrs Barbara Glover, at the Valuer-General Victoria's valuation of \$4,675.

This Order takes effect from the day it is published in the Victoria Government Gazette.

Dated 4 September 2018

Responsible Minister:

ROBIN SCOTT MP

Minister for Finance

ANDREW ROBINSON
Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE
SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Governor in Council under section 99A(1)(a) and 99A(2) of the **Land Act 1958**, approves the sale by the Minister for Finance of Crown Allotment 28, Section C, in the Parish of Mildura, as shown on Title Plan TP964069V to the Sunraysia Field & Game Incorporated, at the Valuer-General Victoria's valuation of \$100,000.

This Order takes effect from the day it is published in the Victoria Government Gazette.

Dated 4 September 2018

Responsible Minister:

ROBIN SCOTT MP

Minister for Finance

ANDREW ROBINSON
Clerk of the Executive Council

Major Events Act 2009

MAJOR SPORTING EVENT ORDERS FOR INTERNATIONAL RUGBY LEAGUE MATCHES, STATE OF ORIGIN RUGBY LEAGUE MATCHES AND NATIONAL RUGBY LEAGUE MATCHES TO BE HELD AT THE MELBOURNE CRICKET GROUND, DOCKLANDS STADIUM, AAMI PARK AND KARDINIA PARK FROM 2018 TO 2022

Order in Council

The Governor in Council under section 7 of the **Major Events Act 2009** (the Act) specifies each of the matters in Column 2 of Tables 1–4 in accordance with the corresponding section of the Act in Column 1 of Tables 1–4.

Table 1: International Rugby League Matches and State of Origin Rugby League Matches held at the Melbourne Cricket Ground	
Column 1 – Section and Description	Column 2 – Matter Specified
8(1)(a) Major sporting event:	International Rugby League Matches and State of Origin Rugby League Matches
8(1)(b) Event venue:	Melbourne Cricket Ground
8(2)(a) Event organiser:	Australian Rugby League Commission
8(2)(b) Event area:	The land within Yarra Park Reserve outlined by the red border and cross-hatched in red on the plan LEGL./09-406 lodged in the Central Plan Office.
8(2)(e) Crowd management period:	Starting at 10.00 am and ending at midnight on match day.
8(2)(i) Parts of the Act that apply to the major sporting event specified in this table:	Part 4 (Crowd Management).

Table 2: International Rugby League Matches and National Rugby League Matches held at Docklands Stadium	
Column 1 – Section and Description	Column 2 – Matter Specified
8(1)(a) Major sporting event:	International Rugby League Matches and National Rugby League Matches
8(1)(b) Event venue:	Docklands Stadium
8(2)(a) Event organiser:	Australian Rugby League Commission
8(2)(b) Event area	The land as depicted by the area outlined by the red border and cross-hatched in yellow on the plan LEGL./13-047 lodged in the central plan office.
8(2)(e) Crowd management period:	Starting at 10.00 am and ending at midnight on match day.
8(2)(i) Parts of the Act that apply to the major sporting event specified in this table:	Part 4 (Crowd Management).

Table 3: International Rugby League Matches and National Rugby League Matches held at AAMI Park	
Column 1 – Section and Description	Column 2 – Matter Specified
8(1)(a) Major sporting event:	International Rugby League Matches and National Rugby League Matches
8(1)(b) Event venue:	Melbourne Rectangular Stadium as depicted by the area outlined in red on the plan LEGL./14-096 lodged in the central plan office.
8(2)(a) Event organiser:	Australian Rugby League Commission
8(2)(b) Event area:	The land as depicted by the area outlined by the yellow border and cross-hatched in yellow on the plan LEGL./14-096 lodged in the central plan office.
8(2)(e) Crowd management period:	Starting at 10.00 am and ending at midnight on match day.
8(2)(i) Parts of the Act that apply to the major sporting event specified in this table:	Part 4 (Crowd Management).

Table 4: International Rugby League Matches and National Rugby League Matches held at Kardinia Park	
Column 1 – Section and Description	Column 2 – Matter Specified
8(1)(a) Major sporting event:	International Rugby League Matches and National Rugby League Matches
8(1)(b) Event venue:	Kardinia Park Stadium as depicted by the area outlined yellow in the plan LEGL./14-004 lodged in the Central Plan Office.
8(2)(a) Event organiser:	Australian Rugby League Commission
8(2)(b) Event area:	The land within and adjoining Kardinia Park and including Moorabool Street in Geelong outlined by the red border and cross-hatched in red on the plan LEGL./14-004 lodged in the Central Plan Office.
8(2)(e) Crowd management period:	Starting at 10.00 am and ending at midnight on match day.
8(2)(i) Parts of the Act that apply to the major sporting event specified in this table:	Part 4 (Crowd Management).

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

Dated 4 September 2018

Responsible Minister:

HON JOHN EREN MP

Minister for Tourism and Major Events

ANDREW ROBINSON
Clerk of the Executive Council

Plant Biosecurity Act 2010**ORDER DECLARING A CONTROL AREA IN THE MORNINGTON PENINSULA
FOR THE CONTROL OF GRAPE PHYLLOXERA**

Order in Council

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

1 Purpose

The purpose of this Order is to declare a control area in the Mornington Peninsula, Victoria, for the purposes of preventing the entry of the pest grape phylloxera into the control area from other parts of Victoria.

2 Authorising provision

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

3 Commencement

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

4 Definitions

In this Order –

‘**grape phylloxera**’ means the pest *Daktulosphaira vitifoliae* (Fitch);

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

‘**host plant**’ means plants and plant products of the genus *Vitis*, including potted vines, cuttings, rootlings, grapes, grape marc, grape must and germplasm.

5 Declaration of a control area for preventing the entry of grape phylloxera from other parts of Victoria

The area described in the Schedule, known as the Mornington Peninsula Interim Phylloxera Exclusion Zone, is declared to be a control area for the purpose of preventing the entry of grape phylloxera into that area from other parts of Victoria.

6 Prohibitions, restrictions and requirements to apply in relation to the control area

- (a) For the purpose of preventing the entry of the pest grape phylloxera into the control area described in clause 5, the entry of any host material into the control area is prohibited.
- (b) Sub-clause (a) does not apply to host material that has been treated for the control of grape phylloxera in accordance with the Act.

SCHEDULE

Commencing at the point where Kackeraboite Creek enters Port Phillip Bay then southerly by that creek to the meeting point of Kackeraboite Creek and Old Mornington Road, then easterly along Old Mornington Road to the intersection of Old Mornington Road and Nepean Highway, then northerly along Nepean Highway to the intersection of Nepean Highway and Humphries Road, then south easterly along Humphries Road to the intersection of Humphries Road and Moorooduc Highway, then north easterly along Moorooduc Highway to the intersection of Moorooduc Highway and Sages Road, then generally easterly along Sages Road which becomes Baxter–Tooradin Road, continuing easterly along Baxter–Tooradin Road easterly to the intersection of Baxter–Tooradin Road and Peninsula Link Freeway, then northerly along Peninsula Link Freeway to the intersection of Peninsula Link Freeway and Golf Links Road, then south easterly along Golf Links Road to the intersection of Golf Links Road and Baxter–Tooradin Road, then easterly along the Baxter–Tooradin Road to the intersection of Baxter–Tooradin Road and Dandenong–Hastings Road, then southerly along Dandenong–Hastings Road to the intersection of Dandenong–Hastings Road and South Boundary Road East, then south easterly along South Boundary Road East to the intersection of South Boundary Road East and Tyabb Tooradin Road, then directly easterly to the intersection

with the shore of Western Port Bay, then following the shoreline of Western Port Bay in a generally southerly direction to Stony Point, then generally northwest then southwest following the shoreline of Western Port Bay to West Head, then generally west along the southern shoreline of Mornington Peninsula and Bass Strait to Cape Schank, then generally northwest following the shoreline of Mornington Peninsula and Bass Strait to Point Nepean, then generally south east following the shoreline of Mornington Peninsula and Port Phillip Bay, then generally north east following the shoreline of Mornington Peninsula and Port Phillip Bay to the point of commencement.

Notes:

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

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

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

Dated 4 September 2018

Responsible Minister:

HON JAALA PULFORD MP
Minister for Agriculture

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:

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Regulations 2018
Authorising Act: Serious Offenders
Act 2018
Date first obtainable: 5 September 2018
Code E
116. *Statutory Rule:* Corrections
Amendment
(Paid Employment
and Other Matters)
Regulations 2018
Authorising Act: Corrections
Act 1986
Date first obtainable: 5 September 2018
Code B
117. *Statutory Rule:* Tobacco (Victorian
Health Promotion
Foundation)
Amendment
Regulations 2018
Authorising Act: Tobacco Act 1987
Date first obtainable: 5 September 2018
Code A
-

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