



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 44 Thursday 1 November 2018

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GENERAL

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As from 1 November 2018

The last Special Gazette was No. 523 dated 31 October 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
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**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General)
MELBOURNE CUP HOLIDAY WEEK 2018**

Please Note New Deadlines for General Gazette G45/18:

The Victoria Government Gazette (General) for Melbourne Cup week (G45/18) will be published on **Thursday 8 November 2018**.

Copy deadlines:

Private Advertisements	9.30 am on Friday 2 November 2018
Government and Outer Budget Sector Agencies Notices	9.30 am on Friday 2 November 2018

Office Hours:

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

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

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

Forests Act 1958

Notice is hereby given that Axicom Pty Ltd has applied to lease, pursuant to section 51 of the **Forests Act 1958** for a term of twenty one (21) years, Crown land being part of Allotment B4A, Parish of Eversley, containing 99.99 square metres (more or less) of an existing site for maintenance and operation of telecommunications network and telecommunications service.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 July 2018, are required by the executor of the estate, Anthony Daniel Goldsmith, to send particulars to him, care of the undermentioned solicitor, by 14 March 2019, after which date the executor of the estate may convey or distribute the assets, having regard only to the claims of which he then has notice.

ANTHONY GOLDSMITH & ASSOCIATES,
Level 1, 164 High Street, Ashburton 3147.

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership between Schroder Enterprises Pty Ltd ACN 106 190 952, Taggart Corporate Services Pty Ltd ACN 149 711 320, MC Corporate Services Pty Ltd ACN 149 711 375, and James Corporate Services ACN 149 711 222, under the business name 'Barry Plant Boronia' conducted at 69 Boronia Road, Boronia, Victoria, was dissolved on 1 July 2018. From that date the business will be conducted by Schroder Enterprises Pty Ltd ACN 106 190 952, Taggart Corporate Services ACN 149 711 320, and MC Corporate Services Pty Ltd ACN 149 711 375, in partnership together.

MACKINNON JACOBS LAWYERS.

MURRAY STANLEY PETER McLAREN, late of 35 Corang Avenue, Grovedale, Victoria, retired technician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 July 2017, are required by the trustees, Richard Shayne Loader, Chrissina Catherine Loader, Ashley James Killen and Elizabeth Susan Apted, to send particulars of their claims to the trustees, care of the undermentioned legal practitioner, by 10 January 2019, being 70 days from advertisement, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then had notice.

APTEDS, lawyers,
113 Yarra Street, Geelong 3220.

Re: WILMA RAE BROWNSOMBE, late of 8 Oceanic Drive, Patterson Lakes, Victoria, retired seamstress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 June 2018, are required by the trustee, Terence Desmond Brownscombe, to send particulars to the trustee, care of the undermentioned solicitors, by a date not later than two months from the date of publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

A. B. NATOLI PTY, solicitors,
24 Cotham Road, Kew 3101.

Estate of AUGUSTA SANTINI, late of 88 Holmes Road, Moonee Ponds, Victoria, teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 March 2018, are required by the personal representatives, care of the undermentioned lawyers, to send particulars to them by 1 January 2019, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

ARNOLD BLOCH LEIBLER,
lawyers and advisors,
Level 21, 333 Collins Street, Melbourne 3000.
probate@abl.com.au

Re: ISOBEL JOY NEWBERG, late of 7A Avondale Street, Hampton, Victoria 3188, deceased.

VICTORIA MASALKOVSKI, late of 7 Dorbolo Street, Mernda 3754, in the State of Victoria, business manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased,

who died on 21 February 2018, are required by the executor, Stephen Masalkovski, care of Arthur J. Dines & Co., solicitors, 2 Enterprise Drive, Bundoora, in the said State, to send particulars to him by 31 December 2018, after which date the executor may convey or distribute the assets, having regards only to claims to which he has notice.

Dated 1 November 2018

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

ARNOLD JOHN WILLIAMS, late of 6 Greenbank Avenue, Box Hill South, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 June 2018, are required by the personal representative, Mark Arnold Williams, to send particulars to him, care of the undermentioned solicitors, by 7 January 2019, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

AUGHTERSONS,
267 Maroondah Highway, Ringwood 3134.

PETER RODNEY WILTON, late of 1A Mariners Island, Patterson Lakes, Victoria 3197.

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 the personal representative, Madeleine Maree Stuart, to send particulars to her, care of the undermentioned solicitors, by 7 January 2019, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

AUGHTERSONS,
267 Maroondah Highway, Ringwood 3134.

CHRISTOPHER ROBERT HILL, late of 24 Allanfield Crescent, Wantirna South, Victoria 3152, landscaper, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed, who died on 31 August 2017, are required by the administrator, Janet Irene Hill, care of Suite 4, 426 Burwood Highway, Wantirna South,

Victoria 3152, to send particulars of their claims to her by 31 December 2018, after which date the administrator may distribute the estate, having regard only to the claims of which she then has notice. Letters of Administration were granted in Victoria on 25 May 2018.

Dated 17 October 2018

BALLARDS SOLICITORS PTY LTD,
Suite 4, 426 Burwood Highway,
Wantirna South, Victoria 3152.
PO Box 4118, Knox City Centre, Victoria 3152.
DX 18206 Knox City.
Ph: (03) 9800 7500, Fax: (03) 9800 7555.
MAG:MMM:180018.
Contact Mandy Anne Greenlaw.

Re: CHRISTOPHER HENRY STOPP,
deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2018, are required by the trustee, Dannyelle Jade Stopp, to send particulars of such claims to her, care of the below mentioned lawyers, by 2 January 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

COLIN G. MORRIS & ASSOCIATES,
PO Box 7454, Dandenong, Victoria 3175.

NOTICE OF CREDITORS UNDER
TRUSTEE ACT 1958
(SECTION 33 NOTICE)

Notice to Claimants

DAVID EDWARD TODD, late of 9 Russelton Street, Keilor Park, Victoria, retired gentleman.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 September 2018, are required by the trustee, Carolyn Rachael Ganzevoort, care of her solicitors, Cornwall Stodart of Level 10, 114 William Street, Melbourne, Victoria, to send particulars to her by 3 January 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

Dated 1 November 2018

Re: JOSLYN ANN JACOBS, late of Mecwacare, 1245 Malvern Road, Malvern, Victoria, retired chef, deceased.

Creditors, next-of-kin and others having claims in respect of the deceased, who died on 22 August 2018, are required by the executor, Equity Trustees Limited, ABN 46 004 031 298, of Level 1, 575 Bourke Street, Melbourne, Victoria, to send particulars to it, care of the undermentioned lawyers, by no later than 1 January 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which the executor then has notice.

DAVID DAVIS & ASSOCIATES,
Suite 101A, 692 High Street, Thornbury,
Victoria 3071.
anna@ddavis.com.au

TIZIANA CONCETTA MARTIN, late of 3 Copeland Road, Westmeadows, Victoria, payroll manager, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 June 2016, are required by the trustees, Equity Trustees Wealth Services Limited, ACN 006 132 332, and Alfred Alexander Martin, care of the address below, to send particulars to the trustees by 25 December 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.

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

Re: WILLIAM GEORGE HOME MEADOWS, late of Arcare Aged Care, Room 67/1997 Malvern Road, Malvern East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 1 June 2018 are required by the executors of the estate of the deceased, Julie Elaine Meadows, Margaret Jane Meadows, Anne Louise Lauterstein and John Newman to send particulars of their claims to them care of the undermentioned solicitor by 31 December 2018 after which date the executors may convey or distribute the assets,

having regard only to the claims of which they then have notice. Probate was granted in Victoria on 4 October 2018.

FINDLAY ARTHUR PHILLIPS, solicitors,
Suite 27, Level 3, 25 Claremont Street,
South Yarra 3141.

Re: NANCY CATHERINE O'CONNOR late of 59 Williams Road, Windsor, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 28 July 2018, are required by the executors of the estate of the deceased, Ian William Hyland and Lynette Catherine Cook, to send particulars of their claims to them care of the undermentioned solicitor by 31 December 2018, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 8 October 2018.

FINDLAY ARTHUR PHILLIPS, solicitors,
Suite 27, Level 3, 25 Claremont Street,
South Yarra 3141.

Re: JULIA DENISE TAYLOR, late of Clovelly Cottage, 16 Stewart Street, Boronia, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 July 2018, are required by the trustees, Megan Jane Polkinghorne and Lynne MacDonald, to send particulars to them, care of the undersigned, by 8 January 2019, 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.

LOIS MAIE MILGROM, late of Unit 23, 461 St Kilda Road, Melbourne 3004.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 October 2017, are required by the legal personal representatives, Karen Helen Milgrom and Lewis Allen Janover, both care of Lewis Allen Janover, solicitor and consultant,

Suite 4, Level 7, 20 Queen Street, Melbourne 3000, to send particulars to them, care of their below mentioned solicitor, by 7 January 2019, after which date the legal personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

LEWIS ALLEN JANOVER,
solicitor and consultant,
Suite 4, Level 7, 20 Queen Street, Melbourne,
Victoria 3000.

PETER DESMOND CUNNINGHAM, late of Unit 224, 70 Nott Street, Port Melbourne, Victoria, postal worker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 September 2018, are required by the executor to send particulars of their claims to the undermentioned lawyers by 31 December 2018, after which date the executor may convey or distribute the estate, having regard only to the claims of which he has notice.

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

Re: LENA MARY JONES, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 August 2018, are required by the trustee, Anthony Hugh Baird, to send particulars to their solicitors at the address below by 1 January 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

Re: CLARICE WYCHERLEY, late of 450 Waverley Road, Mount Waverley, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 July 2018, are required by the trustees, Terence Leslie Hamilton (in the Will called 'Terence Lesley Hamilton') and Patrick Crowley Hartl, to send particulars to the trustees, care of the undermentioned solicitors, by 8 January 2019, 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.
PH:2181233.

Re: LEONIE DAWN HOLLINGWORTH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 June 2018, are required by the personal legal representatives, Holly Jean Elizabeth Nash and Jacob Clinton Somers, to send particulars to their undermentioned solicitors by 3 January 2019, after which date the personal legal representatives may convey or distribute the assets, having regard only to the claims of which the personal legal representatives have notice.

O'HALLORAN DAVIS,
12-14 Kirk Street, Moe 3825.

Re: Estate of ROY GIBSON McCONNELL, late of Unit 56, 2 Old Stud Road, Wantirna, Victoria, 3152.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died 28 July 2018, are required by the executors of the estate, Melinda Pam Etherson and Ryan Thomas Ollerton, to send particulars of their claims to them, care of the undermentioned solicitors, by 8 January 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: DOROTHY RUTH GALTIERI, late of 17 Swan Street, North Bendigo, Victoria 3550.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 July 2018, are required by the executor, Peter Cahill, to send particulars of their claim to him, care of the undermentioned solicitor, by 20 December 2018, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

PETER CAHILL, solicitor,
48 Edward Street, Bendigo 3550.

Creditors, next-of-kin and others having claims in respect of the estate of RENEE DZIKOWSKI, deceased, late of Victoria Grange, 502–514 Burwood Highway, Vermont South, Victoria, pensioner, deceased, who died on 4 October 2018, are required to send particulars of such claims to the executors, care of the undermentioned solicitors, by 8 January 2019, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

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

RONALD ERNEST ARCHER, late of Royal Freemasons Mount Martha Valley, 130 Country Club Drive, Safety Beach, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 June 2018, are required by the executor, Anthony Ronald Archer and Lyndall Jean Archard, to send particulars to them, care of the undermentioned solicitors, by 7 January 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

BARBARA ANNA ELFRIEDE JONES, late of 371 Esplanade, Mount Martha, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 January 2018, are required by the executor, Grame Edwin Jones, to send particulars to him, care of the undermentioned solicitors, by 7 January 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Creditors, next-of-kin or others having claims in respect of the estate of ALDO PASQUINI, late of 2 Kirstin Close, South Oakleigh, in the

State of Victoria, retired, who died on 15 June 2018, are to send particulars of their claim to the executor, care of the undermentioned lawyers, by 2 January 2019, after which date the executor will distribute the assets, having regard only to the claims of which they then have notice.

TAYLOR, SPLATT & PARTNERS, lawyers,
PO Box 8278, Carrum Downs, Victoria 3201.
Telephone: (03) 9783 7700.
Reference: ICI:229221-1.

Re: MARIE ELIZABETH FROST, late of Unit 52, 26–46 Rutherford Road, Viewbank, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 August 2018, are required to send particulars of their claims to the executors, care of GPO Box 1946, Melbourne, Victoria 3001, by 26 January 2019, after which date the executors may convey or distribute the assets, having regard only to the claims of which they may then have notice.

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

Re: BRUNA ALISHA ORTU, late of 271 Albert Street, Brunswick, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 June 2018, are required to send particulars of their claims to the administrator, care of GPO Box 1946, Melbourne, Victoria 3001, by 25 January 2019, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he may then have notice.

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

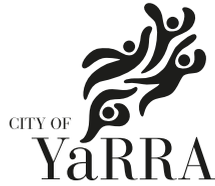
MAXWELL CHARLES QUARTERMAIN, late of 6 Niblick Street, Rye, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 21 February 2017, are

required by the executor, Priscilla Stanley Quartermain, care of Wollerman Shacklock Lawyers, 2/8 Gloucester Avenue, Berwick, Victoria, to send particulars of their claims to them, by 29 December 2018, after which date the executor may convey or distribute the assets, and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 22 January 2018.

WOLLERMAN SHACKLOCK LAWYERS,
8 Gloucester Avenue, Berwick 3806.

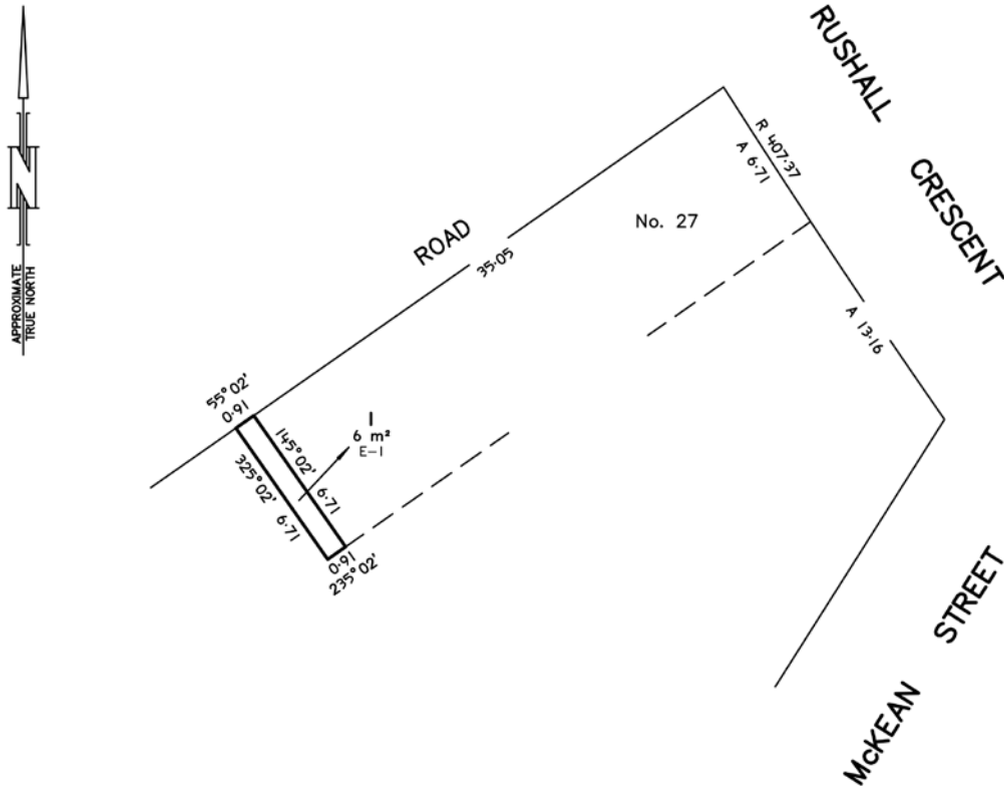
**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**



ROAD DISCONTINUANCE

At its meeting on 18 September 2018 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Yarra City Council resolved to discontinue and sell the road at the rear of 27 Rushall Crescent, Fitzroy North, being part of the land contained in Certificate of Title Volume 2378 Folio 507 and shown as Lot 1 on the plan below (Road).

The Road is to be sold subject to any right, power or interest held by City West Water in connection with sewers, drains or pipes under the control of that authority in the Road.



VIJAYA VAIDYANATH
Chief Executive Officer
Yarra City Council



ADOPTION OF LOCAL LAW NO. 1 AND NO. 2 OF 2018

Notice is hereby given that the Corangamite Regional Library Corporation (CRLC), at its meeting held on 25 October 2018, resolved to adopt the Library Services Local Law 2018 (Local Law No. 1 of 2018) and Meeting Procedures Local Law 2018 (Local Law No. 2 of 2018) in accordance with sections 119 and 223 of the **Local Government Act 1989** (the Act). These Local Laws will come into force on 1 November 2018.

The purpose and general purport of the Library Services Local Law 2018 is to regulate the management and control of library services provided by CRLC.

The purpose and general purport of the Meeting Procedures Local Law 2018 is to regulate and control the use of the Common Seal of the Corporation, to regulate and control the election of Chair and Deputy Chair and to regulate and control the procedures of meetings of the Corporation.

Copies of the Local Laws can be inspected at CRLC, 139 Wilson Street, Colac; www.crlc.vic.gov.au; or at any branch library.

MICHAEL SCHOLTES
Chief Executive Officer



MEETING PROCEDURE LOCAL LAW AMENDMENT

Notice is given pursuant to section 119 of the **Local Government Act 1989** that Yarra Plenty Regional Library (YPRL) proposes to amend its Meeting Procedure Local Law 2012 to accommodate out of session Board resolutions for use in extraordinary circumstances.

A draft of the proposed amendment is available for review through YPRL's website, www.yprl.vic.gov.au or at any of YPRL's locations being located in the Cities of Banyule and Whittlesea and the Shire of Nillumbik.

Any person who wishes to make a submission may do so in writing by forwarding feedback to: Chief Executive Officer, Yarra Plenty Regional Library, Bag 65, Bundoora 3083; or by email to ceo@yprl.vic.gov.au

Submissions must be received by 5.00 pm on Thursday 6 December 2018.

Planning and Environment Act 1987
COLAC OTWAY PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C97

Colac Otway Shire Council has prepared Amendment C97 – Colac 2050 Growth Plan to the Colac Otway Planning Scheme.

The land affected by the Amendment is located in the township of Colac.

The Amendment proposes to implement the key land use findings of the ‘Colac 2050 Growth Plan’.

The Amendment proposes to:

- Amend Clauses 21.01, 21.02, 21.03, 21.06, and 21.07 of the Municipal Strategic Statement to implement the key policy findings of the Colac 2050 Growth Plan.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, at the following locations during office hours: Colac Otway Shire offices, 2–6 Rae Street, Colac; at the Department of Environment, Land, Water and Planning website, <http://planning-schemes.delwp.vic.gov.au/updates-and-amendments>; and at the Colac Otway Shire website, <http://www.colacotway.vic.gov.au/Planning-building/Strategic-planning/Planning-scheme-amendments>

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 Friday 14 December 2018. Written submissions should be titled ‘Amendment C97 Submission’ and emailed to inq@colacotway.vic.gov.au or mailed to: Strategic Planning, Colac Otway Shire Council, PO Box 283, Colac, Victoria 3250.

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.

DOUG MCNEILL
Manager Planning Building and Health
Colac Otway Shire Council

Planning and Environment Act 1987
GLENELG PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C90

The Glenelg Shire Council has prepared Amendment C90 to the Glenelg Planning Scheme.

The land affected by the Amendment is within three Industrial Precincts in Portland.

Precinct 1 is the industrial area north of Portland. This area is bounded by Wilsons Road to the South, School and Lightbodys Road to the west, Westlakes Road to the north, and the Henty Highway/Ring Road to the east.

Precinct 3 is in central Portland situated from Browning Street in the west through to New/Percy Street in the east in the industrial, and commercial (fronting Hurd Street) areas. It is bounded by Garden Street to the north, and Francis and Hedditch Streets to the south, including the land in the industrial zone south of Fern Street.

Precinct 4 is the industrial and vacant land located west of Madeira Packet Road.

The Amendment proposes to implement the recommendations of the Portland Industrial Land Strategy, including to rezone some land to a light industrial zone near sensitive uses, and in the central areas of Portland removes industrial land to a Mixed Use Zone and General Residential Zone. In addition it applies the Development Plan Overlay over three precincts to manage new development.

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, Glenelg Shire Council (Customer Service Centre), 71 Cliff Street, Portland, Victoria 3305; on Council's website, http://www.glenelg.vic.gov.au/Strategic_Planning_Current_AmendmentsProjects; or 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 3 December 2018. A submission must be sent to the Glenelg Shire Council Planning Unit:

- in person at a Customer Service Centre
- by mail to: PO Box 152, Portland 3305
- by email to: planning@glenelg.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.

MATT BERRY
Planning Manager
Glenelg Shire Council

Planning and Environment Act 1987
GLENELG PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C95

The Glenelg Shire Council has prepared Amendment C95 to the Glenelg Planning Scheme.

The land affected by the Amendment includes land within the Casterton Town Centre and the following parcels:

- Existing Commercial 2 zoned land to the east of the Glenelg River;
- Residential zoned land generally bound between Henty Street, the railway reserve and the Glenelg River;
- Residential zoned land north of Kirby Street and generally bounded by Casterton–Apsley Road and Island Park Reserve;
- Residential zoned land north of Addison Street and generally bounded by Hutton and Kirby Streets;
- CA 26A Parish of Casterton, on the corner of the Glenelg Highway and Portland–Casterton Road.

The Amendment proposes to implement the recommendations of the 'Casterton Structure Plan' (2018) and 'Addendum Report' (2018).

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 Glenelg Shire Council: Portland Customer Service Centre, 71 Cliff Street, Portland; Casterton Customer Service Centre, 67 Henty Street, Casterton; Council's website at www.glenelg.vic.gov.au/Strategic_Planning_Current_AmendmentsProjects; Department of Environment, Land, Water and Planning website at 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 3 December 2018. A submission must be sent to Glenelg Shire Council, PO Box 152, Portland, Victoria 3305 or by email to planning@glenelg.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.

MATT BERRY
Planning Manager
Glenelg Shire Council

Planning and Environment Act 1987
MAROONDAH PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C116

The Maroondah City Council has prepared Amendment C116 to the Maroondah Planning Scheme. The Amendment proposes to introduce Heritage Overlay Controls; Neighbourhood Character Overlay controls and rezoning of land to Neighbourhood Residential Zone.

The Amendment proposes to introduce Heritage Overlay controls to:

- 5 Caroline Street, Ringwood
- 20 Caroline Street, Ringwood
- 18 James Street, Ringwood
- 22 James Street, Ringwood
- 2–34 and 3–31 Haig Street, Ringwood
- 20–32 and 21–35 Kendall Street, Ringwood
- 4, 14, 16, 18 Ellison Street.

Introduction of a Neighbourhood Character Overlay

- 20 and 24–28A James Street, Ringwood
- 19–29 James Street, Ringwood
- 34 Kendall Street, Ringwood
- 3–17 Ellison Street, Ringwood

Rezoning of land from General Residential Zone to Neighbourhood Residential Zone

- 18–28A James Street, Ringwood
- 19–29 James Street, Ringwood
- 20–34 Kendall Street, Ringwood

- 21–35 Kendall Street, Ringwood
- 3–17 Ellison Street, Ringwood
- 4–18 Ellison Street, Ringwood
- 3–31 Haig Street, Ringwood
- 2–34 Haig Street, Ringwood
- 1–31 Caroline Street Ringwood
- 2–36 Caroline Street Ringwood
- 1–33 Henry Street Ringwood
- 2–34 Henry Street Ringwood
- 34, 38 Thomas Street Ringwood
- 37A–57 Thomas Street Ringwood
- 1–9 Emerald Street Ringwood
- 62A Ford Street Ringwood
- 2–10 Emerald Street Ringwood
- 28–30B and 32A Greenwood Avenue Ringwood

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, Maroondah City Council: City Offices Service Centre, Braeside Avenue, Ringwood; Realm, Ringwood Town Square, 179 Maroondah Highway, Ringwood; Civic Square Service Centre, Civic Square, Croydon; Croydon Library, Civic Square, Croydon; or 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 13 December 2018. A submission must be sent to Mr Phil Turner, Director Strategy and Community, Maroondah City Council, PO Box 156, Ringwood 3134 or via email at maroondah@maroondah.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.

PHIL TURNER
Director Strategy and Community

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 2 January 2019, 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.

BEAGLEY, Pamela Mary, late of Banksia Lodge Hostel, 2 Jones Street, Foster, Victoria 3960, deceased, who died on 18 July 2017.

CARROLAN, Thelma Jean, late of 102 Northumberland Road, Pascoe Vale, Victoria 3044, retired, deceased, who died on 30 September 2018.

CRAIG, John, late of Unit 7, 54 Blair Street, Broadmeadows, Victoria 3047, deceased, who died on 25 July 2018.

FRASER, George Arthur, late of McGregor Gardens, 11 McGregor Road, Pakenham, Victoria 3810, retired, deceased, who died on 15 June 2018.

LINFORD, Dianne, late of 55 Bulli Street, Moorabbin, Victoria 3189, deceased, who died on 2 July 2018.

MAGGS, Ross, late of Unit 15, 54 Kingloch Parade, Wantirna, Victoria 3152, deceased, who died on 8 May 2018.

McPHERSON, Kenneth Geoffrey, late of E.W. Tipping Foundation, 23 Morella Road, Warracknabeal, Victoria 3393, deceased, who died on 29 July 2018.

MILNE, Maree Winfred, late of Regis Aged Care, Major Road, Fawkner, Victoria 3060, deceased, who died on 18 September 2017.

MULLENGER, Elaine, late of Grace McKellar Centre, 45–95 Ballarat Road, North Geelong, Victoria 3215, deceased, who died on 16 May 2018.

Dated 24 October 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 7 January 2019, 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.

BEDDEGENOODTS, Roger Emile, late of 155 Endeavour Drive, Cranbourne, Victoria 3977, retired, deceased who died on 5 April 2018.

CHIA, Yoh Yin, late of 17 Winswood Close, Vermont South, Victoria 3133, deceased, who died on 10 February 2014.

DEAL, Rhonda Joy, late of GPO Box 1461, care of State Trustees Ltd, Melbourne, Victoria 3001, deceased, who died on 9 June 2018.

FROST, James David Griffiths, late of 38 St Bernard Drive, Tawonga South, Victoria 3698, deceased, who died on 30 March 2018.

HILL, Karen Jean, late of The Abbeyfield Society, 64–66 Brooklyn Road, Melton South, Victoria 3338, deceased, who died on 20 May 2018.

JABIR, Katerina, late of Arcare Hampstead, 31 Hampstead Road, Maidstone, Victoria 3012, deceased, who died on 11 August 2018.

JACKSON, Peter, late of Unit 29, 3 St Georges Court, Fitzroy North, Victoria 3068, deceased, who died on 21 July 2018.

RZEZNICZEK, Waldemar, late of Unit 2, 6 Coorabong Avenue, Rosebud, Victoria 3939, deceased who died on 22 July 2018.

Dated 29 October 2018

INTERIM EXEMPTION

Application No. H311/2018

The Victorian Civil and Administrative Tribunal has considered an application pursuant to section 89 of the **Equal Opportunity Act 2010** (the Act) by Gippsland Women's Health (the applicant). The application for exemption is to enable the applicant to advertise for and employ only women within the organisation and to provide services, including membership related services, to women only (the exempt conduct).

Upon reading the material filed in support of this application, including the affidavit of Fiona Owen, the Tribunal is satisfied that it is appropriate to grant an interim exemption from sections 16, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

In granting this exemption the Tribunal noted:

- The applicant is one of 12 women's health services funded through the Department of Health Women's Health Program. It is a community-based organisation run for and by women. It provides health promotion programs, community and professional education, research and health information services to women across Gippsland. It works in partnership with a range of organisations to improve the health and wellbeing of women, particularly in regard to sexual and reproductive health, mental health and wellbeing and prevention of violence against women.
- The applicant's key purposes include assisting women on health issues, responding to the needs of women who experience disadvantage and discrimination and treating women with dignity and respect. There is a focus on the needs of women who have limited access to health services including Koori women, women from culturally and linguistically diverse backgrounds, women with disabilities and rural women.
- By employing women only, the applicant has the capacity to develop gender sensitive services and programs that meet the needs of women and can provide a safe and accessible and non-threatening environment for women to obtain relevant information. Through providing services to women only, the applicant can ensure that the needs of women are identified and are paramount in the development of the delivery of the services.
- The exception contained in section 88 of the Act in respect of special needs services applies to some of the services provided by the applicant, but not all. To the extent that some of the services provided may not fall within the exception, an exemption would be required.
- Where staff of the applicant only work with women providing direct special needs services relating to those women's health concerns, the exception contained in section 28 of the Act would apply. That is because the evidence would support a finding that those services are likely to be most effectively provided by other women. However, I am not satisfied that all other services provided by the applicant, can be provided most effectively by women only. Where I am not satisfied that an exception applies to the whole of the exempt conduct but accept that it is likely to be preferable that women only work for the applicant, it is appropriate that an interim exemption be granted.
- The applicant was granted an exemption in relation to advertising and employing female only employees in 2007 (A261/2007) and a further exemption in respect of that conduct was granted in 2010 (A244/2010). The latter exemption expired on 8 September 2013. In the absence of an exemption, the exempt conduct would amount to prohibited discrimination.
- When making decisions about exemptions, the Tribunal is required to give proper consideration to relevant human rights as set out in the **Charter of Human Rights and Responsibilities Act 2006** (Charter). Arguably, this exemption limits the right to equality and in particular the right to equal and effective protection against discrimination of men who would wish to be employed by the applicant or receive services from the applicant. I am satisfied for the purposes of an interim exemption, in the circumstances discussed above, the limit imposed by this exemption is reasonable and justified under the Charter.

The Tribunal hereby grants an interim exemption from the operation of sections 16, 44, 107 and 182 of the Act to enable the applicant to engage in the exempt conduct.

This interim exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 22 February 2019.

Dated 24 October 2018

B. STEELE
Senior Member

Adoption Act 1984APPOINTMENT OF COUNSELLOR FOR
RELINQUISHMENT COUNSELLING

Under the functions and powers assigned to me by the Secretary of the Department of Health and Human Services in Victoria under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Dorothy Wee, approve the following person under section 5(1) and section 5(2)(a) of the **Adoption Act 1984** as an approved Counsellor for the purposes of section 35 of the **Adoption Act 1984**.

ACKLAND, Alixx Renee

Dated 23 October 2018

DOROTHY WEE
Director, Child Protection
North Division

Adoption Act 1984APPOINTMENT OF COUNSELLOR FOR
RELINQUISHMENT COUNSELLING

Under the functions and powers assigned to me by the Secretary of the Department of Health and Human Services in Victoria under section 17(5) of the **Children, Youth and Families Act 2005** in relation to section 5 of the **Adoption Act 1984**, I, Dorothy Wee, approve the following person under section 5(1) and section 5(2)(a) of the **Adoption Act 1984** as an approved Counsellor for the purposes of section 35 of the **Adoption Act 1984**.

BURKE, Megan

Dated 23 October 2018

DOROTHY WEE
Director, Child Protection
North Division

Associations Incorporation Reform Act 2012

SECTION 135

On 18 September 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.

Abraar Foundation Inc.; Afrika Ya Moto Inc.; Al-Ansaar Islamic Association Inc.; Altona and Seaholme Boatowners Association Inc.; Anglican Cluster of Bhar El-Ghazali In Australia Inc.; Austra – Congo Inc.; Australian Lebanese Women’s Organisation Inc.; Australian Online Retail Association Inc.; Australian Society of Magicians Inc.; B.A.T.A. Social Golf Club Inc.; Balla Balla Enviro and Walking Group Inc.; Bandidos Motorcycle Club Inc.; Beaufort Squash Club Inc.; Bendigo Youth Racing Inc.; Brighter Days Foundation Inc.; Caveman Collective Inc.; Centre for Development and Innovation in Health Inc.; Ciba Specialty Chemicals Social Club Inc.; City Care Caring for the City Inc.; Coburg-Fawkner Swimming & Life Saving Club Inc.; Council of Christians United for the Development of Congo – CCUDC Inc.; Cultural Association of East Africa Inc.; Dimboola Swimming Club Inc.; East Timor Chinese Middle and Aged Association of Victoria Inc.; Emerald Carols by Candlelight Inc.; Federation of Panpyliakis Community Service O Nestoras Australia Inc.; Filipino Anglers Club Inc.; Filipino Stars Culture and Sport Association of Geelong Inc.; Foreshore Film Festival Inc.; Foundation and Footings Society (Aus) Inc.; Friends of Mount Beckworth Inc.; Friends of Seaford Foreshore Reserve Inc.; Futsal Australia Inc.; Futsol Australia (Victoria) Inc.; Glengala Village Traders Inc.; Goulburn Valley Lawn Mower Racing Inc.; Hand Up Australia Au Inc.; Handball Federation of Victoria Inc.; Hararian Council in Australia Inc.; Haritha Foundation Inc.; Harqan Society Inc.; Hearts & Hands United Inc.; Heathcote Craft & Learning Group Inc.; Heidelberg Public Tenants Association Inc.; Hellenic Democratic Initiative (Elliniki Dimokratiki Protovoulia) Inc.; Helping Hands – Ms Research Inc.; Hiway Softball Club Inc.; Hogans Road Neighbourhood Centre Inc.; Holistic Health Foundation Inc.; Homeless People’s Association Inc.; Horsham South Garden Club Inc.; Inner South-Eastern Access Television Inc.; Iran Halal Meat Inc.; Jobie Dajka Foundation Inc.; Kelli Social Club of Melbourne and Victoria Inc.; Keren Simchas Chosson Vekallah Inc.; Kiir Orphanage and Community Development Project Inc.; Knox Dodgers Softball Club Inc.; Lake Boort Sailing Club Inc.; Leongatha and District Weight Lifting Club Inc.; Liberty Ministries Inc.; Light United Sports Club Shepparton Inc.; Lightning

Sprints Australia Inc.; Macromedia Users Victoria Inc.; Mea Para Squad Inc.; Melbourne Chinese Cultural Association Inc.; Melbourne International Tap Festival Inc.; Melbourne Western Suburban Chinese Association Inc.; Melbourne Xtreme BMX Club Inc.; Mitr - Indian Youth Association of Victoria Inc.; Morwell Rugby League Football Club Inc.; National Institute of Puppetry Art Inc; National Women's Choir Festival Inc.; New Ventures Regional Group Inc.; Nirranda Mechanics Institute Grounds Inc.; North Eastern Climbing Centre Inc.; North West One Stop Welfare Centre Inc.; Northern Community Toy Library Inc.; Northvale Junior Sports Club Inc.; Nyah/Nyah West & District Playgroup Inc.; Obos Ministries Inc.; Opportunities Unlimited Melbourne Inc.; Ovens Valley Calisthenics College Inc.; P & C Softball Club Inc.; P.D.I.S. Parent Drug Information and Support Inc.; Parents of Autistic Children and Adults Inc.; Peter Walsh Sprint Club Inc.; Portuguese Ethnic School of Springvale/Footscray Inc.; Practical Theatre Initiative Inc.; Project Lunch Inc.; Punjabi Teachers Association of Victoria Inc.; Pyalong and District Historical Society Inc.; Ras-Aseyr Community Development Foundation Inc.; Rebels Mc Warrnambool Inc.; Red Words Church Inc.; Renegade Activists Inc.; Rotary Club of Hallam Valley Inc.; Sharkbites Spearfishing Club Inc.; Shepparton East Timor Assistance Group Inc.; Shire Assembly Bendigo Inc.; Slow River Foundation Inc; Smart Foundation Inc.; Smeaton Cricket Club Inc.; Somali Muslim Community in Victoria Inc.; Sotsi- Sword of the Spirit International; Sri Lanka Tsunami Aid (Staid) Inc.; St Andrews Community Bushfire Recovery Association Inc.; St.John the Baptist for Alanish Community Inc.; Stawell Eight Ball Pool Association Inc.; Stawell Squash Association Inc.; Stratford and District Amateur Basketball Association Inc.; Strathbogie Tennis Club Inc.; Sudanese Women in the West Inc.; Summer Classic Car & Bike Club Inc.; Surrey Hills Traders Association (Vic) Inc.; Tamil Youth Organisation Australia Inc.; Team Speedster Inc.; The Ambulance Managers and Professionals Association Inc.; The Community of Cypriots of the Eastern Suburbs Inc.; The Food Bus Thing Inc.; The Joshua Foundation of Australia Inc.; The Krug Society Inc.; The Lakes State Youth Association in Victoria Inc.; The Lionhearts Inc.; The Marsh Junior Cricket

Club Inc.; The Northern Eagles Cricket Club Incorporated; The Sports Help Association Inc.; Timboon Cricket Club Inc.; Tour Elephants Inc.; Urucandombe Inc.; Valley Youth & Community Care Inc.; Vegetarian Victoria Inc.; Victoria Fiji Association Inc.; Victorian Asbestos Group Inc.; Warneet Water-Ski Club Inc.; Warrnambool Calisthenics Club Inc.; West African Cultural Exchange Inc.; Western Plains Prime Lamb Group Inc.; Western Region Somali Association Inc.; Wimmera Basketball Association Inc.; World Wide Working American Bulldog Club; Www.Noorevents.Com.Au Australian Muslim Youth Hub Inc.; Yarra Ranges Swim Club Inc; Young Somali Women's Association Inc.; Zelda's Place Collective Inc.; Zions Saints Inc.

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.

Dated 18 October 2018

DAVID JOYNER

Deputy Registrar of Incorporated Associations
PO Box 4567
Melbourne Victoria 3001

Associations Incorporation Reform Act 2012

SECTION 138

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

4x4 Aussie Mates Incorporated; A.E.M. Associazione Elbani Nel Mondo Inc.; Al-Sajad Association Inc.; Australasian Teacher Regulatory Authorities Inc.; Australian Chinese Business Women Association Inc.; Australian Chinese Family Development Association Inc.; Australian College of Psychologists in Clinical Private Practice Inc.; Australian Creative Arts Therapies Association Inc.; Ballan Playgroup Inc.; Balwyn United Soccer Club Inc.; Baringhup Bus Committee Inc.; Barwon Community Road Safety Council Inc.; Bayside Entertainment and Theatre Inc.; Bigmouth Choir Inc.; Box Hill Oztag Sports Association Incorporated; Casey-Cardinia Men's Health Action Group Inc.; Chinese Nurse Association Australia Inc.;

Churchill Park Golf Club Inc.; Circolo Pensionati Federazione Clubs Laziali Melbourne Victoria Inc.; Cockatoo Neighbourhood House Inc.; Committee for Latrobe Valley Incorporated; Croydon Ranges Football Club Incorporated; Doncaster Gardens Pre-School Inc.; Dookie Children's Centre Inc.; Downtown Boxing Team Wahgunyah Incorporated; Dunnolly Pre-School Centre Inc.; Fox & Birdie Rostered Playgroup Incorporated; Geelong Pelargonium Club Inc.; Geelong Sports Development Fund Inc.; German Citizen Club Inc.; Gippsland Permaculture Group Incorporated; Glenrowan Senior Citizens Club Inc.; Groundwork Youth Theatre Inc.; Harry Hawker Pioneer Aviator Society Inc.; Inner West Commons Lets Inc.; Inner Wheel Club of Mornington Peninsula Inc.; Integrative Employment Association Inc.; JACC Japan-Australia Community Carenet Inc.; Kanyana Auxiliary Inc.; Kids These Days Inc.; Kilmore Country Music Festival Inc.; Latrobe Valley Avicultural Club Inc.; Local Education Assistance Fund Inc.; Malayalee Friends Community Inc.; Mansfield Wildlife Shelter & Rescue Inc.; Marriage Education Programme Inc.; Marysville Motoring Expo Incorporated; Melbourne Chan Practice Centre Inc.; Melbourne Critics' Circle Association Inc.; Melbourne Panthers Inc.; Melbourne Soundtrack Art Association Inc.; Middle Distance Bicycle Club Inc.; Monash Union of Berwick Students Inc.; Muslim Assistance Worldwide Inc.; Myeloproliferative Disorders Australia (MPD-OZ) Inc.; Mystic Park Cricket Club Inc.; Nillumbik Tourism Association Inc.; No Nuchev Campaign Incorporated; Pacific Island Youth Incorporated; Pioneer Advantage Inc.; Portland & District 4WD Club Inc.; Retired Victorian Principal's Association (RVPA); Rotary Club of Hamilton Inc.; Seymour Senior Netball Association Inc.; Sicazz Custom Fords Inc.; Signpost Community Magazine Inc.; Sons of the Cedars Club Victoria Inc.; SR Centre in Nepal Incorporated; St. Vincents Morwell East Sporting Club Inc.; Stawell Clay Target Club Inc.; Swara Aradhana Music Association Incorporated; Tamil Senior Citizens Funeral Services Association (VIC.) Incorporated; The Edmund Burke Society (Australia) Incorporated; The Macular Vision Loss Support Society of Australia Inc.; The Vietnamese Community in Northern Melbourne Inc.; Traditional Medicine of China Society (Australia) Inc.; Watch Over

Me Inc.; Wattle Glen Sporting Club Inc.; West Gippsland Badminton Association Inc.; Whittlesea Township Business Association Inc.; Working Equitation Vic Incorporated; Wyndham Region Schools Foundation Incorporated; Yarram Carers Inc.; Young People for Refugees – Bendigo Incorporated.

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

Dated 1 November 2018

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

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

The Beechworth Cemetery Trust

Dated 22 October 2018

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

Greater Metropolitan Cemeteries Trust: Altona Memorial Park

Dated 26 October 2018

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

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

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

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

The Robinvale Cemetery Trust

Dated 22 October 2018

BRYAN CRAMPTON
Manager
Cemetery Sector Governance Support

Country Fire Authority Act 1958

DECLARATION OF FIRE DANGER PERIOD

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

To commence from 0100 hours on 5 November 2018:

- Mount Alexander Shire Council
- Yarriambiack Shire Council (Remainder)
- Horsham Rural City Council (Northern Part) That part north of the line described by the following: Harrow–Clear Lake Road, Jallumba–Douglas Road, Jallumba–Mockinya Road, Wonwondah–Toolondo Road, North East Wonwondah Road, Grampians Road, Wonwondah–Dadswells Bridge Road, Fullbrooks Road thence easterly to the Wimmera River
- West Wimmera Shire Council (Central East Part) That part north of the line described by the following: Natimuk–Frances Road, Lake Charlegrak Road, Kavina–Edenhope Road, Sims Road, Charam–Wombelano Road, Wombelano Road and Harrow–Clear Lake Road.

STEVEN WARRINGTON AFSM
Chief Officer

Domestic Animals Act 1994

DECLARATION BY MINISTER OF A DECLARED BIRD ORGANISATION

I, Jaala Pulford, Minister for Agriculture –

- (a) being satisfied –
- (i) under section 58T(1)(b) of the **Domestic Animals Act 1994** ('the Act') that the Victorian Canary Society Inc. represents members with an interest in –
- (A) birds and bird keeping; and
- (B) the promotion of aviculture; and
- (C) the wellbeing of birds, whether in captivity or in the wild; and
- (ii) under section 58T(1)(c) of the Act that the Victorian Canary Society Inc. has processes in place to educate its members about, and to ensure its members comply with the *Code of Practice for Bird Sales* published by the Victorian Avicultural Council Inc., Revision February 2017 –
- declare under section 58T(1) of the Act the Victorian Canary Society Inc. as a declared bird organisation; and
- (b) approve, for the purposes of section 58T(1)(c)(ii) of the Act, the *Code of Practice for Bird Sales* published by the Victorian Avicultural Council Inc, Revision February 2017, which is available at http://www.victorianaviculturalcouncil.com/uploads/9/5/6/4/95642650/code_of_practice_for_bird_sales_feb_2017__1_.pdf

This declaration remains in force until 1 October 2023.

Dated 23 October 2018

JAALA PULFORD
Minister for Agriculture

Domestic Animals Act 1994

DECLARATION BY MINISTER OF A DECLARED BIRD ORGANISATION

I, Jaala Pulford, Minister for Agriculture –

- (a) being satisfied –
- (i) under section 58T(1)(b) of the **Domestic Animals Act 1994** ('the Act') that the Border Fancy Canary Club of Victoria Inc. represents members with an interest in –
- (A) birds and bird keeping; and
- (B) the promotion of aviculture; and
- (C) the wellbeing of birds, whether in captivity or in the wild; and
- (ii) under section 58T(1)(c) of the Act that the Border Fancy Canary Club of Victoria Inc. has processes in place to educate its members about, and to ensure its members comply with the *Code of Practice for Bird Sales* published by the Victorian Avicultural Council Inc., Revision February 2017 –
- declare under section 58T(1) of the Act the Border Fancy Canary Club of Victoria Inc. as a declared bird organisation.
- (b) approve, for the purposes of section 58T(1)(c)(ii) of the Act, the *Code of Practice for Bird Sales* published by the Victorian Avicultural Council Inc, Revision February 2017, which is available at http://www.victorianaviculturalcouncil.com/uploads/9/5/6/4/95642650/code_of_practice_for_bird_sales_feb_2017__1_.pdf

This declaration remains in force until 1 October 2023.

Dated 23 October 2018

JAALA PULFORD
Minister for Agriculture

Domestic Animals Act 1994

DECLARATION BY MINISTER OF A DECLARED BIRD ORGANISATION

I, Jaala Pulford, Minister for Agriculture –

- (a) being satisfied –
- (i) under section 58T(1)(b) of the **Domestic Animals Act 1994** ('the Act') that the Gloster Canary Club of Victoria Inc. represents members with an interest in –
 - (A) birds and bird keeping; and
 - (B) the promotion of aviculture; and
 - (C) the wellbeing of birds, whether in captivity or in the wild; and
 - (ii) under section 58T(1)(c) of the Act that the Gloster Canary Club of Victoria Inc. has processes in place to educate its members about, and to ensure its members comply with the *Code of Practice for the Housing of Caged Birds* (made pursuant to section 7 of the **Prevention of Cruelty to Animals Act 1986**) –

declare under section 58T(1) of the Act the Gloster Canary Club of Victoria Inc. as a declared bird organisation.

This declaration remains in force until 1 October 2023.

Dated 23 October 2018

JAALA PULFORD
Minister for Agriculture

Domestic Animals Act 1994

DECLARATION BY MINISTER OF A DECLARED BIRD ORGANISATION

I, Jaala Pulford, Minister for Agriculture –

- (a) being satisfied –
- (i) under section 58T(1)(b) of the **Domestic Animals Act 1994** ('the Act') that the Melbourne & Regional Fife Canary Club Inc. represents members with an interest in –
 - (A) birds and bird keeping; and
 - (B) the promotion of aviculture; and
 - (C) the wellbeing of birds, whether in captivity or in the wild; and
 - (ii) under section 58T(1)(c) of the Act that the Melbourne & Regional Fife Canary Club Inc. has processes in place to educate its members about, and to ensure its members comply with the *Code of Practice for the Housing of Caged Birds* (made pursuant to section 7 of the **Prevention of Cruelty to Animals Act 1986**) —

declare under section 58T(1) of the Act the Melbourne & Regional Fife Canary Club Inc. as a declared bird organisation.

This declaration remains in force until 1 October 2023.

Dated 23 October 2018

JAALA PULFORD
Minister for Agriculture

Education and Training Reform Act 2006

NOTICE OF MAKING OF 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. 1171
Purpose: To constitute a school council for Aitken Hill Primary School
Date of making: 22 October 2018

THE HON. JAMES MERLINO MP
Minister for Education

Education and Training Reform Act 2006

NOTICE OF MAKING OF 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. 1169
Purpose: To constitute a school council for Ashley Park Primary School
Date of making: 22 October 2018

THE HON. JAMES MERLINO MP
Minister for Education

Food Act 1984

REVOCATION OF REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

I, Dr Milena Canil, as delegate of the Secretary to the Department of Health and Human Services –

- (a) noting that the **Metcash Food and Grocery Retail Food Safety Manual template Version 2.0** was registered under section 19DB of the **Food Act 1984** (the Act) in a notice published in the Government Gazette on 29 September 2016;
- (b) revoke the registration of that food safety program template under section 19DB of the Act.

This revocation takes effect on the date this notice is published in the Government Gazette.

DR MILENA CANIL
Senior Manager
Food Safety Unit

Food Act 1984

REGISTRATION OF A FOOD SAFETY PROGRAM TEMPLATE

I, Dr Milena Canil, as delegate of the Secretary to the Department of Health and Human Services, under section 19DB of the **Food Act 1984** (the Act) –

- 1. state that the template entitled **Metcash Food and Grocery Retail Food Safety Manual template version 3.0** (the template) is registered for use; and
- 2. specify that this template is suitable for use by food businesses trading as **IGA, Foodland, The Pantry, The Friendly Grocer, Lucky 7** and **Foodworks** carried out at, on or from class 2 food premises.

In this instrument –

‘**class 2 food premises**’ means food premises declared to be class 2 food premises under section 19C of the Act.

This instrument takes effect on the date it is published in the Government Gazette.

DR MILENA CANIL
Senior Manager
Food Safety Unit

Major Transport Projects Facilitation Act 2009
(Section 14)

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

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

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

Dated 23 October 2018

HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009
(Section 10)

DECLARATION OF A MAJOR TRANSPORT PROJECT

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

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

Dated 23 October 2018

HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009
(Section 10)

DECLARATION OF A TRANSPORT PROJECT

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 10 (1)(b) of the **Major Transport Projects Facilitation Act 2009** (‘the Act’), declare the transport project known as the Bell and Moreland Level Crossing Removal Project to be a declared project to which the Act (other than Parts 3 and 8) applies.

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

Dated 23 October 2018

Responsible Minister
THE HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009
(Section 14)

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

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 14 of the **Major Transport Projects Facilitation Act 2009**, appoint the Minister for Public Transport to be the Project Minister for the declared project known as the Bell and Moreland Level Crossing Removal Project.

This notice comes into effect on the date it is published in the Government Gazette.
Dated 23 October 2018

Responsible Minister
THE HON. DANIEL ANDREWS MP
Premier of Victoria

Major Transport Projects Facilitation Act 2009
(Section 193)

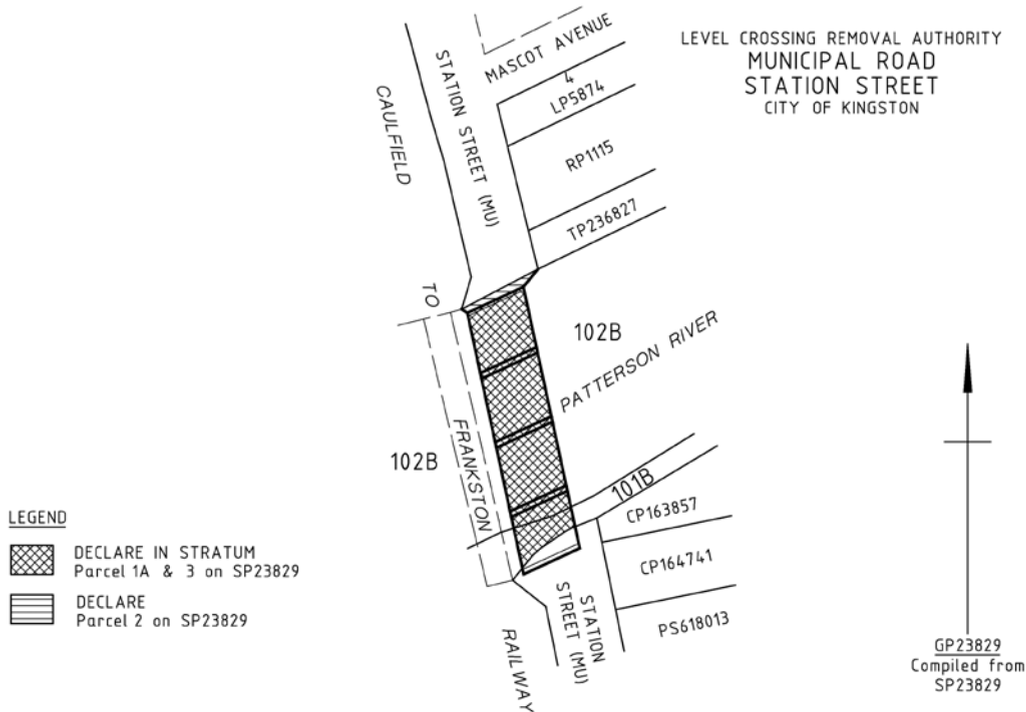
ROAD DECLARATION – ERRATUM

Notice is hereby given that the Notice of Road Declaration published on page 2127 of the Victoria Government Gazette number G40, dated 4 October 2018, contained an error in the schedule. The schedule in the notice is replaced with the following schedule:

SCHEDULE

MUNICIPAL ROAD

The road identified by hatching on the plan numbered GP23829 is declared as described in the legend on the said plan.



Responsible Minister
HON. JACINTA ALLAN MP
Minister for Public Transport

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

I, Duncan Pendrigh, Director Statutory Authorisations, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Resources hereby exempt all that Crown land situated within the boundaries of exploration licence application EL006859 from being subject to a licence under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 29 October 2018

DUNCAN PENDRIGH
Director Statutory Authorisations
Delegate of the Minister

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

I, Duncan Pendrigh, Director Statutory Authorisations, pursuant to section 7 of the **Mineral Resources (Sustainable Development) Act 1990** and under delegation of the Minister for Resources hereby exempt all that Crown land situated within the boundaries of exploration licence application EL006864 from being subject to a licence under the **Mineral Resources (Sustainable Development) Act 1990**.

Dated 29 October 2018

DUNCAN PENDRIGH
Director Statutory Authorisations
Delegate of the Minister

Plant Biosecurity Act 2010

ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO
VICTORIA OF MATERIALS WHICH ARE HOSTS OF TOMATO POTATO PSYLLID

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest tomato potato psyllid exists within Australia but outside Victoria, make the following Order:

1 Objective

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

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of tomato potato psyllid and zebra chip* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G11 on 15 March 2018 at pages 477–481 is **revoked**.

5 Definitions

In this Order –

‘**APVMA**’ means the Australian Pesticides and Veterinary Medicines Authority.

‘**Category 1**’ means all plants belonging to the plant families *Convolvulaceae*, *Lamiaceae* or *Solanaceae*.

‘Category 2’ means all plants belonging to the plant families *Amaranthaceae*, *Asclepiadaceae*, *Asparagaceae*, *Asteraceae*, *Boraginaceae*, *Brassicaceae*, *Caprifoliaceae*, *Chenopodiaceae*, *Cupressaceae*, *Ephedraceae*, *Ericaceae*, *Fabaceae*, *Garryaceae*, *Grossulariaceae*, *Malvaceae*, *Oleaceae*, *Pinaceae*, *Plantaginaceae*, *Poaceae*, *Polygonaceae*, *Ranunculaceae*, *Rosaceae*, *Salicaceae*, *Sapindaceae*, *Violaceae*, *Vitaceae* or *Zygophyllaceae*.

‘host material’ means any host plant, and any agricultural equipment or package used in the cultivation, processing, packaging or transport of any host plant.

‘host plant’ means any Category 1 plant, or plant product of such plants, including fruit and vegetables for consumption and cut flowers but excluding: (i) dried or processed plant products (such as chaff, dried herbs, grain, hay, mulch, seed or timber) or (ii) dormant *Solanaceae* potato tubers (seed, ware and processing) which are free of leaves and stem material;

and any Category 2 plants or plant product of such plants, including fruit and vegetables for consumption and cut flowers, but excluding: (i) dried or processed plant products (such as chaff, dried herbs, grain, hay, mulch, seed, timber); (ii) dormant trees without foliage/fruit; (iii) fresh fruit/vegetables without leaves, calyx or other attached green material; or (iv) tubers, bulbs, corms and rhizomes without attached green material (e.g. leaves).

‘tomato potato psyllid’ means the pest *Bactericera cockerelli* (Sulc).

‘unit’ means each individual item, such as in the case of fruit, an individual piece of fruit and in the case of plants, an individual plant.

6 Prohibitions, restrictions and conditions

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

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

7 Verification of consignments

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

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

8 Expiry

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

Schedule

Host material must –

- (1) in the case of plants and planting material of Category 1, be –
 - (a) grown on an approved Pest Free Production Site ; and
 - (b) packed in a manner that prevents infestation by tomato potato psyllid; or
 - (c) treated with an insecticide effective against all life stages of tomato potato psyllid and registered for the control of tomato potato psyllid at rates specified on the label, or in accordance with an APVMA permit; and
 - (i) packed in a manner that prevents infestation by tomato potato psyllid; and
 - (ii) undergo a 2% or 600 unit inspection and be found free of tomato potato psyllid;or
- (2) in the case of plants and planting material of Category 2, be –
 - (a) treated with one of the following pesticide treatments in accordance with the chemical label or APVMA permit, ensuring the treatment makes contact with the underside of the leaf –
 - (i) abamectin within 3 days prior to dispatch;
 - (A) with 18 g/L active constituent at a rate of 90 mL/100 L or 450 mL/ha, plus 500 mL of Summer Spray Oil, or
 - (B) with 36 g/L active constituent at a rate of 45 mL/100 L or 225 mL/ha, plus 500 mL of Summer Spray Oil, or
 - (ii) bifenthrin within 3 days prior to dispatch;
 - (A) with 100 g/L active constituent at a rate of 80 mL/100 L, or
 - (B) with 250 g/L active constituent at a rate of 32 mL/100 L, or
 - (iii) methomyl within 3 days prior to dispatch, with 225 g/L active constituent at rate of 200 mL/100 L, and;
 - (iv) packed in a manner that prevents infestation by tomato potato psyllid; and
 - (v) undergo a 2% or 600 unit inspection and be found free of tomato potato psyllid; or
 - (b) fumigated with 1000 g/kg active constituent methyl bromide at:
 - (i) 10°C – 10.9°C @ 56 g/m³ for 2 hours; or
 - (ii) 11°C – 15.9°C @ 48 g/m³ for 2 hours; or
 - (iii) 16°C – 20.9°C @ 40 g/m³ for 2 hours; or
 - (iv) 21°C – 31.9°C @ 32 g/m³ for 2 hours; and
 - (v) Immediately after treatment, the fruit is placed in secure conditions that prevent infestation of tomato potato psyllid, or
- (3) in the case of fruit and vegetables for consumption from Category 1 (excluding tubers, bulbs, corms and rhizomes), be –
 - (a) treated prior to harvest with an insecticide effective against all life stages of tomato potato psyllid and registered for the control of tomato potato psyllid at rates specified on the label, or in accordance with an APVMA permit; and
 - (i) packed in a manner that prevents infestation by tomato potato psyllid; and
 - (ii) undergo a 600 unit inspection and be found free of tomato potato psyllid; or

- (b) fumigated with 1000 g/kg active constituent methyl bromide at:
 - (i) 10°C – 10.9°C @ 56 g/m³ for 2 hours; or
 - (ii) 11°C – 15.9°C @ 48 g/m³ for 2 hours; or
 - (iii) 16°C – 20.9°C @ 40 g/m³ for 2 hours; or
 - (iv) 21°C – 31.9°C @ 32 g/m³ for 2 hours; and
 - (v) Immediately after treatment, the fruit is placed in secure conditions that prevent infestation by tomato potato psyllid; or
- (4) in the case of tomato fruit for consumption without leaves, calyx, or other attached green material, be –
 - (a) washed, drenched or sprayed in accordance with one of the following methods and following equipment manufacturer’s instructions to effectively remove adult tomato potato psyllid by –
 - (i) hydro-cooling with continuously circulated water for a period of not less than 20 minutes with a minimum flow rate of 200 litres per minute per square metre, or
 - (ii) immersion in water with produce remaining submerged for a period of not less than 3 minutes with adequate circulation of the water over and around the produce, or
 - (iii) high pressure spray washing by water in a single layer to ensure complete coverage of the produce passing through the spray at pressure of 200 kpa (29 psi) for not less than 20 seconds, or
 - (iv) movement in a single layer along roller brushes for at least thirty (30) seconds receiving sprayed water to all surfaces at a minimum of 16 L/min; and
 - (v) packed in a manner that prevents infestation by tomato potato psyllid; and
 - (vi) undergo a 2% or 600 unit inspection and be found free of tomato potato psyllid; or
- (5) in the case of fruit and vegetables for consumption with leaves, calyx or other attached green material from Category 2, be –
 - (a) treated prior to harvest with an insecticide effective against all life stages of tomato potato psyllid and registered for the control of tomato potato psyllid at rates specified on the label, or in accordance with an APVMA permit; and
 - (i) packed in a manner that prevents infestation by tomato potato psyllid; and
 - (ii) undergo a 600 unit inspection and be found free of tomato potato psyllid; or
 - (b) fumigated with 1000 g/kg active constituent methyl bromide at:
 - (i) 10°C – 10.9°C @ 56 g/m³ for 2 hours; or
 - (ii) 11°C – 15.9°C @ 48 g/m³ for 2 hours; or
 - (iii) 16°C – 20.9°C @ 40 g/m³ for 2 hours; or
 - (iv) 21°C – 31.9°C @ 32 g/m³ for 2 hours; and
 - (v) immediately after treatment, the fruit is placed in secure conditions that prevent infestation by tomato potato psyllid; or
 - (c) washed, drenched or sprayed in accordance with one of the following methods and following equipment manufacturer’s instructions to effectively remove adult tomato potato psyllid by –
 - (i) hydro-cooling with continuously circulated water for a period of not less than 20 minutes with a minimum flow rate of 200 litres per minute per square metre, or

- (ii) immersion in water with produce remaining submerged for a period of not less than 3 minutes with adequate circulation of the water over and around the produce, or
 - (iii) high pressure spray washing by water in a single layer to ensure complete coverage of the produce passing through the spray at pressure of 200 kpa (29 psi) for not less than 20 seconds, or
 - (iv) movement in a single layer along roller brushes for at least thirty (30) seconds receiving sprayed water to all surfaces at a minimum of 16 L/min; and
 - (v) packed in a manner that prevents infestation by tomato potato psyllid; and
 - (vi) undergo a 2% or 600 unit inspection and be found free of tomato potato psyllid; or
- (d) treated with one of the following pesticide treatments in accordance with the chemical label or APVMA permit, ensuring the treatment makes contact with the underside of the leaf –
 - (i) abamectin within 4 days prior to dispatch;
 - (A) with 18 g/L active constituent at a rate of 90 mL/100 L or 450 mL/ha; or
 - (B) with 36 g/L active constituent at a rate of 45 mL/100 L or 225 mL/ha; or
 - (ii) bifenthrin within 4 days prior to dispatch;
 - (A) with 100 g/L active constituent at a rate of 80 mL/100 L; or
 - (B) with 250 g/L active constituent at a rate of 32 mL/100 L; or
 - (iii) methomyl within 4 days prior to dispatch;
 - (A) with 225 g/L active constituent at a rate of 200 mL/100 L; and
 - (iv) packed in a manner that prevents infestation by tomato potato psyllid; and
 - (v) undergo a 2% or 600 unit inspection and found free of tomato potato psyllid; or
- (6) in the case of flowers and ornamental foliage of Category 1 (excluding ornamental fruits), be –
 - (a) fumigated with 1000 g/kg active constituent methyl bromide at:
 - (i) 10°C – 10.9°C @ 56 g/m³ for 2 hours; or
 - (ii) 11°C – 15.9°C @ 48 g/m³ for 2 hours; or
 - (iii) 16°C – 20.9°C @ 40 g/m³ for 2 hours; or
 - (iv) 21°C – 31.9°C @ 32 g/m³ for 2 hours; and
 - (b) Immediately after treatment, the flowers and ornamental foliage are placed in secure conditions that prevent infestation of tomato potato psyllid; or
- (7) in the case of cut flowers and ornamental foliage of Category 2, be –
 - (a) treated with one of the following pesticide treatments in accordance with the chemical label or APVMA permit, ensuring the treatment makes contact with the underside of the flower and/or foliage –
 - (i) abamectin within 3 days prior to dispatch;
 - (A) with 18 g/L active constituent at a rate of 90 mL/100 L or 450 mL/ha, plus 500 mL of Summer Spray Oil; or
 - (B) with 36 g/L active constituent at a rate of 45 mL/100 L or 225 mL/ha, plus 500 mL of Summer Spray Oil; or

- (ii) bifenthrin within 3 days prior to dispatch;
 - (A) with 100 g/L active constituent at a rate of 80 mL/100 L; or
 - (B) with 250 g/L active constituent at a rate of 32 mL/100 L; or
- (iii) methomyl within 3 days prior to dispatch, with active ingredient of 225 g/L at rate of 200 mL/100 L; or
- (iv) post-harvest treated with deltamethrin with 25 g/L active constituent at a rate of 100 mL/100 L for not less than 3 minutes and left to dry naturally for 2 hours, ensuring that the cut flowers and/or foliage is fully submerged; and
- (v) immediately after treatment, the flowers and ornamental foliage is placed in secure conditions that prevent infestation of tomato potato psyllid; and
- (vi) undergo a 2% or 600 unit inspection and found free of tomato potato psyllid; or
- (b) fumigated –
 - (i) with 1000 g/kg active constituent methyl bromide at:
 - (A) 10°C – 10.9°C @ 56 g/m³ for 2 hours; or
 - (B) 11°C – 15.9°C @ 48 g/m³ for 2 hours; or
 - (C) 16°C – 20.9°C @ 40 g/m³ for 2 hours; or
 - (D) 21°C – 31.9°C @ 32 g/m³ for 2 hours; or
 - (ii) with 166.7 g/kg active constituent ethyl formate at greater than 15°C @ 25 g/m³ for 1 hour; and
 - (iii) immediately after treatment, the material is placed in secure conditions that prevent infestation of tomato potato psyllid; or
- (8) in the case of *Convolvulaceae* tubers, be –
 - (a) in a dormant state so as to be free of all leaves and stem material, and
 - (b) brushed and washed free of soil whilst traversing on rollers using water and mechanical brushes or high pressure jets; or
- (9) in the case of strawberries, be –
 - (a) securely packed in a packhouse following sorting and grading; and
 - (b) undergo a 600 unit post-harvest inspection and found free of TPP; and
 - (c) packed in approved manner to prevent infestation with tomato potato psyllid.
- (10) in the case of agricultural equipment and used packages be –
 - (a) cleaned free of soil and organic matter by –
 - (i) brushing; or
 - (ii) high pressure hot water heated to a temperature of at least 70°C; or
 - (iii) steam.

Notes:

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

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

Dated 25 October 2018

ROSA CRNOV
Chief Plant Health Officer

Trans-Tasman Mutual Recognition Act 1997 (Cth)**ENDORSEMENT OF PROPOSED REGULATION TO BE MADE UNDER THE
TRANS-TASMAN MUTUAL RECOGNITION ACT 1997 (CTH)**

I, Daniel Andrews, Premier of the State of Victoria, in accordance with section 43 of the **Trans-Tasman Mutual Recognition Act 1997** of the Commonwealth, endorse the proposed regulation set out in the attached.

Dated 25 October 2018

HON. DANIEL ANDREWS MP
Premier

**TRANS-TASMAN MUTUAL RECOGNITION AMENDMENT
(NSW CONTAINER DEPOSIT SCHEME) REGULATIONS 2018**

I, General the Honourable Sir Peter Cosgrove AK MC (Ret'd), Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following regulations.

Dated 2018

PETER COSGROVE
Governor-General
By His Excellency's Command
KAREN ANDREWS
Minister for Industry, Science and Technology

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1 Name

This instrument is the Trans-Tasman Mutual Recognition Amendment (NSW Container Deposit Scheme) Regulations 2018.

2 Commencement

- (1) Each provision of this instrument specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

Commencement information

Column 1	Column 2	Column 3
Provisions	Commencement	Date/Details
1. The whole of this instrument.	The day after this instrument is registered.	

Note: This table relates only to the provisions of this instrument as originally made. It will not be amended to deal with any later amendments of this instrument.

- (2) Any information in column 3 of the table is not part of this instrument. Information may be inserted in this column, or information in it may be edited, in any published version of this instrument.

3 Authority

This instrument is made under section 45 of the **Trans-Tasman Mutual Recognition Act 1997**.

4 Schedules

Legislation that is specified in a Schedule to this instrument is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this instrument has effect according to its terms.

SCHEDULE 1 – AMENDMENTS**Trans-Tasman Mutual Recognition Act 1997****1 Clause 4 of Schedule 2**

Before ‘**Firearms and other prohibited or offensive weapons**’, insert:

Container deposit scheme

The following laws:

- (a) Part 5 of the **Waste Avoidance and Resource Recovery Act 2001**;
- (b) all other provisions of that Act, to the extent that they relate to the container deposit scheme established by that Part;
- (c) regulations made under that Act to the extent that they relate to that scheme

Treasury Corporation of Victoria Act 1992**TREASURY CORPORATION OF VICTORIA**

Notice of Determination of the Treasurer of Victoria under Section 8(1)(k)

To: Treasury Corporation of Victoria
Level 12
1 Collins Street
Melbourne
Victoria 3000

Pursuant to section 8(1)(k) of the **Treasury Corporation of Victoria Act 1992**, I, Tim Pallas, Treasurer of Victoria, hereby give notice to Treasury Corporation of Victoria (‘TCV’) that the functions of TCV include to carry out such functions or provide such financial or other services in relation to liabilities or financial assets of the State of Victoria in respect of Crown land reserved under the **Crown Land (Reserves) Act 1978** (the Act) (under management by the Cranbourne Racing Centre and Recreation Reserve Committee of Management pursuant to the Act and leased to Cranbourne Turf Club Incorporated (the Club)) by way of:

- (a) government guaranteed loan/s to the Club to assist with financing the construction of Cranbourne Convention Centre on the Crown land referred to above; and
- (b) from time to time to provide financial advice to the Club in respect of the financing of the developments referred to in paragraph (a).

Dated 25 October 2018

TIM PALLAS MP
Treasurer

Planning and Environment Act 1987

GLENELG PLANNING SCHEME

Notice of Approval of Amendment

Amendment C92

The Minister for Planning has approved Amendment C92 to the Glenelg Planning Scheme.

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

The Amendment implements the 'Cape Bridgewater Structure Plan (2018)' by amending Clause 21.02-122 introducing a coastal settlement boundary and design guidelines, rezoning the majority of the existing settlement from Rural Conservation Zone to Rural Living Zone, amending the schedule to the Rural Living Zone to include a setback trigger for development in Cape Bridgewater, inserting a new Rural Activity Zone Schedule 1, rezoning land nominated as an Accommodation Precinct from Rural Conservation Zone to Rural Activity Zone Schedule 1, and deleting Significant Landscape Overlay Schedule 3 from land at Cape Bridgewater rezoned to Rural Living Zone and Rural Activity Zone Schedule 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 Glenelg Shire Council, 71 Cliff Street, Portland.

STUART MENZIES

Director

State Planning Services

Department of Environment, Land, Water and Planning

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C345melb

The Minister for Planning has approved Amendment C345melb to the Melbourne Planning Scheme.

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

The Amendment amends Schedule 63 to Clause 43.02 Design and Development Overlay to specify maximum building heights in storeys for the Macaulay Urban Renewal Area.

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 Melbourne City Council, Level 3, 240 Little Collins Street, Melbourne, Victoria 3000.

STUART MENZIES

Director

State Planning Services

Department of Environment, Land, Water and Planning

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

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

CUT-PAW-PAW – The temporary reservation by Order in Council of 18 July, 1919 of an area of 21.08 hectares, more or less, of land in the Parish of Cut-paw-paw as a site for Railway purposes, in two separate parts **so far only as** the land being Crown Allotment 2193, Parish of Cut-paw-paw [area 217 square metres] as shown on Original Plan No. OP124542 lodged in the Central Plan Office. – (1204776)

LORNE – The temporary reservation by Order in Council of 25 March, 1878 of an area of 2.023 hectares, more or less, of land described as Crown Allotment 4, Section 3A, Township of Lorne, Parish of Lorne as a site for a Cemetery **so far only as** Crown Allotments 2031 [area 680 square metres] and 2036 [area 7791 square metres], Township of Lorne, Parish of Lorne as shown on Original Plan OP123487 lodged in the Central Plan Office. – (Rs 8123)

SANDHURST – The temporary reservation by Order in Council of 15 May, 1973 of an area of 4679 square metres, more or less, of land in the Parish of Sandhurst (now described as Crown Allotment 496A, Section H), as a site for Public Recreation. – (Rs 6320)

YARROWALLA – The temporary reservation by Order in Council of 26 September, 1887 of an area of 5059 square metres, more or less, of land described as Crown Allotment 18C, Section C, Parish of Yarrowalla as a site for Water Supply purposes. – (P125726)

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

Dated 30 October 2018

Responsible Minister

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

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCAION OF TEMPORARY RESERVATIONS

Order in Council

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

CARAPOOEE – The temporary reservation by Order in Council of 19 September, 2017 of various allotments in the Parishes of Boola Boloke, Carapooee, Carapooee West and Township of Stuartmill as a site for the Preservation of an area of ecological significance **so far only as** an area of 2581 square metres, more or less, being Crown Allotment 2026, Parish of Carapooee and being portion of the area hatched on plan LEGL./13-377 lodged in the Central Plan Office. – (06P120960)

LYONVILLE – The temporary reservation by Order in Council of 5 December, 1900 of an area of 1.153 square metres, more or less, of land being Crown Allotment 1, Section 5, Township of Lyonville, Parish of Bullarto as a site for Watering purposes, revoked as to part by Order in Council of 11 January, 1955 so far as the balance remaining. – (0513565)

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

Dated 30 October 2018

Responsible Minister

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

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICTS OF THE MELBOURNE CITY COUNCIL AND YARRA CITY COUNCIL

CARLTON – Public park; being Crown Allotment 2045 [area 1064 square metres], 2046 [area 1468 square metres], 2047[area

4825 square metres] and 2048 [area 5343 square metres], At Carlton, Parish of Jika Jika as shown on Original Plan No. OP124361 lodged in the Central Plan Office. – (12L12/2211)

MUNICIPAL DISTRICT OF
THE MITCHELL SHIRE COUNCIL

GAVAN DUFFY – Public Recreation; area 2.214 hectares, being Crown Allotment 2003, Township of Gavan Duffy, Parish of Glenburnie as shown on Original Plan No. OP124449 lodged in the Central Plan Office. – (0902258)

MUNICIPAL DISTRICT OF THE
BOROONDARA CITY COUNCIL

HAWTHORN – State School purposes; area 2416 square metres, being Crown Allotment 2003, City of Hawthorn, Parish of Boroondara as shown on Original Plan No. OP124560 lodged in the Central Plan Office. – (1204646)

MUNICIPAL DISTRICT OF THE
CARDINIA SHIRE COUNCIL

LANG LANG – Cemetery purposes; area 1.930 hectares being Crown Allotment 2011, Parish of Lang Lang as shown on Original Plan No. OP124244 lodged in the Central Plan Office. – (1202911)

MUNICIPAL DISTRICT OF THE
MILDURA RURAL CITY COUNCIL

WARINA – Public purposes [water management purposes], area 10 hectares, more or less, being Crown Allotment 2002, Parish of Warina as shown on Plan LEGL./18-132 lodged in the Central Plan Office – (2023748)

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

Dated 30 October 2018

Responsible Minister

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

ANDREW ROBINSON
Clerk of the Executive Council

MUNICIPAL DISTRICT OF THE
MELBOURNE CITY COUNCIL

JIKA JIKA – Public Park [Royal Park]; the lands being Crown Allotments 2680 [area 1.325 hectares], 2681 [area 7.649 hectares], 2682 [area 2095 square metres], 2713 [area 6.037 hectares] and 2714 [area 5.315 hectares], Parish of Jika Jika as shown on Original Plan No. 123615;

Crown Allotments 2685 [area 1344 square metres], 2686 [area 2285 square metres] and 2708 [area 1658 square metres], Parish of Jika Jika as shown on Original Plan No. OP123616;

Crown Allotment 2709 [area 136 square metres], Parish of Jika Jika as shown on Original Plan No. 123617;

Crown Allotment 2690 [area 1.246 hectares], Parish of Jika Jika as shown on Original Plan No. 123618; Crown Allotments 2695 [area 3.305 hectares] and 2696 [area 8.904 hectares], Parish of Jika Jika as shown on Original Plan No. 123619;

Crown Allotment 2738 [area 8784 square metres, more or less], Parish of Jika Jika as shown on Original Plan No. 123626; and

Crown Allotments 2B, Section 99A, [area 1.190 hectares] and 2360 [area 14.19 hectares], Parish of Jika Jika as shown on Original Plan No. OP124644.

All plans lodged in the Central Plan Office. – (1204333)

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

Dated 30 October 2018

Responsible Minister

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

ANDREW ROBINSON
Clerk of the Executive Council

Crown Land (Reserves) Act 1978
PERMANENT RESERVATION OF
CROWN LANDS
Order in Council

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

Land Act 1958
CLOSURE OF UNUSED ROADS
Order in Council

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

MUNICIPAL DISTRICT OF THE
SURF COAST SHIRE COUNCIL

LORNE – The road being Crown Allotment 2033, Township of Lorne, Parish of Lorne as shown on Original Plan No. OP123487 lodged in the Central Plan Office. – (0512128)

MUNICIPAL DISTRICT OF THE
GOLDEN PLAINS SHIRE COUNCIL

SCARSDALE – The road in the Parish of Scarsdale being Crown Allotment 2045 as shown on Original Plan No. OP123911 lodged in the Central Plan Office. – (0501553)

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

Dated 30 October 2018

Responsible Minister

HON LILY D'AMBROSIO MP

Minister for Energy, Environment
and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

Education And Training Reform Act 2006

REMUNERATION INCREASE FOR VICTORIAN REGISTRATION AND
QUALIFICATIONS AUTHORITY CHAIRPERSON AND BOARD MEMBERS

Order in Council

The Governor in Council under clause 3 of Schedule 2 to the **Education and Training Reform Act 2006** and in relation to the Victorian Registration and Qualifications Authority Board:

1. Fixes remuneration for the Chairperson at \$39,908 per annum;
2. Fixes remuneration for eligible members at \$15,673 per annum;
3. Fixes the annual committee payment for the Chairperson and eligible members at \$4,905 per annum;
4. Approves a one-off payment of \$101.42 for each eligible member and \$258.23 for the Chairperson.

Dated 30 October 2018

Responsible Ministers:

THE HON. JAMES MERLINO MP THE HON. GAYLE TIERNEY MP THE HON. PHILLIP DALIDAKIS MP
Minister for Education Minister for Training and Skills Minister for Trade and Investment

ANDREW ROBINSON
Clerk of the Executive Council

Electricity Safety Act 1998
EXEMPTION ORDER UNDER SECTION 120W OF
THE ELECTRICITY SAFETY ACT 1998

Order in Council

The Governor in Council, under section 120W of the **Electricity Safety Act 1998** (Act), makes the following Order to exempt AusNet Electricity Services Pty Ltd (ABN 91 064 651 118) from complying with section 120M of the Act on the terms and conditions specified in this Order.

1. EXEMPTION

For the purposes of sections 120M(1)(a), (b) and (c) of the Act, and subject to complying with the conditions set forth in column 3 of the table below, a **zone substation** in AusNet Services' **supply network** referred to in column 1 of the table may be a **complying substation**, notwithstanding that the segment of the **polyphase electric line** referred to in column 2 which originates from the **zone substation** does not have the **required capacity**.

Column 1 Zone Substation	Column 2 Segment of Polyphase electric line which is exempt from the requirement to have the required capacity	Column 3 Conditions
Seymour (SMR) Located at Lat -37.02548, Long 145.14068 (Item 6 of Schedule 1 to the BMD Regulations)	The segment of the polyphase electric line designated 'SMR1' which begins at the isolation transformer located at, or close to, Lat -37.006606, Long 145.071692, and ends at the first point of supply along the polyphase electric line which is, with reference to the zone substation , downstream of that isolation transformer .	AusNet Services shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed electrical work to be undertaken downstream of the isolation transformer , with reference to the zone substation .
Seymour (SMR) Located at Lat -37.02548, Long 145.14068 (Item 6 of Schedule 1 to the BMD Regulations)	The segment of the polyphase electric line designated 'SMR4' which begins at the isolation transformer located at, or close to, Lat -37.013497, Long 145.041472, and ends at the first point of supply along the polyphase electric line which is, with reference to the zone substation , downstream of that isolation transformer .	AusNet Services shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed electrical work to be undertaken downstream of the isolation transformer , with reference to the zone substation .

2. INTERPRETATION

In this Order –

BMD Regulations means the **Electricity Safety (Bushfire Mitigation Duties) Regulations 2017**;

isolation transformer means an electromagnetic device that transforms alternative current (AC) electrical energy from primary to secondary side and which functions to provide electrical isolation such that the electrical equipment on the secondary side can be earthed independently from the primary side;

3. COMMENCEMENT

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

Dated 30 October 2018

Responsible Minister:

THE HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

Electricity Safety Act 1998
EXEMPTION ORDER UNDER SECTION 120W OF
THE ELECTRICITY SAFETY ACT 1998

Order in Council

The Governor in Council, under section 120W of the **Electricity Safety Act 1998** (Act), makes the following Order to exempt Powercor Australia Limited (ABN 89 064 651 109) from complying with section 120M of the Act on the terms and conditions specified in this Order.

1. EXEMPTION

For the purposes of sections 120M(1)(a), (b) and (c) of the Act, and subject to complying with the conditions set forth in column 3 of the table below, a **zone substation** in Powercor's **supply network** referred to in column 1 of the table may be a **complying substation**, notwithstanding that the segment of the **polyphase electric line** referred to in column 2 which originates from the **zone substation** does not have the **required capacity**.

Column 1 Zone Substation	Column 2 Segment of Polyphase electric line which is exempt from the requirement to have the required capacity	Column 3 Conditions
Castlemaine (CMN) Located at Lat -37.07182, Long 144.20637 (Item 10 of Schedule 1 to the BMD Regulations)	The segment of the polyphase electric line designated 'CMN3' which begins at the isolation transformer located at, or close to, Lat -37.055988, Long 144.217829, and ends at the first point of supply along the polyphase electric line which is, with reference to the zone substation , downstream of that isolation transformer .	Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed electrical work to be undertaken downstream of the isolation transformer , with reference to the zone substation .
Castlemaine (CMN) Located at Lat -37.07182, Long 144.20637 (Item 10 of Schedule 1 to the BMD Regulations)	The segment of the polyphase electric line designated 'CMN5' which begins at the isolation transformer located at, or close to, Lat -37.053303, Long 144.208937, and ends at the first point of supply along the polyphase electric line which is, with reference to the zone substation , downstream of that isolation transformer .	Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed electrical work to be undertaken downstream of the isolation transformer , with reference to the zone substation .

Column 1 Zone Substation	Column 2 Segment of Polyphase electric line which is exempt from the requirement to have the required capacity	Column 3 Conditions
<p>Castlemaine (CMN) Located at Lat -37-07182, Long 144-20637 (Item 10 of Schedule 1 to the BMD Regulations)</p>	<p>The segment of the <i>polyphase electric line</i> designated 'CMN4' which begins at the <i>isolation transformer</i> located at, or close to, Lat -36.987919, Long 143.969960, and ends at the first <i>point of supply</i> along the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>
<p>Colac (CLC) Located at Lat -38-34092, Long 143-60619 (Item 2 of Schedule 1 to the BMD Regulations)</p>	<p>The segment of the <i>polyphase electric line</i> designated 'CLC3' which begins at the <i>isolation transformer</i> located at, or close to, Lat -38.312965, Long 143.648464, and ends at the first <i>point of supply</i> along the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>
<p>Colac (CLC) Located at Lat -38-34092, Long 143-60619 (Item 2 of Schedule 1 to the BMD Regulations)</p>	<p>The segment of the <i>polyphase electric line</i> designated 'CLC3' which begins at the <i>isolation transformer</i> located at, or close to, Lat -38.328649, Long 143.609393, and ends at the first <i>point of supply</i> along the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>
<p>Colac (CLC) Located at Lat -38-34092, Long 143-60619 (Item 2 of Schedule 1 to the BMD Regulations)</p>	<p>The segment of the <i>polyphase electric line</i> designated 'CLC4' which begins at the <i>isolation transformer</i> located at, or close to, Lat -38.351365, Long 143.603721, and ends at the first <i>point of supply</i> along the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>
<p>Colac (CLC) Located at Lat -38-34092, Long 143-60619 (Item 2 of Schedule 1 to the BMD Regulations)</p>	<p>The segment of the <i>polyphase electric line</i> designated 'CLC11' which begins at the <i>isolation transformer</i> located at, or close to, Lat -38.340371, Long 143.606125, and ends at the first <i>points of supply</i> along each branch of the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>

Column 1 Zone Substation	Column 2 Segment of Polyphase electric line which is exempt from the requirement to have the required capacity	Column 3 Conditions
<p>Eaglehawk (EHK) Located at Lat -36.71772, Long 144.25089 (Item 3 of Schedule 1 to the <i>BMD Regulations</i>)</p>	<p>The segment of the <i>polyphase electric line</i> designated ‘EHK34’ which begins at the <i>isolation transformer</i> located at, or close to, Lat -36.751519, Long 144.280878, and ends at the first <i>point of supply</i> along the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days’ written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>
<p>Eaglehawk (EHK) Located at Lat -36.71772, Long 144.25089 (Item 3 of Schedule 1 to the <i>BMD Regulations</i>)</p>	<p>The segment of the <i>polyphase electric line</i> designated ‘EHK31’ which begins at the <i>isolation transformer</i> located at, or close to, Lat -36.700207, Long 144.294836, and ends at the first <i>point of supply</i> along the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days’ written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>
<p>Eaglehawk (EHK) Located at Lat -36.71772, Long 144.25089 (Item 3 of Schedule 1 to the <i>BMD Regulations</i>)</p>	<p>The segment of the <i>polyphase electric line</i> designated ‘EHK22’ which begins at the <i>isolation transformer</i> located at, or close to, Lat -36.701945, Long 144.300482, and ends at the first <i>point of supply</i> along the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days’ written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>
<p>Eaglehawk (EHK) Located at Lat -36.71772, Long 144.25089 (Item 3 of Schedule 1 to the <i>BMD Regulations</i>)</p>	<p>The segment of the <i>polyphase electric line</i> designated ‘EHK33’ which begins at the <i>isolation transformer</i> located at, or close to, Lat -36.737520, Long 144.281813, and ends at the first <i>point of supply</i> along the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days’ written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>
<p>Eaglehawk (EHK) Located at Lat -36.71772, Long 144.25089 (Item 3 of Schedule 1 to the <i>BMD Regulations</i>)</p>	<p>The segment of the <i>polyphase electric line</i> designated ‘EHK22’ which begins at the <i>isolation transformer</i> located at, or close to, Lat -36.735694, Long 144.290907, and ends at the first <i>points of supply</i> along each branch of the <i>polyphase electric line</i> which is, with reference to the <i>zone substation</i>, downstream of that <i>isolation transformer</i>.</p>	<p>Powercor shall provide no less than 30 days’ written notice to the Minister and Energy Safe Victoria of any proposed <i>electrical work</i> to be undertaken downstream of the <i>isolation transformer</i>, with reference to the <i>zone substation</i>.</p>

Column 1 Zone Substation	Column 2 Segment of Polyphase electric line which is exempt from the requirement to have the required capacity	Column 3 Conditions
Eaglehawk (EHK) Located at Lat -36.71772, Long 144.25089 (Item 3 of Schedule 1 to the BMD Regulations)	The segment of the polyphase electric line designated 'EHK21' which begins at the isolation transformer located at, or close to, Lat -36.742477, Long 144.306110, and ends at the first points of supply along each branch of the polyphase electric line which is, with reference to the zone substation , downstream of that isolation transformer .	Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed electrical work to be undertaken downstream of the isolation transformer , with reference to the zone substation .
Winchelsea (WIN) Located at Lat -38.23644, Long 144.00102 (Item 1 of Schedule 1 to the BMD Regulations)	The segment of the polyphase electric line designated 'WIN11' which begins at the isolation transformer located at, or close to, Lat -38.298882, Long 143.981141 (known as 'Bambra P48') and ends at the end of that polyphase electric line , downstream of that isolation transformer .	Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed electrical work to be undertaken downstream of the isolation transformer , with reference to the zone substation .
Winchelsea (WIN) Located at Lat -38.23644, Long 144.00102 (Item 1 of Schedule 1 to the BMD Regulations)	The segment of the polyphase electric line designated 'WIN11' which begins at the isolation transformer located at, or close to, Lat -38.387585, Long 143.898541 (known as 'Fultons Lane P51A') and ends at the end of that polyphase electric line , downstream of that isolation transformer .	Powercor shall provide no less than 30 days' written notice to the Minister and Energy Safe Victoria of any proposed electrical work to be undertaken downstream of the isolation transformer , with reference to the zone substation .

2. INTERPRETATION

In this Order –

BMD Regulations means the **Electricity Safety (Bushfire Mitigation Duties) Regulations 2017**;

isolation transformer means an electromagnetic device that transforms alternative current (AC) electrical energy from primary to secondary side and which functions to provide electrical isolation such that the electrical equipment on the secondary side can be earthed independently from the primary side;

3. COMMENCEMENT

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

Dated 30 October 2018

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

Kardinia Park Stadium Act 2016

EVENT MANAGEMENT DECLARATION FOR KARDINIA PARK EVENTS

Order in Council

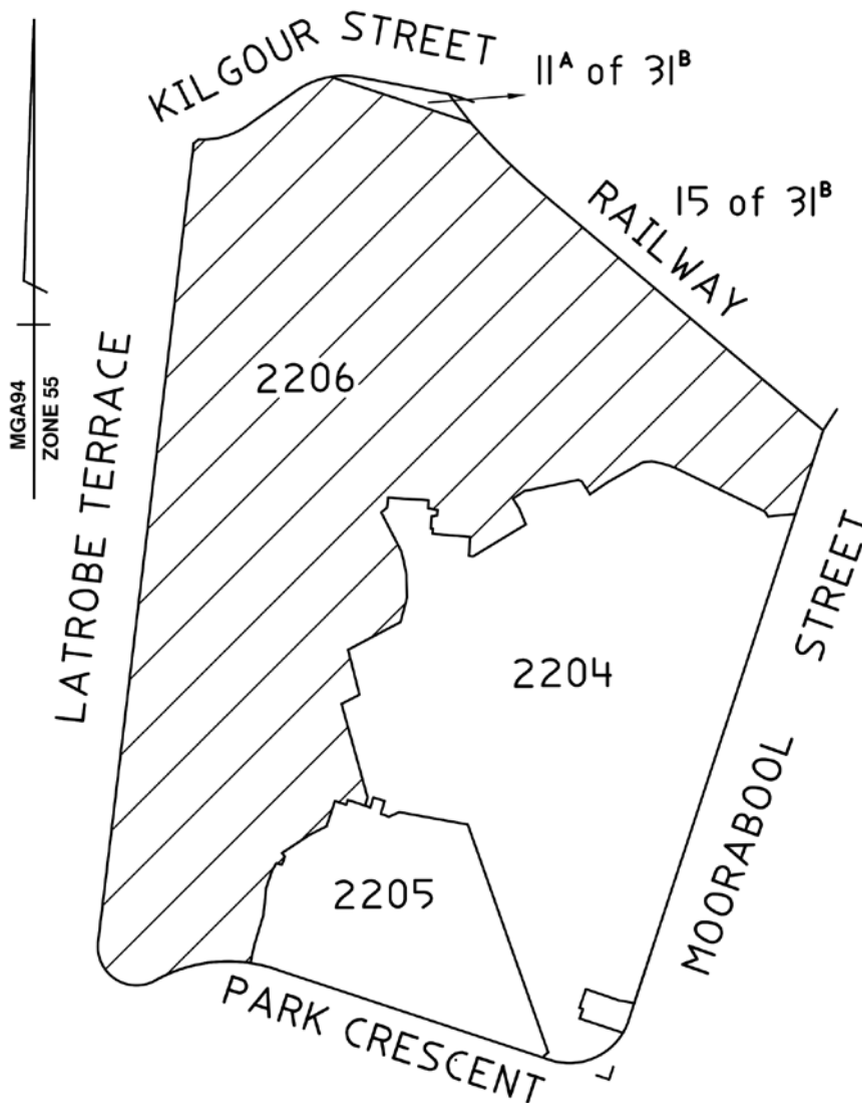
The Governor in Council, under section 34 of the **Kardinia Park Stadium Act 2016**, declares the events specified in Table 1 to be Kardinia Park events.

Table 1: Events at Kardinia Park Stadium	
Section and Description	Matter Specified
35(1)(c) Title of the Kardinia Park event and a short description of it:	Melbourne Renegades vs Adelaide Strikers, a Big Bash League Twenty20 cricket match and Melbourne Renegades vs Hobart Hurricanes, a Women's Big Bash League Twenty20 Cricket match. Melbourne Renegades vs Brisbane Heat, a Big Bash League Twenty20 cricket match and Melbourne Renegades vs Sydney Sixers, a Women's Big Bash League Twenty20 cricket match.
35(1)(d) The times and dates during which the Kardinia Park event is to take place:	Melbourne Renegades vs Adelaide Strikers and Melbourne Renegades vs Hobart Hurricanes – 12.01 am on 2 January 2019 to 11.59 pm on 4 January 2019. Melbourne Renegades vs Brisbane Heat and Melbourne Renegades vs Sydney Sixers – 12.01 am on 12 January 2019 to 11.59 pm on 14 January 2019.
35(1)(g) Any functions, duties and powers conferred on the Trust during the Kardinia Park event in accordance with section 36:	The Trust may enter into agreements and arrangements with the event organiser. The Trust may organise, facilitate or undertake an event. The Trust may fix opening and closing times for public access to any area to which the declaration applies. The Trust may impose, collect and retain fees for parking of motor vehicles in Kardinia Park. The maximum fee will be \$20 per vehicle.
35(1)(h) The provision of any car parking on land at Kardinia Park during a Kardinia Park event in accordance with section 36:	The Trust may provide car parking on land at Kardinia Park on the following dates: Melbourne Renegades vs Adelaide Strikers and Melbourne Renegades vs Hobart Hurricanes on 3 January 2019; and Melbourne Renegades vs Brisbane Heat and Melbourne Renegades vs Sydney Sixers on 13 January 2019.
35(1)(i) Any functions, duties and powers of the Council suspended during the Kardinia Park event in accordance with section 37:	The functions, duties and powers of the Council to hold or allow any events, or take bookings for any space or events, within Kardinia Park (including venues within Kardinia Park) are suspended during the specified times and dates.
35(1)(j) Any powers conferred on the Trust to enter into agreements or arrangements with an event organiser in accordance with section 36 and 38:	The functions, duties and powers to book any space or hold events or bookings in Kardinia Park and its venues during the specified times and dates are conferred on the Trust.

The Kardinia Park Stadium Trust takes control of the area of Kardinia Park to which this declaration applies for the times and dates during which an event takes place as specified in Table 1.

This legislative instrument takes effect on the date it is published in the Government Gazette and applies until 15 January 2019.

The area of Kardinia Park to which this declaration applies is Crown Allotment 2206, City of Geelong, Parish of Corio as indicated by hatching on the plan hereunder:



Dated 30 October 2018
Responsible Minister:
THE HON JOHN EREN MP
Minister for Sport

ANDREW ROBINSON
Clerk of the Executive Council

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

Order in Council

The Governor in Council under section 5(3) of the **Land Acquisition and Compensation Act 1986**, certifies the land shown as 'Reserve No. 1' on Plan of Subdivision PS824067W prepared by Taylors and annexed to this Order in Council, being part of:

- Lot 1 on Plan of Subdivision LP113763 described in Certificate of Title Volume 9072 Folio 040; and
- Lot 2 on Plan of Subdivision LP113763 described in Certificate of Title Volume 9072 Folio 041, as land for which reservation is unnecessary, undesirable and contrary to the public interest.

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

Dated 30 October 2018

Responsible Minister:

HON MARTIN PAKULA MP

Attorney-General

ANDREW ROBINSON
Clerk of the Executive Council

PLAN OF SUBDIVISION UNDER SECTION 35 OF THE SUBDIVISION ACT 1988		EDITION 1	PS824067W		
LOCATION OF LAND PARISH: MERRIANG TOWNSHIP: --- SECTION: --- CROWN ALLOTMENT: --- CROWN PORTION: 3 (PART) & 10 (PART) TITLE REFERENCE: Vol. 9072 Fol. 040 Vol. 9072 Fol. 041 LAST PLAN REFERENCE: Lots 1 & 2 on LP113763 POSTAL ADDRESS: 170 & 200 Donovans Lane (at time of subdivision) BEVERIDGE 3753 MGA 94 CO-ORDINATES: E: 321 200 ZONE: 55 (of approx centre of land in plan) N: 5847 150		COUNCIL NAME: MITCHELL SHIRE COUNCIL			
VESTING OF ROADS AND/OR RESERVES		NOTATIONS			
Roads and reserves vest in the council/body/person named when the appropriate vesting date is recorded or transfer registered. Only roads and reserves marked thus (%) vest upon registration of this plan.		LAND ACQUIRED BY COMPULSORY PROCESS: LAND ACQUIRED BY AGREEMENT: ALL THE LAND IS TO BE ACQUIRED FREE FROM ALL ENCUMBRANCES.			
IDENTIFIER	COUNCIL/BODY/PERSON				
Reserve No. 1	Melbourne Water Corporation				
NOTATIONS					
DEPTH LIMITATION: Does Not Apply					
SURVEY: This plan is based on survey. STAGING: This is not a staged subdivision. Planning Permit No.					
EASEMENT INFORMATION					
LEGEND: A - Appurtenant Easement E - Encumbering Easement R - Encumbering Easement (Road) Easements marked (-) are existing easements. Easements marked (+) are created upon registration of this plan. Easements marked (*) are created when the appropriate vesting date is recorded or transfer registered. Easements marked (#) are removed when the appropriate vesting date is recorded or transfer registered.					
Symbol	Subject Land	Purpose	Width (Metres)	Origin	Land Benefited/In Favour Of
+	E-1	Water Supply	See Diag.	This Plan	Yarra Valley Water Corporation
+	E-2	Drainage & Carriageway	See Diag.	This Plan	Melbourne Water Corporation
+	E-3	Water Supply	See Diag.	This Plan	Melbourne Water Corporation
+	E-4	Water Supply	See Diag.	This Plan	Yarra Valley Water Corporation
TAYLORS Urban Development Built Environments Infrastructure 8 / 270 Ferntree Gully Road, Notting Hill, Victoria, 3168 Tel: 61 3 9501 2800 Web: taylorords.com.au		SURVEYORS FILE REF: Ref. 21449/S Ver. 2 Licensed Surveyor: P.J.S. TYNKKYNNEN / Version No 2		ORIGINAL SHEET SIZE: A3	SHEET 1 OF 3

						PS824067W	
VESTING DATES & TRANSFER REGISTRATION DATES OF ACQUIRED LAND							
Land affected	Land acquired by compulsory process				Date of registration of transfer	LRS reference	Assistant Registrar of Titles Signature
	Vesting date	Government Gazette		Date of recording of vesting			
		Page	Year				
Reserve No. 1							
 <p>Urban Development Built Environments Infrastructure 8 / 270 Ferntree Gully Road, Notting Hill, Victoria, 3168 Tel: 61 3 9501 2800 Web: taylorstds.com.au</p>		Licensed Surveyor: P.J.S. TYNKKYNNEN / Version No 2			ORIGINAL SHEET SIZE: A3	Ref. 21449/S Ver. 2	SHEET 3

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

Order in Council

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

- 'Lot X' and 'Lot Y' on Plan PS817180R prepared by SMEC and annexed to the Order in Council, being part of Lot B on Plan PS735175P described in Certificate of Title Volume 11639 Folio 698, and
- 'Lot 2' and 'Lot 3' on Plan PS822755K prepared by SMEC and annexed to the Order in Council, being part of Lot 7 on Plan PS064774 described in Certificate of Title Volume 08499 Folio 605, as land for which reservation is unnecessary, undesirable and contrary to the public interest.

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

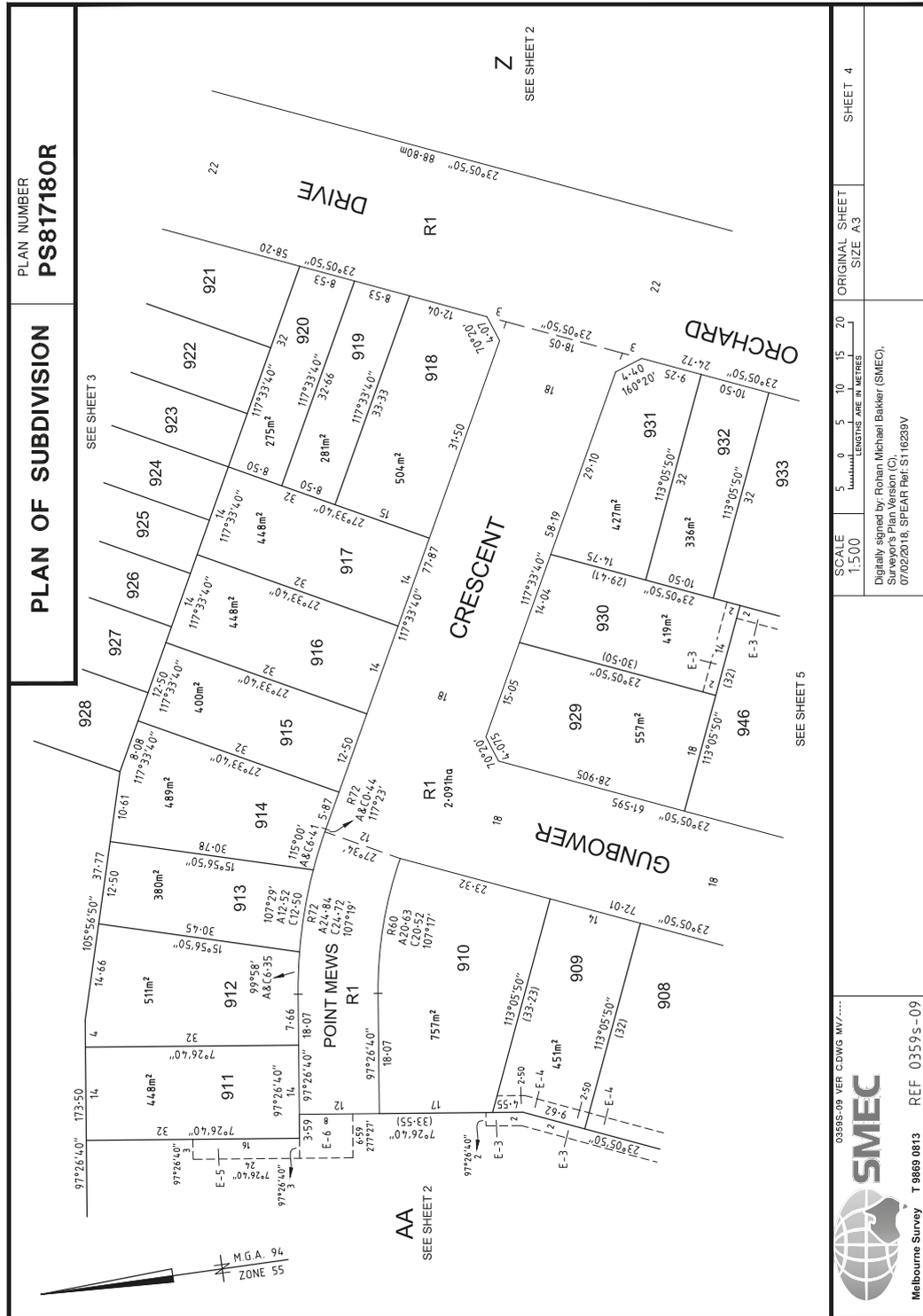
Dated 30 October 2018

Responsible Minister:

HON MARTIN PAKULA MP
Attorney-General

ANDREW ROBINSON
Clerk of the Executive Council

PLAN OF SUBDIVISION		LUV USE ONLY EDITION	PLAN NUMBER PS817180R
LOCATION OF LAND		Council Name: Casey City Council SPEAR Reference Number: S116239V	
<p>PARISH: SHERWOOD</p> <p>TOWNSHIP:</p> <p>SECTION:</p> <p>CROWN ALLOTMENT: 27 (PART) & 28 (PART)</p> <p>CROWN PORTION:</p> <p>TITLE REFERENCES: Vol. 11639 Fol. 698 Vol. Fol.</p> <p>LAST PLAN REFERENCE/S: PS735175P (LOT B) PS811314E (LOT W)</p> <p>POSTAL ADDRESS: 53-65 CRAIG ROAD & 10 ECHIDNA PLACE (At time of subdivision) BOTANIC RIDGE 3977</p> <p>MGA94 Co-ordinates E 349 750 (of approx centre of land in plan) N 5776 300 ZONE 55</p>			
VESTING OF ROADS AND/OR RESERVES		NOTATIONS	
IDENTIFIER	COUNCIL/BODY/PERSON		
ROAD R1 RESERVE No. 1	CASEY CITY COUNCIL AUSNET ELECTRICITY SERVICES PTY LTD		
NOTATIONS		<p>LOTS 1 TO 900 (BOTH INCLUSIVE) HAVE BEEN OMITTED FROM THIS PLAN.</p> <p>FOR RESTRICTION A AFFECTING LOTS 901 TO 955 (BOTH INCLUSIVE) SEE SHEETS 7 TO 10.</p> <p>FOR RESTRICTION B AFFECTING LOTS 919, 920, 923 TO 926 (BOTH INCLUSIVE), 934, 935, 937, 938 AND 948 SEE SHEET 11.</p> <p>OTHER PURPOSE OF THE PLAN:</p> <p>1. REMOVAL OF DRAINAGE & SEWERAGE EASEMENT E-9 ON PS811314E AS AFFECTS HUMMINGBIRD DRIVE ON THIS PLAN.</p> <p>2. REMOVAL OF CARRIAGEWAY EASEMENT E-1 ON PS811314E.</p> <p>GROUND FOR REMOVAL: BY AGREEMENT OF ALL INTERESTED PARTIES UPON REGISTRATION OF THIS PLAN UNDER SECTION 61(1)(K).</p>	
<p>DEPTH LIMITATION DOES NOT APPLY</p> <p>STAGING This is/is not a staged subdivision. Planning permit No.</p> <p>SURVEY. THIS PLAN IS/IS NOT BASED ON SURVEY.</p> <p>THIS SURVEY HAS BEEN CONNECTED TO PERMANENT MARKS Nols: PM 46, PM 64 & PM 74 (SHERWOOD)</p> <p>PROCLAIMED SURVEY AREA NO. 52 THIS IS A SPEAR PLAN.</p> <p style="text-align: center;">ACACIA - 9 4.348ha</p> <p style="text-align: right;">55 Lots</p>			
EASEMENT INFORMATION			
LEGEND A-Appurtenant Easement E-Encumbering Easement R-Encumbering Easement (Road)			
Easement Reference	Purpose	Width (Metres)	Origin
E-1	DRAINAGE	SEE PLAN	PS811314E
E-2	DRAINAGE SEWERAGE	SEE PLAN SEE PLAN	PS811314E PS811314E
E-3	DRAINAGE	SEE PLAN	THIS PLAN
E-4	SEWERAGE	SEE PLAN	THIS PLAN
E-5	DRAINAGE SEWERAGE	SEE PLAN SEE PLAN	THIS PLAN THIS PLAN
E-6	DRAINAGE SEWERAGE	SEE PLAN SEE PLAN	THIS PLAN THIS PLAN
	WATER SUPPLY (THROUGH UNDERGROUND PIPES)	SEE PLAN	THIS PLAN
	DISTRIBUTION AND/OR TRANSMISSION OF GAS	SEE PLAN	THIS PLAN (SECTION 146 GAS INDUSTRY ACT 2001)
		SURVEYOR REF: 0359s-09	ORIGINAL SHEET SIZE: A3
		Digitally signed by: Rohan Michael Bakker (SMEC), Surveyor's Plan Version (C), 07/02/2018, SPEAR Ref: S116239V	SHEET 1 OF 15
Melbourne Survey T 9869 0813			



SCALE	1:500	ORIGINAL SHEET SIZE	A3	SHEET	4
LENGTHS ARE IN METRES					
Digitally signed by: Rohan Michael Bakker (SMEC), Surveyor's Plan Version (C), 07/02/2018, SPEAR Ref: S116239V					

PLAN OF SUBDIVISION	PLAN NUMBER PS817180R	
CREATION OF RESTRICTION A		
<p>The following restriction is to be created upon registration of Plan of Subdivision No. PS 817180R by way of a restrictive covenant and as a restriction as defined in the Subdivision Act 1988.</p>		
<p>Land to be benefited: Lots 901-946 (both inclusive) on the Plan of Subdivision</p>		
<p>Land to be burdened: Lots 901-946 (both inclusive) on the Plan of Subdivision</p>		
DESCRIPTION OF RESTRICTION		
<p>Except with the written consent of the City of Casey the registered proprietor or proprietors for the time being of any burdened Lot on the Plan of Subdivision shall not construct any structure that does not comply with the residential design controls in the Botanic Ridge Precinct Structure Plan.</p>		
<p>Except in respect of burdened lots 919, 920, 923 to 926 (both inclusive), 934, 935, 937, 938 and 948 on the Plan of Subdivision where a restriction contradicts the 'Small Lot Housing Code (Type B)' and construction on such burdened lots complies with the 'Small Lot Housing Code (Type B)', then except with the written consent of the City of Casey in the instance a restriction is enforced by the Botanic Ridge Precinct Structure Plan and in all other instances with the written consent of Peet Botanic Village Syndicate Ltd the registered proprietor or proprietors for the time being of any burdened Lot on the Plan of Subdivision shall not:</p>		
<ul style="list-style-type: none"> (a) subdivide or allow a lot to be subdivided except corner lots;* (b) consolidate or allow a lot to be consolidated;* (c) build or allow to be built more than one dwelling on a lot except corner lots.* 		
Building Setbacks		
<ul style="list-style-type: none"> (d) construct, erect or allow construction or erection of any dwelling or garage or any part of any dwelling or garage encroaching in whole or in part into the area indicated by the Building Exclusion Zones as shown on the Building Envelope Plan on this Plan of Subdivision unless it is: <ul style="list-style-type: none"> i. An encroachment by eaves, balconies, bay windows, open verandas, porticos or pergolas by no more than 2.5 metres into the front setback where that setback is 4 metres or greater; ii. An encroachment by eaves, balconies, bay windows, open verandas, porticos or pergolas by no more than 0.6 metres into the side setback; (e) build or allow to be built on the Lot any dwelling: <ul style="list-style-type: none"> i. where one side of the dwelling is not setback a minimum of 1 metre from the side boundary; ii. The other side wall of the dwelling must be setback either 0-200mm or at least 1 metre from a side lot boundary; iii. whose height is greater than 8.5 metres from the natural surface level; 		
Building Materials		
<ul style="list-style-type: none"> (f) build or allow to be built on the Lot any dwelling: <ul style="list-style-type: none"> i. using contrasting but complementary base, accent, face brick and roof tile colours;* ii. whose primary frontage does not face and address the road or a laneway or open space;* iii. without a front veranda, portico, porch or other integral entrance feature which is clearly visible from the street and consistent with the design of the dwelling;* iv. where the facade is fully constructed in brick;* v. with less than 2 material finishes on the front facade, each of which must cover a minimum of 30% of the facade;* vi. where materials incorporated into the front facade do not return a minimum of 1 metre to the sides of the dwelling on non-corner allotments (excluding parapet construction);* vii. with window frames and glazing that contrast and do not complement the facade colour and the overall colour palette of the dwelling;* 		
CONTINUED ON NEXT SHEET		
 <p>0359S-09 VER CDWG MV/.... SMEC Melbourne Survey T 9869 0813 REF 0359s-09</p>	<p>SCALE</p> <p style="text-align: center;">0 LENGTHS ARE IN METRES</p> <p>Digitally signed by: Rohan Michael Bakker (SMEC), Surveyor's Plan Version (C), 07/02/2018, SPEAR Ref: S1 16239V</p>	<p>ORIGINAL SHEET SIZE: A3</p> <p style="text-align: right;">SHEET 7</p>

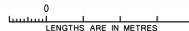
PLAN OF SUBDIVISION

PLAN NUMBER
PS817180R

CREATION OF RESTRICTION A (CONTINUED)

- viii. containing any leadlight or stained glass features;*
- ix. without fittings and connections which allow toilets and gardens to be flushed and/or serviced by recycled water;*
- x. without being cabled and equipped with fibre cabling in accordance with the specifications nominated by NBN Co from time to time;*
- xi. with an identical facade to another dwelling house, unless such dwelling house is separated by a minimum of three dwelling houses in each direction including the opposite side of the street;*
- (g) on a corner lot, build or allow to be built any dwelling where the home design does not address both the primary and secondary street frontages and be of a consistent architectural design. Design elements (such as verandas, detailing, feature windows & materials) used on the primary frontage must continue on that part of the secondary frontage visible from the public realm.
- (h) build or allow to be built a dwelling house which does not, prior to occupation, have constructed a roofed and fully enclosed garage:
 - i. setback a minimum of 1 metre from the main building line of the dwelling;
 - ii. setback a minimum of 5.5 metres from the front boundary;
 - iii. where the opening of the garage occupies 40% or less of the width of the lot frontage;
 - iv. with a door that is sectional overhead or tilt panel type;
 - v. in the same colour scheme as that of the dwelling, or finished with a wood grain or timber panel;*
- (i) build or allow to be built on the Land any outbuildings (including any garage, workshop, garden shed, storage shed, heating and cooling systems, antennae and satellite dishes, washing lines, solar units and hot water services or other outbuilding) which:
 - i. exceed 50 square metres in area;
 - ii. exceed 3.6 metres in height;
 - iii. are constructed from any materials or finishes or in any style or colours which are inconsistent with the main dwelling*
- (j) build or allow to be built any dwelling with a roof:
 - i. of any material other than non-reflective corrugated metal sheeting (Colorbond) or roof tiles (terracotta, concrete, clay or slate);
 - ii. of any colour other than muted tones of grey, blue-grey, charcoal or green;
 - iii. if pitched, at a pitch of less than 22 degrees;*
- (k) build or allow to be built a dwelling house without an eave overhang of at least 450 millimetres from the wall to the outer edge of the eave where the frontage and secondary street frontage is visible to the public realm;
- (l) build or allow to be built any front fence:
 - i. more than 1.2 metres in height;
 - ii. with less than 50 percent transparency unless the front fence is less than 0.7 metres in height; then it may be solid;
 - iii. that is constructed from wooden palings;
 - iv. which is inconsistent with the dwelling on the Lot in relation to style, materials and colours;*
 - v. of materials other than timber slats or masonry pillars with metal infill panels;*
 - vi. with mock Victorian, Edwardian or other heritage detailing;*

CONTINUED ON NEXT SHEET

 <p>03595-09 VER C.DWG MV/.... SMEC Melbourne Survey T 9869 0813 REF 0359s-09</p>	<p>SCALE</p>  <p>LENGTHS ARE IN METRES</p>	<p>ORIGINAL SHEET SIZE: A3</p>	<p>SHEET 8</p>
	<p>Digitally signed by: Rohan Michael Bakker (SMEC), Surveyor's Plan Version (C), 07/02/2018, SPEAR Ref: S116239V</p>		

	PLAN OF SUBDIVISION	PLAN NUMBER PS817180R
<p>CREATION OF RESTRICTION A (CONTINUED)</p> <p>Fencing</p> <p>(m) build or allow to be built any side or rear fencing:</p> <ul style="list-style-type: none"> i. other than 1.89 metres in height (except where there is a front fence); ii. that is not capped with any material other than exposed timber; iii. with posts and rails of any material other than exposed timber;* iv. with infill panels of any material other than Colorbond Neetascreen standard sheeting infill panels;* v. with infill panels of any colour other than Grey Ridge;* vi. that does not return a minimum of 1 metre behind the main building line;* <p>(n) build or allow to be built any side fencing which extends in front of the return fencing unless a front fence has been installed, which additional side fencing must be 1.2 metres in height;*</p> <p>(o) on a corner lot, build or allow to be built any fence to a secondary boundary which is a street or public space:</p> <ul style="list-style-type: none"> i. which does not return a minimum of 2 metres behind the front building line;* ii. that is not capped with any material other than exposed timber; iii. with posts and rails of any material other than exposed timber;* iv. with infill panels of any material other than Colorbond Lysaght MINISCREEN infill panels;* v. with infill panels of any colour other than Grey Ridge;* vi. other than 1.89 metres in height (except where there is a front fence). <p>Crossovers</p> <p>(p) build or allow to be built:</p> <ul style="list-style-type: none"> i. more than one vehicle crossover to the Lot, unless it is a corner lot in which case a second cross-over is allowable on the secondary street frontage subject to Council approval; ii. driveway exceeding 4 metres in width except where they form part of a turning or reserving area required for access / egress from a garage; iii. a driveway set less than 300mm off any side boundary;* iv. a driveway that is constructed of stampcrete or plain concrete. Coloured concrete, pavers and exposed aggregate are permitted driveway materials;* v. a driveway in a colour that does not compliment the overall colour palette of the dwelling.* <p>Earthworks and retaining</p> <p>(q) build or allow to be built:</p> <ul style="list-style-type: none"> i. any retaining structures greater than 1 metre in height between a dwelling and a street or public space; ii. any cut and fill deeper than 1 metre without utilization of planted and landscaped embankments with a maximum 1:3 gradient or a combination of a series of retaining structures with a maximum of 1 metre high steps and planted embankments or terracing; <p>(r) modify:</p> <ul style="list-style-type: none"> i. the existing slope of a lot in a way which affects the structural integrity of an adjoining lot(s);* ii. the existing batters and retaining walls or install additional retaining walls that will structurally affect the existing walls, building platforms and associated batters without first obtaining professional advice and seeking the required approvals;* 		
CONTINUED ON NEXT SHEET		
 <p style="font-weight: bold; font-size: 1.2em;">SMEC</p> <p>Melbourne Survey T 9869 0813 REF 0359s-09</p>	<p>0359S-09 VER CDWG MV/....</p> <p>SCALE</p> <p style="text-align: center;">0 LENGTHS ARE IN METRES</p> <p>Digitally signed by: Rohan Michael Bakker (SMEC), Surveyor's Plan Version (C), 07/02/2018, SPEAR Ref: S1 16239V</p>	<p>ORIGINAL SHEET SIZE: A3</p> <p style="text-align: right;">SHEET 9</p>

PLAN OF SUBDIVISION		PLAN NUMBER PS817180R	
CREATION OF RESTRICTION A (CONTINUED)			
Lot Maintenance			
<p>(s) build or allow to be built a letterbox which is not:</p> <ul style="list-style-type: none"> i. located and constructed to Australia Post standards in a purpose built low structure;* ii. complementary to the design of the dwelling house in respect of its materials, colour and style;* <p>(t) allow the front yard of a Lot not to be landscaped within 3 months of the date of issue of the occupancy permit for a dwelling house;*</p> <p>(u) allow any rubbish to accumulate or remain unsecured on the Lot unless stored in an appropriately sized skip or bin;*</p> <p>(v) allow any grass or weeds on the Lot to grow excessively;*</p> <p>(w) during construction:</p> <ul style="list-style-type: none"> i. allow construction rubbish or other rubbish to move from the Lot to other lots;* ii. allow any trade or delivery vehicles to be parked on footpaths, verges, nature strips or park reserves or in any location which hinders overall development construction;* iii. allow any building materials to be delivered or stored on the nature strip or anywhere else outside the title boundary of the Lot upon which the dwelling house is being constructed;* <p>(x) allow any plant or machinery or any recreation vehicle or commercial vehicle, (including without limitation a caravan, boat, box trailer, boat trailer, and car trailer but excluding any motor cycle, motor car, motor station wagon or utility or four wheel drive car registered for use on a highway) to be left or parked on the street or on the Lot between the building line and the front boundary (unless either of those occurs during the normal course of business by a visiting trades person) or on the nature strip or footpath;*</p> <p>(y) Erect, permit or allow to be erected or to remain erected on the Lot any advertisement, hoarding, sign or similar structure and will not permit the Lot or any building or buildings constructed thereon to be used for the display of any advertisement, sign or notice provided that this restriction shall not prevent the erection of a signboard that the Lot is for sale and shall not prevent the display of the nameplate or light of any medical practitioner, dentist, legal practitioner or other such professional trade or business nameplate.*</p> <p>(z) do anything in respect of the Lot in contravention of the planning requirements set out in the Botanic Ridge Precinct Structure Plan forming part of the Casey Planning Scheme.</p>			
<p>* denotes a restriction that is enforced by Peet Botanic Village Syndicate Ltd. These restrictions shall cease and be of no effect from 31 December 2021.</p>			
<p>All other restrictions are included within the Botanic Ridge Precinct Structure Plan, forming part of the Casey Planning Scheme.</p>			
 <p>0359S-09 VER C.DWG MV/.... SMEC Melbourne Survey T 9869 0813 REF 0359S-09</p>		<p>SCALE</p> <p style="text-align: center;">0 LENGTHS ARE IN METRES</p> <p>Digitally signed by: Rohan Michael Bakker (SMEC), Surveyor's Plan Version (C), 07/02/2018, SPEAR Ref: S116239V</p>	<p>ORIGINAL SHEET SIZE: A3</p> <p>SHEET 10</p>

PLAN OF SUBDIVISION

PLAN NUMBER
PS817180R

CREATION OF RESTRICTION B

Upon registration of this plan the following restriction is created.

DESCRIPTION OF RESTRICTION

Table of burdened and land benefited

BURDENED LOTS SUBJECT TO THE SMALL LOT HOUSING CODE	BENEFITING LOTS ON THIS PLAN
919	917, 918, 920
920	917, 919, 921, 922, 923
923	920, 922, 924
924	917, 923, 925
925	916, 917, 924, 926
926	916, 925, 927
934	933, 935, 946
935	934, 936, 945, 946
937	936, 938, 943
938	937, 939, 941, 943
948	947, 949, 950

The registered proprietor or proprietors for the time being for any burdened lot on this plan in the table as a lot subject to the 'Small Lot Housing Code (Type A)' must not build or permit to be built or remain on the lot any building or structure that has not been constructed in accordance with the 'Small Lot Housing Code (Type A)' unless in accordance with a planning permit granted to construct a dwelling on the lot.

This restriction shall cease to have effect after the issue of certificate of occupancy for the whole of the dwelling on the lot.



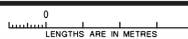
0359S-09 VER C/DWG MV/....

SMEC

Melbourne Survey T 9869 0813

REF 0359s-09

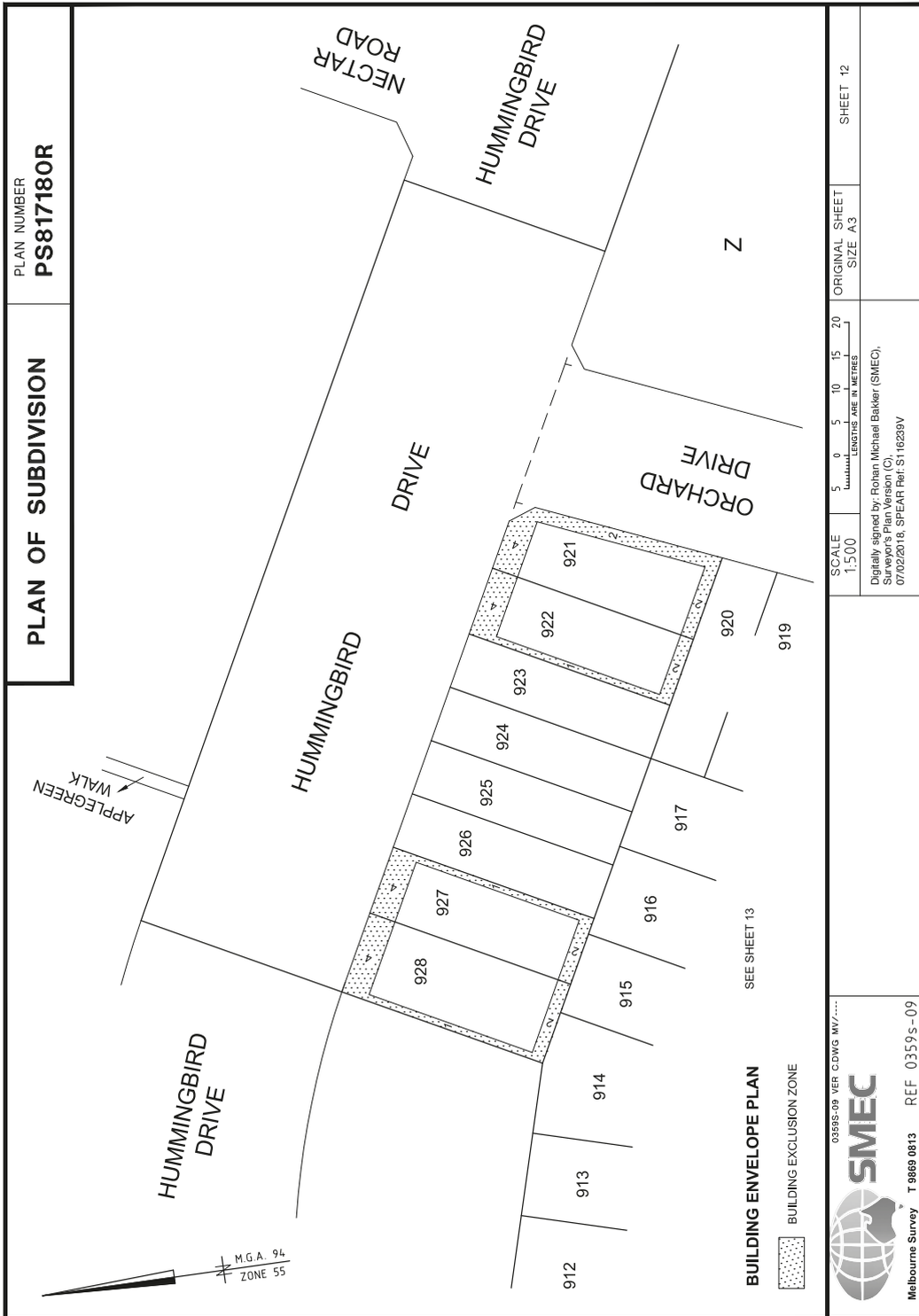
SCALE

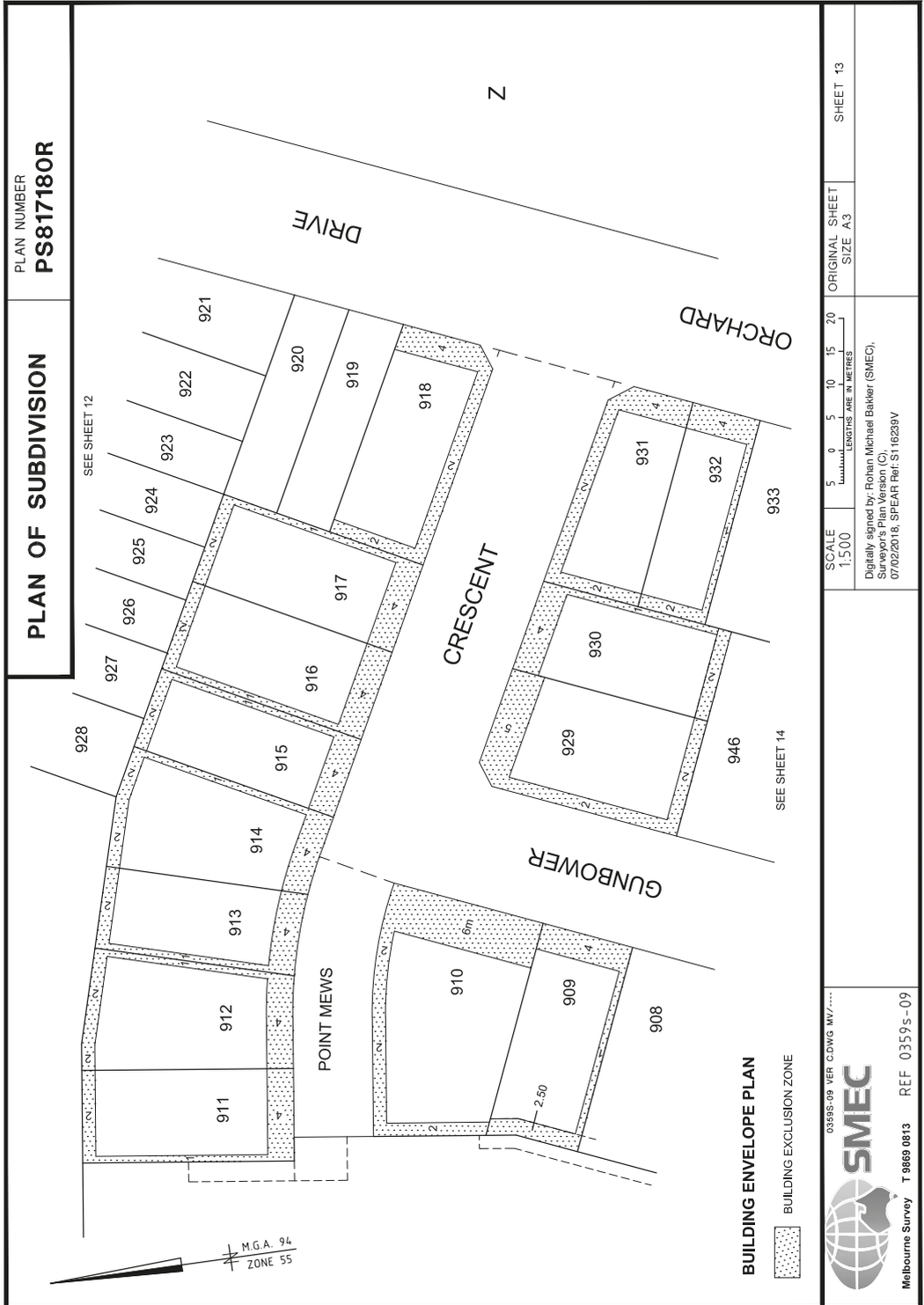


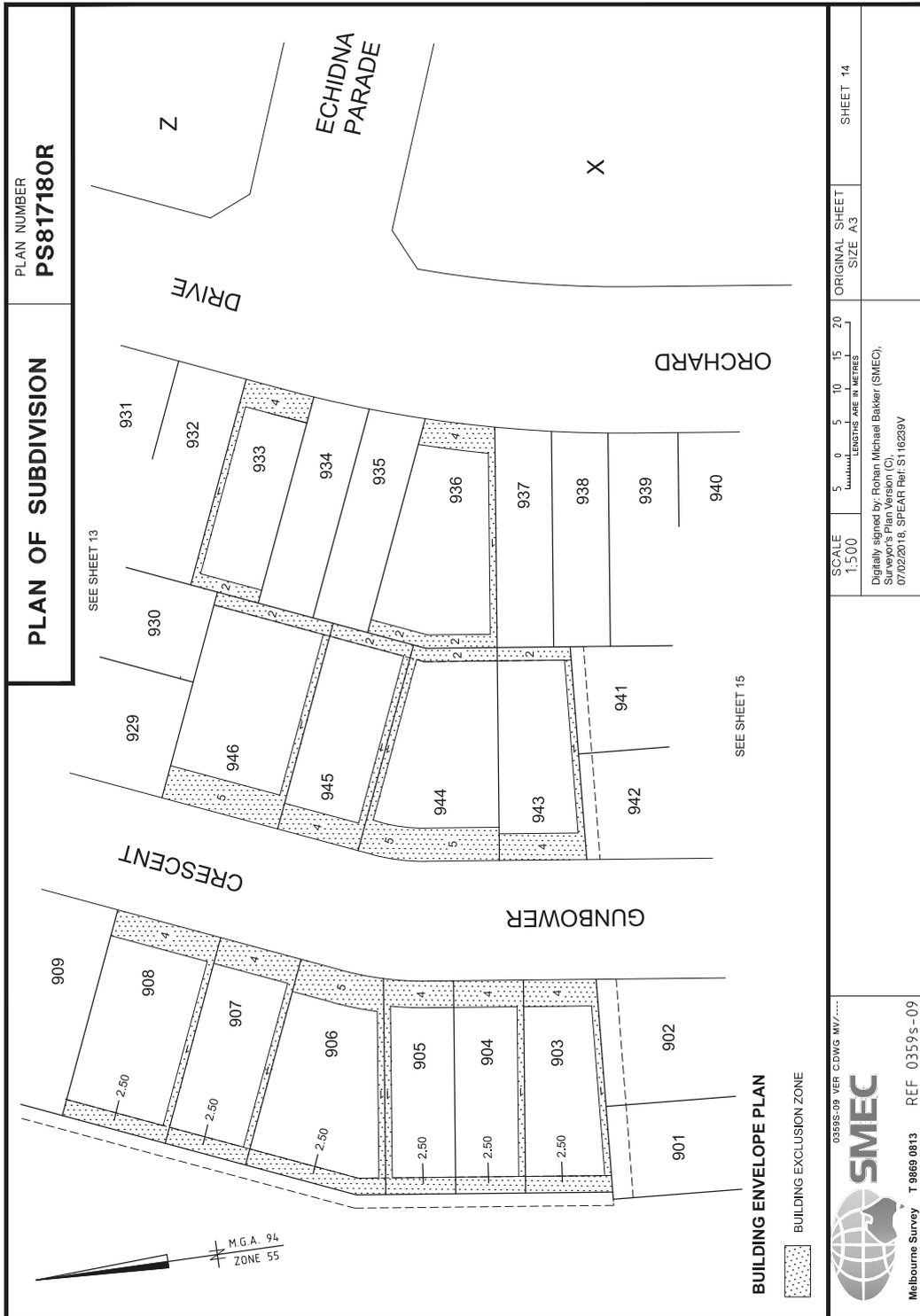
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Surveyor's Plan Version (C),
07/02/2018, SPEAR Ref: S116239V

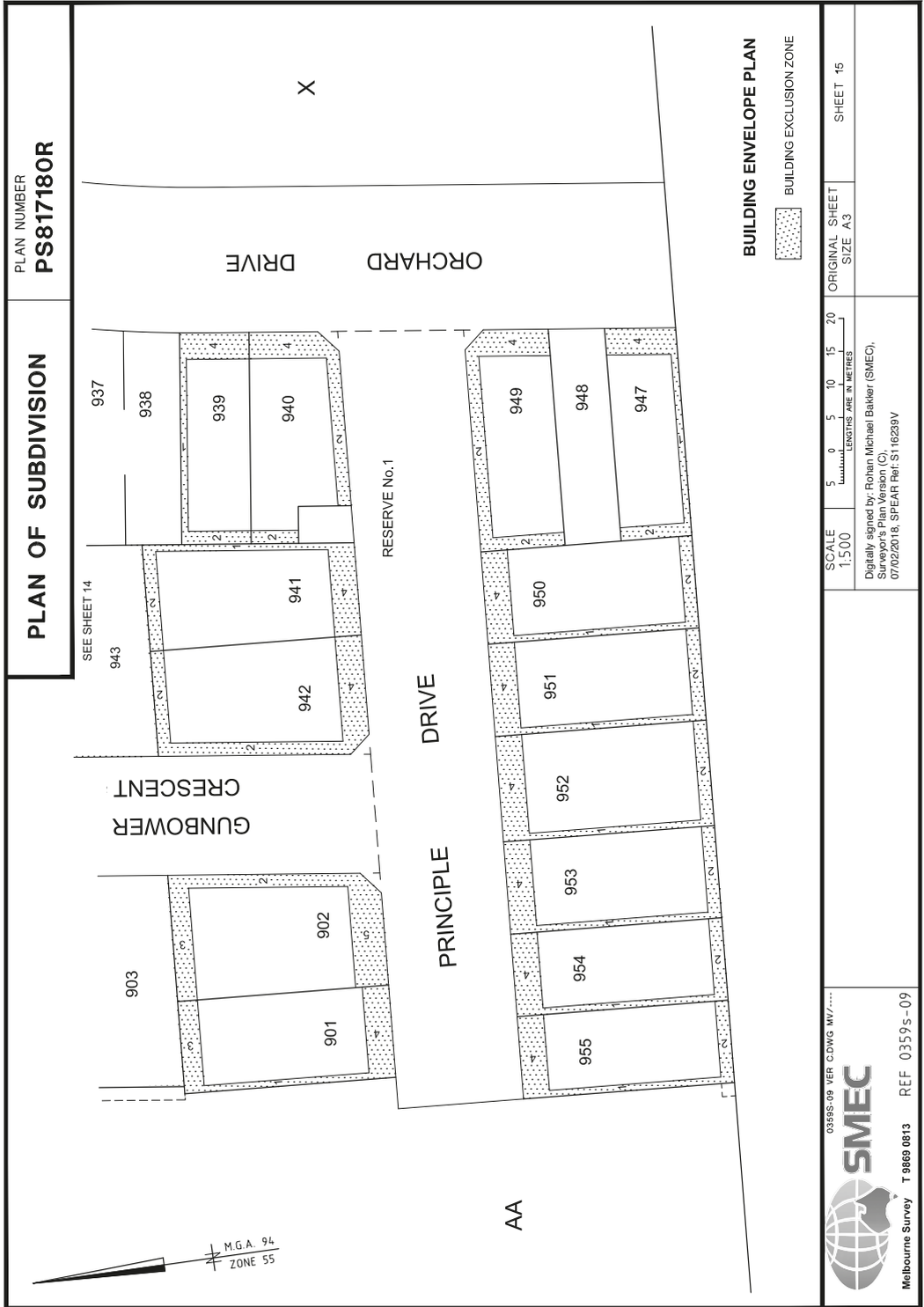
ORIGINAL SHEET
SIZE: A3

SHEET 11



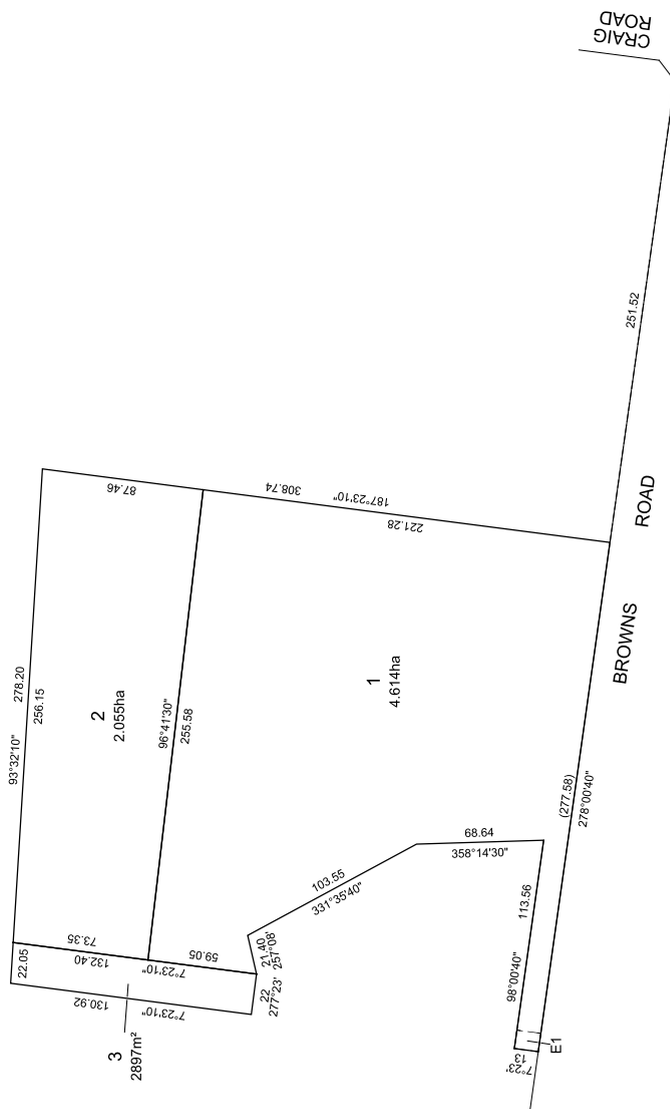






PLAN UNDER SECTION 22 OF THE SUBDIVISION ACT 1988 PLAN OF SUBDIVISION		EDITION 1	PS822755K	
LOCATION OF LAND PARISH: SHERWOOD CROWN DESCRIPTION: CA. 28 (PT) LAST PLAN REFERENCE: LOT 1 ON PS820484B POSTAL ADDRESS: 83-85 BROWNS ROAD BOTANIC RIDGE 3487 <small>(at time of subdivision)</small>		COUNCIL NAME: CASEY CITY COUNCIL		
VESTING OF ROADS AND/OR RESERVES				
IDENTIFIER	COUNCIL/BODY/PERSON			
NIL	NIL			
NOTATIONS				
DEPTH LIMITATION: Does Not Apply				
SURVEY: This plan is based on survey. This is an ePlan THIS SURVEY HAS BEEN CONNECTED TO PERMANENT MARKS No(s): PM46, PM74 & PM102 (PARISH OF SHERWOOD). PROCLAIMED SURVEY AREA:				
EASEMENT INFORMATION				
LEGEND: A-Appurtenant Easement E-Encumbering Easement				
IDENTIFIER	PURPOSE	WIDTH (m)	ORIGIN	LAND BENEFITED/IN FAVOUR OF
E1	Way	10	PS820484B	MELBOURNE WATER CORPORATION
		SURVEYORS FILE REF: 2400S00 LICENSED SURVEYOR: ANTONY WYATT VERSION A2	ORIGINAL SHEET SIZE: A3 SHEET 1 OF 2 <small>This plan is unregistered and may be subject to change.</small> <small>Plan generated date/time: 14/06/2018 07:50 AM</small>	

PS822755K



	SCALE 1 : 2000	ORIGINAL SHEET SIZE: A3	SHEET 2
	LICENSED SURVEYOR: ANTONY WYATT VERSION: A2	This plan is unregistered and may be subject to change. Plan generated date/time: 14/06/2018 07:50 AM	

Forests Act 1958

DECLARATION OF CROWN LAND AS PROTECTED PUBLIC LAND

Order in Council

The Governor in Council under section 62(1) of the **Forests Act 1958** declares Crown Allotment 2002, Parish of Pywheitjorrk, County of Bourke; Crown Allotments 2105, 2108, 2110, 2111, 2112 and 2113, Parish of Truganina, County of Bourke; Crown Allotments 2022, 2027 and 2029, Parish of Bulban, County of Grant; Crown Allotments 2029 and 2030, Parish of Mambourin, County of Grant and Crown Allotment CA 2015, Parish of Cocoroc, County of Grant to be protected public land.

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

Dated 30 October 2018

Responsible Minister:

HON LILY D'AMBROSIO MP

Minister for Energy, Environment and Climate Change

ANDREW ROBINSON
Clerk of the Executive Council

Major Transport Projects Facilitation Act 2009

ORDER UNDER SECTION 134 DIVESTING PUBLIC AUTHORITY LAND
FOR AN APPROVED PROJECT

Order in Council

The Governor in Council under section 134(1)(b) of the **Major Transport Projects Facilitation Act 2009**, on the recommendation of the Minister for Public Transport, divests the land identified in the **Schedule**, being land contained within the project area of the Cheltenham Level Crossing Removal Project, from the Director of Housing.

The Governor in Council expressly excludes the operation of section 136(5) of the **Major Transport Projects Facilitation Act 2009** from the land identified in the **Schedule**.

Schedule

Land described as Unit 3 on Strata Plan 018476 and an undivided share in the common property for the time being described on the plan, contained in Certificate of Title Volume 09496 Folio 021.

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

Dated 30 October 2018

Responsible Minister:

HON JACINTA ALLAN MP

Minister for Public Transport

ANDREW ROBINSON
Clerk of the Executive Council

State Aid to Religion Abolition Act 1871
AMENDMENT OR VARIATION PURSUANT TO SECTION 2 OF
THE ACT NO. 391 AMENDMENT ACT 1925

Order in Council

An application having been made by the head or authorized representative of the denomination of the Anglican Church of Australia within the Diocese of Melbourne under the provisions of **The Act No. 391 Amendment Act 1925** for an amendment or variation by the Governor of an allowance of the fourth day of March in the year 1879 made under the provisions of the said Act of Parliament numbered 391 annexed to this Order in Council is the form of such amendment or variation approved and made by the Governor in Council.

Dated 30 October 2018

Responsible Minister:

HON MARTIN PAKULA MP

Attorney-General

ANDREW ROBINSON
Clerk of the Executive Council

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 the Power of disposition with 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, and
- with 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, and
with 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, and
and 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.

State Employees Retirement Benefits Act 1979

DECLARATION OF EMPLOYEE

Order in Council

The Governor in Council under paragraph (e) of the definition of ‘employee’ in section 2(1) of the **State Employees Retirement Benefits Act 1979** by this Order declares:

1. That:
 - Scope (AUST) Ltd ABN 63 004 280 871;
 - Life Without Barriers ABN 15 101 252 171;
 - House with No Steps Victoria Limited ACN 628 265 387;
 - OPTIA Limited ABN 30 080 560 443, and
 - Melba Support Services INC, ABN 39 848 842 276;
 are declared bodies to which paragraph (e) applies.
2. That for the employees who were within the definition of ‘employee’ in section 2(1) of the **State Employees Retirement Benefits Act 1979** immediately before commencing employment with an entity listed in paragraph 1, the **State Employees Retirement Benefits Act 1979** applies for such period as they remain employed by that entity.
3. That paragraph 2 only applies to employees of the entities listed in paragraph 1, who were employed by the Department of the Health and Human Services, immediately prior to joining the entity.

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

Dated 30 October 2018

Responsible Minister:

ROBIN SCOTT MP

Minister for Finance

ANDREW ROBINSON
Clerk of the Executive Council

LATE NOTICES



NOTICE – MAKING OF GOVERNANCE LOCAL LAW NO. 1 OF 2018

On 22 October 2018, Frankston City Council resolved to make Governance Local Law No. 1 of 2018. The following information about the Local Law is provided in accordance with section 119(3) of the **Local Government Act 1989**.

Purpose: The Local Law provides for the orderly, efficient and equitable conduct of Council meetings, the election of the Mayor and Deputy Mayor, and the use of Council’s common seal.

General Purport: The Local Law provides procedures for Council meetings including notice and agendas, quorums, business of meetings, motions and debate, procedural motions, amendments, rescission motions, points of order, public participation, voting at meetings, keeping of minutes, addressing a meeting and behaviour at meetings. It also deals with election of the Mayor and Deputy Mayor, use of Council’s common seal, and sets penalties for breach of certain provisions.

The Local Law commences operation on 2 November 2018. On the commencement of this Local Law, Council’s Governance Local Law No. 1 of 2015 is revoked.

A copy of the Local Law may be inspected or obtained at Council’s Civic Centre, 30 Davey Street, Frankston, during office hours, and on Council’s website at www.frankston.vic.gov.au

DENNIS HOVENDEN
Chief Executive Officer

**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:

170. *Statutory Rule:* County Court Civil Procedure Rules 2018

Authorising Act: County Court Act 1958

Date first obtainable: 31 October 2018
Code O

171. *Statutory Rule:* Livestock Disease Control Further Amendment Regulations 2018

Authorising Act: Livestock Disease Control Act 1994

Date first obtainable: 31 October 2018
Code A

172. *Statutory Rule:* County Court (Fees) Regulations 2018

Authorising Act: County Court Act 1958

Date first obtainable: 31 October 2018
Code B

173. *Statutory Rule:* Major Crime (Investigative Powers) Amendment Regulations 2018

Authorising Act: Major Crime (Investigative Powers) Act 2004

Date first obtainable: 31 October 2018
Code A

174. *Statutory Rule:* Surveillance Devices Further Amendment Regulations 2018

Authorising Act: Surveillance Devices Act 1999

Date first obtainable: 31 October 2018
Code A

175. *Statutory Rule:* Victorian Energy Efficiency Target (Project-Based Activities) Amendment Regulations 2018

Authorising Act: Victorian Energy Efficiency Target Act 2007

Date first obtainable: 31 October 2018
Code B

176. *Statutory Rule:* Occupational Health and Safety Amendment (Mines) Regulations 2018

Authorising Act: Occupational Health and Safety Act 2004

Date first obtainable: 31 October 2018
Code A

177. *Statutory Rule:* Transport Accident Amendment (Home Modification Agreement) Regulations 2018

Authorising Act: Transport Accident Act 1986

Date first obtainable: 31 October 2018
Code A

178. *Statutory Rule:* Drugs, Poisons and Controlled Substances Further Amendment Regulations 2018

Authorising Act: Drugs, Poisons and Controlled Substances Act 1981

Date first obtainable: 31 October 2018
Code A

179. *Statutory Rule:* Labour Hire Licensing Regulations 2018

Authorising Act: Labour Hire Licensing Act 2018

Date first obtainable: 31 October 2018
Code B

180. *Statutory Rule:* Building Further
Amendment
Regulations 2018
Authorising Act: Building Act 1993
Date first obtainable: 31 October 2018
Code A
181. *Statutory Rule:* Road Safety
(Drivers) and
(General)
Amendment
(Unlicensed
Driving and
Other Matters)
Regulations 2018
Authorising Act: Road Safety Act
1986
Date first obtainable: 31 October 2018
Code B
182. *Statutory Rule:* Magistrates' Court
(Family Violence
Protection) Rules
2018
Authorising Acts: Magistrates' Court
Act 1989
Family Violence
Protection Act
2008
Date first obtainable: 31 October 2018
Code D
183. *Statutory Rule:* Terrorism
(Community
Protection)
Regulations 2018
Authorising Act: Terrorism
(Community
Protection) Act
2003
Date first obtainable: 31 October 2018
Code A
184. *Statutory Rule:* Public Interest
Monitor
Amendment
Regulations 2018
Authorising Act: Public Interest
Monitor Act 2011
Date first obtainable: 31 October 2018
Code B
-

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