



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 18 Thursday 2 May 2019

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GENERAL

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As from 2 May 2019

The last Special Gazette was No. 162 dated 30 April 2019.

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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PRIVATE ADVERTISEMENTS

Re: GIULIANO MICHELI, also known as Giulio Micheli, late of 26–28 Drayton Crescent, Park Orchards, Victoria, retired gardener, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 December 2018, are required by the trustees, Paolo Micheli and Giuletta Micheli, in the Will called Giuletta Michelangeli, to send particulars to the trustees, 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 they have notice.

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

CHARLES POULOS, also known as Serafim Papadopoulos, late of 33 Newmans Road, Templestowe, Victoria, retired publican, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died 1 September 2018, are required by the trustee, Basil Poulos, to send particulars of their claims to him, care of the undermentioned solicitors, by 2 July 2019, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

ASHBY LEGAL,
PO Box 1258, Blackburn North, Victoria 3130.

NORMA EILEEN WILSON, late of 14 Pitt Street, Ringwood, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 July 2018, are required by the personal representatives, Rodney Paul Wilson and Mark Donald Wilson, to send particulars to them, care of the undermentioned solicitors, by 15 July 2019, after which date the personal representatives may convey or distribute the assets, having regard only to claims of which they then have notice.

AUGHTERSONS LAWYERS PTY LTD,
267 Maroondah Highway, Ringwood,
Victoria 3134.

WARREN DAVID HORN, late of 23 Keerok Avenue, Seaford, Victoria, boiler maker.

Creditors, next-of-kin and all others having claims in respect of the deceased, who died on 21 October 2018, are required by the administrator, Thomas Joshua Horn, to send particulars of such claims to him, in care of the undermentioned solicitors, within two months from the date of publication of this notice, after which date he will distribute the assets, having regard only to the claims of which he has notice.

BAYSIDE SOLICITORS,
36 Dandenong Road West, Frankston 3199.
Ph: (03) 9781 4822.

ELVA MAY NICHOL, late of 53 Arlington Street, Ringwood, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 April 2019, are required by the executors, Grant Stewart Nichol, Cameron Bruce Nichol and John Alexander Keith Nichol, to send particulars of their claims to the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the executors may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

DEVENISH, lawyers,
23 Ringwood Street, Ringwood, Victoria 3134.

Re: RUOHONG ZHANG, late of 131 Winmalee Road, Balwyn, Victoria.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 4 October 2018, are required by the administrator, Cheng Yong Chen, to send particulars of such claims to him, care of the undermentioned solicitors by 2 July 2019, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

GOODMAN GROUP LAWYERS,
234 Main Street, Lilydale, Victoria 3140.

Re: Estate of CHERYLEE MERILYN BLACK.

Creditors, next-of-kin and others having claims against the estate of CHERYLEE MERILYN BLACK, late of 36 Healey Close, Wodonga, Victoria, retired, deceased, who died

on 12 December 2017, are requested to send particulars of their claims to the executor, care of the undermentioned lawyers, by 5 July 2019, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

HICKS OAKLEY CHESSELL WILLIAMS,
lawyers,
The Central 1, Level 2, Suite 17,
1 Ricketts Road, Mount Waverley,
Victoria 3149.

Re: the estate of the late MAXWELL JOHN WEST, of Unit 18, 26 Barrina Street, Blackburn South, Victoria, electrician, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 September 2018, are required by the trustee, Brian Maxwell West, to send particulars of such claims to him, care of the undersigned, by 9 July 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

HUTCHINSON LEGAL,
38 New Street, Ringwood, Victoria 3134.

ANN BERNADETTE HOWARTH, late of 59 Davis Street, Warrnambool, Victoria 3280, farmer, deceased.

Creditors, next-of-kin and others having claims in respect of the Will/estate of the abovenamed deceased, who died on 25 May 2017 are required by the executors, Diane Maree Vincent and Darren James Howarth, care of 77 Fairy Street, Warrnambool, Victoria 3280, to send particulars of their claims to the solicitors named below by 30 June 2019, after which date the executors may convey or distribute the assets and distribute the estate, having regard only to the claims of which they then have notice. Probate was granted in Victoria on 21 August 2018.

Dated 26 April 2019

JELLIE McDONALD,
77 Fairy Street, Warrnambool, Victoria 3280.
PO Box 245, Warrnambool, Victoria 3280.
DX 28014 Warrnambool.
Ph: (03) 5560 3444, Fax: (03) 5560 3456.
MM:180589. Contact Marcus Malseed.

Re: Estate of JAMES JOSEPH DORAN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JAMES JOSEPH DORAN, late of Wirrum Lodge Residential Aged Care Facility, 26 Duncan Street, Birchip, in the State of Victoria, retired, deceased, who died on 8 January 2019, are to send particulars of their claim to the executors care of the undermentioned legal practitioners, by 29 June 2019, after which the executors will distribute the assets, having regard only to the claims of which they then have notice.

JOLIMAN LAWYERS,
Beveridge Dome, 194–208 Beveridge Street,
Swan Hill 3585.

ELGIN MARY GORDON, late of 221/350 St Kilda Road, Melbourne, Victoria 3004, legal assistant, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 6 September 2017, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, within 60 days from the publication hereof, after which date the executor will distribute the assets, having regard only to the claims of which the executor has notice.

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

Re: JOHN HAMILTON DAVIS, late of 30 Wentworth Avenue, Canterbury, Victoria, pharmacist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 26 July 2017, are required by the trustee, Salah Saidi, to send particulars to the trustee, care of the undermentioned solicitors, by 2 July 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors,
Level 1, 177 Surrey Road, Blackburn 3130.
KM:2171449.

Re: RACHEL HOPE HARDIE, late of 75 Thames Street, Box Hill, Victoria, retired music teacher, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 June 2018, are required by the

trustee, Kenneth Alan Hardie, to send particulars to the trustee, care of the undermentioned solicitors, by 3 July 2019, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

MAHONS with Yuncken & Yuncken, solicitors, Level 1, 177 Surrey Road, Blackburn 3130.
TMM:2181455.

RE: JENNIFER ANNE HENDLEY, late of 1/1073 Point Nepean Highway, Rosebud West, Victoria.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 6 August 2018, are required by the administrator, Carolyn Joy Hendley, to send particulars of such claims to them, care of the undermentioned solicitors, by 1 July 2019, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

Carolyn Joy Hendley, care of
MAURICE BLACKBURN PTY LTD,
PO Box 523, Melbourne, Victoria 3001.
Tel (03) 9605 2700. Ref AEJ/5400876.

Re: Estate of FAYE LORRAINE GERRARD, late of 4 Rupert Street, Ringwood, Victoria 3134.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 January 2019, are required by the executor of the estate, Sharon Lorraine Gerrard, to send particulars of their claims to her, care of the undermentioned solicitors, by 2 July 2019, after which date the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

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

Re: Estate of BRENDA KING, deceased.

Creditors, next-of-kin and others having claims against the estate of BRENDA KING, late of 7 Yale Place, Bundoora, in the State of Victoria, home duties, deceased, who died on 11 November 2017, are required to send particulars of their claims to the administrator, Wayne John Miller-King, care of the

undermentioned solicitor, by 9 July 2019, after which date he will distribute the estate of the deceased, having regard only to the claims of which he then has notice.

PETER GARDINER, solicitor,
Office 1, 2 Colin Avenue, Warrandyte 3113.

Re: ANTONIO D'ANGELO, late of 20 Franklyn Street, Oakleigh East, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 November 2018, are required by Domenico D'Angelo and Carmela Assunta Greco, the trustees of the estate of the deceased, to send particulars of their claims to them, care of the undermentioned lawyers, by 28 June 2019, by which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RUSSO PELLICANO CARLEI, lawyers,
43 Atherton Road, Oakleigh, Victoria 3166.

MARGARET ANNIE ADELAIDE KEMBALL, late of 45 Moubray Street, Melbourne, Victoria, nurse, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2019, are required by the executor, Stephen Gerard Jones, to send particulars of their claims to him at the address below, by 2 July 2019, after which date the executor will convey or distribute the estate, having regard only to the claims of which the executor then has notice.

STEPHEN GERARD JONES, lawyer,
8 Meyrick Court, Cape Schanck, Victoria 3939.

VITTORIA VINCI, late of Villa del Sole, 73 William Street, Glenroy, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 4 December 2018, are required to send particulars of their claims to the executor, Giuseppe Antonio Vinci, care of the undermentioned solicitors, within 60 days from the date of publication of this notice, after which date the said executor will distribute the assets, having regard only to the claims of which he then has notice.

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

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

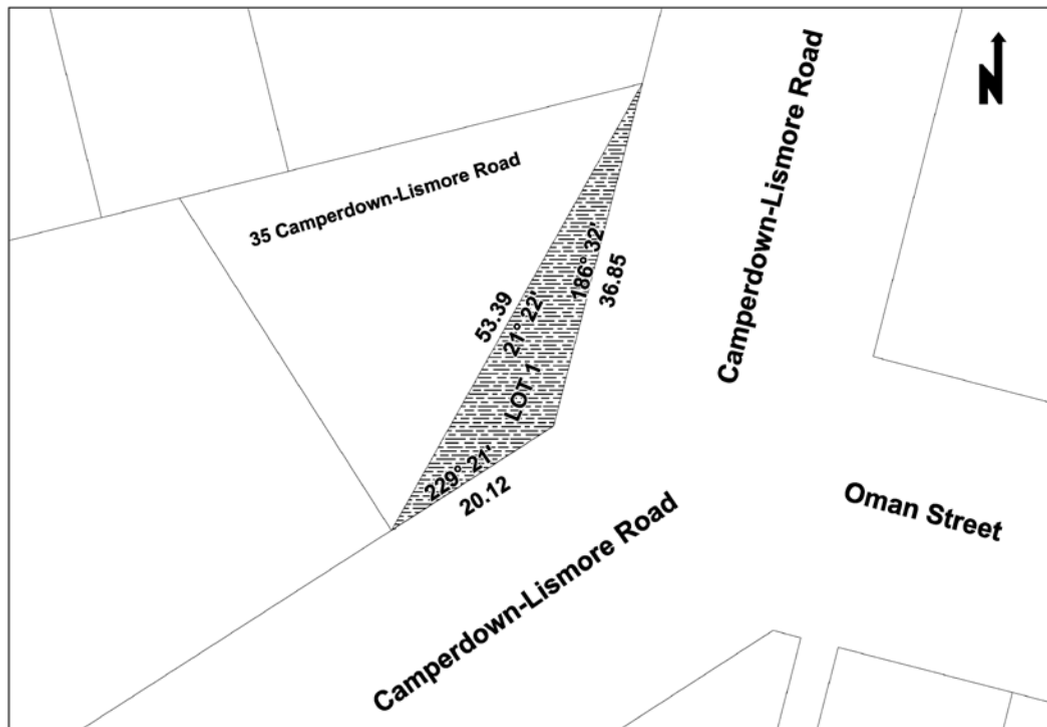


**CORANGAMITE
SHIRE**

DECLARATION OF A PUBLIC HIGHWAY

Parcel of Land Adjacent to 35 Camperdown–Lismore Road, Lismore

Pursuant to section 11(1) of the **Road Management Act 2004**, the Corangamite Shire Council declares that the land shown hatched on the plan below, being the whole of the land described as Lot 1 on Title Plan 445021W, to be a public highway for the purposes of the **Road Management Act 2004**, on and from the date of the publication of this notice.

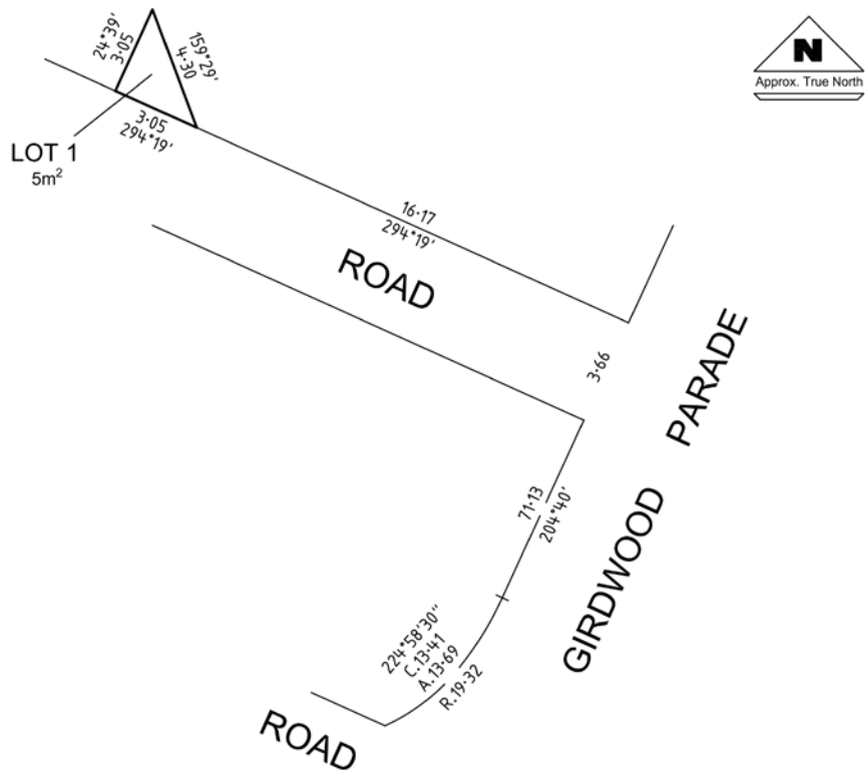


ANDREW MASON
Chief Executive Officer

MURRINDINDI SHIRE COUNCIL

Discontinuance of Part of Road

At its meeting on 19 December 2018 and acting under Clause 3 of Schedule 10 of the **Local Government Act 1989**, the Murrindindi Shire Council resolved to discontinue the road which is shown marked as Lot 1 outlined on the plan below (and being part of the land in Certificate of Title Volume 11335 Folio 186) (Road) and sell the Road to the adjoining owner:



CRAIG LLOYD
Chief Executive Officer

BULOKE SHIRE COUNCIL
 Notice of Making of a Local Law
 Community Local Law 2019

Notice is given pursuant to section 119 of the **Local Government Act 1989** that Buloke Shire Council, at its meeting held on 10 April 2019, resolved to make Community Local Law 2019. The Community Local Law 2019 will come into effect on 1 July 2019.

The Community Local Law has the following objectives:

- a) provide for the peace, order and good government of the municipal district of Buloke Shire Council;
- b) provide for those matters which require a Local Law under the **Local Government Act 1989** and any other Act;
- c) provide for the administration of Council powers and functions, and for the issue of permits and infringement notices;
- d) prohibit, regulate and control activities, events, practices or behaviour in the municipal district so that no detriment is caused to the amenity of the neighbourhood, nor nuisance to a person, nor detrimental effect to the environment or property;
- e) regulate and control the consumption of liquor and possession of liquor other than in a sealed container;
- f) protect Council assets and land;
- g) regulate livestock movement within the municipal district, minimising damage to native vegetation and surrounding areas arising from livestock and to alert other road users to the presence of livestock on roads in the interests of road safety;
- h) enhance public safety and community amenity; and
- i) to provide standards and conditions for certain activities in relation to the physical and visual environment within the municipality.

A copy of the Community Local Law can be obtained from the Council offices at 367 Broadway, Wycheproof, during office hours. Alternatively you can view a copy online at <http://www.buloke.vic.gov.au>

ANTHONY JUDD
 Chief Executive Officer



ROAD MANAGEMENT PLAN REVIEW

In accordance with section 54 of the **Road Management Act 2004** and the Road Management (General) Regulations 2016, Campaspe Shire Council gives notice it intends to conduct a review of its road management plan including Council's register of public roads.

The purpose of the review, consistent with the role, functions and responsibilities of the Council as a road authority under the Act, is to ensure that the standards in relation to, and the priorities being given to, the inspection, maintenance and repair of the roads and the classes of road to which the Council's road management plan applies are safe, efficient and appropriate for use by the community served by the Council.

The review will apply to all of the roads and classes of roads to which the road management plan applies.

A copy of Council's draft for public exhibition of the road management plan including the revised register of public roads can be reviewed on Council's website at www.campaspe.vic.gov.au or may be inspected between 9 am and 5 pm Monday to Friday at any of Council's service centres. Additional information can also be obtained in Council meeting minutes.

Any person that wishes to make a submission may do so in writing addressed to: Review of the Road Management Plan, Infrastructure Development Coordinator, Campaspe Shire Council, PO Box 35, or by email to shire@campaspe.vic.gov.au no later than 4 pm on 3 June 2019. A person who has made a submission and requested that they be heard in support of their submission is entitled to appear in person or be represented by a person acting on their behalf before a meeting of the Council, the day, time and place of which will be advised.

FLEUR COUSINS
 Acting Chief Executive Officer



ADOPTION OF LOCAL LAW NO. 1 OF 2019 –
COUNCIL MEETING PROCEDURES AND COMMON SEAL

Notice is hereby given that the Golden Plains Shire Council, at its meeting held on 23 April 2019, resolved to adopt Local Law Local Law No. 1 of 2019 – Council Meeting Procedures and Common Seal, in accordance with sections 119 and 223 of the **Local Government Act 1989** (the Act). This Local Law will come into force on 13 May 2019.

The overall purpose and purport of the new Local Law are to:

- facilitate good government and provide a process for good decision-making of Golden Plains Shire Council in matters affecting the municipality and community;
- provide for procedures governing the conduct of Council Meetings, Special and Advisory Committee meetings;
- set the rules of behaviour for those participating in or present at Council Meetings, Special and Advisory Committee meetings;
- promote and encourage community engagement in local government while at the same time ensuring that Council conducts its business in an effective and efficient manner in line with the Act;
- regulate proceedings for the election of the Mayor and Chair of various committees;
- regulate the use and control of the Common Seal; and
- revoke Local Law No. 1 of 2009 – Processes of Municipal Government and Local Law No. 1A of 2011 Processes of Municipal Government.

A copy of the Local Law can viewed online at www.goldenplains.vic.gov.au or inspected at Council's Bannockburn offices, 2 Pope Street, Bannockburn, Victoria 3331.

Enquiries can be directed to Candice Holloway, Corporate Governance Coordinator, on (03) 5220 7111.

ERIC BRASLIS
Chief Executive Officer

Planning and Environment Act 1987
BOROONDARA PLANNING SCHEME
Notice of the Preparation of an Amendment
Amendment C308boro

Boroondara City Council has prepared Amendment C308boro to the Boroondara Planning Scheme.

The Amendment proposes to implement the recommendations of the *City of Boroondara Municipal-Wide Heritage Gap Study Volume 6: Hawthorn East* to introduce the Heritage Overlay to 18 individually significant places, eight heritage precincts and one precinct extension on a permanent basis, as described below:

New heritage precincts

- Brickfields Environs Precinct (HO841)
- Burwood Road Estate Precinct (HO842)
- Smith's Paddock (Burwood Reserve) Environs Precinct (HO843)
- Longford Estate and Environs Precinct (HO844)
- Essington Estate and Environs Precinct (HO845)
- Stonyhurst and Athol Estates Precinct (HO846)

- Havelock Road, Denmark Hill Road and Linton Court Precinct (HO847)
- Victoria Road Precinct (HO848)

New individually significant places

- 406 Barkers Road, Hawthorn East (HO849)
- 452 Barkers Road, Hawthorn East (HO850)
- 16 Beaconsfield Road, Hawthorn East (HO851)
- 64 Campbell Road, Hawthorn East (HO852)
- 43 Clive Road, Hawthorn East (HO853)
- 20 Denmark Hill Road, Hawthorn East (HO854)
- 41 Harcourt Street, Hawthorn East (HO855)
- 40 Havelock Road, Hawthorn East (HO856)
- 29 Leura Grove, Hawthorn East (HO857)
- 100 Pleasant Road, Hawthorn East (HO858)
- 336 Riversdale Road, Hawthorn East (HO859)
- Tram shelter between 439A and 441 Riversdale Road, Hawthorn East (HO861)
- 417–419 Tooronga Road, Hawthorn East (HO862)
- 500–512 Tooronga Road, Hawthorn East (HO863)
- 8 Tower Place, Hawthorn East (HO864)
- 9 Widford Street, Hawthorn East (HO865)
- 157 Auburn Road, Hawthorn and 3 Russell's Place, Hawthorn East (HO866)
- 5 Higham Road, Hawthorn East (HO71)

Extension to an existing heritage precinct

- 116–130 Harcourt Street, Hawthorn East (Ryeburne Avenue Precinct Extension) (HO161)

The Amendment also seeks to update the Schedule to the Heritage Overlay (Clause 43.01), Schedule to the Documents Incorporated in this Planning Scheme (Clause 72.04) and Schedule to the Background Documents (Clause 72.08) of the Boroondara Planning Scheme.

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, Boroondara City Council, Planning

Counter, Level 1, 8 Inglesby Road, Camberwell, Victoria 3124; and at the Department of Environment, Land, Water and Planning website: www.delwp.vic.gov.au/public-inspection

Any person who may be affected by the Amendment may make a submission to the planning authority about the Amendment. Submissions must be made in writing giving the submitter's name and contact address, clearly stating the grounds on which the Amendment is supported or opposed and indicating what changes (if any) the submitter wishes to make.

Name and contact details of submitters are required for Council to consider submissions and to notify such persons of the opportunity to attend Council meetings and any public hearing held to consider submissions. The closing date for submissions is Monday 3 June 2019. A submission must be either lodged online at www.boroondara.vic.gov.au/C308boro or be sent to Amendment C308boro, Strategic Planning Department, City of Boroondara, Private Bag 1, Camberwell, Victoria 3124.

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.

PHILLIP STORER
Chief Executive Officer
Boroondara City Council

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 3 July 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.

CATCHPOLE, John Charles Patience, late of 20 Winstanley Road, Thomson, Victoria 3219, deceased, who died on 12 April 2017.

DREMEL, Paul Wayne, late of Unit 7, 10 Churchill Avenue, Ascot Vale, Victoria 3032, deceased, who died on 19 January 2019.

GATSINOS, Basile, late of St Basils Aged Care, 24–36 Lorne Street, Fawkner, Victoria 3060, deceased, who died on 30 July 2018.

GOBLE, Ronald Morton, late of 100 Allison Road, Mount Eliza, Victoria 3930, retired, deceased, who died on 9 December 2018.

RAINEY, Gwendoline Louise, late of Forest Lodge, 23 Forest Drive, Frankston North, Victoria 3200, deceased, who died on 14 June 2018.

ROBINSON, John Edward, late of Percy Baxter Lodge – Mckellar Centre, 45–95 Ballarat Road, North Geelong, Victoria 3215, deceased, who died on 4 January 2019.

SANSIL, Salim, late of Unit 5, 14 Royal Avenue, Glen Huntly, Victoria 3163, deceased, who died on 10 October 2018.

SINDLER, Vincent, late of 3 Merville Avenue, Malvern East, Victoria 3145, deceased, who died on 2 January 2019.

WEEDING, Phillip, late of Alpine Health Hawthorn Village, 1 Rotary Drive, Bright, Victoria 3741, deceased, who died on 23 October 2018.

WELLS, Ida Florence, late of Benetas Colton Close Aged Care, 1–19 York Street, Glenroy, Victoria 3046, deceased, who died on 27 July 2018.

WRIGHT, Roy Frederick Norton, late of 53 Ann Street, Dandenong, Victoria 3175, deceased, who died on 16 October 2018.

WYNNE, Linda Mary, late of Homestyle Green Gables Aged Care, 15 Coulstock Street, Epping, Victoria 3076, unemployed, deceased, who died on 21 November 2018.

Dated 24 April 2019

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 08 July 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.

COOKE, Ronald James William, late of Sutherland Lodge, 125 Mckean Street, Bairnsdale, Victoria 3875, retired, deceased, who died on 6 March 2019.

JANES, Joseph John, late of Ravenhall Correctional Centre, 97 Riding Boundary Road, Ravenhall, Victoria 3023, deceased, who died on 2 March 2019.

LAWRENCE, Michael David, late of Unit 83, 94 Ormond Street, Kensington, Victoria 3031, deceased, who died on 7 March 2019.

MARSH, Jennifer, late of Flat 301, 78 Clifford Terrace, Kensington, Victoria 3031, deceased, who died on 18 February 2019.

STAZIC, Bernadette, late of Unit 24, 27 Edward Street, Northcote, Victoria 3070, deceased, who died on 5 March 2019.

WOLFF, Kevin Douglas, late of No Fixed Address, deceased, who died on 8 January 2019.

Dated 29 April 2019

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:

Acupuncture Association of Victoria Inc.; AIG Developer Forum Inc.; Albury-Wodonga Tenpin Bowling Association Inc.; Allison Youthlink Incorporated; Ark of Truth Christian Fellowship Inc.; Aussiegoers Incorporated; Australia China Overseas Friendship Association Incorporated; Barriburn Pre-School Association Inc.; Barunah Park Landscape Guardians Inc.; Baseline Cyber Inc.; Beechworth and District Ladies Probud Club Inc.; Bell Park Kindergarten Inc.; Bendigo Retreat House Inc.; Buffalo Tennis Club Inc.; Church at Collective Inc.; Clayton Pre-School Inc.; Club Hawthorn Inc.; Coonamar Ski Club Inc.; Corner Shop Group Goods Incorporated; Crew Muaythai Inc.; Da Capo Singers Inc.; East Kew United Soccer Club Inc.; Eastern Heights T.O.W.N. Club of Victoria Inc.; Food Skil Inc.; Fresh Encounter Incorporated; Furever Friends Bendigo Inc.; Gaiavic Inc.; Gippsland Worker

Transition & Support Centre Inc.; Goal-Score Golf Association Inc.; Greysafe Inc.; Heartbeat at My Feet Foundation Inc.; Highton Pre-school Inc.; Horfield Community Inc.; Inspiring Opportunities Inc.; Kage Physical Theatre Association Inc.; Kiewa Valley Quilters Incorporated; Kingdom Life Centre Incorporated; Kinyei Inc.; Kirralee Early Learning Centre Inc.; Koorie Night Market Inc.; L'Unione Dei Democratici Inc.; Lakes Entrance Volleyball Club Inc.; League of Maniates and Friends of Melbourne and Victoria "I MANI" Inc.; Life Focus Inc.; Luo of Bahr El Ghazel Community Associations of Victoria Inc Incorporated; Macedonian Community Council of Shepparton & District Inc.; Manningham Promoting Character Inc.; Meredith Junior Football Club Inc.; Merge Art Alliance Incorporated; Nagambie and District Community Emergency Response Team Inc.; Oil City Rodders Inc.; Partisans Australia MMC Gellibrand Chapter Incorporated; Pioneer T.O.W.N. Inc.; Point Cook Playgroup Inc.; Project Healing Waters Fly Fishing Australia Inc.; Race Entry Systems Inc.; Razorbacks Social Club Inc.; Rescue A Cat Inc. ; Rotary Club of Epping Vic Inc.; Seed Church Melbourne Incorporated; Spiritualist Chapel of Peace and Harmony Inc.; Splice Foundation Inc.; Stillbirth and Neonatal Death Support Inc.; Swap and Geek Incorporated; The Bright Community Club Inc.; The Highway Gallery Inc.; The Rock Ministries Inc.; The Ukrainian Golf Inc.; Tiny Wineries Rutherglen Inc.; Vendor Finance Association of Australia Inc.; Wendouree Dance Club Inc.; Wye Sep Kennett Renewal Association 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 2 May 2019

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

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO SELL ELECTRICITY BY WHOLESALE

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by Moorabool Wind Farm Interface Company Pty Ltd (ACN 615 752 317) for a licence to sell electricity through the National Electricity Market. The licence authorises the sale of electricity generated at the Moorabool North wind farm and Moorabool South wind farm.

The licence was issued on 17 April 2019, and is granted on an ongoing basis. A copy of the licence is available on the commission's website (at www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

DR RON BEN-DAVID
Chairperson

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO GENERATE ELECTRICITY

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by Moorabool Wind Farm Pty Ltd (ACN 135 829 846) for a licence to generate electricity for supply or sale.

The licence was issued on 17 April 2019, and is granted on an ongoing basis. A copy of the licence is available on the commission's website (at www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

DR RON BEN-DAVID
Chairperson

Electricity Industry Act 2000

NOTIFICATION OF GRANT OF LICENCE TO GENERATE ELECTRICITY

The Essential Services Commission (the commission) gives notice under section 30(a) of the **Electricity Industry Act 2000** (Vic.) (Industry Act) that, pursuant to section 19(1) of the Industry Act, the commission has granted an application by Moorabool South Wind Farm Pty Ltd (ACN 136 355 863) for a licence to generate electricity for supply or sale.

The licence was issued on 17 April 2019, and is granted on an ongoing basis. A copy of the licence is available on the commission's website (at www.esc.vic.gov.au) or can be obtained by calling the commission on (03) 9032 1300.

DR RON BEN-DAVID
Chairperson

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 **McDonald's Australia HACCP based Food Safety Program Version 7** was registered under section 19DB of the **Food Act 1984** (the Act) in a notice published in the Government Gazette on 23 February 2017;
- (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 **McDonald's Australia HACCP based Food Safety Program Template Version 8** (the template) is registered for use; and
- 2. specify that this template is suitable for use by food businesses trading as **McDonald's restaurants** 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

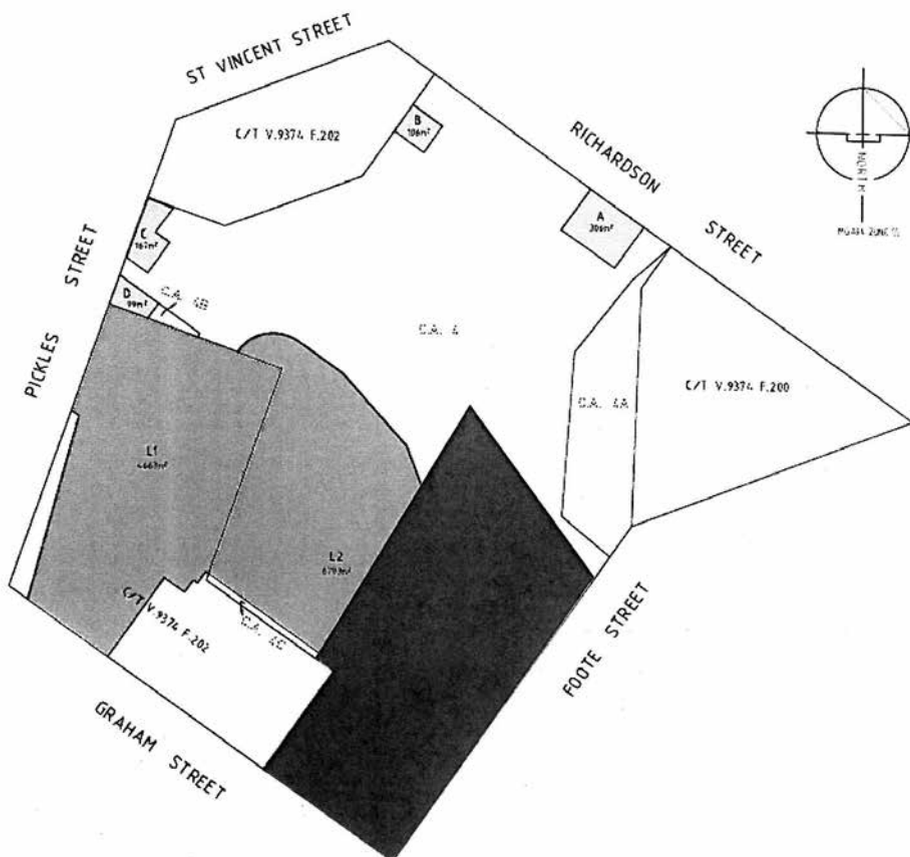
Crown Land (Reserves) Act 1978
ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER
SECTIONS 17B AND 17BA

Under section 17B and 17BA of the **Crown Land (Reserves) Act 1978**, I, Lily D' Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by the Port Phillip City Council as committee of management over the Gasworks Park Reserve described in the schedule below for the purpose of casual student recreation and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land, being the land shown shaded and coloured black on the attached plan, which is part of the Crown land deemed temporarily reserved for the purposes of recreation and public park at South Melbourne, Parish of South Melbourne, under section 5 of the **Crown Land (Reserves) Act 1978**.



1204562

Dated 14 April 2019

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

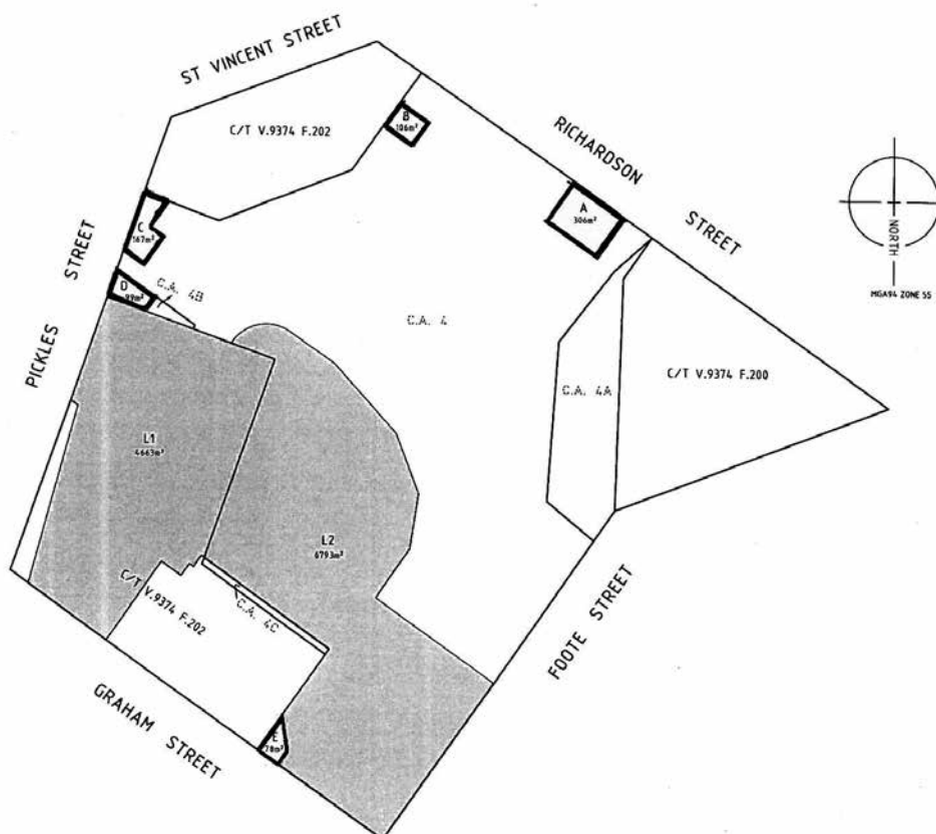
Crown Land (Reserves) Act 1978
ORDER GIVING APPROVAL TO GRANT A LEASE UNDER
SECTIONS 17D AND 17DA

Under section 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, the Hon. Lily D'Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease by the Port Phillip City Council as committee of management over Gasworks Park Reserve section described in the schedule below for the purpose of arts related purposes and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land shown outlined in bold black line on the attached plan, which is part of the Crown land deemed temporarily reserved for the purposes of recreation and public park at South Melbourne, Parish of South Melbourne, under section 5 of the **Crown Land (Reserves) Act 1978**.



1204562

Dated 14 April 2019

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

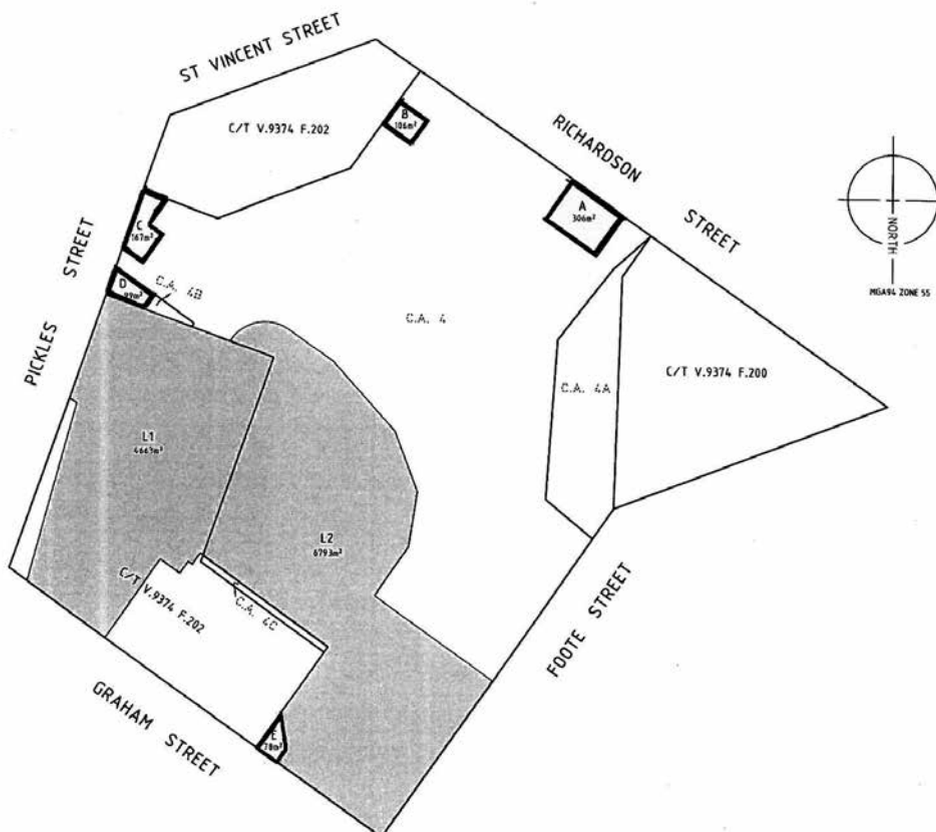
Crown Land (Reserves) Act 1978**ORDER GIVING APPROVAL TO GRANT A LICENCE UNDER
SECTIONS 17B AND 17BA**

Under section 17B and 17BA of the **Crown Land (Reserves) Act 1978**, I, Lily D' Ambrosio MP, Minister for Energy, Environment and Climate Change, being satisfied that there are special reasons which make the granting of a licence reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a licence by the Port Phillip City Council as committee of management over the Gasworks Park Reserve described in the schedule below for the purpose of a farmers market and, in accordance with section 17B(3)(a) of the **Crown Land (Reserves) Act 1978**, state that:

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

SCHEDULE

The land, being the land shown shaded grey on the attached plan, which is part of the Crown land deemed temporarily reserved for the purposes of recreation and public park at South Melbourne, Parish of South Melbourne, under section 5 of the **Crown Land (Reserves) Act 1978**.



1204562

Dated 14 April 2019

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

Land Acquisition and Compensation Act 1986

FORM 7

S. 21(a)
Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

Roads Corporation (VicRoads) declares that by this notice it acquires the following interests in part of the land described in Certificate of Title Volume 1100 Folio 989, comprising 5752 square metres and shown as parcel 103 on VicRoads' Survey Plan SP23749.

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

- registered proprietor, Alfred Francis Bradshaw.

Published with the authority of VicRoads.

For and on behalf of VicRoads

Signed JAMES DOBELI

Name James Dobeli

Dated 2 May 2019

Marine Safety Act 2010

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Gannawarra Shire Council as the declared waterway manager for Lake Charm hereby gives notice under section 208(2) of the **Marine Safety Act 2010** (Vic.) that all persons and vessels not registered to take part in the Victorian Outboard Club Archer Eade Memorial event are prohibited from entering and remaining in the following waters.

All the waters of Lake Charm.

The exclusion zone will be in effect from 6.00 am to 6.00 pm on Saturday 18 and Sunday 19 May 2019.

Dated 2 May 2019

BY ORDER OF GANNAWARRA SHIRE COUNCIL

Marine Safety Act 2010

Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Parks Victoria, as the declared waterway manager for the Yarra River upstream of the port waters of the Port of Melbourne, hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not registered to take part in the University of Melbourne Inter-Collegiate Regatta, are prohibited from entering and remaining in the following waters.

Waters of the Yarra River – between a diagonal line from the downstream edge of the VRA landing and the upstream edge of Federation Wharf to the upstream edge of the Church Street Bridge.

The exclusion zone will be in effect from 6.00 am to 11.30 am on Saturday 4 May 2019.

Dated 24 April 2019

BY ORDER OF PARKS VICTORIA

Marine Safety Act 2010

Section 208(2)

NOTICE OF BOATING ACTIVITY EXCLUSION ZONE

Parks Victoria, as the declared waterway manager for Albert Park Lake, hereby gives notice under section 208(2) of the **Marine Safety Act 2010** that all persons and vessels not registered to take part in the Albert Park Lake Masters Regatta 2019, are prohibited from entering and remaining in the following waters.

Waters of Albert Park Lake – south and west of Gunn Island.

The exclusion zone will be in effect from 6.00 am to 7.00 pm on Saturday 4 May 2019.

Dated 24 April 2019

BY ORDER OF PARKS VICTORIA

Occupational Health and Safety Act 2004

OCCUPATIONAL HEALTH AND SAFETY REGULATIONS 2017

Revocation of Exemption

The exemption from compliance with a provision of the Occupational Health and Safety Regulations 2017 (the OHS Regulations) granted by the Victorian WorkCover Authority (trading as WorkSafe Victoria) on 5 April 2019 is hereby revoked under regulation 550 of the OHS Regulations.

The exemption was granted under regulation 537 of the OHS regulations and published in the Victorian Government Gazette No. S133 on Friday 5 April 2019, exempting a class of persons, engaged by WorkSafe Victoria in relation to the removal of asbestos or asbestos relating material from complying with the requirements of regulation 298 of the OHS Regulations.

The exemption is revoked on the grounds that it is no longer required.

This revocation commences from the date of publication of this notice in the Government Gazette.

JULIE-MAREE THELMA JUNE NIELSEN
Executive Director, Health and Safety
Victorian WorkCover Authority

Professional Standards Act 2003

NOTIFICATION PURSUANT TO SECTION 34(2)

The Western Australian Bar Association Scheme

I, Jill Hennessy MP, Attorney-General, pursuant to section 34(2) of the **Professional Standards Act 2003**, give notice that I have extended the period for which the Western Australian Bar Association Scheme is in force to 30 June 2020.

Dated 17 April 2019

HON JILL HENNESSY MP
Attorney-General

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF ONION SMUT**

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic disease onion smut 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 onion smut.

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 onion smut* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G19 on 10 May 2018 at page 1025 is revoked.

5 Definitions

In this Order –

‘**onion smut**’ means the exotic disease caused by the fungus *Urocystis cepulae* (Frost).

‘**host material**’ means any plant of the genus *Allium*, excluding plants in tissue culture, and plant products of the genus *Allium*, including bulbs and seeds.

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) originates from an area for which there is currently in force an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated, certifying that the area from which the material originated is known to be free of onion smut; or
 - (ii) 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 Expiry

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

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 18 April 2019

ROSA CRNOV
Chief Plant Health Officer

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF MEDITERRANEAN FRUIT FLY**

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest Mediterranean fruit fly 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 Mediterranean fruit fly.

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 Mediterranean fruit fly* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G19 on 10 May 2018 at pages 1018–1021 is revoked.

5 Definitions

In this Order –

‘**Mediterranean fruit fly**’ means the exotic pest, *Ceratitis capitata* (Wiedemann).

‘**host material**’ means any host plant, and any used package which has contained any host plant.

‘**host plant**’ means any plant listed in Schedule 1, and the fruit or vegetable of such plants.

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) originates from an area for which there is currently in force an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated certifying that the area from which the material originated is known to be free of Mediterranean fruit fly; 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 Schedule 2 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

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 Jobs, Precincts and Regions.

8 Expiry

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

Schedule 1

Abiu	Avocado	Blackberry
Acerola	Babaco	Blueberry
Apple	Banana	Boysenberry
Apricot	Black Sapote	Brazil Cherry
Breadfruit	Grapefruit	Pawpaw
Caimito (Star Apple)	Grumichama	Peach
Cape Gooseberry	Guava	Peacharine
Capsicum	Hog Plum	Pear
Carambola (starfruit)	Jaboticaba	Pepino
Cashew Apple	Jackfruit	Persimmon
Casimiroa (white sapote)	Kiwifruit	Plum
Cherimoya	Lemon	Plumcot
Cherry	Lime	Pomegranate
Chilli	Loganberry	Prickly Pear
Choko	Longan	Pummelo
Citron	Loquat	Quince
Cocoa Berry	Lychee	Rambutan
Coffee Berry	Mandarin	Raspberry
Cumquat	Mango	Rollinia
Custard Apple	Mangosteen	Santol
Date	Medlar	Sapodilla
Dragon Fruit (than lung)	Miracle Fruit	Shaddock
Durian	Monstera	Soursop
Eggplant	Mulberry	Sweetsop (sugar apple)
Feijoa	Nashi	Tahitian Lime
Fig	Nectarine	Tamarillo
Goji Berry	Olive	Tangelo
Granadilla	Orange	Tomato
Grape	Passionfruit	Wax Jambu (rose apple)

Schedule 2

Host material must –

- (1) in the case of field grown tomatoes, be treated using a program of cover sprays, with a trichlorfon mixture –
 - (a) in a high volume application containing 250 ml of a 500 g/L product per 100 L of spray mixture in the first application to a block; and
 - (b) in a high volume application containing 125 ml of a 500 g/L product per 100 L of spray mixture in all subsequent spray applications; and
 - (c) post-harvest inspected and found free of Mediterranean fruit fly, where one package in every 50 packages or part thereof; or 600 units are inspected, or

note: treatment must be applied thoroughly to the fruit to the point of run-off, commencing a minimum of three (3) weeks prior to harvest, with further applications at intervals of not more than ten (10) days.
- (2) in the case of any host plant, excepting for coffee berries and goji berries, be cold treated, at a temperature of –
 - (a) $0.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 14 days; or
 - (b) $1.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 16 days, or in the case lemons, 14 days; or
 - (c) $2.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 18 days, or in the case of lemons, 16 days; or
 - (d) $3.0^{\circ}\text{C} \pm 0.5^{\circ}\text{C}$ for at least 20 days, or in the case of lemons, 18 days; or
- (3) in the case of any host plant, excepting for coffee berries and goji berries, be fumigated with methyl bromide at fruit core temperatures of –
 - (a) $10^{\circ}\text{C} - 10.9^{\circ}\text{C}$ @ $56\text{g}/\text{m}^3$ for 2 hours; or
 - (b) $11^{\circ}\text{C} - 15.9^{\circ}\text{C}$ @ $48\text{g}/\text{m}^3$ for 2 hours; or
 - (c) $16^{\circ}\text{C} - 20.9^{\circ}\text{C}$ @ $40\text{g}/\text{m}^3$ for 2 hours; or
 - (d) $21^{\circ}\text{C} - 31.9^{\circ}\text{C}$ @ $32\text{g}/\text{m}^3$ for 2 hours; or
- (4) in the case of bananas, be harvested and packed in a mature green condition, where ‘mature green’ means –
 - (a) the flesh is hard and not flexible; and
 - (b) the skin is green and shows no yellow colouration except for areas towards the flower end of a fruit where the sun has bleached the skin but the flesh beneath is still hard; and
 - (c) the skin has no pre-harvest cracks, splits, punctures or other breaks that penetrate through to the flesh; or
- (5) in the case of tomatoes, be harvested and packed in a mature green condition, where ‘mature green’ means the fruit has no more than a two centimetre diameter area of pink to red colour at the styler end at the time of colour sorting after harvest; or
- (6) in the case of avocados (Fuerte, Hass, Lamb Hass, Reed and Sharwil varieties only), be –
 - (a) harvested in hard condition, where ‘hard condition’ means the flesh is not soft, or softening, and the skin is not cracked or broken; and
 - (b) stored in secure conditions within 48 hours of harvest, where ‘secure conditions’ include:
 - (i) unvented packages; or
 - (ii) vented packages with the vents secured with gauze/mesh with a maximum aperture of 1.6 mm; or

- (iii) fully enclosed under tarpaulins, hessian, shade cloth, mesh or other covering which provides a maximum aperture of 1.6 mm; or
 - (iv) shrink-wrapped and sealed as palletised units; or
 - (v) fully enclosed or screened buildings, cold rooms, vehicles or other facilities free from gaps or other entry points greater than 1.6 mm; or
- (7) in the case of diagnostic samples, be disinfested by –
 - (a) autoclaving at –
 - (i) 121°C and 103 kPa for 15 minutes; or
 - (ii) 134°C and 103 kPa for 4 minutes; or
 - (b) freezing at –18°C for 24 hours; or
 - (c) freezing and transfer under liquid nitrogen at –196°C; or
 - (d) freeze drying; or
 - (e) oven drying at 45°C for 2 hours.
- (8) in the case of fruits of plants approved under the Food Standards Australia and New Zealand (FSANZ) Food Safety Code 1.5.3; be post-harvest irradiated, with a minimum dose of 150 Gy; or
- (9) in the case of used packages, be brushed or washed so as to remove all visible organic matter.

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 18 April 2019

ROSA CRNOV
Chief Plant Health Officer

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF CITRUS TRISTEZA VIRUS**

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic disease citrus tristeza virus 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 citrus tristeza virus.

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of citrus tristeza virus* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G19 on 10 May 2018 at page 1024 is revoked.

5 Definitions

In this Order –

‘**citrus tristeza virus**’ means the stem pitting strain of the exotic disease citrus tristeza virus.

‘**host material**’ means any plant or plant product of the genus *Citrus* and the genus *Fortunella*, excluding fruit and kaffir lime leaves for human consumption.

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) originates from an area for which there is currently in force an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated, certifying that the area from which the material originated is known to be free of citrus tristeza virus; or
 - (ii) 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 Expiry

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

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 18 April 2019

ROSA CRNOV
Chief Plant Health Officer

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF CITRUS RED MITE**

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic pest citrus red mite 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 citrus red mite.

2 Authorising provision

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

3 Commencement

This Order comes into force on the day of making.

4 Revocation

The Order entitled *Order prohibiting or restricting the entry or importation into Victoria of materials which are hosts of citrus red mite* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G19 on 10 May 2018 at pages 1016–1017 is revoked.

5 Definitions

In this Order –

‘**citrus red mite**’ means the exotic pest *Panonychus citri* (McGregor).

‘**host material**’ means any plant or plant product, excluding fruit, of *Poncirus trifoliata*, hybrids of *Poncirus* species, or species of *Fortunella* or *Citrus*.

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) originates from an area for which there is currently in place an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from the material originated, certifying that the area from which the material originated is known to be free of citrus red mite; 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

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 Jobs, Precincts and Regions.

8 Expiry

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

Schedule

Host material must –

- (1) be grown on a property inspected by an officer of the department responsible for agriculture in the State or Territory where the host material is grown, and found free from citrus red mite; or
- (2) in the case of bare-rooted or potted plants, be treated within the previous 12 months with a drenching spray using mixture containing 25 mL of 18 g/L of Abamectin per 100 L water; and
 - (a) 30 mL of 500 g/L of Clofentezine per 100 L water; or
 - (b) 5 mL of 200 g/L of Amitraz per 100 L water; or
- (3) in the case of budwood, be treated within the previous 12 months by dipping for at least 2 minutes in mixture containing 25 mL of 18 g/L of Abamectin per 100 L water; and
 - (a) 30 mL of 500 g/L of Clofentezine per 100 L water; or
 - (b) 5 mL of 200 g/L of Amitraz per 100 L water.

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 18 April 2019

ROSA CRNOV
Chief Plant Health Officer

Plant Biosecurity Act 2010**ORDER PROHIBITING OR RESTRICTING THE ENTRY OR IMPORTATION INTO VICTORIA OF MATERIALS WHICH ARE HOSTS OF ANNUAL RYEGRASS TOXICITY**

I, Rosa Crnov, as delegate of the Minister for Agriculture, being of the reasonable suspicion that the exotic disease annual ryegrass toxicity 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 annual ryegrass toxicity.

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 annual ryegrass toxicity* made under section 36(1) of the **Plant Biosecurity Act 2010**, and published in Victoria Government Gazette G19 on 10 May 2018 at pages 1022–1023 is revoked.

5 Definitions

In this Order –

‘annual ryegrass toxicity’ means the disease of livestock caused by eating annual ryegrass plant material infected jointly with the nematode (*Anguina funesta*) and the bacterium (*Rathayibacter toxicus*).

‘host material’ means any plant or plant product on or in which annual ryegrass seeds may be present, including cereal grain, lucerne hay (except second or subsequent cut for the season), pasture hay, stockfeed or plant waste and used agricultural equipment and used packaging associated with any annual ryegrass toxicity host plants or plant products.

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) originates from an area for which there is currently in place an area freedom certificate issued by an officer responsible for agriculture in the State or Territory from which the material originated, certifying that the area from which the material originated is known to be free of annual ryegrass toxicity; 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 Jobs, Precincts and Regions.

8 Expiry

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

Schedule

- (1) Cereal grain must be –
 - (a) sampled at the rate of –
 - (i) 100 g from every tenth bag, up to a maximum of 400 bags; or
 - (ii) in the case of bulk loads, 100 g from 4 sample points per 25 t, up to a maximum of 500 t; and
 - (b) analysed for the presence of annual ryegrass seeds; and
 - (i) no annual ryegrass seeds are detected; or
 - (ii) where annual ryegrass seeds are detected, the seeds are examined for the presence of galls, and
 - (A) in the case of seed for processing, less than one gall per kilogram of sample is detected; and
 - (B) in the case of seed for planting, no galls detected.
- (2) Hay must be –
 - (a) sampled at the rate of 80–100 g per each 10 bales, up to a maximum of 400 bales; and
 - (b) analysed for the presence of annual ryegrass seeds; and
 - (i) no annual ryegrass seeds are detected; or
 - (ii) where annual ryegrass seeds are detected, the seeds are examined for the presence of galls, and less than one gall per kilogram of sample is detected.
- (3) Agricultural equipment must be –
 - (a) cleaned by –
 - (i) brushing; or
 - (ii) high pressure hot water; or
 - (iii) steam; and
 - (b) inspected and found free of soil and organic matter.
- (4) Used packaging must be disinfected by dipping or spray rinsing for one minute with –
 - (a) a solution of phenolic disinfectant (e.g. Biogram or Phensol) followed by rinsing with water; or
 - (b) a solution of at least 50 ppm available chlorine, where the pH is maintained between 6.5 and 7.0.

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 18 April 2019

ROSA CRNOV
Chief Plant Health Officer

Road Safety Act 1986DECLARATION UNDER SECTION 99B(4) IN RELATION TO NON-ROAD ACTIVITIES
IN BRIGHT FOR THE BRIGHT AUTUMN FESTIVAL, BRIGHT, ON 4 MAY 2019**1 Purpose**

The purpose of this Declaration is to exempt participants in the Bright Autumn Festival from specified provisions of the *Road Safety Road Rules 2017* with respect to the Event, which is a non-road activity to be conducted on Great Alpine Road, Bright on 4 May 2019.

2 Authorising provision

This notice is made under section 99B(4) of the **Road Safety Act 1986**. Section 99B(4) provides that the Minister may, on the application of a person proposing to conduct a non-road activity on a highway, by notice published in the Government Gazette, declare that specified provisions of the **Road Safety Act 1986** and of the regulations made under that Act do not apply with respect to the non-road activity specified in the notice during the period specified in the notice.

3 Commencement

This notice takes effect on Saturday 4 May 2019 at 1.00 pm.

4 Expiry

This notice expires on Saturday 4 May 2019 at 3.30 pm.

5 Definitions

In this notice, unless the context or subject-matter otherwise requires –

- a) ‘Event’ means the Bright Autumn Festival, to be held on Saturday 4 May 2019; and
- b) ‘Participants’ means participants in the Event, including officers, members and authorised agents of the Bright Autumn Festival whose presence is reasonably required to ensure the safe conduct of the Event.

6 Declaration

I, Steve Bowmaker, as delegate of the Minister for Roads and Road Safety, under section 99B(4) of the **Road Safety Act 1986** declare that the provisions of the **Road Safety Act 1986** and regulations specified in Table 1 do not apply to Participants engaged in activities forming part of the Event on the highway specified in column 1 of Table 2 on the date and during the period specified in column 2 of Table 2, provided there is full compliance with any conditions imposed by VicRoads and the municipal council.

Dated 29 April 2019

STEVE BOWMAKER
Regional Director North Eastern
Roads Corporation
Delegate of the Minister for Roads and Road Safety

Table 1
Provisions of the Road Safety Act 1986 and regulations under that Act
that do not apply to participants in the Event

Road Safety Road Rules 2009

Part 9	Roundabouts
Part 11	Keeping Left, Overtaking and Other Driving Rules
Part 12	Restrictions on Stopping and Parking
Part 14	Rules for Pedestrians
Part 16	Rules for Persons Travelling on or in Vehicles
Rule 298	Driving with a person in a trailer

Table 2

<i>Column 1</i> Highway	<i>Column 2</i> Date and time
Great Alpine Road (Gavan Street) between Anderson St and Mountbatten Ave, Bright	4 May 2019, between 1.00 pm and 3.30 pm

Water Act 1989

GOULBURN–MURRAY WATER CONNECTIONS PROJECT

Notice of Adoption of a Reconfiguration Plan

TO15 RP05

MV04 RP02

On 18 April 2019, the Connections Reconfiguration Committee, being a committee established by Goulburn–Murray Water under the **Water Act 1989**, determined to adopt Reconfiguration Plan TO15 RP05 and Reconfiguration Plan MV04 RP02.

A copy of each Reconfiguration Plan map can be inspected, free of charge, at the Goulburn–Murray Water website at www.connectionsproject.com.au and free of charge, during office hours, at the offices of the Goulburn–Murray Water Connections Project, 55 Welsford Street, Shepparton.

FRANK FISSELER
 Project Director
 Connections Project
 Goulburn–Murray Water

Planning and Environment Act 1987
GREATER SHEPPARTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment C216gshe

The Minister for Planning has approved Amendment C216gshe to the Greater Shepparton Planning Scheme.

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

The Amendment extends the expiry date of interim heritage controls that apply to 178 places identified in Amendment C204 to the Greater Shepparton Planning Scheme until 1 May 2020. An extension to the interim controls will provide adequate time to apply for permanent heritage controls via Amendment C205 to the Greater Shepparton Planning Scheme which is currently being prepared.

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 Greater Shepparton City Council, 90 Welsford Street, Shepparton.

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

ORDERS IN COUNCIL
Appointment of Her Majesty's Counsel Order 2014

APPOINTMENT OF HER MAJESTY'S COUNSEL

Order in Council

The Governor in Council, in accordance with the **Appointment of Her Majesty's Counsel Order 2014**, hereby issues Letters Patent for appointment as one of Her Majesty's Counsel to the persons named below.

The appointment and Letters Patent expressly provide that the appointment is without loss or gain of precedence granted previously as Senior Counsel, and with full authority to do all things that any other of Her Majesty's Counsel may do and in the same manner and form.

The appointment will be effective from the date that it is made.

Duncan Leslie Allen	Andrew Donald Beardsworth Ingram
Christopher Morrison Archibald	William Ewe Min Lye
Tomo Rashid Owerri Boston	David Joseph McAndrew
Christopher Beaumont Boyce	Francis Damien O'Loughlin
Catherine Gail Button	Andrew James Palmer
Richard Patrick Paul Dalton	Diana Inara Piekusis
Frances Louise Dalziel	Peter Clive Rozen
Jennifer Margaret Firkin	Michael David Rush
Fiona Katharine Forsyth	Scott Andrew Smith
Raymond Leslie Gibson	Anthony Thomas Strahan
Andrew Hanak	Cam Huy Truong
Patrick Justin Hannebery	Eugene Francis Wheelahan

Dated 30 April 2019

Responsible Minister:

THE HON JILL HENNESSY MP

Attorney-General

PIETA TAVROU
Clerk of the Executive Council

Cemeteries and Crematoria Act 2003ORDER TO INCLUDE ADDITIONAL RESERVED CROWN LAND
INTO THE LANG LANG PUBLIC CEMETERY

Order in Council

The Governor in Council under section 4(4)(b) of the **Cemeteries and Crematoria Act 2003** orders that the land temporarily reserved for cemetery and crematoria purposes and known as Crown Allotment 2011, Parish of Lang Lang as shown on Original Plan OP124244, be included into the public cemetery known as the Lang Lang Public Cemetery.

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

Dated 30 April 2019

Responsible Minister:

JENNY MIKAKOS MP

Minister for Health

PIETA TAVROU
Clerk of the Executive Council

Education and Training Reform Act 2006
CHANGE OF NAME OF 'FEDERATION TRAINING' TO
'GIPPSLAND INSTITUTE OF TECHNICAL AND FURTHER EDUCATION'

Order in Council

The Governor in Council makes, under section 3.1.11 of the **Education and Training Reform Act 2006**, an Order to amend, in accordance with the Schedule to the Order, The Constitution of Federation Training Order 2016 to:

- (a) change the name of Federation Training, a TAFE institute, to 'Gippsland Institute of Technical and Further Education';
- (b) change the name of the Board of Federation Training to 'Board of Gippsland Institute of Technical and Further Education'; and
- (c) make other consequential and technical amendments.

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

Dated 30 April 2019

Responsible Minister:

THE HON GAYLE TIERNEY MP

Minister for Training and Skills

PIETA TAVROU
Clerk of the Executive Council

Education and Training Reform Act 2006
SCHEDULE TO THE ORDER IN COUNCIL
CHANGE OF NAME OF 'FEDERATION TRAINING' TO
'GIPPSLAND INSTITUTE OF TECHNICAL AND FURTHER EDUCATION'

1. Purpose

The purpose of this Order is to amend The Constitution of Federation Training Order 2016 to –

- (a) reflect the change of the legal name of Federation Training to Gippsland Institute of Technical and Further Education; and
- (b) remove the requirement for the institute to hold an annual public meeting consequential to the repeal of section 3.1.18D of the **Education and Training Reform Act 2006** by section 50 of the **Education Legislation Amendment (Victorian Institute of Teaching, TAFE and Other Matters) Act 2018** on 8 August 2018.

2. Authorising powers

This Order is made under section 3.1.11 of the **Education and Training Reform Act 2006**.

3. Commencement

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

4. Definitions

In this Order:

2016 Order means The Constitution of Federation Training Order 2016.

5. Amendments to the 2016 Order

- (1) In the heading to the 2016 Order, substitute 'Federation Training' with 'Gippsland Institute of Technical and Further Education'.
- (2) In clause 1, substitute 'Federation Training' with 'Gippsland Institute of Technical and Further Education'.

-
- (3) For clause 2(a), substitute:
 ‘(a) to continue in existence the TAFE institute formerly named Federation Training; and’.
- (4) In clause 2(c), substitute ‘Federation Training’ with ‘the Institute’;
- (5) In clause 5(1):
- (a) in the definition of ‘*board*’, substitute ‘Federation Training’ with ‘Gippsland Institute of Technical and Further Education’; and
 - (b) in the definition of ‘*Institute*’, substitute ‘Federation Training’ with ‘Gippsland Institute of Technical and Further Education’;
- (6) For clause 6, substitute:
‘6. Establishment of the Institute
 There continues to be established a TAFE Institute named Gippsland Institute of Technical and Further Education (formerly named Federation Training).
Note: Section 3.1.11(6) of the Act provides:
 If an Order in Council made under this section changes the name of a TAFE institute –
- (a) the institute continues in existence under the new name so that its identity is not affected; and
 - (b) in an Act, a subordinate instrument or in any other document, a reference to the institute under the former name must, except in relation to matters that occurred before the change of name, be construed as a reference to the institute under the new name; and
 - (c) the change of name does not affect any rights or obligations of the institute or render defective any legal proceedings by or against the institute; and
 - (d) any legal proceedings that might have been continued or commenced by or against the institute by its former name may be continued by or against it by its new name.’
- (7) In clause 10(2), substitute ‘Federation Training’ with ‘Gippsland Institute of Technical and Further Education’.
- (8) Omit clause 22 in its entirety.
- (9) In clause 23(1), for paragraph (b) substitute:
 ‘(b) keep full and accurate minutes of its meetings and its committee meetings.’
- (10) In clause 23(2), for paragraph (b) substitute:
 ‘(b) minutes of the board and its committees –’.
- (11) In clause 33(2), substitute ‘Federation Training’ for ‘the Institute’.
-

Education and Training Reform Act 2006APPOINTMENT OF THE CHAIRPERSON AND A MEMBER
TO THE VICTORIAN REGISTRATION AND QUALIFICATIONS AUTHORITY

Order in Council

The Governor in Council under sections 4.2.4(1)(a) and 4.2.4(1)(d) of the **Education and Training Reform Act 2006** appoints Ms Pam White PSM as Chairperson and Mr Jim Williamson as a member of the Victorian Registration and Qualifications Authority from 4 May 2019 until 3 May 2022 (both dates inclusive).

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

Dated 30 April 2019

Responsible Ministers:

THE HON. JAMES MERLINO, MP
Minister for Education

THE HON. GAYLE TIERNEY, MP
Minister for Training and Skills
Minister for Higher Education

THE HON. MARTIN PAKULA, MP
Minister for Jobs, Innovation and Trade

PIETA TAVROU
Clerk of the Executive Council

Education and Training Reform Act 2006APPOINTMENT OF THE CHAIRPERSON AND A MEMBER TO THE VICTORIAN
REGISTRATION AND QUALIFICATIONS AUTHORITY

SCHEDULE TO THE ORDER IN COUNCIL

1. Appointment Arrangements

The appointments are on a part time basis.

2. Period of Appointment

Ms Pam White PSM is appointed as the Chairperson and Mr Jim Williamson is appointed as a member of the Victorian Registration and Qualifications Authority from 4 May 2019 until 3 May 2022 (both dates inclusive).

3. Duties and responsibilities of the position

The Victorian Registration and Qualifications Authority (VRQA) was established to provide regulation which ensures quality education and training is delivered by the providers it registers in Victoria, and to promote informed choice regarding the education and training decisions of Victorians. The VRQA is also responsible for the regulation of apprenticeships and traineeships in Victoria.

4. Termination Arrangements

Under section 4.2.4(3) of the **Education and Training Reform Act 2006** (the Act), an appointed member may resign from office by delivering to the Governor in Council a signed letter of resignation. Under section 4.2.4(4) of the Act, the Governor in Council may at any time remove an appointed member from office.

5. Payment Provisions

Under Schedule 2, section 3(1) of the Act, a member of the Authority, other than one who holds a full-time Government office, or a full-time position in the public service, teaching service, or with another statutory authority (other than a university), is entitled to receive the remuneration and fees that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member.

The appointees are entitled to be remunerated at the rate of \$39,908 per annum for the Chairperson and \$15,673 per annum for a member. In addition, in recognition for additional committee work, payments of up to \$4,905 per annum are made to the VRQA Chairperson and members at the end of each financial year.

6. Superannuation Obligations

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

7. Travel and Personal Expenses arrangements

Under Schedule 2, section 3(2) of the Act, each member or acting member of the Authority is entitled to receive the personal and travelling expenses that are fixed in the member's instrument of appointment or are fixed from time to time by the Governor in Council for that member. Reasonable travel and personal expenses will be paid in accordance with normal public service practice and policy.

8. Leave Arrangements

There are no leave arrangements for these part-time statutory positions.

9. Prior Service

Not applicable.

Prevention of Cruelty to Animals Act 1986
ORDER MAKING DECLARATION UNDER SECTION 12B(1)
Order in Council

The Governor in Council under section 12B(1) of the **Prevention of Cruelty to Animals Act 1986** makes the following Order:

1. Objective

The objective of this Order is to declare certain provisions of laws of other States and Territories to be corresponding laws for the purposes of section 12A of that **Prevention of Cruelty to Animals Act 1986**.

2. Authorising provision

This Order is made under section 12B(1) of the **Prevention of Cruelty to Animals Act 1986**.

3. Revocation

The Order making declaration under section 12B(1) made by the Governor in Council on 9 June 2015 and published in Government Gazette G23 on 11 June 2015 at page 1314 is revoked.

4. Declaration

Each of the following provisions is declared to be a corresponding law for the purposes of section 12A of the **Prevention of Cruelty to Animals Act 1986** –

- (a) section 31 of the **Prevention of Cruelty to Animals Act 1979** of New South Wales;
- (b) sections 183 and 184 of the **Animal Care and Protection Act 2001** of Queensland;
- (c) section 32A of the **Animal Welfare Act 1985** of South Australia;
- (d) section 43 of the **Animal Welfare Act 1993** of Tasmania;
- (e) section 55 of the **Animal Welfare Act 2002** of Western Australia;
- (f) section 101 of the **Animal Welfare Act 1992** of the Australian Capital Territory;
- (g) section 76A of the **Animal Welfare Act 1999** of the Northern Territory.

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

Dated 30 April 2019

Responsible Minister:

JACLYN SYMES

Minister for Agriculture

PIETA TAVROU
Clerk of the Executive Council

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Printed as two volumes

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