



Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 23 Thursday 5 June 2014

www.gazette.vic.gov.au

GENERAL

TABLE OF PROVISIONS

Private Advertisements		Government and Outer Budget Sector	
Nhill Lawn Tennis Club Incorporated	1078	Agencies Notices	1082
Estates of Deceased Persons		Orders in Council	1156
Alphastream Lawyers	1078	Acts: Control of Weapons;	
Beck Legal	1078	Crown Land (Reserves);	
C. J. Southall	1078	Electricity Industry;	
De Marco Lawyers	1078	Land Acquisition and Compensation	
G. & G. Legal	1078	Obtainables	1190
McCluskys Lawyers	1079		
Macpherson + Kelley	1079		
Mahons with Yuncken & Yuncken	1079		
Oakley Thompson & Co.	1079		
Parke Lawyers Pty Ltd	1079		
Patrick Cash & Associates	1079		
Pietrzak Solicitors	1079		
Rennick & Gaynor	1080		
Rigby Cooke	1080		
Roberts Beckwith Partners	1080		
Taits Legal	1080		
White Cleland	1080		
Sales by the Sheriff			
Alan John Barker	1080		
Joseph Vincent Miller	1081		
Mandie Lee Wright	1081		

Advertisers Please Note

As from 5 June 2014

The last Special Gazette was No. 172 dated 3 June 2014.

The last Periodical Gazette was No. 1 dated 13 June 2013.

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
-

Copies of recent Special Gazettes can now be viewed at the following display cabinet:

- 1 Treasury Place, Melbourne (behind the Old Treasury Building)
-

**PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (General)
QUEEN'S BIRTHDAY WEEK 2014**

Please Note New Deadlines for General Gazette G24/14:

The Victoria Government Gazette (General) for Queen's Birthday week (G24/14) will be published on **Thursday 12 June 2014**.

Copy deadlines:

Private Advertisements **9.30 am on Friday 6 June 2014**

Government and Outer

Budget Sector Agencies Notices **9.30 am on Tuesday 10 June 2014**

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

Land Act 1958

Notice is hereby given that the Nhill Lawn Tennis Club Incorporated has applied for a lease pursuant to section 134 of the **Land Act 1958** for the term of twenty one (21) years in respect of Allotment 2028, Parish of Balrootan, containing 1.500 hectares as a site for amusement and recreation (tennis club).

Reference No. 0200882:Horsham.

THELMA OLIVE MOORE, late of 3 Grosvenor Avenue, Mulgrave, Victoria, booking clerk, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 2 March 2014, are required by the executor, Geoffrey Rexford Honey, care of Alphastream Lawyers, 1 Dunoon Court, Mulgrave, Victoria 3170, to send particulars thereof to him, care of the undermentioned solicitors, within sixty days from the date of publication of this notice, after which the executor will distribute the estate, having regard only to the claims of which he has notice.

ALPHASTREAM LAWYERS,
1 Dunoon Court, Mulgrave, Victoria 3170.

Re: FERDINANDA CANN, deceased, late of Victoria Heights Residential Care, 41–47 Victoria Street, Bendigo, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 24 December 2013, are required by the trustee, Robert James Young, care of Beck Legal, 165–171 Hargreaves Street, Bendigo, Victoria, to send particulars to the trustee by 14 August 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BECK LEGAL, solicitors,
165–171 Hargreaves Street, Bendigo 3550.

Re: Estate of BELA HARAN, deceased.

Creditors, next-of-kin and other persons having claims against the estate of BELA HARAN, late of 453 New Street, Brighton, in the State of Victoria, company director, deceased, who died on 22 March 2014, are required to send particulars of their claims to

the executor, Matthew Glen Morley, care of the undermentioned solicitors, by 15 August 2014, after which date the executor will distribute the assets, having regard only for the claims of which he then has had notice.

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

Re: PATRICIA MARGARET RAWNSLEY, late of 16 Ventura Court, Kirwan, Queensland, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 February 2014, are required by the trustee, Kenneth Bruce Lewis, to send particulars to the trustee, care of the undermentioned solicitors, within sixty days from the publication hereof, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DE MARCO LAWYERS,
794A Pascoe Vale Road, Glenroy 3046.

Re: Estate of ROYCE ADAMS (also known as Clarence Royce Adams), late of 3 Wedgewood Road, Roxburgh Park, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 16 October 2013, are required by the executrix, Leesa Ellen Millard, to send particulars of their claim to her, care of the undermentioned legal practitioners, by 10 August 2014, after which the executrix will distribute the assets of the deceased, having regard only to the claims of which they then have notice.

G. & G. LEGAL, legal practitioners,
14 Horne Street (PO Box 489), Sunbury 3249.

Re: Estate of RAYMOND JOSEPH RAFFERTY, late of 74 Finchley Avenue, Glenroy, Victoria, retired engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 27 August 2013, are required by the administrator, Anthony Raymond Rafferty, to send particulars of their claim to him, care of the undermentioned legal

practitioners, by 10 August 2014, after which the administrator will distribute the assets of the deceased, having regard only to the claims of which he then has notice.

G. & G. LEGAL, legal practitioners,
14 Horne Street (PO Box 489), Sunbury 3249.

CHRISTOPHER GEORGE MURRAY, late of 22 Pitt Street, Oakleigh South, Victoria, sales representative, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 April 2014, are required by the executrix to send particulars of their claims to the undermentioned lawyers by 4 August 2014, after which date the executrix may convey or distribute the estate, having regard only to the claims of which she has notice.

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

Re: BRUCE PARTRIDGE, late of 12 Nathan Street, Ferntree Gully, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 May 2009, are required by the trustee, Paul Kirton, care of 40–42 Scott Street, Dandenong, Victoria 3175, to send particulars to the trustee by 5 August 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MACPHERSON + KELLEY, lawyers,
40–42 Scott Street, Dandenong 3175.

Re: MARIA CLELIA MORABITO, late of Eltham Lodge, 43 Diamond Street, Eltham, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 November 2013, are required by the trustee, Anna Maria Salmic, to send particulars to the trustee, care of the undermentioned solicitors, by 8 August 2014, 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.
CD:2132655

Re: CRAIG WILSON PEARSE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 December 2011, are required by the trustee, Lorelle Maree Pearse, to send particulars to the trustee, care of the undermentioned solicitors, by 29 August 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

OAKLEY THOMPSON & CO., solicitors,
Level 17, 459 Collins Street, Melbourne,
Victoria 3000.

GEORGE ELLIS CRISP, late of 7 Gladys Street, Nunawading, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 September 2013, are required by the executor and trustee, Ronald James Frederick, to send particulars to him, care of the undermentioned solicitors, by 6 August 2014, after which date the executor and trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PARKE LAWYERS PTY LTD,
Level 1, 35 Seymour Street, Ringwood 3134.

Re: CHRISTOPHER ALDANE NICKELS, late of 6 Morgan Street, Braybrook, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 January 2014, are required by the executor, Christopher Ronald Nickels, to send particulars of their claim to him, care of the undermentioned solicitors, by 5 August 2014, after which date the executor may convey or distribute the assets, having regard only to the claims of which he may then have notice.

PATRICK CASH & ASSOCIATES, solicitors,
Level 1, 40 Droop Street, Footscray 3011.

Creditors, next-of-kin and others having claims in respect to the estate of EDMUND NOWAK, late of 6 Dudley Parade, Canterbury, Victoria, deceased, who died on 7 April 2014, are required to send particulars of such claims to the executor, care of the undermentioned solicitors, by 4 August 2014, 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,
222 LaTrobe Street, Melbourne 3000.

FRANCIS ALDRIDGE WALTER (also known as 'Frank Aldridge Walter'), late of Kew Gardens Aged Care, 22–24 Gellibrand Street, Kew, Victoria, retired computer specialist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 27 January 2014, are required by the executor, Ann Maree Ransom, of 21 John Street, Malvern East, Victoria, medical scientist, to send particulars of their claims to her by 5 August 2014, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

RENNICK & GAYNOR, solicitors,
431 Riversdale Road, Hawthorn East,
Victoria 3123.

Creditors, next-of-kin or others having claims in respect of the estate of GILLIAN ADELE QUIXANO BEDDINGTON, deceased, of Domain Gracedale, 205 Warrandyte Road, Ringwood North, who died on 31 October 2013, are to send particulars of their claims to the executors, care of the undermentioned solicitors, by 8 August 2014, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

RIGBY COOKE,
Level 11, 360 Elizabeth Street, Melbourne,
Victoria 3000.

Re: BEATRICE LUCY MAY SHERMAN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 January 2014, are required by the trustee, Charles Edward Beckwith, to send particulars of such claims to him, in care of the undermentioned lawyers, by 6 August 2014, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

ROBERTS BECKWITH PARTNERS, lawyers,
16 Blamey Place, Mornington, Victoria 3931.

Re: JEAN MARGARET CLINGAN, late of 133 Mill Street, Mortlake, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 October 2013, are required by the executor, to send particulars to him, care of the undermentioned solicitors, by 6 August 2014, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

TAITS LEGAL,
PO Box 1, Mortlake 3272.

Re: BEATRICE AVERIL EARNSHAW, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 15 November 2013, are required by the trustees, Gavan Edward Hehir and Kim Syme Price, to send particulars to the trustees, care of the undermentioned lawyers, by 22 August 2014, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

WHITE CLELAND, lawyers and consultants,
2 Seventh Avenue, Rosebud 3939.

ADVERTISEMENT OF AUCTION BY THE SHERIFF

On Thursday 10 July 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Alan John Barker of 3 Hopkins Court, Altona Meadows, sole proprietor of an estate in fee simple in the land described in Certificate of Title Volume 11180 Folio 725, upon which is erected a unit known as Unit 347, 2–3 The Esplanade, Cowes, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AH946001Q) and Owners Corporation 1 Plan No. PS537299Y affect the said estate and interest.

The Sheriff is unable to provide access to this property.

Terms: 10% deposit on the fall of the hammer. Balance within 14 days unless as stated in particulars of sale in contract of sale. Payment is by cheque only.

Please contact Sheriff's Asset Administration Services by email at realestatesection@justice.vic.gov.au for an information sheet on Sheriff's auctions, a contract of sale and any other enquiries.

SHERIFF

ADVERTISEMENT OF AUCTION BY
THE SHERIFF

On Thursday 10 July 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Joseph Vincent Miller of Unit 2, 141 Pine Avenue, Mildura, sole proprietor of an estate in fee simple in the land described in Certificate of Title Volume 09754 Folio 541, upon which is erected a unit known as Unit 2, 141 Pine Avenue, Mildura, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AG225066Q) and Owners Corporation Plan No. SP026526M affect the said estate and interest.

The Sheriff is unable to provide access to this property.

Terms: 10% deposit on the fall of the hammer. Balance within 14 days unless as stated in particulars of sale in contract of sale. Payment is by cheque only.

Please contact Sheriff's Asset Administration Services by email at realestatesection@justice.vic.gov.au for an information sheet on Sheriff's auctions, a contract of sale and any other enquiries.

SHERIFF

ADVERTISEMENT OF AUCTION BY
THE SHERIFF

On Thursday 10 July 2014 at 1.30 pm in the afternoon at the Sheriff's Office, 444 Swanston Street, Carlton (unless process be stayed or satisfied).

All the estate and interest (if any) of Mandie Lee Wright of 5 Barrier Reef Circuit, Endeavour Hills, sole proprietor of an estate in fee simple in the land described in Certificate of Title Volume 11165 Folio 714, upon which is erected a house known as 5 Barrier Reef Circuit, Endeavour Hills, will be auctioned by the Sheriff.

Registered Mortgage (Dealing Number AH168709E), Agreement Section 173 **Planning and Environment Act 1987** AG145095C and Owners Corporation 1 Plan No. PS611281H affect the said estate and interest.

The Sheriff is unable to provide access to this property.

Terms: 10% deposit on the fall of the hammer. Balance within 14 days unless as stated in particulars of sale in contract of sale. Payment is by cheque only.

Please contact Sheriff's Asset Administration Services by email at realestatesection@justice.vic.gov.au for an information sheet on Sheriff's auctions, a contract of sale and any other enquiries.

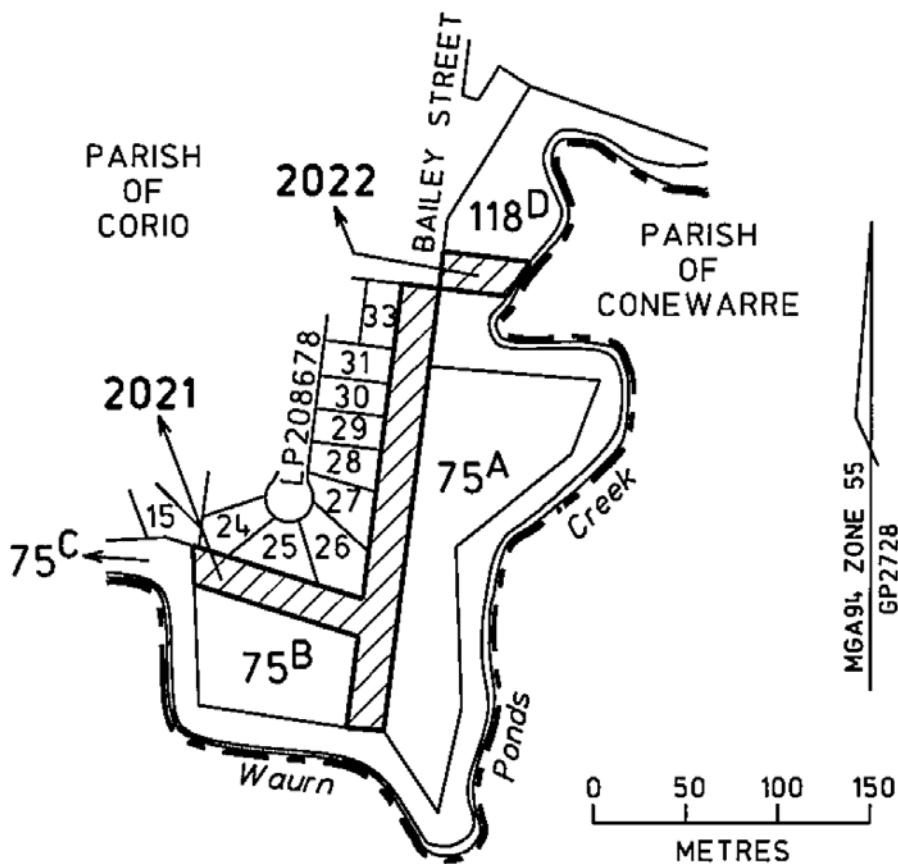
SHERIFF

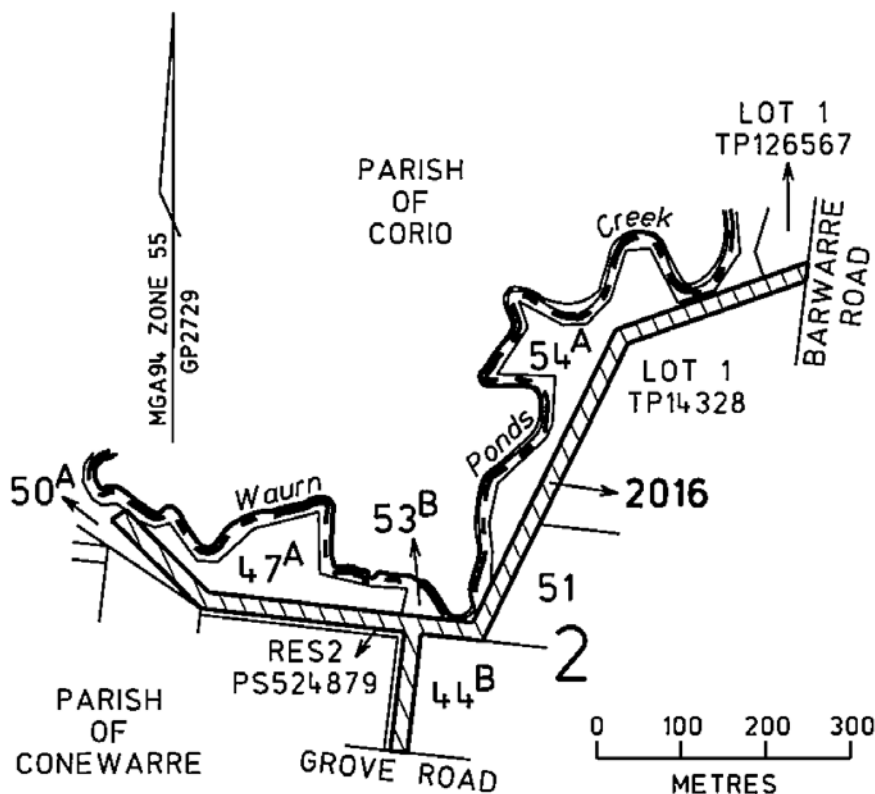
**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

GREATER GEELONG CITY COUNCIL
Road Discontinuance

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Chief Executive Officer of Greater Geelong City Council has, on 15 February 2014, under the powers delegated by resolution of Council, formed the opinion that parts of the unmade government roads fronting Waurn Ponds Creek in Belmont, shown by the hatching on the diagram below, are not reasonably required for public use.

It is proposed that the discontinued roads be appropriately reserved Crown Land with Greater Geelong City Council being appointed as committee of management to continue to manage the land as a park.





City of
KINGSTON

NOTICE UNDER DOMESTIC ANIMALS ACT 1994

Notice of Intention to Designate a 24-Hour Dog Off-Leash Area on the Mentone Foreshore

Notice is given that at its meeting on 26 May 2014, Council resolved to give public notice of its intentions to designate a 24-hour dog off-leash area on the sand area of the Mentone Foreshore, Mentone, under section 26 of the **Domestic Animals Act 1994**.

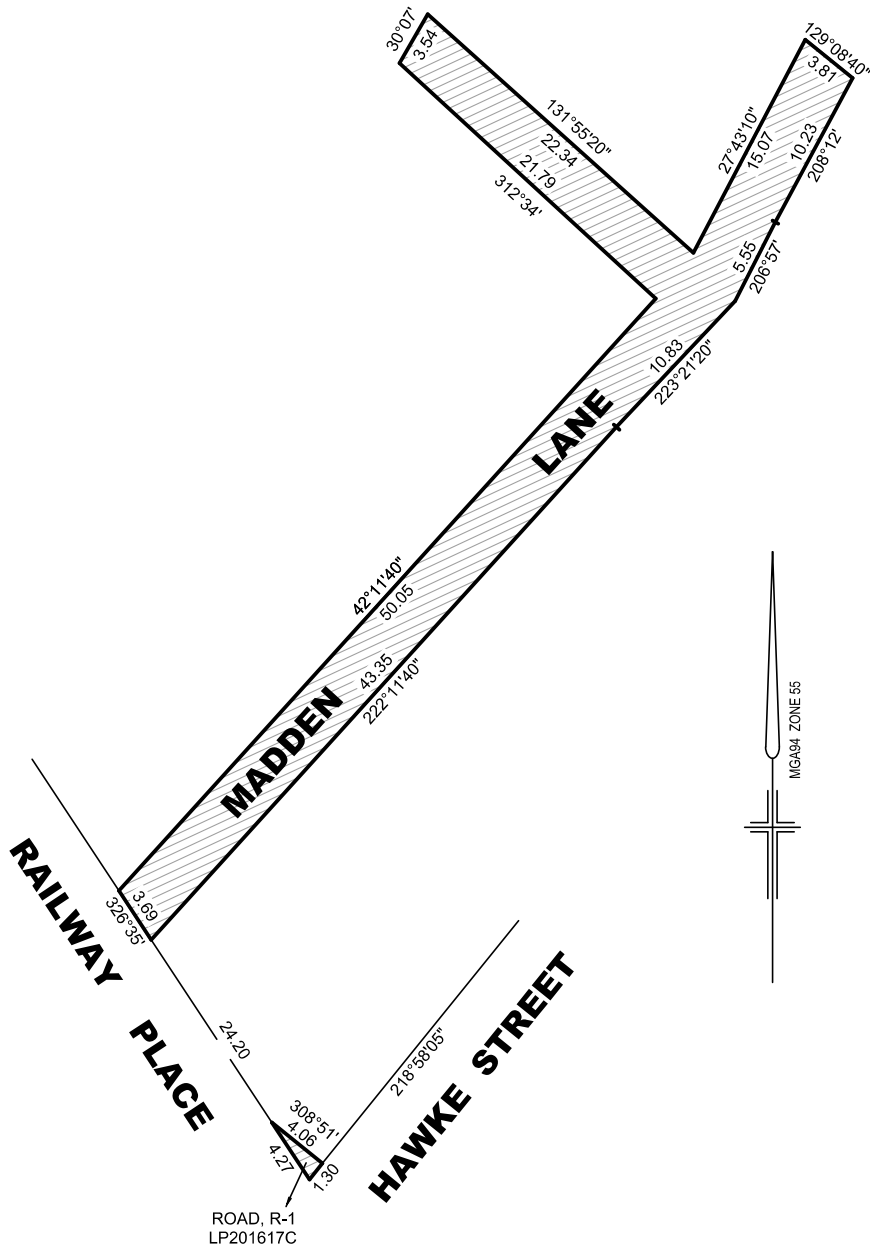
It is proposed to introduce the 24-hour dog off-leash area to commence from the northern foreshore municipal boundary adjacent to Charman Road, Mentone, extending south along the foreshore approximately 450 meters to the foreshore entry point opposite Plummer Road, Mentone. The dog off-leash area will be on the sand area only.

Any person may make a written submission regarding the proposed 24-hour dog off-leash area within 14 days of this notice. Submissions must be forwarded to Neil Sheppard, Team Leader Statutory Compliance, City of Kingston, PO Box 1000, Mentone 3194.

JOHN NEVINS
Chief Executive Officer

MELBOURNE CITY COUNCIL
Public Highway Declaration of Road

Pursuant to section 204(1) of the **Local Government Act 1989** (Act), the Melbourne City Council declares the roads shown hatched on the plan hereunder as public highways for the purposes of the Act.



MELBOURNE CITY COUNCIL

Road Management Act 2004Notice of Intention to Amend
Road Management Plan

In accordance with section 54(6) of the **Road Management Act 2004**, the Melbourne City Council ('Road Authority') gives notice that it proposes to amend its Road Management Plan ('RMP').

The purpose and general purport of the proposed amendment, consistent with the role, functions and responsibilities of the Road Authority under the Act, is to broaden the range of assets managed under the provisions of the road management plan, clarify the work process, amend road asset register details, update references, tables and diagrams, make miscellaneous corrections where required, revise selected intervention standards and response times and ensure that the standards in relation to, and priorities to be given to, the inspection, maintenance and repair of the roads and classes of roads to which the Road Authority's road management plan applies are safe, efficient and appropriate for the use by the community served by the Road Authority.

The proposed amendment will apply to all of the roads and classes of roads to which the RMP applies.

Copies of the proposed amendment and the Road Authority's current RMP may be inspected at or obtained from the Road Authority's Municipal Offices on level 4, 200 Little Collins Street, Melbourne, or accessed on line by viewing the Road Authority's website, www.melbourne.vic.gov.au and following the links.

Pursuant to regulation 303 of the Road Management (General) Regulations 2005, any person aggrieved by the proposed amendment may make a written submission on the proposed amendment to the Road Authority. All submissions received by the Road Authority within 28 days after the publication of this notice in the Government Gazette will be considered by the Road Authority's Manager Engineering Services.

Written submissions should be marked 'Proposed amendment of Road Management Plan' and addressed to the Manager Governance Services, Melbourne City Council, Town Hall, 90 Swanston Street, Melbourne 3000, or GPO Box 1603, Melbourne 3001, or by email to enquiries@melbourne.vic.gov.au



ROAD MANAGEMENT PLAN 2014

Notice is hereby given that the Loddon Shire Council intends to amend its Road Management Plan in accordance with section 54 of the **Road Management Act 2004**.

The purpose of the Road Management Plan is to:

- establish a management system for Council's road management function in consideration of relevant policies, operational objectives and available resources; and
- set the relevant standard in relation to the discharge of duties in the performance of those road management functions.

The amended Road Management Plan shall apply to all local roads and pathways for which Council is the Coordinating or Responsible Road Authority.

The amended Road Management Plan may be inspected at the Loddon Shire Council Offices, 41 High Street, Wedderburn, or 37 Peppercorn Way, Serpentine, at local Post Offices and on Council's website, www.loddon.vic.gov.au

Any person who is aggrieved by the proposed amended Road Management Plan may make a written submission to Council by Friday 4 July 2014.

Written submissions should be addressed to The Chief Executive Officer, Loddon Shire Council, PO Box 21, Wedderburn, Victoria 3518.

JOHN McLINDEN
Chief Executive Officer

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of Preparation of Amendment
Amendment C167

The Brimbank City Council has prepared Amendment C167 to the Brimbank Planning Scheme.

The land affected by the Amendment is all land included in the Heritage Overlay within the City of Brimbank and 233–241 Hampshire Road, Sunshine, 44 Hampshire Road, Sunshine, and 19–21 Sydney Street, Albion.

The Amendment proposes to:

- amend Clause 22.01 to provide policy direction for new buildings in the overlay area and make minor changes to improve the clarity of policies;
- amend the Schedule to the Heritage Overlay to include 2 additional individually significant heritage sites – HO140 (233–241 Hampshire Road, Sunshine) and HO141 (44 Hampshire Road, Sunshine);
- amend the Schedule to the Heritage Overlay to permit a prohibited use for the site 19–21 Sydney Street, Albion, within HO24;
- amend Planning Scheme Maps 9HO and 12HO; and
- update the reference document to reflect corrections to the heritage citations for HO114, HO127, HO125, HO19, HO20, HO21 and HO25.

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, Brimbank City Council, Keilor Office, 704B Old Calder Highway, Keilor; Sunshine Office, Harvestor Customer Service Centre, 310 Hampshire Road, Sunshine; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. 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. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is 7 July 2014. A submission must be sent to: Attention: Catherine Hunichen, City Strategy, PO Box 70, Sunshine 3020.

BILL JABOOR
Chief Executive Officer

Planning and Environment Act 1987

EAST GIPPSLAND PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C115

Authorisation A02546

The East Gippsland Shire Council has prepared Amendment C115 to the East Gippsland Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the East Gippsland Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment is within and adjoining the Gippsland Lakes area that is included in a Rural Conservation Zone and which relies on access via Lake Victoria or Lake King.

The Amendment proposes to amend the Schedules to Clause 52.03 and Clause 81.01 to introduce the 'Dwellings within a Rural Conservation Zone accessed via Lake Victoria and Lake King on the Gippsland Lakes' February 2013 (Modified December 2013) as an Incorporated Document.

The Incorporated Document provides the ability for a planning permit application to be considered for a dwelling on a lot which has access via water, despite the provisions of Clause 35.06-2 of the East Gippsland Planning Scheme not being complied with.

The Incorporated Document has been modified subsequent to the public notice period of August 2013, as a result of a Submission. This notice pertains to a second public exhibition period.

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, East Gippsland Shire Council, at 273 Main Street, Bairnsdale 3875; during office hours at the Library/Business Centre, 1 Ruskin Street, Orbost; during offices hours at the Library/Business Centre, Esplanade, Painesville; during opening hours at the Lakes Library, Mechanics Street, Lakes Entrance; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection, from 5 June 2014.

Any person who may be affected by the Amendment may make a submission to the planning authority. 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. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is 7 July 2014.

A submission must be sent to the East Gippsland Shire Council, PO Box 1618, Bairnsdale 3875.

FIONA WEIGALL
Manager Strategic Planning

of Transport, Planning and Local Infrastructure website, www.dtpli.vic.gov.au/publicinspection; and at the Greater Shepparton City Council website, www.greatershepparton.vic.gov.au

Any person who may be affected by the Amendment may make a submission to the planning authority. 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. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is Monday 7 July 2014. A submission must be sent to the Greater Shepparton City Council, Locked Bag 1000, Shepparton, Victoria 3632.

COLIN KALMS
Manager Planning

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Preparation of Amendment Amendment C172

The Greater Shepparton City Council has prepared Amendment C172 to the Greater Shepparton Planning Scheme.

The land affected by the Amendment is 7720 Goulburn Valley Highway, Kialla.

The Amendment proposes to rezone the north-eastern portion of the subject site from the Rural Living Zone to the Neighbourhood Residential Zone. It also proposes to remove Schedule 1 to the Development Plan Overlay from the entire site and apply Schedule 11 to the Development Plan Overlay over the potential residential site and the Council reserve.

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, Greater Shepparton City Council, 90 Welsford Street, Shepparton; at the Department

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Preparation of Amendment Amendment C142

The Moonee Valley City Council has prepared Amendment C142 to the Moonee Valley Planning Scheme.

The land affected by the Amendment is land with cultural heritage significance identified in the Moonee Valley Thematic Places Heritage Study 2012–14. This includes:

- various properties along Mt Alexander Road in Ascot Vale and Moonee Ponds (numbers 289, 361 363–379, 433–437, 447, 502–510, 546, 548 and 750);
- 1A Warrick Street, Ascot Vale;
- 1 Keilor Road, Essendon;
- 43 Nimmo Street, Essendon; and
- 2–20 Levien Street, Essendon.

The Amendment proposes to:

- amend the Schedule to Clause 43.01 (Heritage Overlay) to introduce new Heritage Overlays to places identified in the Moonee Valley Thematic Places Heritage Study 2012–14;

- amend the Planning Scheme Maps to apply Clause 43.01 (Heritage Overlay) to the various properties outlined within this study; and
- introduce the Moonee Valley Thematic Places Heritage Study 2012–14 as a reference document to Clause 21.05 (Built Environment) of the Moonee Valley 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, 9 Kellaway Avenue, Moonee Ponds; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. 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. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is Friday 11 July 2014. A submission must be sent to the Strategic Planning Department, Moonee Valley City Council, PO Box 126, Moonee Ponds, Victoria 3039.

NEVILLE SMITH
Chief Executive

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME Notice of Preparation of Amendment Amendment C143

The Moonee Valley City Council has prepared Amendment C143 to the Moonee Valley Planning Scheme.

The land affected by the Amendment is land with cultural heritage significance within the Ascot Housing Commission Estate in Ascot Vale.

The Amendment proposes to:

- amend the Schedule to Clause 43.01 (Heritage Overlay) to introduce a new Heritage Overlay to part of the Ascot Housing Commission Estate in Ascot Vale; and
- amend the Planning Scheme Maps to apply Clause 43.01 (Heritage Overlay) to the same part of this estate.

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, 9 Kellaway Avenue, Moonee Ponds; at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority. 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. In accordance with the **Planning and Environment Act 1987**, Council must make available for inspection a copy of any submissions made.

The closing date for submissions is Friday 11 July 2014. A submission must be sent to the Strategic Planning Department, Moonee Valley City Council, PO Box 126, Moonee Ponds, Victoria 3039.

NEVILLE SMITH
Chief Executive

Planning and Environment Act 1987

MOUNT ALEXANDER PLANNING SCHEME

Notice of Preparation of Amendment Amendment C72: Gaming Policy 2014 Authorisation A02794

The Mount Alexander Shire Council has prepared Amendment C72: Gaming Policy 2014 to the Mount Alexander Planning Scheme.

In accordance with section 8A(3) of the **Planning and Environment Act 1987**, the Minister for Planning has authorised the Mount Alexander Shire Council as the planning authority to prepare the Amendment.

The Amendment affects all land in the Mount Alexander Shire.

The Amendment proposes the following changes to the Mount Alexander Planning Scheme:

- Amend Table of Contents by adding a new local policy at Clause 22.33 Gaming;
- Amend the Municipal Strategic Statement at Clause 21.04 Objectives and Strategies to insert objectives, strategies and implementation with respect to gaming;
- Amend Clause 21.05 Reference Documents to introduce ‘The Mount Alexander Shire Gaming Policy, 2014’, by 10 Consulting Group, as a Reference Document;
- Insert a new Local Planning Policy for Gaming at Clause 22.33. The policy will guide planning decisions for Electronic Gaming Machines (EGMs) in the municipality, particularly in terms of the location, design and operation of gaming venues and planning permit application requirements; and
- Amend Schedule 4 to Clause 52.28 (Gaming) to reference the Commercial 1 Zone rather than the Business 1 Zone, where gaming machines are prohibited.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment, free of charge, during office hours at the following locations: Mount Alexander Shire Council, Civic Centre, corner of Lyttleton and Lloyd Streets, Castlemaine; and at the Department of Transport, Planning and Local Infrastructure website, www.dpcd.vic.gov.au/planning/publicinspection

Any person who may be affected by the Amendment may make a submission to the planning authority.

The closing date for written submissions is Friday 18 July 2014. Written submissions must be sent to the Mount Alexander Shire Council, PO Box 185, Castlemaine 3450.

PHIL ROWLAND
Chief Executive Officer

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, of 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 6 August 2014, 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.

BROWN, Rosalie May, late of Benetas Aged Care – St Pauls Court, 13–15 Nolan Street, Frankston, Victoria 3199, deceased, who died on 4 January 2014.

DONOVAN, Dennis Reginald, late of Carrical House, Room 17, 18–20 Mason Street, Hawthorn, Victoria 3122, pensioner, deceased, who died on 26 February 2014.

HOLMES, Gladys, late of Room 16, Roccoco Aged Care Facility, 355–357 Wilsons Road, St Albans Park, Victoria 3219, pensioner, deceased, who died on 17 February 2014.

LACEY, Doris, late of Unit 2, 27 Seventh Avenue, Rosebud, Victoria 3939, retired, deceased, who died on 14 March 2014.

MCCALL, Sandra Leanne, late of Unit 13, 19 Nonna Street, Oakleigh East, Victoria 3166, pensioner, deceased, who died on 22 February 2014.

TEAGUE, Betty Patricia, late of 55 McHaffie Drive, Phillip Island, Victoria 3922, pensioner, deceased, who died on 2 February 2014.

Dated 28 May 2014

STEWART MacLEOD
Manager

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 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 7 August 2014, 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.

COLSON, Audrey Irene, late of Unit 3, 52 Blair Street, Dallas, Victoria 3047, spinster, deceased, who died on 17 January 2014.

GUDGE, David Edwin, late of Flat 1, 25 Camden Road, Newtown, Victoria 3220, deceased, who died on 25 February 2014.

KANAVAN, Francis Patrick, late of Prom View Lodge, 25 Welshpool Road, Toora, Victoria 3962, retired, deceased, who died on 9 March 2014.

MATHERS, Margaret Teresa, late of Broughton Hall, 2 Berwick Street, Camberwell, Victoria 3124, retired, deceased, who died on 3 February 2014.

TUNKS, Therese Anne, late of Wintringham Euncie Seddon, 32-42 Potter Road, Dandenong, Victoria 3175, deceased, who died on 17 January 2014.

Dated 29 May 2014

STEWART MacLEOD
Manager

Gordon Rich-Phillips, Assistant Treasurer, on 29 May 2014. The Order commences on 1 July 2014.

A copy of each of the approved compliance codes:

Compliance Code 1 of 4: Providing employment, planning and consulting about return to work;

Compliance Code 2 of 4: Return to Work Coordinators;

Compliance Code 3 of 4: Return to work information; and

Compliance Code 4 of 4: Cooperating with labour hire employers about return to work;

will be available for inspection by members of the public without charge at the library on the ground level of Victorian WorkCover Authority's office at 222 Exhibition Street, Melbourne, during normal business hours from 1 July 2014.

DENISE COSGROVE
Chief Executive
Victorian WorkCover Authority

Accident Compensation Act 1985

NOTICE OF MAKING OF ORDER REVOKING COMPLIANCE CODES

Notice is given that an Order revoking four Compliance Codes was made under section 210(3) of the **Accident Compensation Act 1985** by the Hon. Gordon Rich-Phillips, Assistant Treasurer, on 29 May 2014. The Order commences on 1 July 2014.

The revoked compliance codes are:

Compliance Code 1 of 4: Providing employment, planning and consulting about return to work;

Compliance Code 2 of 4: Return to Work Coordinators;

Compliance Code 3 of 4: Return to work information; and

Compliance Code 4 of 4: Cooperating with labour hire employers about return to work.

DENISE COSGROVE
Chief Executive
Victorian WorkCover Authority

Adoption Act 1984

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

I, Mariela Diaz, approve the following person under section 5(1) and section 5(2) of the **Adoption Act 1984** as approved counsellor for the purposes of section 87 of the **Adoption Act 1984**.

Sharon Glasman

MARIELA DIAZ
Director, Child Protection
South Division

Workplace Injury Rehabilitation and Compensation Act 2013

NOTICE OF MAKING OF ORDER APPROVING COMPLIANCE CODES

Notice is given that an Order approving four Compliance Codes was made under section 121(1) of the **Workplace Injury Rehabilitation and Compensation Act 2013** by the Hon.

Associations Incorporation Reform Act 2012

SECTION 138

I, Steven Scodella, Operations Manager, 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:

Central Murray Produce Group Inc.; Victoria Police Karate Club Inc.; Parents and Friends of Beaver Street Kindergarten Inc.; The Melbourne Church of Living Stone Inc. Port Musos Inc.; Williamstown Greenwich Bay Ladies Probus Club Inc.; Pregnancy Support Albury Wodonga Inc.; Orbost Theatre Group Inc.; Melbourne Film Society Inc.; Design Business Association Inc.; Community Development Group Inc.; The First American Samoan Assembly of God Church Victoria Australia Inc.; Wyndham Wolves Football Club Inc.; Castlemaine Junior Athletics Club Inc.; My Sister's Dream Inc.; Snowy River Boat Club Inc.; Batman Street Allstars Inc.; The National Tax Lawyers Association Inc.; Back on Track Inc.; Hume Fishing Social Club Inc.; Kafkas Australia Association Inc.; Victorian Racing Ride on Mowers Inc.; The Association for Art and Culture Development in the Community (AACDC) Inc.; Simply Make A Difference Inc.; Bcubed Productions Inc.; Active First Aid Inc.; SPLM Australia Inc.; Hamilton Touch Football Association Inc.; Murray Deer Farmers Association Inc.; The Kensington Cricket Club Inc.; Quality Improvement and Community Services Accreditation Inc.; Kingsville Community Childcare Inc.; Counselling Education Development Australasia (CEDA) Inc.; Bell Melville Traders Association Inc.; Friends of the Quarries (Clifton Hill) Inc.; Somali Institute of Peace and Development (SIPD) Inc.; Romanian Pentecostal Church Elim Inc.; Post 892 Forum Inc.; Welly Family Inc.; Muckatah 22P Community Surface Water Management System Inc.; Honorable Order of the Bluegoose International Inc.; Friends of Warringine Park Inc.; Epic Teams Association Inc.; The Ecumenical Association of Schools Inc.; Limmud Fest Melbourne Inc.; Singapore Widow Inc.; Charlton Stadium Committee Inc.; Swifts Creek Skatepark Committee Inc.; The Beechworth and District Pistol Club Inc.; Beaconsfield Business Group Inc.; South Western District CB Radio Club Inc.; Australian Psychics Association Inc.; South Port Football Club Inc.; Visit Portarlington Association Inc.; Landsborough and District Community Recreation Centre Inc.; Alsalam International Inc.; Smiths Gully MTB Inc.; Green Mums 3228 Inc.; Tarnagulla & District Historical Society Inc.; Croatian Association 'Bosna' Geelong Inc.

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 5 June 2014

STEVEN SCODELLA
Operations Manager
PO Box 4567
Melbourne, Victoria 3001

Environment Protection Act 1970
WASTE MANAGEMENT POLICY
(STORAGE OF WASTE TYRES)

The Waste Management Policy (Storage of Waste Tyres) was declared on 29 April 2014 and printed in Government Gazette No. S139 on 30 April 2014.

Notice is given that this policy incorporates the Victorian 'Fire Services Guideline – Open Air Storage of New or Used Tyres' (2014) and the Victorian 'Fire Services Guideline – Indoor Storage of New or Used Tyres' (2014). In accordance with section 32(3) of the **Interpretation of Legislation Act 1984**, a copy of these two documents has been lodged with the Clerks of the Parliament.

A copy of these two documents is available for inspection during normal business hours at EPA Victoria, Level 3, 200 Victoria Street, Carlton 3053. For more information contact EPA Victoria on 1300 372 842. They are also available via EPA Victoria's website (www.epa.vic.gov.au).

Children's Services Act 1996
NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development hereby declares that Hohnes Road Playhouse, licence ID 1339, is exempt from Regulation 50 (minimum staff requirements) and Regulation 58(d) (proportion of volunteers counted in the child/staff ratios) of the Children's Services Regulations 2009.

Under section 25P(1) of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development, also imposes the following additional conditions on Hohnes Road Playhouse, licence ID 1339:

1. The proprietor of the service must ensure that at least one staff member with an approved post-secondary early childhood qualification and a nominated parent volunteer are on duty whenever children are being cared for or educated by the service.
2. The proprietor of the service must ensure that a record of all nominated parent volunteers who are on duty is kept at the service that includes:
 - The person's name, address and date of birth;
 - A record of the days and hours that the person will be the second staff member on duty; and
 - A record of the person's current working with children check including the date it was read by the licensee, primary nominee or nominee or the nominee who was present and in charge at the time the notice was read, the reference number and the expiry date of the notice.
3. The licensee must advise the Department of Education and Early Childhood Development within 48 hours of any changes that will prevent the service from complying with the exemption and its conditions.

This exemption and these additional conditions remain in force unless revoked.

Dated 27 May 2014

WENDY LOVELL MLC
Minister for Children and Early Childhood Development

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development hereby declares that Guna Lidj Multifunctional Aboriginal Children's Service, licence ID 2609, is exempt from:

- The payment of the prescribed fee to accompany an application for a licence to operate a children's service in section 18(1)(b)(i) of the **Children's Services Act 1996**.
- The teaching staff member requirements prescribed in Regulation 52 of the Children's Services Regulations 2009.

Under section 25P(1) of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development also imposes the following additional conditions on Guna Lidj Multifunctional Aboriginal Children's Service, licence ID 2609:

1. A person with an approved post-secondary early childhood qualification can be counted as the teaching staff member.
2. The primary nominee must complete at least five hours of relevant professional development within six months of the exemption being granted. Evidence of completion must be kept on the primary nominee's staff record.
3. The licensee must advise the Quality Assessment and Regulation Division of the Department of Education and Early Childhood Development within 48 hours of any changes that will prevent the service from complying with the exemption and its conditions.

This exemption and these additional conditions remain in force until 20 April 2015 unless revoked earlier.

Dated 27 May 2014

WENDY LOVELL MLC
Minister for Children and Early Childhood Development

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development hereby declares that Robinvale Aboriginal Child Care, licence ID 3536, is exempt from the teaching staff member requirements as set out in Regulation 52 of the Children's Services Regulations 2009.

Under section 25P(1) of the **Children's Services Act 1996**, the Minister for Children and Early Childhood Development, also imposes the following additional conditions on Robinvale Aboriginal Child Care, licence ID 3536:

1. A staff member with an approved post-secondary early childhood qualification can be counted as the teaching staff member.
2. The nominated staff member must enrol in and commence studying for an approved early childhood teaching qualification by 1 July 2014.
3. The nominated staff member must be mentored by a person with an approved early childhood teaching qualification.
4. Details of the nominated staff member's enrolment and progress towards attaining an approved early childhood teaching qualification must be held on the nominated staff member's staff record.
5. The licensee must advise the Department of Education and Early Childhood Development within 48 hours of any changes that will prevent the service from complying with the exemption and its conditions.

This exemption and these additional conditions remain in force until 31 December 2015 unless revoked earlier.

Dated 27 May 2014

WENDY LOVELL MLC

Minister for Children and Early Childhood Development

Flora and Fauna Guarantee Act 1988NOTICE OF PRELIMINARY RECOMMENDATIONS OF THE
SCIENTIFIC ADVISORY COMMITTEE

In accordance with section 14 of the **Flora and Fauna Guarantee Act 1988** (the Act), the Scientific Advisory Committee (SAC) has made preliminary recommendations on whether the following nominated items should be supported for listing as threatened under the Act.

Eligibility for listing is outlined in section 11 of the Act and criteria by which the eligibility for listing is determined are outlined in the Flora and Fauna Guarantee Regulations 2011.

ITEMS SUPPORTED FOR LISTING

Item number	Name		Primary criteria and sub-criteria satisfied
846 & 847	Strzeleckis Warm Temperate Rainforest Community		(2.1 & 2.2), 2.1.3, 2.2.1, 2.2.2
Item number	Common name	Scientific name	Primary criteria and sub-criteria satisfied
849	Nealie	<i>Acacia loderi</i>	(1.2), 1.2.1, 1.2.2, 1.2.3
855	Enfield Grevillea	<i>Grevillea bedgoodiana</i>	(1.2), 1.2.1, 1.2.2
857	Soft Sunray	<i>Leucochrysum molle</i>	(1.2), 1.2.1
858	Viscid Daisy-bush	<i>Olearia viscosa</i>	(1.2), 1.2.1

ITEM NOT SUPPORTED FOR LISTING

Item number	Common name	Scientific name	Criteria satisfied
856	Fryerstown Grevillea	<i>Grevillea obtecta</i>	Nil

Public comment invited on the preliminary recommendations

The SAC welcomes comments on its preliminary recommendations. Public comments on the preliminary recommendations may be made to the SAC until Friday 11 July 2014. Copies of the recommendation reports on the above items and details on how to make public comments to the SAC can be obtained through the Department of Environment and Primary Industries website (www.depi.vic.gov.au) or Customer Service Centre (136 186).

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

Road Naming:

Change Request Number	Road Name	Locality	Proposer and Location
68844	Luffman Street	Woolsthorpe	Moyne Shire Council Formerly known as Wickham Street. The road traverses east from Davidson Street.
70462	Smale Lane	Port Fairy	Moyne Shire Council The road traverses east from Gipps Street.
71122	Dampiera Boulevard	Lara	Greater Geelong City Council (Private Road) The road traverses south from Watt Street.
71122	Sun Rose Street	Lara	Greater Geelong City Council (Private Road) The road traverses east from Dampiera Boulevard.
71122	Dusky Bell Place	Lara	Greater Geelong City Council (Private Road) The road traverses south from Sun Rose Street.
71122	Paper Daisy Drive	Lara	Greater Geelong City Council (Private Road) The road traverses south from Sun Rose Street.
71122	Dahlia Avenue	Lara	Greater Geelong City Council (Private Road) The road traverses south from Sun Rose Street.
71122	Royal Mantel Road	Lara	Greater Geelong City Council (Private Road) The road traverses west from Marigold View.
71122	Marigold View	Lara	Greater Geelong City Council (Private Road) The road traverses south from Dampiera Boulevard.

Change Request Number	Road Name	Locality	Proposer and Location
71122	Stonecrop Avenue	Lara	Greater Geelong City Council (Private Road) The road traverses south from Watt Street.
71122	Fan Flower Drive	Lara	Greater Geelong City Council (Private Road) The road traverses west from Dampiera Boulevard.
71122	Sea Pink Way	Lara	Greater Geelong City Council (Private Road) The road traverses north from Fan Flower Drive.
71122	African Daisy Place	Lara	Greater Geelong City Council (Private Road) The road traverses north from Fan Flower Drive.
71122	Catmint Approach	Lara	Greater Geelong City Council (Private Road) The road traverses west from Dampiera Boulevard.
71122	Bugle Flower Street	Lara	Greater Geelong City Council (Private Road) The road traverses north from Dampiera Boulevard.
71122	Bluebell Street	Lara	Greater Geelong City Council (Private Road) The road traverses west from Dampiera Boulevard.
71148	Macindoe Court	Spotswood	Hobsons Bay City Council The road traverses east from Melbourne Road.
N/A	Abom Downhill Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at a point on the International Downhill and heads easterly.
N/A	Abom Way	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Summit Road and heads south easterly.
N/A	Boggy Corner Car Park Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads westerly.
N/A	Bull Run Mid Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Standard Road and heads westerly.

Change Request Number	Road Name	Locality	Proposer and Location
N/A	Burnt Hut Summer Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Grimus Access Road and heads northerly.
N/A	Caravan Corner Car Park Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads south westerly.
N/A	Cattlemans Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Burnt Hut Summer Road and heads easterly.
N/A	Chalet Car Park Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads northerly.
N/A	Chamois Bottom Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Standard Road and heads northerly.
N/A	Chamois Mid Access Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Village Circuit Track and heads southerly.
N/A	Copperhead Downhill Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Spurs Access Road and heads easterly.
N/A	Cow Camp Lane	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with The Avenue and heads south easterly.
N/A	Csir Car Park Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads easterly.
N/A	Dam Run Bottom Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the bottom of the International Downhill and heads easterly.
N/A	Dam Run Downhill Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the bottom of the International Downhill and heads westerly.

Change Request Number	Road Name	Locality	Proposer and Location
N/A	Family Run Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Summit Road and heads south easterly.
N/A	Faulty Towers Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Summit Road and heads southerly.
N/A	Federation Mid Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Little Buller Summer Road and heads north easterly.
N/A	Fish Bowl Alley	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the bottom of Faulty Towers Road and heads easterly.
N/A	Grimus Access Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the bottom of Spurs Access Road and heads westerly.
N/A	Grimus Mid Access Track	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Spurs Access Road and heads westerly.
N/A	Hell Corner Downhill Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads westerly.
N/A	Home Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the bottom of Copperhead Downhill and heads easterly.
N/A	Horse Hill Car Park Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads northerly.
N/A	Hovea Lane	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board. Commences at an intersection with Chamois Close and heads north-easterly.
N/A	International Downhill Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the bottom of Cattlemans Trail and heads south-easterly.

Change Request Number	Road Name	Locality	Proposer and Location
N/A	Kofflers Mid Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Family Run and heads westerly.
N/A	Little Buller Summer Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Family Run and heads southerly.
N/A	Outlaw Downhill Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Spurs Access Road and heads westerly.
N/A	Plum Pine Lane	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Stirling Road and heads northerly.
N/A	Pole Line One Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Copperhead Downhill and heads northerly.
N/A	Pontresina Lane	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Summit Road and heads northerly.
N/A	Shakey Knees Bottom Station Access	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Summit Road and heads northerly.
N/A	Skating Rink Car Park Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads southerly.
N/A	Skyline Standard Traverse	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the bottom of Skyline T-Bar Bottom Station Access and heads south-easterly.
N/A	Skyline T-Bar Bottom Station Access	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Summit Road and heads southerly.
N/A	Spurs Access Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Summit Road and heads northerly.

Change Request Number	Road Name	Locality	Proposer and Location
N/A	Standard Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the western end of The Avenue and heads southerly.
N/A	Telecom Traverse	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Burnt Hut Summer Road and heads south-westerly.
N/A	The Monument Track	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Clear Hills Track and heads south-easterly.
N/A	Tyrol Car Park Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads south-westerly.
N/A	Village Circuit Track	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads easterly.
N/A	Village Square	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the southern end of Summit Road and heads westerly.
N/A	Walkers Car Park Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Mt Buller Road and heads northerly.
N/A	Whiskey Creek Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Little Buller Summer Road and heads easterly.
N/A	Wombat Bowl Bottom Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at the western end of Little Buller Summer Road and heads northerly.
N/A	Wombat Bowl Mid Road	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with 4 Mile Spur and heads easterly.
N/A	Woollybutt Lane	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Stirling Road and heads northerly.

Change Request Number	Road Name	Locality	Proposer and Location
N/A	Workshop Track	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Summit Road and heads southerly.
N/A	Yellow Post Downhill Trail	Mount Buller	Mt Buller and Mt Stirling Alpine Resort Management Board Commences at an intersection with Pole Line One and heads easterly.

Feature Naming:

Place Name	Naming Authority and Location
Skating Rink Car Park	Mt Buller and Mt Stirling Alpine Resort Management Board Accessed from Mount Buller Road
Walkers Car Park	Mt Buller and Mt Stirling Alpine Resort Management Board Accessed from Mount Buller Road
Boggy Corner Car Park	Mt Buller and Mt Stirling Alpine Resort Management Board Accessed from Mount Buller Road
Chalet Car Park	Mt Buller and Mt Stirling Alpine Resort Management Board Accessed from Mount Buller Road
Tyrol Car Park	Mt Buller and Mt Stirling Alpine Resort Management Board Accessed from Mount Buller Road
Caravan Corner Car Park	Mt Buller and Mt Stirling Alpine Resort Management Board Accessed from Mount Buller Road
Csir Car Park	Mt Buller and Mt Stirling Alpine Resort Management Board Accessed from Mount Buller Road
Horse Hill Car Park	Mt Buller and Mt Stirling Alpine Resort Management Board Accessed from Mount Buller Road

Office of Geographic Names

Land Victoria
570 Bourke Street
Melbourne 3000

JOHN E. TULLOCH
Registrar of Geographic Names

Interpretation of Legislation Act 1984**BUILDING AMENDMENT (GENERAL) REGULATIONS 2014****Notice of Incorporation of Material and Address for Inspection of Documents**

As required by section 32 of the **Interpretation of Legislation Act 1984**, I give notice that the Building Amendment (General) Regulations 2014 apply, adopt or incorporate the following documents:

Table of Applied, Adopted or Incorporated Matter

Statutory Rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 16(1) which amends regulation 708(3) of the Building Regulations 2006	Practice Note 2008-07 issued by the Building Commission in 2008	The whole
Regulation 18(2) which amends regulation 710(6) and (7) of the Building Regulations 2006	Practice Note 2008-13 issued by the Building Commission in November 2008	The whole
Regulation 28(2) which amends Schedule 5 to the Building Regulations 2006	Glen Eira Planning Scheme made under the Planning and Environment Act 1987 as that planning scheme is amended and in force from time to time	Schedules to Residential Growth Zone, General Residential Zone and Neighbourhood Residential Zone and the provisions of the Planning Scheme (including the planning scheme maps) identifying those Zones and clauses 32.07-7, 32.08-7 and 32.09-8
Regulation 28(3) which amends Schedule 5 to the Building Regulations 2006	Greater Dandenong Planning Scheme made under the Planning and Environment Act 1987 as that planning scheme is amended and in force from time to time	Schedules to Residential Growth Zone, General Residential Zone and Neighbourhood Residential Zone and the provisions of the Planning Scheme (including the planning scheme maps) identifying those Zones and clauses 32.07-7, 32.08-7 and 32.09-8

A copy of the material applied, adopted or incorporated by these Regulations has been lodged with the Clerk of the Parliaments. A copy of all matter so applied, adopted or incorporated into the Building Regulations 2006 is available for inspection by the public, free of charge, during normal business hours at the Department of Transport, Planning and Local Infrastructure, 1 Spring Street, Melbourne, Victoria 3000, telephone 03 9208 3939.

MATTHEW GUY MLC
Minister for Planning

Land Act 1958

The Department of Environment and Primary Industries is seeking expressions of interest from parties interested in obtaining a lease, pursuant to section 134 of the **Land Act 1958**, over the former Mitchell Lasry Quarry site comprising approximately 33.6 hectares located on Crown Allotment 2001, Parish of Will-Will-Rook, for appropriate use and management including the preservation of environmental values on the site.

Expressions of interest should be submitted by 2.00 pm on Thursday 19 June 2014 to:

Manager – Land Administration,
Land Management Policy,
Department of Environment and Primary Industries,
PO Box 500, East Melbourne, Victoria 3002.

File Reference: LA/32/0017.

Local Government Act 1989

MORNINGTON PENINSULA SHIRE COUNCIL

Red Hill Ward By-Election

By-Election Date

I Tim Bull MLA, Minister for Local Government, hereby fix 23 August 2014 under section 38(1A) of the **Local Government Act 1989** as the date of an election to be held in accordance with section 38(1) of that Act to fill an extraordinary vacancy at the Mornington Peninsula Shire Council.

Dated 29 May 2014

TIM BULL MLA
Minister for Local Government



Notice is hereby given that pursuant to section 119 of the **Local Government Act 1989**, Geelong Regional Library Corporation (GRLC) gives notice of intention to adopt Local Law No. 1 Meeting Procedures and to adopt Local Law No. 2 Library Services. Local Law No. 1 Meeting Procedures has been revised to remove provisions that are now inconsistent with the **Local Government Act 1989** and therefore inoperative. Local Law No. 2 Library Services has been revised to confine its scope to regulating behaviour within libraries and providing for the Geelong Regional Library Corporation Board to fix fees and charges. Conditions of membership providing for membership rights and borrowing rights and obligations have been removed and will be developed by the Geelong Regional Library Corporation Board.

Any person may inspect a copy of the proposed Local Laws at any branch, mobile library, 30 Brougham Street, Geelong, or via the website, www.grlc.vic.gov.au

Submissions on the proposal must be in writing and addressed to: The Chief Executive Officer, Geelong Regional Library Corporation, 30 Brougham Street, Geelong, Victoria 3220, or via email, info@grlc.vic.gov.au, and received by 5 pm on 14 July 2014. A meeting of the Geelong Regional Library Corporation's Board will be held on Monday 11 August 2014 and will consider submissions received. Any person who has lodged a submission may request in their submission that they, or their nominated representative, attend the meeting and be heard in support of their written submission.

PATTI MANOLIS
Chief Executive Officer

Mineral Resources (Sustainable Development) Act 1990**MINISTERIAL GUIDELINES FOR NOTICES AND INJUNCTIONS RELATING TO
THE REGULATION OF EARTH RESOURCES IN VICTORIA**

These guidelines are issued by the Hon. Russell Northe, Minister for Energy and Resources under section 120A of the **Mineral Resources (Sustainable Development) Act 1990**.

Relevant legislation and the role of Earth Resources Regulation Victoria

The Victorian mining industry is primarily regulated under the **Mineral Resources (Sustainable Development) Act 1990** (the Act) and the Mineral Resources Development Regulations 2002 (the Regulations), which are administered and enforced by Earth Resources Regulation (ERR), a division of the Department of State Development, Business and Innovation (DSDBI).

The purpose of the Act is to encourage economically viable mining, maximising the value of Victoria's natural resources while providing a legal framework that minimises adverse impacts on the community and the environment arising from these activities.

These Guidelines will apply to the power of the Minister for Energy and Resources (the Minister) to:

1. issue a Notice requiring a holder of an authority to cease activities or to undertake remedial activities (section 110 of the Act);
2. apply to the Supreme Court for an Injunction to require compliance with a Notice issued under section 110 of the Act (section 110AA); and
3. take remedial action that is required in a Court Order or Injunction, but has not been undertaken by the Authority Holder (section 110AB).

ERR is committed to working constructively with the mining industry to support mineral exploration and mining. ERR seeks to enable industry compliance and to develop a productive partnership with industry and stakeholders, with an open and transparent approach

The Act is available at www.legislation.vic.gov.au

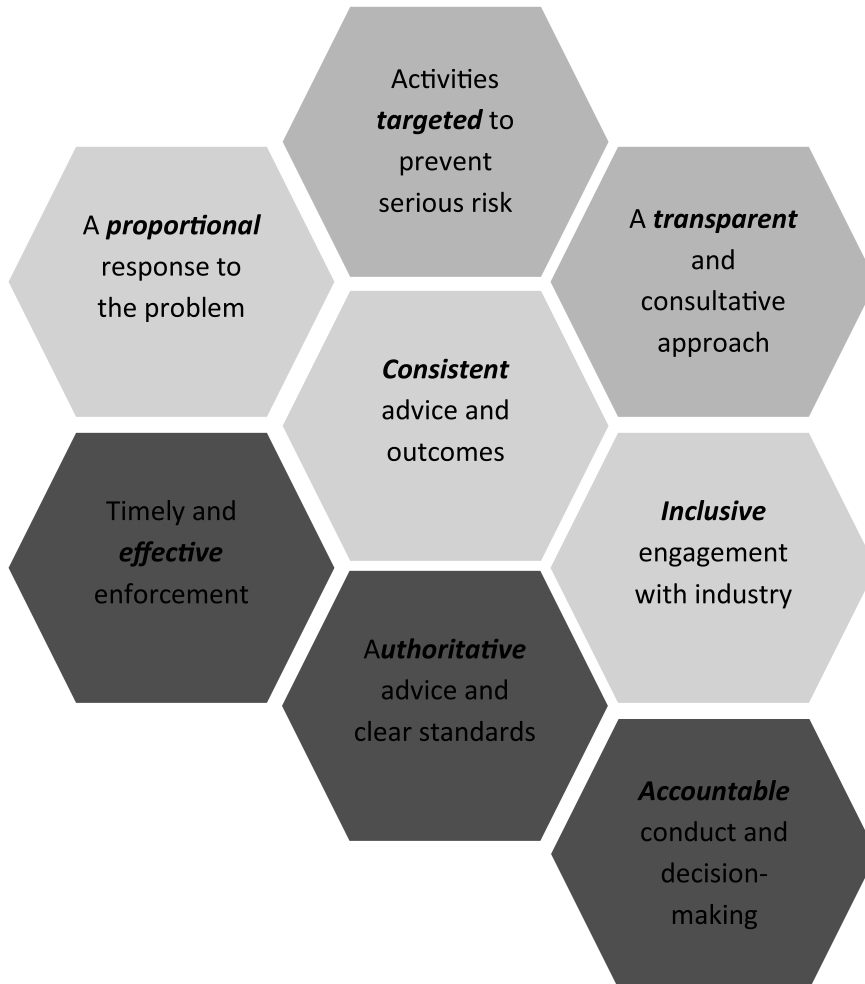
These Guidelines complement DSDBI's Enforcement Policy and Enforcement Procedure, and ERR's Compliance and Enforcement Policy.

Please note that any reference to the Minister within this statement is intended to also include a delegate of the Minister in ERR. ERR Inspectors are delegated the power to issue a Notice, but they do not have delegated authority to seek an injunction under section 110AA or decide to undertake remediation works under section 110AB.

Facilitating compliance and encouraging best practice

ERR will work with industry to build a strategic partnership in order to facilitate widespread adoption of required practices. ERR Officers will do this by building productive networks throughout the mining industry; providing consistent advice on legislation and compliance; and demonstrating an enforcement approach that is appropriate and proportional to the severity and likelihood of potential adverse impacts on communities and the environment.

ERR is guided by the following principles in fulfilling its compliance and enforcement role:



A graded enforcement approach

ERR will take enforcement action when non-compliance with the Act and Regulations, or certain risks (e.g. to the environment), occur. Subject to the Minister's consideration and the urgency of the incident, ERR will implement a graded enforcement approach as illustrated below.

The graded enforcement approach is standard practice but its application may vary according to the circumstances of each case, including the severity and urgency of a particular risk to public safety, the environment, land, property or infrastructure. For example, where the related risks are significant, a higher-order enforcement action such as a Section 110 Notice may be taken in the first instance.

In determining whether to take a particular action, ERR will consider the gravity of the purported offence, the public interest, and the potential risk and immediacy of further damage or impacts to public safety. All regulatory actions in relation to offences are subject to the discretion of the relevant decision maker – the Minister or his delegate in ERR.

<p><i>In most cases our initial approach is consultative</i></p>	<ul style="list-style-type: none"> ● Provision of advice: Authority holder is advised of measures that may be taken to comply with the Act and the Regulations, the relevant licence, work authority and/or work plan. ● Verbal notification: Authority holder may be verbally notified of concerns about any observed actions or omissions that may lead to a non-compliance. ● Written notification: Authority holder may be issued with a written notification advising on action to remedy a non-compliance. ● Any such ‘consultative’ approaches would involve discussion with the authority holder including suitable measures to address the risk or remedy the breach.
<p><i>Where a breach of the Act or significant risk occurs and ‘consultative’ measures are unlikely to be effective</i></p>	<ul style="list-style-type: none"> ● Infringement notice: An infringement notice may be issued (generally for specific, minor prescribed offences). ● Section 110 Notice: Notice may be issued requiring remedial action or ordering the authority holder to cease work.
<p><i>Where related risks are significant</i></p>	<ul style="list-style-type: none"> ● Application for an injunction: An injunction compels compliance with a Notice or restrains the authority holder from contravening the Notice.
<p><i>In very serious cases</i></p>	<ul style="list-style-type: none"> ● Prosecution: Authority holder may be prosecuted. ● Cancellation of the authority: The Minister may cancel the authority.

SECTION 110 NOTICES

The nature and purpose of Section 110 Notices, and when they can be issued

A section 110 Notice may require an Authority Holder to cease activities, undertake remedial activities, supply plans or information or undertake monitoring or audits.

The purpose of a Notice is to:

1. provide a legal record that ERR has required action to remedy or avoid a contravention or address a risk;
2. provide the Authority Holder with specific details regarding the risk and the action required to be taken by the Authority Holder to remedy the risk or contravention; and
3. ensure that Authority Holders are treated consistently.

The Minister may issue a Notice where the Minister reasonably believes that the Authority Holder has contravened or is likely to contravene the Act or the Regulations, or an act or omission by an Authority Holder is likely to result in significant risk to public safety, the environment, land, property or infrastructure. Where remediation work is required, a Notice usually requests that action be taken within a specific timeframe, but is not prescriptive regarding method or process. This enables the Authority Holder to determine the least costly and most effective way to meet the Notice requirements.

Some examples of circumstances of significant risk that may lead to a Notice being issued include evidence of:

- potential slope instability or subsidence at a mine;
- potential impact to ground and surface water from mining and quarrying activities such as illegal discharges or diversions; or
- potential impact or damage from blasting operations from mines and quarries.

Significant penalties apply for failure to comply with a Notice and the Supreme Court also has power to order compliance with a Notice.

Notices and the role of Earth Resources Regulation

The following steps and matters to be considered will typically be applied by ERR in issuing a section 110 Notice.

Where significant risk is identified, the Inspector will discuss the matter with the Authority Holder and provide advice on how the issue may be remedied. In certain circumstances when the risk or contravention is remedied at the time of its detection, the Inspector may decide not to issue a Notice and will instead make a record of the matter.

ERR will consult with Authority Holders regarding the contents of the Notice, including for example the suitability and practicability of the proposed remedial actions, and the timeframe for compliance, prior to issuing a Notice. However, agreement on a timeframe is not required. In determining a date by which compliance is required, the ERR Inspector will take into consideration the nature and severity of the alleged risk or contravention.

Where the risk or the contravention identified is particularly serious or exceptional, and it is considered appropriate to depart from the general procedures outlined in these guidelines, the matter is referred to the Chief Inspector of Mines for consideration and decision. If the requirements of the Notice are likely to have severe business impacts (for example, where the Notice effectively requires the business to stop work for an extended period of time), the Inspector must consult with the Chief Inspector of Mines or the Executive Director, ERR prior to issuing the Notice.

In accordance with a standard template, Notices will state, among other things:

- the act or omission that has created the risk or the relevant requirement under the Act or Regulations that has been breached;
- the basis for the ERR Inspector's belief, on which the Notice is based (including reference to any relevant facts or evidential matters);
- directions as to measures that may be taken to remedy the risk or remedy the contravention or likely contravention (while allowing, wherever possible, flexibility for the Authority Holder to determine alternative measures to achieve the required outcome);
- an outline of the Authority Holder's statutory rights to apply to the Victorian Civil and Administrative Tribunal (VCAT) for review of the decision to issue the Notice; and
- a date by which the Authority Holder is required to remedy the risk or remedy the contravention or likely contravention (this can be immediately, for example where the Notice requires cessation of an illegal or dangerous activity. The Authority Holder may apply to VCAT for review of the decision to issue the notice, however when immediate action is required, the notice must be complied with.)

Where possible, Inspectors will serve a Notice at the time of the relevant site visit. However, mailing a Notice by registered mail may occur where there is no relevant representative of the Authority Holder on site or the matter requires further investigation or consultation with ERR management. When issuing the Notice, the Inspector will provide verbal advice to the Authority Holder of the Notice review rights and direct them to information regarding those rights printed on the Notice.

Where a Notice has not been complied with by the compliance date, the Inspector will advise the Duty Holder of their failure to comply and this will be reported to the relevant ERR District Manager (and Chief Inspector in certain circumstances) for consideration of what further enforcement action may be warranted. It may be determined that a further Notice is appropriate.

Section 110 Notices and the role of the Minister

In determining levels of risk, the Minister considers a variety of information. For example, relevant industry codes of practice, guidelines and standards, advice from ERR and other technical specialists, and any relevant information provided by the Authority Holder. The Minister also takes into account the potential impacts and constraints that may be imposed on an Authority Holder in the event of a Notice being issued.

For there to be a 'reasonable' belief that a significant risk exists or contravention has occurred, there has to be facts or plausible evidence to which attention can be drawn, and which would be sufficient to induce that belief in a reasonable person. A Notice would not, for example, be issued in relation to a mere 'suspicion' of a risk or contravention. The grounds and supporting evidence for issuing the Notice must be considered defensible in a Tribunal or Court. To ensure that the Notice is issued on appropriate grounds, the Inspector's investigations may include consulting with the work site operators, considering relevant documentation located at the tenement site, and considering relevant sampling or monitoring results.

Management Review

If an Authority Holder is not satisfied with a Notice issued by an Inspector, the Authority Holder may request (by telephone call) 'management review' of the Notice by the Chief Inspector of Mines and/or the Executive Director of ERR. This process is an informal non-statutory review process offered by ERR to assist early resolution of issues where possible, and seeks to avoid unnecessary and costly VCAT or other Court review processes.

If the management review process identifies a deficiency in the Notice, for example, that the measures required by the Notice are unsuitable to remedy the risk or purported breach, the Chief Inspector or Executive Director may decide to amend or, depending on the circumstances, withdraw the Notice.

Management review does not displace any rights of the Authority Holder to seek review by VCAT or other judicial review rights that may apply. The Authority Holder should note that as it is an informal non-statutory process, there is no ability to 'stop the clock' on other statutory review timeframes (e.g. 28 day time limits for application to VCAT). As such, it is recommended that, if the Authority Holder has concerns with the Notice, the request for a management review be made as early as possible following issue of the Notice. ERR will seek to complete a management review of a Notice within 5 working days.

Injunctions

Section 110AA of the Act provides that the Minister may apply to the Supreme Court for an Injunction, provided that a section 110 Notice has been issued. An Injunction is an order of the Court that either compels an Authority Holder to comply with a Section 110 Notice, or restrains the Authority Holder from contravening the Notice.

The MRSDA does not limit Injunctions to urgent circumstances, or circumstances where the recipient of the Notice has contravened, or is likely to contravene the Notice. However, in practice, the Minister is unlikely to apply for an Injunction unless there is deemed to be a serious risk to public safety, environment, property, land or infrastructure, where there is a need for remedial action to be taken without delay, and there is evidence to indicate that the Authority Holder does not intend to take measures to address the risks. Such issues will likely also be considered by the Court in assessing an Injunction application.

While the Minister can apply for an Injunction whether or not a prosecution has taken place, Injunction applications, like prosecutions, must meet a strict evidence test and are costly and resource-intensive. Injunctions are sought when other enforcement measures have not been effective and are used only in exceptional circumstances.

Circumstances that may lead to Injunctions could include, for example, a collapse of a tailings storage facility resulting in large amounts of tailings escaping into waterways and/or onto land and posing a serious risk to the environment and property. Depending on the circumstances, such risks may also be considered of such a serious nature that the Minister determines it appropriate to seek an Injunction.

Remedial action by the Minister

The Minister will undertake such remedial action very rarely and only as a last resort, after all alternative and appropriate enforcement measures have been explored and exhausted. The Minister may decide to undertake remedial action, where there is a serious risk to public safety, the environment, infrastructure, land or property, and where the Authority Holder has not undertaken remedial work within the required timeframe, as specified in a Court order or Injunction. The Minister may consider exercising this power, for example, where the Authority Holder is insolvent and is unable to undertake the necessary remedial works.

The Chief Inspector will consult with WorkSafe Victoria to ensure that any remedial action undertaken does not compromise the ability of the Authority Holder to comply with OHS legislative requirements.

*Note these guidelines do not limit or in any way amend any power or discretion of the Minister for Energy and Resources under the **Mineral Resources (Sustainable Development) Act 1990**.*

National Parks Act 1975

DETERMINATION UNDER SECTION 21(2) FOR FEES AND CHARGES FOR
OCCUPYING CAMPING PLACES AND BUILDINGS

I, Ryan Smith MP, Minister for Environment and Climate Change, under section 21(2) of the **National Parks Act 1975** determine that –

- (1) The following fees and charges are payable for permits granted under section 21(1)(a) of the **National Parks Act 1975** –
 - (a) for permits to occupy camping places during the peak season, the fees specified in Schedule 1;
 - (b) for permits to occupy special camping places in the parks specified in Schedule 2, the fees and charges specified for those parks in Schedule 2;
 - (c) for overnight hiker permits to occupy camping places, the fees and charges specified in Schedule 3;
 - (d) for permits to occupy a roofed building, the fees and charges specified in Schedule 4; and
- (2) Despite clause (1) –
 - (a) a 10 per cent discount applies to the fees and charges specified in Schedule 1 for permits to occupy camping places for all means-tested concession card holders;
 - (b) a 5 per cent discount applies to the fees and charges specified in Schedule 1 for permits to occupy camping places during the shoulder period;
 - (c) a 10 per cent discount applies to the fees and charges specified in Schedule 1 for permits to occupy camping places during the off-peak period;
 - (d) the administration fee for phone assisted bookings or amendments does not apply to means-tested concession card holders or seniors;
 - (e) traditional owners who have native title rights under the **Native Title Act 1993** (Cth) or recognised traditional owner rights under the **Traditional Owner Settlement Act 2010**, which include the right to camp, are exempt from paying camping fees when exercising that right;
 - (f) the following are the non-refundable fees and charges for the cancellation, alteration or reduction in duration of stay or occupants –
 - i. 30 days' or more notice, 50% of the applicable fees per night;
 - ii. less than 30 days' notice, 100% of the applicable fees per night;
 - iii. school groups –
 - 1 to 6 days' notice, 50% of the applicable fees per night;
 - 7 to 30 days' notice, 25% of the applicable fees per night; and
 - greater than 30 days' notice, 20% of the applicable fees per night; and

(3) In this determination –

ANZAC Day has the same meaning as in section 6(h) of the **Public Holidays Act 1993**;

Easter Monday has the same meaning as in section 6(g) of the **Public Holidays Act 1993**;

fee units means an amount in dollars equal to the product obtained by multiplying the number of fee units by the amount fixed from time to time by the Treasurer under section 5(3) of the **Monetary Units Act 2004**;

Good Friday has the same meaning as in section 6(e) of the **Public Holidays Act 1993**;

Labour Day has the same meaning as in section 6(d) of the **Public Holidays Act 1993**;

Melbourne Cup Day has the same meaning as in section 6(j) of the **Public Holidays Act 1993**;

off peak season means –

- (a) for Schedule 1, overnight camping during the period commencing the 1 May and finishing on 31 October in each year (excluding any days where peak season or shoulder season fees apply);
- (b) for Schedule 4, overnight accommodation during the period commencing the 1 May and finishing on 31 August in each year (excluding any days where peak season or shoulder season fees apply);

peak season means –

- (a) for Schedule 1, overnight camping during the following periods –
 - i. Friday and Saturday nights during the period of the last Friday in October each year until the end of February of the following year;
 - ii. the Sunday and Monday nights immediately before Melbourne Cup Day;
 - iii. the Friday, Saturday and Sunday nights immediately before Labour Day;
 - iv. if ANZAC Day falls on a Friday, the Thursday night immediately before ANZAC Day, ANZAC Day and the Saturday immediately following ANZAC Day;
 - v. if ANZAC Day falls on a Monday, the Friday, Saturday and Sunday nights immediately before ANZAC Day;
 - vi. the period between the end of school term one and the beginning of school term two (Easter holiday) in each year; and
 - vii. the period between the end of school term four and the beginning of school term one (December/January holiday) in the following year;
- (b) for Schedule 4, overnight accommodation during the following periods –
 - i. the period between the end of school term four and the beginning of school term one (December/January holiday) in the following year;
 - ii. the Friday, Saturday and Sunday nights immediately before Labour Day;
 - iii. the Thursday night immediately before Good Friday, Good Friday, the Saturday before Easter Sunday and Easter Sunday nights.

Queen's Birthday has the same meaning as in section 6(i) of the **Public Holidays Act 1993**;

shoulder season means –

- (a) for Schedule 1, overnight camping during the following periods –
 - i. the period from 1 November each year until the 30 April of the following year (excluding any days where peak season fees apply);
 - ii. the period between the end of school term three and the beginning of school term four;

- (b) for Schedule 4, overnight accommodation during the following periods –
- i. the period from 1 September to 30 April of the following year (excluding any days where peak season fees apply);
 - ii. Friday, Saturday and Sunday nights immediately before the Queen's Birthday;
 - iii. the period between the end of school term two and the beginning of school term three in each year.

special camping places means the sites specified in Schedule 2;

the Saturday before Easter Sunday has the same meaning as in section 6(f) of the **Public Holidays Act 1993**.

Dated 2 June 2014

RYAN SMITH
Minister for Environment and Climate Change

SCHEDULE 1

Overnight camping fees peak season (fee units, except where shown in dollars)

Category	Site up to 8 persons	Site up to 6 persons	Per person	School groups site up to 6 persons	School groups per person	Additional vehicle	Booking fee – ballot / booked period, per booking
Very High (Non-powered)	4.47	–	–	4.03	\$8.90	\$9.20	\$10
Very High (Powered)	4.98	–	–	–	–	\$9.20	\$10
High (Non-powered)	–	3.68	–	3.31	\$8.80	\$9.20	\$10
High (Powered)	–	4.09	–	3.68	\$9.70	\$9.20	\$10
Mid	–	2.86	1.43	2.57	\$6.80	\$9.20	\$10
Basic or Very Basic	–	\$13.00	\$6.50	\$11.50	\$2.30	\$9.20	–

SCHEDULE 2

Overnight camping fees for special camping places year round (fee units, except where shown in dollars)

Category	School groups per person	Per person	Boat / Canoe / Kayak per person	Phone booking fee (per booking)
Lower Glenelg National Park (Canoe Camp)	\$9.00	–	\$10.00	Individuals \$10.00 Groups 1.13 fee units
Mt Arapiles–Tooan State Park	–	\$5.00	–	–

SCHEDULE 3**Fees for overnight hiker permits year round**
(fee units per night, except where shown in dollars)

Category	Per person	School groups per person	Site 1–3 persons	Group exclusive	Group site 1–3	Phone booking fee (per booking)
Alpine National Park (Falls to Hotham Alpine Crossing), Great Otway National Park (Great Ocean Walk)	–	–	2.27	16.31	2.04	Individuals \$10.00 Groups 1.13 fee units
Wilsons Promontory National Park, Mount Buffalo National Park	\$12.50	\$11.30	–	–	–	Individuals \$10.00 Groups 1.13 fee units
Croajingolong National Park (Wilderness Coast Walk), Grampians National Park, Alpine National Park, Baw Baw National Park, Cobboboonee National Park, Discovery Bay Coastal Park, Lower Glenelg National Park (Great South West Walk).	\$10.00	\$9.00	–	–	–	Individuals \$10.00 Groups 1.13 fee units

SCHEDULE 4**Fees for roofed accommodation**
(fee units per night, except where shown in dollars)

Category	Peak season	Shoulder season	Off peak season	Additional person	Booking fee – ballot / booked period per booking	Administration fee – phone assisted amendments
Wilsons Promontory National Park						
6 Bed Cabin	22.98	18.38	16.82		\$10	\$10
4 Bed Hut	10.02	8.01	7.21		\$10	\$10
6 Bed Hut	15.27	12.21	10.99		\$10	\$10
12 Bed Lodge	37.43	29.94	26.95		\$10	\$10
24 Bed Lodge	75.36	60.28	54.25		\$10	\$10
30 Bed Lodge	94.20	75.36	67.83		\$10	\$10
Lightstation – Cottages 2 & 5	10.11	10.11	9.10		–	\$10
Lightstation – Cottage 4	28.03	28.03	25.23		–	\$10
Wilderness Retreat – (Single or twin share, with ensuites)	22.85	22.85	22.85	1.88	–	\$10

Category	Peak season	Shoulder season	Off peak season	Additional person	Booking fee – ballot / booked period per booking	Administration fee – phone assisted amendments
Cape Conran Coastal Park						
8 Bed Cabin	16.98	13.58	12.29		\$10	\$10
17 Bed Lodge	57.11	45.69	41.13		\$10	\$10
Wilderness Retreat (Single or twin share, no ensuites)	13.71	13.71	13.71	1.70	\$10	\$10
Murray–Sunset National Park						
14 Bed Shearers Quarters	28.26	28.26	28.26		–	\$10

NOTES

- (1) The **National Parks Act 1975** and its regulations must be observed and complied with by the permit holder and any person accompanying the permit holder within a Park.
- (2) A permit is not transferable to another person.
- (3) A permit is not valid until full payment is made.
- (4) Failure to comply with a permit, the **National Parks Act 1975** or its regulations may result in any or all of the following occurring: the non-refundable cancellation of your permit; an offence being committed, or a request to leave the park.
- (5) School term dates are available at www.education.vic.gov.au
- (6) All fees are inclusive of the Australian Goods and Services Tax
- (7) This determination is subject to the operation of the **Native Title Act 1993**.

Public Holidays Act 1993

I, Russell Northe, Minister for Small Business, under section 8(A) of the **Public Holidays Act 1993**, declare –

- Tuesday 4 November 2014 (Melbourne Cup Day) is not a public holiday in the Buloke Shire districts of Wycheproof (including the township of Nullawil) and Sea Lake (including the townships of Berriwillock and Nandaly), and the Yarriambiack Shire townships and districts of Rupanyup, Murtoa and Warracknabeal.
- Wednesday 6 August 2014 is appointed a public holiday in the Sea Lake district, including the townships of Berriwillock and Nandaly, in Buloke Shire to celebrate Speed Field Day.
- Friday 3 October 2014 is appointed a public holiday in the township and district of Murtoa in Yarriambiack Shire to celebrate Murtoa Show Day.
- Wednesday 8 October 2014 is appointed a public holiday in the township and district of Rupanyup in Yarriambiack Shire to celebrate Rupanyup Show Day.
- Thursday 9 October 2014 is appointed a half-day public holiday in the township and district of Warracknabeal in Yarriambiack Shire to celebrate Warracknabeal Show Day.
- Wednesday 22 October 2014 is appointed a public holiday in the Wycheproof district, including the township of Nullawil, in Buloke Shire to celebrate Wycheproof Agricultural & Pastoral Society Show Day.
- Tuesday 4 November 2014 (Melbourne Cup Day) is appointed a half-day public holiday in the township and district of Warracknabeal in Yarriambiack Shire to celebrate the Melbourne Cup.

Dated 5 June 2014

THE HON. RUSSELL NORTHE MP
Minister for Energy and Resources
Minister for Small Business

Subordinate Legislation Act 1994NOTICE OF DECISION IN ACCORDANCE WITH SECTION 12 OF
THE **SUBORDINATE LEGISLATION ACT 1994**

Forests (Fire Protection) Regulations 2014

I, Ryan Smith, Minister for Environment and Climate Change in accordance with section 12 of the **Subordinate Legislation Act 1994**, give notice that I have decided to proceed with the making of the Forests (Fire Protection) Regulations 2014.

Following closure of publication of the regulatory impact statement for the proposed Regulations and consideration of submissions, it is proposed that the following changes to the Regulations be adopted:

- The removal of regulations which address the lighting of fire in temporary structures. Enforcement officers have advised that they have no recorded examples of fire in temporary structures that are not also 'open to the air'. Fires which are 'open to the air' are addressed by Part 2 of the proposed Regulations.
- Removing the schedules which specified the date on which, in certain areas of the state, the prohibited period would begin. This results in those areas being subject to the state-wide declaration of the prohibited period. This allows flexibility in when the prohibited period starts and finishes in these areas and allows it to be determined on a year-by-year basis as a result of that year's particular fire risk.
- Other amendments of a minor and/or technical nature.

Some suggested changes were not adopted because they fell outside the scope of the regulatory review.

Dated 27 May 2014

Responsible Minister:
RYAN SMITH

Minister for Environment and Climate Change

Victorian Managed Insurance Authority Act 1996

PUBLIC HEALTHCARE PROGRAM

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robert Clark MP, direct the Victorian Managed Insurance Authority (VMIA) to provide a full range of insurance to the following entities of the Public Healthcare Program:

1. Bush Nursing Hospitals;
2. Denominational Hospitals;
3. Privately Operated Public Hospitals;
4. Medical Research Agencies;
5. Mental Health Service Agencies;
6. Specialised Health Agencies;
7. Medical Practitioners covered by the Rural General Practitioner Program;
8. Community Health Service Agencies;
9. Community Emergency Response Teams;
10. Primary Care Partnership Agencies;
11. Post Acute Care Agencies;
12. Needle Syringe Exchange Agencies;
13. Miscellaneous Healthcare Risks;
14. Former Public Healthcare Agencies that no longer operate;

15. Community Service Organisations; and
16. Entities or persons engaged in the Direct Employment Project.

This direction is effective for one year from 1 July 2014 to 30 June 2015 (both dates inclusive), with the VMIA to determine the premiums payable by the entities of the Public Healthcare Program, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 May 2014

ROBERT CLARK MP
Minister for Finance

Victorian Managed Insurance Authority Act 1996
KINDERGARTEN AND ADULT AND COMMUNITY
FURTHER EDUCATION PROGRAM

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robert Clark MP, direct the Victorian Managed Insurance Authority (VMIA) to provide a full range of insurance to the following entities:

- Kindergartens or equivalent organisations funded and deemed eligible by the Department of Education and Early Childhood Development (DEECD); and
- Learn Local or equivalent organisations funded and deemed eligible by the Adult, Community and Further Education Board (the Board).

This direction is effective for one year from 1 July 2014 to 30 June 2015 (both dates inclusive), with the VMIA to determine the premiums payable by the DEECD and the Board, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 May 2014

ROBERT CLARK MP
Minister for Finance

Victorian Managed Insurance Authority Act 1996
INSURANCE FOR THE GROWTH AREAS INFRASTRUCTURE CONTRIBUTION
HARDSHIP RELIEF BOARD

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robert Clark MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the Growth Areas Infrastructure Contribution Hardship Relief Board.

This direction is effective from 1 July 2014 until 30 June 2015 (both dates inclusive), with the VMIA to determine the premium payable by the Board, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 May 2014

ROBERT CLARK MP
Minister for Finance

Victorian Managed Insurance Authority Act 1996
INSURANCE FOR THE MEMBERS OF THE VICTORIAN BUSHFIRE APPEAL
FUND ADVISORY PANEL

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robert Clark MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the following members of the Victorian Bushfire Appeal Fund Advisory Panel (the Panel members), and any additional members appointed during the period of this direction:

Patrick McNamara;
Robert Tickner;
Christine Nixon; and
Pam White.

This direction is effective from 1 July 2014 until 30 June 2015 (both dates inclusive), with the VMIA to determine the premiums payable by the Panel members, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 May 2014

ROBERT CLARK MP
Minister for Finance

Victorian Managed Insurance Authority Act 1996
INSURANCE FOR THE MEMBERS OF THE VICTORIAN FLOODS
DISASTER RELIEF PANEL

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robert Clark MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the following members of the Victorian Floods Disaster Relief Panel (the Panel members) and any additional members appointed during the period of this direction:

Ron Walker,
Toni Aslett;
Pam White; and
Alexandra Gartmann.

This direction is effective from 1 July 2014 until 30 June 2015 (both dates inclusive), with the VMIA to determine the premiums payable by the Panel members, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 May 2014

ROBERT CLARK MP
Minister for Finance

Victorian Managed Insurance Authority Act 1996
INSURANCE FOR THE HEIDE MUSEUM OF MODERN ART

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robert Clark MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the Heide Museum of Modern Art.

This direction is effective from 1 July 2014 until 30 June 2019 (both dates inclusive), with the VMIA to determine the premium payable by the Heide Museum of Modern Art, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 May 2014

ROBERT CLARK MP
Minister for Finance

Victorian Managed Insurance Authority Act 1996
INSURANCE FOR THE EMERGENCY RESOURCES
PROVIDERS SUPPORT SCHEME

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robert Clark MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to the Emergency Resources Providers Support Scheme.

This direction is effective from 1 July 2014 until 30 June 2019 (both dates inclusive), with the VMIA to determine the premium payable by the Emergency Resources Providers Support Scheme, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 May 2014

ROBERT CLARK MP
Minister for Finance

Victorian Managed Insurance Authority Act 1996
GOVERNMENT RAIL INSURANCE PROGRAM (GRIP)

Pursuant to section 25A of the **Victorian Managed Insurance Authority Act 1996**, I, Robert Clark MP, direct the Victorian Managed Insurance Authority (VMIA) to provide appropriate insurance to

- (a) GRIP entities including, though not limited to, those listed in Schedule 1, but excluding Heritage and Tourist Rail Operators and Accredited Rail Operators – for public and products liability, industrial special risks and construction risks;
- (b) Heritage and Tourist Rail Operators and Accredited Rail Operators including, though not limited to, those listed in Schedule 2 – for public and products liabilities in excess of \$10 million up to \$350 million; and
- (c) GRIP entities listed in Schedule 3, in the event of a declared terrorist incident, as defined in section 6 of the **Terrorism Insurance Act 2003** (Cth).

On or about the date of this direction the Treasurer has provided an indemnity to the VMIA for the full costs of administering the insurance for terrorism risks provided in accordance with this direction. This indemnification is to be provided in accordance with the separate Deed of Indemnity provided by the Treasurer.

This direction is effective from 1 July 2014 until 30 June 2019 (both dates inclusive), with the VMIA to determine the premium payable by the entities for their insurance, as well as any policy terms and conditions as it sees fit. The insurance is to be provided at a commercial rate.

Dated 28 May 2014

ROBERT CLARK MP
Minister for Finance

SCHEDULE 1

	Entity	ACN
1.	Puffing Billy Preservation Society	004 621 505
2.	Metro Trains Melbourne Pty Ltd Sunstone Resources Pty Ltd	136 429 948 164 058 002
3.	KDR Victoria Pty Ltd	138 066 074
4.	Australian Rail Track Corporation	081 455 754

SCHEDULE 2

	Entity	ACN
Heritage and Tourist Rail Operators		
1.	Alexandra Timber Tramway & Museum Inc.	A0007722C

	Entity	ACN
Heritage and Tourist Rail Operators		
2.	Ballarat Tramway Museum Incorporated	A0031819K
3.	Castlemaine & Maldon Railway Preservation Society	005 621 581
4.	Geelong Steam Preservation Society	004 819 130
5.	Melbourne Tramcar Preservation Association Inc.	A0001102T
6.	Mornington Railway Preservation Society Inc.	A0001935C
7.	Portland Cable Trams Inc.	A0033426A
8.	Red Cliffs Historical Steam Railway Inc.	A0031587M
9.	Seymour Railway Heritage Centre Inc.	A0007496T
10.	South Gippsland Tourist Railway Inc.	A0028135L
11.	The Central Highlands Tourist Railway	006 220 355
12.	Walhalla Goldfields Railway Inc.	A0026304V
13.	Yarra Valley Tourist Railway Society Inc.	A0007627H
14.	Seven-O-Seven Operations Inc.	A0006499S
15.	Steamrail Victoria Inc.	A0026264J
16.	Diesel Electric Rail Motor Preservation Association of Victoria Inc.	A0017464R
Accredited Rail Operators		
1.	McLeod Rail Pty Ltd	117 452 838

SCHEDULE 3

	Entity	ACN
1.	Metro Trains Melbourne Pty Ltd	136 429 948
2.	KDR Victoria Pty Ltd	138 066 074

Victorian Managed Insurance Authority Act 1996**DECLARATION OF A PARTICIPATING BODY**

Pursuant to section 4(1)(c) of the **Victorian Managed Insurance Authority Act 1996**, I, Robert Clark MP, declare the following entities to be a participating body for the purposes of the Act:

- Public Transport Ombudsman Limited; and
- Australian Synchrotron Holding Company.

This declaration remains valid until revoked.

Dated 28 May 2014

ROBERT CLARK MP
Minister for Finance

Water Act 1989

BULK ENTITLEMENT (EILDON–GOULBURN WEIR) AMENDMENT ORDER 2014

I, Peter Walsh, as Minister administering the **Water Act 1989** (the Act), make the following Order –

1 Title

This Order is called the Bulk Entitlement (Eildon–Goulburn Weir) Amendment Order 2014.

2 Purpose

The primary purpose of this Order is to amend the Bulk Entitlement (Eildon–Goulburn Weir) Conversion Order 1995 (the Bulk Entitlement) to adjust Goulburn–Murray Water’s loss allowances following the allocation of audited water savings from the Goulburn–Murray Water Connections Project and the Shepparton Irrigation Area Modernisation Project.

3 Authorising provision

This Order is made in accordance with section 44 of the **Water Act 1989**.

4 Commencement

This Order comes into effect when it is published in the Government Gazette or on 1 July 2014, whichever is later.

5 Amendment to Schedule 1

(a) For table 5 of Schedule 1 of the Bulk Entitlement substitute –

Table 5: Distribution loss provision compared to delivery volume within the Goulburn Component of GMID

Irrigation Area		Type	Loss Provision (GL), for allocation in line with maximum deliverable volume during the season										
Shepparton (zone 1A)		Delivery:	0.000	17.591	35.182	61.569	87.956	123.138	175.911	211.094	255.072	316.641	351.823
		Loss:	17.440	21.132	24.823	30.359	35.896	43.279	54.352	58.735	64.213	71.883	76.266
Central Goulburn (zone 1A)		Delivery:	0.000	37.300	74.600	130.550	186.500	261.100	373.001	447.601	540.851	671.401	746.001
		Loss:	41.010	48.881	56.753	68.560	80.367	96.109	119.723	133.347	150.377	174.219	187.843
Rochester & Loddon Valley (zone 1A & 1B)		Delivery:	0.000	39.717	79.434	139.009	198.584	278.018	397.169	476.603	575.895	714.904	794.338
		Loss:	45.002	51.036	57.071	66.123	75.175	87.244	105.347	115.701	128.643	146.761	157.114
Loss Provision (GL)			103.452	121.049	138.646	165.042	191.437	226.631	279.423	307.783	343.233	392.863	421.223
Total Diversion (delivery plus loss in GL)			103.452	215.657	327.862	496.170	664.478	888.888	1225.503	1443.080	1715.050	2095.809	2313.385

Note: loss provisions may be allocated at different delivery volumes than shown in Table 5 by linear interpolation. ?

(b) For Table 6 of Schedule 1 of the Bulk Entitlement substitute:

Table 6: Annual and Cumulative headroom allowances (GL)

Irrigation Area	Fixed Loss	Annual Headroom	Cumulative Headroom
Shepparton (zone 1A)	17.440	3.488	17.813
Central Goulburn (zone 1A)	41.010	8.202	46.369
Rochester & Loddon Valley (zone 1A & 1B)	45.002	9.000	46.144
Total Goulburn Component of GMID	103.452	20.690	110.326

Dated 26 May 2014

PETER WALSH MLA
Minister for Water

Water Act 1989**BULK ENTITLEMENT (RIVER MURRAY – GOULBURN–MURRAY WATER)
AMENDMENT ORDER 2014**

I, Peter Walsh, as Minister administering the **Water Act 1989** (the Act), make the following Order –

1 Title

This Order is called the Bulk Entitlement (River Murray – Goulburn–Murray Water) Amendment Order 2014.

2 Purpose

The purpose of this Amendment Order is to amend the Bulk Entitlement (River Murray – Goulburn–Murray Water) Conversion Order 1999 (the Bulk Entitlement) to adjust Goulburn–Murray Water’s loss allowances following the allocation of audited water savings from the Goulburn–Murray Water Connections Project.

3 Authorising provision

This Order is made in accordance with section 44 of the **Water Act 1989**.

4 Commencement

This Order comes into effect when it is published in the Government Gazette or on 1 July 2014, whichever is later.

5 Amendment of clause 4 – Definitions

In clause 4 of the Bulk Entitlement **insert** –

‘ **“River Murray Increased Flows (RMIF)”** means releases of water to the River Murray made from the Snowy and deemed to be River Murray Increased Flows by MDBA in accordance with Part V of Schedule F of the Agreement;’

‘ **“RMIF in Authority Storages Account”** means an account kept by MDBA in accordance with Schedule F of the Agreement that represents the volume of RMIF held in the Murray storages;’

‘ **“RMIF Strategy”** means a Strategy prepared in accordance with clause 20, Schedule F of the Agreement, for retaining and releasing River Murray Increased Flows;’.

6 Amendment of clause 12 – Making seasonal determinations

In sub-clause 12(h) of the Bulk Entitlement, after paragraph (i), **insert** –

‘(ii) any water allocated to the RMIF entitlement under clause 14;’

7 New clause 14 – Provision for River Murray Increased Flows

After clause 13 of the Bulk Entitlement, **insert** –

‘14. PROVISIONS FOR RIVER MURRAY INCREASED FLOWS

14.1 If, in accordance with the RMIF Strategy, MDBA advises that it has credited a volume of water to Victoria within the RMIF in Authority Storages Account, the resource manager must allocate an equivalent volume to the RMIF entitlement and advise the Water Holder of its allocation.

14.2 The resource manager must advise MDBA of any debits from Victoria’s share of the RMIF in Authority Storages Account to account for any use, trade, evaporation or spills under the RMIF entitlement.

14.3 The resource manager jointly with the Water Holder, must endeavor to agree on operating arrangements for the supply, accounting, trade and carryover of River Murray Increased Flows entitled under the Bulk Entitlement (River Murray – Flora Fauna) Conversion Order 1999.’

8 Amendment of Schedule 1 – Tables allocating shares of water available

For Schedule 1 of the Bulk Entitlement **substitute** –

‘SCHEDULE 1: TABLES ALLOCATING SHARES OF WATER AVAILABLE (clauses 6, 12 of the BE Order)

Table 1: High-reliability Entitlements (GL)

User group	High Reliability Entitlements (GL)	Off-take commitments for high-reliability seasonal determinations of									
		10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Goulburn-Murray Water	Murray Valley	16,056	32,112	48,168	64,224	80,280	96,336	112,392	128,448	144,503	160,559
	Torrumbarry	86,716	103,919	121,122	138,324	155,527	172,730	189,933	207,136	224,339	241,542
	Nyah	8,407	16,814	25,221	33,628	42,035	50,442	58,849	67,256	75,663	84,070
LMUR - Irrigation	Dartmouth-Nyah	37,275	74,550	111,825	149,101	186,376	223,651	260,926	298,202	335,477	372,752
	Irrigation districts	12,769	25,538	38,307	51,076	63,845	76,614	89,383	102,152	114,921	127,690
	Millewa & Yelta	28,161	40,930	53,699	66,468	79,237	92,006	104,775	117,544	130,313	143,082
Gramplains Wimmera Mallee Water	Other	20,763	41,526	62,289	83,052	103,815	124,578	145,341	166,104	186,867	207,630
	Not associated with land	0,226	0,451	0,677	0,903	1,128	1,354	1,580	1,805	2,031	2,257
	Other	0,537	1,074	1,611	2,148	2,685	3,222	3,759	4,296	4,833	5,370
Colliban Water	River	0,349	0,698	1,047	1,396	1,745	2,094	2,443	2,792	3,141	3,490
	Channel	3,097	6,194	9,291	12,388	15,485	18,582	21,679	24,776	27,873	30,970
	Channel	0,506	1,011	1,517	2,022	2,528	3,033	3,539	4,044	4,550	5,055
North East Water	River	0,123	0,246	0,369	0,492	0,615	0,738	0,861	0,984	1,107	1,230
	Channel	3,607	7,214	10,821	14,428	18,035	21,642	25,249	28,856	32,463	36,070
	Channel	0,128	0,256	0,384	0,512	0,640	0,768	0,896	1,024	1,152	1,280
Water Holder	River	1,324	2,647	3,971	5,294	6,618	7,941	9,265	10,588	11,912	13,236
	River	2,961	5,922	8,883	11,844	14,805	17,766	20,727	23,688	26,649	29,610
	River	2,979	5,959	8,938	11,918	14,897	17,876	20,856	23,835	26,815	29,794
Exchange rate trade	River	0,959	1,918	2,877	3,836	4,795	5,754	6,713	7,672	8,631	9,590
	SA border	1,752	3,504	5,256	7,008	8,760	10,512	12,264	14,016	15,768	17,520
	L Hume	0,508	1,015	1,523	2,030	2,538	3,046	3,554	4,062	4,570	5,078
Total		287,370	423,510	559,651	695,792	831,932	968,073	1,104,214	1,240,354	1,376,495	1,512,530

Table 2: Low-reliability Entitlements (GL)

User group	Low Reliability Entitlements (GL)	Off-take commitments for low reliability seasonal determinations of									
		10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Murray Valley	At farm	0.100	0.200	0.300	0.400	0.500	0.600	0.700	0.800	0.900	0.900
	Losses	4,004	8,008	12,012	16,016	20,020	24,023	28,027	32,031	36,035	40,039
Torrumbarry	At farm	4,104	8,208	12,312	16,416	20,520	24,623	28,727	32,831	36,935	132,372
	Losses	24,154	48,308	72,463	96,617	120,771	144,925	169,080	193,234	217,388	138,131
Goulburn-Murray Water	At farm	5,540	11,080	16,620	22,160	27,700	33,240	38,780	44,320	49,860	55,400
	Losses	29,694	59,388	89,083	118,777	148,471	178,165	207,860	237,554	267,248	193,531
Murray diverters	At farm	32,488	64,975	97,463	129,950	162,438	194,925	227,413	259,900	292,388	11,921
	Losses	0,841	1,681	2,522	3,363	4,203	5,044	5,885	6,726	7,566	4,673
Mitta diverters	At farm	33,328	66,656	99,985	133,313	166,641	199,969	233,297	266,626	299,954	16,595
	Losses	0,891	1,781	2,672	3,563	4,453	5,344	6,235	7,126	8,016	40,148
Not associated with land	At farm	0,402	0,804	1,206	1,608	2,010	2,412	2,814	3,216	3,618	0,402
	Losses	5,940	11,880	17,820	23,760	29,700	35,640	41,580	47,520	53,460	5,940
Lower Murray Water	At farm	0,000	0,000	0,000	0,000	0,000	0,000	0,000	0,000	0,000	0,000
	Losses	98,835	197,670	296,505	395,340	494,175	593,010	691,845	790,680	889,515	98,835
Water Holder	At farm	3,816	7,632	11,448	15,264	19,080	22,896	26,712	30,528	34,344	3,816
	Losses	396,199	792,398	1,188,597	1,584,796	1,980,995	2,377,194	2,773,393	3,169,592	3,565,791	487,822
Total Off-take commitments for 100% high reliability entitlements	At farm	121,170	242,340	363,510	484,680	605,850	727,020	848,190	969,360	1,090,530	1,512,530
	Losses	287,370	574,740	862,110	1,149,480	1,436,850	1,724,220	2,011,590	2,298,960	2,586,330	152,530
Total off-take commitments		408,540	817,080	1,225,620	1,634,160	1,942,700	2,351,240	2,760,780	3,170,320	3,576,860	2,000,352

Notes on Tables 1 and 2:

- Seasonal determinations may be made in intervals of 1% by interpolation between the values shown or extrapolation below 10% (or above 100% for the losses), not just in the 10% intervals shown.
- Murray Valley and Torrumbarry have fixed losses of 69.513 GL and 61.024 GL (including 0.352 GL for Tresco) respectively, plus two variable loss components as follows:
 - for high-reliability rights, variable loss varies from zero at zero allocation, increasing linearly to 11.470 GL for Murray Valley and to 19.547 GL for Torrumbarry at an allocation of 100%;
 - for low-reliability rights, variable loss varies from zero at zero allocation, increasing linearly to 40.039 GL for Murray Valley and to 55.400 GL for Torrumbarry at an allocation of 100% to low-reliability entitlements; and these losses may be allocated as required to deliver water carried over in these irrigation areas based on the equivalent maximum allocation in each area (calculated as the seasonal determination + carryover).
- Allocations against the 22.1 GL of high-reliability entitlement added to Table 1 in November 2009 for Snowy EWR commenced when the Lake Boga-Lake Kangaroo-Lake Charm component of the Victorian Mid-Murray Storages was first deemed by the Resource Manager to have been operated in accordance with clause 8A (which occurred on 1 April 2010).
- Broken Creek entitlements are generally supplied from the Goulburn System, including town supplies for Numurkah and Nathalia and relevant environmental entitlements, hence are not included in Tables 1 and 2, but receive Murray allocation regardless of whether they are supplied from the Murray or Goulburn System.
- The allocation to the Murray Valley and Torrumbarry losses shown may be increased up to the maximum accumulated unused loss volume available for each in order to allow for delivery of allocation carried over in these districts from the previous year.
- These tables do not show changes in water share volumes as a result of trade since 1 March 2014, or entitlements to unregulated flows in the River Murray or River Murray Increased Flows.

9 Amendment of Schedule 3 – METHOD FOR DETERMINING THE VICTORIAN RESERVE

In Schedule 3, Part 5 – Method of the Bulk Entitlement, paragraph G, **substitute** –
‘G. **minus** any water taken out for Lindsay, Barmah or RMIF.’

10 Amendment of Schedule 5 – G-MW River Murray Primary Entitlements

For Schedule 5 of the Bulk Entitlement **substitute** –

‘Table 1 – GMW Primary Entitlements (except Lower Broken Creek)

DESCRIPTION OF ENTITLEMENT	NOMINAL VOLUME (ML) ¹
MURRAY VALLEY IRRIGATION DISTRICT (excluding Lower Broken Creek)	
High Reliability Water Shares	160,515.8
Low Reliability Water Shares	92,333.0
Supply by Agreement	43.6
Fixed loss allowance	69,512.6
Variable loss allowance - high reliability component	11,470.4
Variable loss allowance - low reliability component	40,039.0
TOTAL	373,914.4
TORRUMBARRY IRRIGATION AREA (including Tresco & Woorinen)	
High Reliability Water Shares	242,347.3
Low Reliability Water Shares	138,130.6
Supply by Agreement	1,956.8
Fixed loss allowance (Tresco)	352.0
Fixed loss allowance	60,672.4
Variable loss allowance - high reliability component	19,546.6
Variable loss allowance - low reliability component	55,400.0
TOTAL	518,405.7
NYAH IRRIGATION DISTRICT	
High Reliability Water Shares	8,356.4
Low Reliability Water Shares	0.0
Supply by Agreement	50.5
Fixed loss allowance	500.0
TOTAL	8,906.9
PRIVATE DIVERTERS	
Mitta Mitta Diverters	
High Reliability Water Shares	9,013.5
Low Reliability Water Shares	4,673.2
Murray Diverters	
High Reliability Water Shares	47,115.5
Low Reliability Water Shares	11,921.3
TOTAL	72,723.5
WATER SHARES NOT ASSOCIATED WITH LAND	
High Reliability Water Shares	372,751.9
Low Reliability Water Shares	40,148.1
TOTAL	412,900.0
TOTAL G-MW Primary Entitlements (excluding Lower Broken Creek)	1,386,850.4

Table 2 – Lower Broken Creek Primary Entitlements

Description of Entitlement	NOMINAL VOLUME (ML)¹
G-MW PRIMARY ENTITLEMENTS	
High Reliability Water Shares	24,138.6
Low Reliability Water Shares	11,455.2
Supply by Agreement	4.3
Variable loss allowance - high reliability component	10,111.5
Variable loss allowance - low reliability component	4,454.8
TOTAL	50,164.4
OTHER PRIMARY ENTITLEMENTS	
Goulburn Valley Water Bulk Entitlement - Numurkah	1,206.0
Goulburn Valley Water Bulk Entitlement - Nathalia	652.0
Environmental Entitlement - Living Murray	3,014.6
Environmental Entitlement - Flora & Fauna High	174.0
Environmental Entitlement - Flora & Fauna Low	77.0
TOTAL	5,123.6
TOTAL Lower Broken Creek Primary Entitlements	55,288.0

Notes to tables 1 and 2

1. These tables do not show changes in water share volumes as a result of trade since 1 March 2014
2. These tables do not show water shares that were issued or cancelled since 1 March 2014

Dated 26 May 2014

PETER WALSH MLA
Minister for Water

Water Act 1989**GOULBURN RIVER ENVIRONMENTAL ENTITLEMENT AMENDMENT 2014**

I, Peter Walsh, as Minister administering the **Water Act 1989** (the Act), make the following Instrument –

1 Title

This Instrument is called the Goulburn River Environmental Entitlement Amendment 2014.

2 Purpose

The primary purpose of this Instrument is to amend the Goulburn River Environmental Entitlement 2010 (the Environmental Entitlement) to increase the entitlement to reflect water recovered for the environment, the equivalent of 7.419 GL of high reliability water shares and 3.14 GL of low reliability water shares, as part of the Shepparton Irrigation Area Modernisation Project.

3 Authorising provision

This Instrument is made in accordance with section 48K of the **Water Act 1989**.

4 Commencement

This Instrument comes into effect when it is published in the Government Gazette or on 1 July 2014, whichever is later.

5 Amendment of clause 4 – Definition

In clause 4 of the Environmental Entitlement **revoke** the following definition –
‘**“Department”** means the Department of Sustainability and Environment.’

6 Amendment of clause 7 – Water Resources

For clause 7 paragraph (a) of the Environmental Entitlement **substitute** –

- a) ‘allocation to the entitlement defined under sub-clause 6.1 determined by the Authority appointed under section 64 GA of the Act in accordance with the procedure for making seasonal determinations for high and low reliability water shares.’

In clause 7 paragraph (b) of the Environmental Entitlement, for the words ‘47MA’ substitute the words ‘48MA’.

In clause 7 of the Environmental Entitlement after paragraph (b) **insert** –

‘7A RIGHT TO USE RETURN FLOWS

7A.1 The Water Holder may apply to the Storage Manager to re-use or be credited for water used under this entitlement that is returned to the Goulburn System of another system as set out in clause 7A.

7A.2 Before any re-use or credit can be granted, the Water Holder must –

- a) come to an agreement with the Storage Manager on the likely volume, timing and location of any return flow for the purposes of adjusting system operations; and
b) notify the Storage Manager if it intends to re-use any flows specified under paragraph (a).

7A.3 Subject to sub-clause 7A.4 if the Storage Manager may grant approval of an application under sub-clause 7A.1 for –

- a) re-use by the Water Holder; or
b) credit to the Water Holder in a nominated storage, where water returned under this entitlement was supplied to any person other than the Water Holder or stored for the Storage Manager’s purposes.

7A.4 The Storage Manager may only grant approval under sub-clause 7A.3 if –

- a) water supplied to and used by the Water Holder during the current water season has subsequently been returned to the Goulburn System or another system;

- b) the volume of water so returned has either:
 - (i) been measured by a meter that complies with ATS 4747 or an equivalent meter accuracy standard; or,
 - (ii) been calculated by a method that has been agreed under clause 8;
- c) any water re-used by the Water Holder or another person was used downstream of the place where the return flow occurred and within a reasonable time of the return flow;
- d) it can re-regulate the return flows downstream, with no material impact on other entitlement holders in the Goulburn System or another system;
- e) the volume of any water credited to the Water Holder under sub-clause 7A.3(b) is equal to that volume of returned water which was able to be used or stored; and,
- f) approval is consistent with any rules regarding the supply, use and accounting of return flows issued by the Minister from time to time.

7A.5 If the Water Holder and the Storage Manager cannot reach agreement within 1 month of an application under sub-clause 7A.1, either party may make a written request to the Minister to make a decision on the right to re-use return flows or the granting of water credits.

7A.6 Any decision made by the Minister in relation to sub-clause 7A.5 is final and binding on the parties.'

7 Amendment of clause 13 – Water Storage and Supply Costs

For clause 13 of the Environmental Entitlement **substitute** –

'13.1 The Water Holder is required to pay the Storage Manager applicable headworks costs incurred in relation to all high and low reliability entitlements outlined in Schedule 1.

13.2 The Water Holder is required to pay applicable costs associated with delivery of all high and low reliability entitlements outlined in Schedule 1.'

8 Amendment of clause 14 – Water Resource Managers Costs

In clause 14 of the Environmental Entitlement, paragraph (a) is **revoked**.

9 Amendment of Schedule 1 – Environment's Entitlement in the Goulburn River

For Schedule 1 of the Environmental Entitlement **substitute** –

'SCHEDULE 1 – ENVIRONMENT'S ENTITLEMENTS IN THE GOULBURN RIVER

Table 1 – Entitlement volumes, reliabilities and trading zones

Volume	Reliability	Trading Zone
1,434 ML	Equivalent to high reliability water shares	Trading zone 1B
7,417 ML	Equivalent to high reliability water shares	Trading zone 1A
3,140 ML	Equivalent to low reliability water shares	Trading zone 1A

10 Amendment of Schedule 2 – Restriction of Supply

Schedule 2 of the Environmental Entitlement is **revoked**.

11 Amendment of Schedule 3 – Water Storage and Supply Costs

Schedule 3 of the Environmental Entitlement is **revoked**.

Dated 26 May 2014

PETER WALSH MLA
Minister for Water

Water Act 1989
BULK ENTITLEMENT (RIVER MURRAY – FLORA & FAUNA)
AMENDMENT ORDER 2014

I, Peter Walsh, as Minister administering the **Water Act 1989** (the Act), make the following Order –

1 Title

This Order is called the Bulk Entitlement (River Murray – Flora & Fauna) Amendment Order 2014.

2 Purpose

The primary purpose of this Order is to amend the Bulk Entitlement (River Murray – Flora & Fauna) Conversion Order 1999 (the Bulk Entitlement) to increase the entitlement to reflect water shares purchased to recover water for the environment, 1.032 GL of high reliability and 3.894 GL of low reliability water shares, as part of the Shepparton Irrigation Area Modernisation Project and subsequently surrendered. This Order also formalises the Water Holder’s entitlement to River Murray Increased Flows.

3 Authorising provision

This Order is made in accordance with section 44 of the **Water Act 1989**.

4 Commencement

This Order comes into effect when it is published in the Government Gazette or on 1 July 2014, whichever is later.

5 Amendment of clause 4 –Definitions

In clause 4 of the Bulk Entitlement –

a) In the definition of ‘nominated delivery point’ for the words ‘environment Minister’ **substitute** ‘Water Holder’.

b) **Insert** the following definitions –

‘**“Executive Director Water Resources”** means the Executive Director Water Resources within the Department of Environment and Primary Industries;’

‘**“River Murray Increased Flows”** means releases of water to the River Murray made from the Snowy and deemed to be River Murray Increased Flows by MDBA in accordance Part V of Schedule F of the Agreement;’

‘**“RMIF Strategy”** means a Strategy prepared in accordance with clause 20, Schedule F of the Agreement, for retaining and releasing River Murray Increased Flows;’

6 Amendment of clause 6 –Bulk Entitlement

For clause 6.1, paragraph (a), sub-paragraph (i) of the Bulk Entitlement, **substitute** –

(i) ‘the Water Holder’s share of the water available to meet the high-reliability and low-reliability entitlements as set out in Table 1 of Schedule 5, being the ‘Flora & Fauna’ entitlement; and’

In clause 6.1, paragraph (a), sub-paragraph (ii) of the Bulk Entitlement, after the words Schedule 5;. the word ‘and’ is **omitted**.

For clause 6.1, paragraph (b), sub-paragraph (i) of the Bulk Entitlement, **substitute** –

(i) ‘the Water Holder’s share of the water available to meet the high-reliability and low-reliability entitlements as set out in Table 2 of Schedule 5, being the Living Murray entitlement;’

Clause 6.1, paragraph (b), sub-paragraph (ii) of the Bulk Entitlement is **revoked**.

After clause 6.1, paragraph (c) of the Bulk Entitlement, **insert** –

- (d) water allocated to the Water Holder for the purpose of releasing and retaining Victoria's share of River Murray Increased Flows.'

7 Amendment of clause 15 – Taking Water

After sub-clause 15.4 of the Bulk Entitlement **insert** –

'15.4A Subject to clause 15B of this Order, the Water Holder may take the water it is entitled under sub-clause 6.1(d) of this Order in the River Murray below the Barmah Choke or another declared system, subject to:

- (a) its use being consistent with the RMIF Strategy and any ecological objectives established for the Murray-Darling Basin; and
- (b) any relevant trading rules.'

8 Amendment of clause 15B – Operating Arrangements

After sub-clause 15B.5 of the Bulk Entitlement **insert** –

'15B.6 The Water Holder, jointly with the Resource manager, must endeavour to agree on operating arrangements for the supply, accounting, trade and carryover of River Murray Increased Flows entitled under sub-clause 6.1(d) of this Order.

15B.7 These operating arrangements must be:

- (i) consistent with the RMIF Strategy; and
- (ii) documented and submitted to the Executive Director Water Resources for approval prior to any use of River Murray Increased Flows and each time an amendment is made.'

9 Amendment of Schedule 1 – TABLES ALLOCATING SHARES OF WATER AVAILABLE

For Schedule 1 of the Bulk Entitlement **substitute** –

‘SCHEDULE 1: TABLES ALLOCATING SHARES OF WATER AVAILABLE (clauses 6, 12 of the Order)
Table 1: High-reliability Entitlements (GL)

User group	High Reliability Entitlements (GL)	Off-take commitments for high-reliability seasonal determinations of									
		10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Goulburn-Murray Water	Murray Valley	16,056	32,112	48,168	64,224	80,280	96,336	112,392	128,448	144,503	160,559
	Torrumbarry	86,716	103,919	121,122	138,324	155,527	172,730	189,933	207,136	224,339	241,542
	Nyah	8,407	16,814	25,221	33,628	42,035	50,442	58,849	67,256	75,663	84,070
LMURW - Irrigation	Dartmouth-Nyah	37,275	74,550	111,825	149,101	186,376	223,651	260,926	298,202	335,477	372,752
	Irrigation districts	12,769	25,538	38,307	51,076	63,845	76,614	89,383	102,152	114,921	127,690
	Millewa & Yelta	28,161	40,930	53,699	66,468	79,237	92,006	104,775	117,544	130,313	143,082
Gramplains Wimmera Mallee Water	Other	20,763	41,526	62,289	83,052	103,815	124,578	145,341	166,104	186,867	207,630
	Not associated with land	0,226	0,451	0,677	0,903	1,128	1,354	1,580	1,805	2,031	2,257
	Other	0,537	1,074	1,611	2,148	2,685	3,222	3,759	4,296	4,833	5,370
LMURW - Urban	Other	3,492	6,984	10,476	13,968	17,460	20,952	24,444	27,936	31,428	34,920
	Other	3,097	6,194	9,291	12,388	15,485	18,582	21,679	24,776	27,873	30,970
	Other	5,055	10,110	15,165	20,220	25,275	30,330	35,385	40,440	45,495	50,550
Goulburn Valley Water	Channel	0,123	0,246	0,369	0,492	0,615	0,738	0,861	0,984	1,107	1,230
	River	3,607	7,214	10,821	14,428	18,035	21,642	25,249	28,856	32,463	36,070
	Channel	0,128	0,256	0,384	0,512	0,640	0,768	0,896	1,024	1,152	1,280
North East Water	Channel	13,236	26,472	39,708	52,944	66,180	79,416	92,652	105,888	119,124	132,360
	River	29,609	59,218	88,827	118,436	148,045	177,654	207,263	236,872	266,481	296,090
	River	29,794	59,588	89,382	119,176	148,970	178,764	208,558	238,352	268,146	297,940
Water Holder	Living Murray	9,589	19,178	28,767	38,356	47,945	57,534	67,123	76,712	86,301	95,890
	SA border	17,519	35,038	52,557	70,076	87,595	105,114	122,633	140,152	157,671	175,190
	L Hume	5,075	10,150	15,225	20,300	25,375	30,450	35,525	40,600	45,675	50,750
Exchange rate trade	NSW	287,370	574,740	862,110	1,149,480	1,436,850	1,724,220	2,011,590	2,300,000	2,587,410	2,874,820
Total		1,330,284	2,660,568	3,990,852	5,321,136	6,651,420	7,981,704	9,311,988	10,642,272	11,972,556	13,302,840

Table 2: Low-reliability Entitlements (GL)

User group	Low Reliability Entitlements (GL)	Off-take commitments for low reliability seasonal determinations of									
		10%	20%	30%	40%	50%	60%	70%	80%	90%	100%
Murray Valley	At farm	0.100	0.200	0.300	0.400	0.500	0.600	0.700	0.800	0.900	0.900
	Losses	4.004	8.008	12.012	16.016	20.020	24.023	28.027	32.031	36.035	40.039
Torrumbarry	At farm	4.104	8.208	12.312	16.416	20.520	24.623	28.727	32.831	36.935	
	Losses	24.154	48.308	72.463	96.617	120.771	144.925	169.080	193.234	217.388	
Goulburn-Murray Water	At farm	5.400	11.080	16.620	22.160	27.700	33.240	38.780	44.320	49.860	
	Losses	29.694	59.388	89.083	118.777	148.471	178.165	207.860	237.554	267.248	
Murray diverters	At farm	32.486	64.975	97.463	129.950	162.438	194.925	227.413	259.900	292.388	
	Losses	0.841	1.681	2.522	3.363	4.203	5.044	5.885	6.726	7.566	
Mitta diverters	At farm	33.328	66.656	99.985	133.313	166.641	199.969	233.297	266.626	299.954	
	Losses	0.891	1.781	2.672	3.563	4.453	5.344	6.235	7.126	8.016	
Not associated with land	At farm	0.402	0.804	1.206	1.608	2.010	2.412	2.814	3.216	3.618	
	Losses	0.402	0.804	1.206	1.608	2.010	2.412	2.814	3.216	3.618	
Irrigation districts	At farm	0.402	0.804	1.206	1.608	2.010	2.412	2.814	3.216	3.618	
	Losses	0.402	0.804	1.206	1.608	2.010	2.412	2.814	3.216	3.618	
Lower Murray Water	At farm	5.940	11.880	17.820	23.760	29.700	35.640	41.580	47.520	53.460	
	Losses	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.000	
Water Holder	At farm	98.835	197.670	296.505	395.340	494.175	593.010	691.845	790.680	889.515	
	Losses	3.816	7.632	11.448	15.264	19.080	22.896	26.712	30.528	34.344	
Total	At farm	121.170	242.340	363.510	484.680	605.850	727.020	848.190	969.360	1090.530	
	Losses	287.370	574.740	862.110	1149.480	1436.850	1724.220	2011.590	2298.960	2586.330	
Off-take commitments for 100% high reliability entitlements	At farm	408.540	817.080	1225.620	1634.160	2042.700	2451.240	2859.780	3268.320	3676.860	
	Losses	408.540	817.080	1225.620	1634.160	2042.700	2451.240	2859.780	3268.320	3676.860	
Total off-take commitments		817.080	1634.160	2451.240	3268.320	4085.400	4902.480	5719.560	6536.640	7353.720	

Notes on Tables 1 and 2:

- Seasonal determinations may be made in intervals of 1% by interpolation between the values shown or extrapolation below 10% (or above 100% for the losses), not just in the 10% intervals shown.
- Murray Valley and Torrumbarry have fixed losses of 69.513 GL and 61.024 GL (including 0.352 GL for Tresco) respectively, plus two variable loss components as follows:
 - for high-reliability rights, variable loss varies from zero at zero allocation, increasing linearly to 11.470 GL for Murray Valley and to 19.547 GL for Torrumbarry at an allocation of 100%;
 - for low-reliability rights, variable loss varies from zero at zero allocation, increasing linearly to 40.039 GL for Murray Valley and to 55.400 GL for Torrumbarry at an allocation of 100% to low-reliability entitlements; and these losses may be allocated as required to deliver water carried over in these irrigation areas based on the equivalent maximum allocation in each area (calculated as the seasonal determination + carryover).
- Allocations against the 22.1 GL of high-reliability entitlement added to Table 1 in November 2009 for Snowy EWR commenced when the Lake Boga-Lake Kangaroo-Lake Charm component of the Victorian Mid-Murray Storages was first deemed by the Resource Manager to have been operated in accordance with clause 8A (which occurred on 1 April 2010).
- Broken Creek entitlements are generally supplied from the Goulburn System, including town supplies for Numurkah and Nathalia and relevant environmental entitlements, hence are not included in Tables 1 and 2, but receive Murray allocation regardless of whether they are supplied from the Murray or Goulburn System.
- The allocation to the Murray Valley and Torrumbarry losses shown may be increased up to the maximum accumulated unused loss volume available for each in order to allow for delivery of allocation carried over in these districts from the previous year.
- These tables do not show changes in water share volumes as a result of trade since 1 March 2014, or entitlements to unregulated flows in the River Murray or River Murray Increased Flows.

10 Amendment of Schedule 5 – Qualification of Entitlements(a) For Table 1 of Schedule 5 of the Bulk Entitlement **substitute** –**Table 1 – Volume of Flora and Fauna environmental entitlement**

Program / Source	Volume (ML)			Comment
	High-reliability	Low-reliability	Unregulated flow	
Flora and Fauna entitlement	28,846	1,292	0	River Murray system – below Choke
	763	2,524	0	River Murray system – above Choke
	174	77	0	Broken Creek system
Victorian unregulated flow entitlement	0	0	40,000	Unregulated Flow entitlement Recognises historic use River Murray system Carryover does not apply
TOTALS	29,783	3,893	40,000	

Dated 26 May 2014

PETER WALSH MLA
Minister for Water



Water Act 1989

NOTIFICATION OF PROPOSED EXTENSION AND DIMINISHMENT TO THE BROADFORD SEWERAGE DISTRICT

Notice is hereby given that Goulburn Valley Region Water Corporation, pursuant to section 122P of the **Water Act 1989**, has prepared a proposal for the extension and diminishment of the existing sewerage district boundary at Broadford.

Areas included in the proposal are in the general vicinity of:

- Hume Freeway, Kennys Lane
- High Street
- Reservoir Road
- Lake View Drive, Tenni Close, Tass Court, Alexandra Drive
- Davidson Street
- Grange Drive, Grace Court, Rosie Drive, Violet Lane, Yattarna Court
- Jamieson Street, Strath Creek Road
- Horwood Road
- Mia Mia Road
- Burges Lane.

The proposal to extend and diminish the district is to reflect where sewerage services are currently available and where they would be expected to be provided in the future based on Mitchell Shire Council's land zoning. The district extension and diminishment **is not** facilitating any current new works proposals and will not impact on sewerage charges and tariffs applicable to properties within the affected areas.

Full details of the proposal and a copy of the plan showing the proposed district are available for inspection, free of charge, at the Corporation's Shepparton Operations Centre (during normal business hours), located at 60 Old Dookie Road, Shepparton (corner of Florence Street), and also on the Corporation's website: www.gvwater.vic.gov.au

Alternatively, the plan is available for inspection, free of charge, at the Broadford Library located at 113 High Street, Broadford (during normal business hours).

Members of the public are invited to make a written submission to the Corporation on the proposal. Any submission must set out the grounds for any objection to the proposal. Submissions should be addressed to:

Managing Director
Goulburn Valley Region Water Corporation
PO Box 185
Shepparton 3632

The Corporation must receive any submission by 5 July 2014, which is one (1) month after the final publication of this notice.

The Corporation will consider any submission received at a Board meeting following this date.



Water Act 1989

NOTIFICATION OF PROPOSED EXTENSION AND DIMINISHMENT TO THE BROADFORD WATER DISTRICT

Notice is hereby given that Goulburn Valley Region Water Corporation, pursuant to section 122P of the **Water Act 1989**, has prepared a proposal for the extension and diminishment of the existing water district boundary at Broadford.

Areas included in the proposal are in the general vicinity of:

- **BROADFORD**
Kennys Lane, Marchbanks Road, Water Trust Road;
- **CLONBINANE**
Shiralee Road, Taits Road, Spur Road, Clonbinane Road, San Mateo Court.

The proposal to extend and diminish the district is to reflect where town water services are currently available and where they would be expected to be provided in the future based on Mitchell Shire Council's land zoning. The district extension and diminishment **is not** facilitating any current new works proposals and will not impact on town water charges and tariffs applicable to properties within the affected areas.

Full details of the proposal and a copy of the plan showing the proposed district are available for inspection, free of charge, at the Corporation's Shepparton Operations Centre (during normal business hours), located at 60 Old Dookie Road, Shepparton (corner of Florence Street), and also on the Corporation's website: www.gvwater.vic.gov.au

Alternatively, the plan is available for inspection, free of charge, at the Broadford Library located at 113 High Street, Broadford (during normal business hours).

Members of the public are invited to make a written submission to the Corporation on the proposal. Any submission must set out the grounds for any objection to the proposal. Submissions should be addressed to:

Managing Director
Goulburn Valley Region Water Corporation
PO Box 185
Shepparton 3632

The Corporation must receive any submission by 5 July 2014, which is one (1) month after the final publication of this notice.

The Corporation will consider any submission received at a Board meeting following this date.



Water Act 1989

NOTIFICATION OF PROPOSED EXTENSION AND DIMINISHMENT TO THE KILMORE AND DISTRICT WATERWORKS DISTRICT

Notice is hereby given that Goulburn Valley Region Water Corporation, pursuant to section 122P of the **Water Act 1989**, has prepared a proposal for the extension and diminishment of the existing waterworks district boundary at Kilmore.

Areas included in the proposal are in the general vicinity of:

- **KILMORE**
Boundary Road, Costellos Road, Willowmavin Road, Kings Lane, Anderson Road, Butlers Road;
- **KILMORE EAST**
Kilmore East Road, O'Gradys Road, Dry Creek Road, Sunday Creek Road, Louis Rise.

The proposal to extend and diminish the district is to reflect where town water services are currently available and where they would be expected to be provided in the future based on Mitchell Shire Council's land zoning. The district extension and diminishment **is not** facilitating any current new works proposals and will not impact on town water charges and tariffs applicable to properties within the affected areas.

Full details of the proposal and a copy of the plan showing the proposed district are available for inspection, free of charge, at the Corporation's Shepparton Operations Centre (during normal business hours), located at 60 Old Dookie Road, Shepparton (corner of Florence Street), and also on the Corporation's website: www.gvwater.vic.gov.au

Alternatively, the plan is available for inspection, free of charge, at the Kilmore Library located at 12 Sydney Street, Kilmore (during normal business hours).

Members of the public are invited to make a written submission to the Corporation on the proposal. Any submission must set out the grounds for any objection to the proposal. Submissions should be addressed to:

Managing Director
Goulburn Valley Region Water Corporation
PO Box 185
Shepparton 3632

The Corporation must receive any submission by 5 July 2014, which is one (1) month after the final publication of this notice.

The Corporation will consider any submission received at a Board meeting following this date.



Water Act 1989

NOTIFICATION OF PROPOSED EXTENSION AND DIMINISHMENT TO THE KILMORE SEWERAGE DISTRICT

Notice is hereby given that Goulburn Valley Region Water Corporation, pursuant to section 122P of the **Water Act 1989**, has prepared a proposal for the extension and diminishment of the existing sewerage district boundary at Kilmore.

Areas included in the proposal are in the general vicinity of:

- Costellos Road
- Kilmore-Lancefield Road, Highgate Road, Kings Lane
- Mikada Boulevard, Royal Parade, Pauline Way
- Jack William Way, Francis Court, Firbank Place, Chrystobel Way, Finlay Court
- Jessica Avenue, Sutherland Street
- Tootle Street, Graves Street, The Elms Boulevard, Maple Court, Oak Court, Willow Court
- Willowmavin Road
- Anderson Road
- East Street.

The proposal to extend and diminish the district is to reflect where sewerage services are currently available and where they would be expected to be provided in the future based on Mitchell Shire Council's land zoning. The district extension **is not** facilitating any current new works proposals and will not impact on sewerage charges and tariffs applicable to properties within the affected areas.

Full details of the proposal and a copy of the plan showing the proposed district are available for inspection, free of charge, at the Corporation's Shepparton Operations Centre (during normal business hours), located at 60 Old Dookie Road, Shepparton (corner of Florence Street), and also on the Corporation's website: www.gvwater.vic.gov.au

Alternatively, the plan is available for inspection, free of charge, at the Kilmore Library located at 12 Sydney Street, Kilmore (during normal business hours).

Members of the public are invited to make a written submission to the Corporation on the proposal. Any submission must set out the grounds for any objection to the proposal. Submissions should be addressed to:

Managing Director
Goulburn Valley Region Water Corporation
PO Box 185
Shepparton 3632

The Corporation must receive any submission by 5 July 2014, which is one (1) month after the final publication of this notice.

The Corporation will consider any submission received at a Board meeting following this date.

ConnectEast Pty Limited, ABN 99 101 213 263, gives notice of the following EastLink tolls, fees and amounts (inclusive of GST) to apply from 1 July 2014 until 30 June 2015.

EASTLINK TOLLS Charge toll rates		Cars	Discounted tolls for Car trips on weekends or public holidays	Discounted tolls for Car trips in a single toll zone only	Light Com- mercial Vehicles	Heavy Com- mercial Vehicles	Motor- cycles	Taxis
TOLL CAP		\$5.84	\$4.68	N/A	\$9.34	\$15.48	\$2.92	N/A
Toll zones:								
1	Springvale Rd to Ringwood Bypass	\$2.68	\$2.15	\$2.68	\$4.29	\$7.11	\$1.34	\$2.68
2	Maroondah Hwy to Canterbury Rd	\$0.39	\$0.31	\$0.31	\$0.63	\$1.03	\$0.20	\$2.53 (for a trip on any part of EastLink south of Maroondah Hwy)
3	Canterbury Rd to Boronia Rd	\$0.39	\$0.31	\$0.31	\$0.63	\$1.03	\$0.20	
4	Boronia Rd to Burwood Hwy	\$0.39	\$0.31	\$0.31	\$0.63	\$1.03	\$0.20	
5	Burwood Hwy to High Street Rd	\$0.39	\$0.31	\$0.31	\$0.63	\$1.03	\$0.20	
6	High Street Rd to Ferntree Gully Rd	\$0.58	\$0.46	\$0.46	\$0.94	\$1.55	\$0.30	
7	Ferntree Gully Rd to Wellington Rd	\$0.58	\$0.46	\$0.46	\$0.94	\$1.55	\$0.30	
8	Wellington Rd to Police Rd	\$0.58	\$0.46	\$0.46	\$0.94	\$1.55	\$0.30	
9	Monash Fwy to Princes Hwy	\$0.58	\$0.46	\$0.46	\$0.94	\$1.55	\$0.30	
10	Princes Hwy to Cheltenham Rd	\$0.58	\$0.46	\$0.46	\$0.94	\$1.55	\$0.30	
11	Dandenong Bypass to Greens Rd	\$0.58	\$0.46	\$0.46	\$0.94	\$1.55	\$0.30	
12	Greens Rd to Thompson Rd	\$1.36	\$1.09	\$1.09	\$2.18	\$3.61	\$0.68	
13	Thompson Rd to Peninsula Link & Frankston Fwy	\$1.36	\$1.09	\$1.09	\$2.18	\$3.61	\$0.68	
Trip pass – per trip in one direction		\$5.84	\$5.84	\$5.84	\$9.34	\$15.48	\$2.92	
Trip pass purchase fee*		\$2.77	\$2.77	\$2.77	\$2.77	\$2.77	\$2.77	\$2.77

GST is applied to a complete trip, not to each toll zone, and minor differences may occur due to rounding for trips involving more than one toll zone.

FEES, CHARGES AND AMOUNTS

The following fees, charges and amounts apply to Breeze accounts, EastLink trip passes and EastLink late toll invoices (valid from 1 July 2014 to 30 June 2015, including GST where applicable).

TOLL ADMINISTRATION FEES (TOLL INVOICES)

Toll Invoice Fee (\$5.27) is payable when we send you a Late Toll Invoice for travel on EastLink without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

Toll Invoice Fee (\$10.54) is payable if you do not pay a Late Toll Invoice within 14 days and we send you an Overdue Notice for travel on EastLink without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and either the VicRoads Lookup Fee or Interstate Lookup Fee (as applicable).

VicRoads Lookup Fee (\$1.54) is payable when we send you a Late Toll Invoice or Overdue Notice for travel on EastLink by a vehicle registered in Victoria without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and Toll Invoice Fee. A separate VicRoads Lookup Fee is charged for each day's travel on EastLink.

Interstate Lookup Fee (\$4.77 for NSW, QLD, SA, WA & Other; \$21.77 for TAS & ACT) is payable when we send you a Late Toll Invoice or Overdue Notice for travel on EastLink by a vehicle registered outside Victoria without a tag, non-tag account or EastLink trip pass. This is payable in addition to the applicable toll and Toll Invoice Fee. A separate Interstate Lookup Fee is charged for each day's travel on EastLink.

ALL BREEZE ACCOUNTS

Dishonour Fee (as incurred by Breeze) is charged as a result of a payment failure. It will be a pass-through (without any margin) of amounts incurred by Breeze in this circumstance.

Image Processing Fee (28 cents per trip on EastLink) is charged for each trip made on EastLink by a vehicle linked to the account but travelling without a tag. This fee is waived for motorcycles.

BREEZE PRE-PAID ACCOUNT – TAG OPTION

Account Set Up Amount (minimum \$40) is the amount payable to establish a Breeze pre-paid tag account. This payment is credited to the new account.

Additional Statement Fee (\$1 per additional statement) is charged for each additional statement you request in addition to the free quarterly statement.

Minimum Balance (minimum \$13.18) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Minimum Annual Tag Usage Amount (\$20) is the minimum amount of EastLink tolls charged for each commercial vehicle tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$654.50) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

Tag Replacement Fee (\$40 per tag) is a deposit which may be required on issue of a replacement tag and is applied as a toll credit on the third anniversary of payment of the deposit, or (if the account is closed before this date) refunded to you if the undamaged tag is returned.

Top Up Amount (minimum \$30) is the minimum amount payable by you to top up your pre-paid account.

BREEZE PRE-PAID ACCOUNT – NON-TAG OPTION (INCLUDES FLEXIBLE PAYMENT OPTION)

Account Set Up Amount (minimum \$40, flexible payment option minimum \$5.00) is the amount payable to establish a Breeze pre-paid non-tag account. This payment is credited to the new account.

Additional Statement Fee (\$1 per additional statement) is charged for each additional statement you request in addition to the free quarterly statement.

Minimum Balance (minimum \$13.18, flexible payment option minimum \$3.29) is the account balance below which you are required to make a top up payment of at least the Top Up Amount to restore the account balance to at least the Minimum Balance.

Top Up Amount (minimum \$30, flexible payment option minimum \$5) is the minimum amount payable by you to top up your pre-paid account.

Top Up Fee (flexible payment option 69 cents per top up) is charged only if you have chosen the flexible payment option and your Top Up Amount is less than the Top Up Threshold Amount (\$30).
BREEZE BUSINESS ACCOUNT (INCLUDES TAG AND NON-TAG OPTIONS)

Account Management Fee (\$17.37 per quarter) is the amount charged per quarter per Breeze business account. This fee is not refundable.

Additional Statement Fee (\$1 per additional statement) is charged for each additional statement you request in addition to the free monthly statement.

THE FOLLOWING APPLY IF YOU HAVE CHOSEN THE BREEZE BUSINESS ACCOUNT (TAG OPTION):

Minimum Annual Tag Usage Amount (\$20) is the minimum amount of EastLink tolls charged for each tag in each of the first three years after the tag is issued to your account. If the actual amount of EastLink tolls incurred by a tag during any such year is less than this amount, an additional amount equal to the difference will be charged to your account.

Tag Missing Fee (\$40 per tag) is charged where an undamaged tag is not returned to us upon closure of the account. This fee is waived if the Tag Missing Fee Waiver Amount (\$654.50) in EastLink tolls has been charged to the account and paid prior to the closure of the account.

Tag Replacement Fee (\$40 per tag) is a deposit which may be required on issue of a replacement tag and is applied as a toll credit on the third anniversary of payment of the deposit, or (if the account is closed before this date) refunded to you if the undamaged tag is returned.

EASTLINK TRIP PASS

*Trip Pass Purchase Fee (\$2.77) is payable once for every purchase transaction (where you buy one or more EastLink trip passes) at an over-the-counter location including at the EastLink customer centre, participating Australia Post office or participating epay outlet. This fee is in addition to the price of the EastLink trip passes.

MORE INFORMATION

For more information about EastLink, Breeze accounts or the EastLink trip pass please refer to the relevant brochures, customer service agreements and our privacy policy, which are available: at the EastLink customer centre (corner of Maroondah Highway and Hillcrest Avenue, Ringwood, Victoria 3134, Melway Map 49 E9); by calling 13 LINK (13 54 65); and online at EastLink.com.au.

EastLink.com.au

AGREEMENT FOR THE MELBOURNE CITY LINK AND AGREEMENT FOR
THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 4 of the Agreement for Integrating and Facilitating the Project and the Exhibition Street Extension Project between the Crown in right of the State of Victoria, CityLink Melbourne Limited, Transurban Infrastructure Management Limited and City Link Extension Pty Limited (the 'IFA') (as substituted for (and as if incorporated in lieu of) Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the 'Concession Deed') and Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited ('the ESEP Deed')).

CityLink Melbourne Limited (ABN 65 070 810 678) (for itself and as agent of City Link Extension Pty Limited (ABN 40 082 058 615)) ('CityLink Melbourne') gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link and the Exhibition Street Extension:

Schedule of Charge Tolls and Maximum Charge Tolls

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.15	3.44	4.08	1.07
Western Link Section 1, between Racecourse Road and Dynon Road	2.15	3.44	4.08	1.07
Western Link Section 2, between Footscray Road and West Gate Freeway	2.69	4.30	5.10	1.34
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1: (a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade	2.69	4.30	5.10	1.34
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	4.83	7.73	9.19	2.42
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1: (a) between Punt Road and the exit to Boulton Parade; and (b) comprising Boulton Parade	2.15	3.44	4.08	1.07
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.15	3.44	4.08	1.07
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.15	3.44	4.08	1.07
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.15	3.44	4.08	1.07
Exhibition Street Extension	1.34	2.15	2.55	0.67

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than: (a) that part of Southern Link Section 1: (i) between Punt Road and the exit to Boulton Parade; and (ii) comprising Boulton Parade; and (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road	1.34	2.15	2.55	0.67
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.34	2.15	2.55	0.67

Notes:

- When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
- When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
- A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
- In this table:
‘Boulton Parade’ includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;
‘Burnley Tunnel’ means the eastbound tunnel between Sturt Street and Burnley Street;
‘Domain Tunnel’ means the westbound tunnel between Punt Road and Sturt Street; and
‘Swan Street Intersection’ means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	8.06	10.74	10.74	4.03
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	8.06	8.06	8.06	4.03

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	15.45	24.70	29.35	7.70

Taxi Tolls (\$/Taxi)

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	5.30
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and/or Exhibition Street Extension*** and no other Tollable Sections	5.30
Trips involving use of Tollable Sections which comprise both the Western Link* and either or both of the Southern Link** and the Exhibition Street Extension***	7.80

* The Western Link comprises the following three Tollable Sections:

1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
2. Western Link Section 1, between Racecourse Road and Dynon Road.
3. Western Link Section 2, between Footscray Road and West Gate Freeway.

** The Southern Link comprises the following eight Tollable Sections:

1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
6. Southern Link Section 5, between Burnley Street and Glenferrie Road.

7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
- (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and
 - (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
8. Southern Link Section 5, between Swan Street Intersection and Punt Road.
- *** The Exhibition Street Extension comprises the following Tollable Section:
1. Exhibition Street Extension.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day toll
Metropolitan Taxi	15.45
A Taxi not being a Metropolitan Taxi	7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 30 September 2014.

Capitalised terms in this notice that are defined in:

- (a) the Concession Deed have, subject to paragraph (b), that meaning in this notice;
- (b) the ESEP Deed have that meaning in this notice, but only to the extent that the provision applies to the ESEP Deed,

subject to the provisions of the IFA.

A. L. STREET
 Company Secretary
 CityLink Melbourne Limited
 (ABN 65 070 810 678)

V. E. VASSALLO
 Director
 CityLink Melbourne Limited
 (ABN 65 070 810 678)

AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited (the 'ESEP Deed').

City Link Extension Pty Limited (ABN 40 082 058 615) ('Cleppo') gives notice of the following Charge Tolls for the Exhibition Street Extension:

Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tollable Section				
Exhibition Street Extension	1.34	2.15	2.55	0.67

Cleppo intends that these Charge Tolls will first apply in the quarter ending 30 September 2014.

Capitalised terms in this notice that are defined in the ESEP Deed have the same meaning as given by the ESEP Deed.

A. L. STREET
 Company Secretary
 City Link Extension Pty Limited
 ABN 40 082 058 615

V. E. VASSALLO
 Director
 City Link Extension Pty Limited
 ABN 40 082 058 615

AGREEMENT FOR THE MELBOURNE CITY LINK

Notice under Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the 'Concession Deed').

CityLink Melbourne Limited (ABN 65 070 810 678) ('CityLink Melbourne') gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link:

Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Tollable Section				
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	2.15	3.44	4.08	1.07
Western Link Section 1, between Racecourse Road and Dynon Road	2.15	3.44	4.08	1.07
Western Link Section 2, between Footscray Road and West Gate Freeway	2.69	4.30	5.10	1.34
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:	2.69	4.30	5.10	1.34
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade				
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	4.83	7.73	9.19	2.42
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:	2.15	3.44	4.08	1.07
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade				

Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street	2.15	3.44	4.08	1.07
Southern Link Section 1, between Glenferrie Road and Burnley Street	2.15	3.44	4.08	1.07
Southern Link Section 5, between Burnley Street and Glenferrie Road	2.15	3.44	4.08	1.07
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:	1.34	2.15	2.55	0.67
(a) that part of Southern Link Section 1:				
(i) between Punt Road and the exit to Boulton Parade; and				
(ii) comprising Boulton Parade; and				
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road				
Southern Link Section 5, between Swan Street Intersection and Punt Road	1.34	2.15	2.55	0.67

Notes:

1. When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
2. When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
3. A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
4. In this table:
 - ‘Boulton Parade’ includes the off-ramp connecting the rest of the Southern Link to Boulton Parade;
 - ‘Burnley Tunnel’ means the eastbound tunnel between Sturt Street and Burnley Street;
 - ‘Domain Tunnel’ means the westbound tunnel between Punt Road and Sturt Street; and
 - ‘Swan Street Intersection’ means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	8.06	10.74	10.74	4.03
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	8.06	8.06	8.06	4.03

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	15.45	24.70	29.35	7.70

Taxi Tolls (\$/Taxi)

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	5.30
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and no other Tollable Sections	5.30
Trips involving use of Tollable Sections which comprise both the Western Link* and the Southern Link**	7.80

* The Western Link comprises the following three Tollable Sections:

1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
2. Western Link Section 1, between Racecourse Road and Dynon Road.
3. Western Link Section 2, between Footscray Road and West Gate Freeway.

** The Southern Link comprises the following eight Tollable Sections:

1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.

3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
 - (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and
 - (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
8. Southern Link Section 5, between Swan Street Intersection and Punt Road.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day toll
Metropolitan Taxi	15.45
A Taxi not being a Metropolitan Taxi	7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 30 September 2014.

Capitalised terms in this notice that are defined in the Concession Deed have the same meaning as given by the Concession Deed.

A. L. STREET
 Company Secretary
 CityLink Melbourne Limited
 (ABN 65 070 810 678)

V. E. VASSALLO
 Director
 CityLink Melbourne Limited
 (ABN 65 070 810 678)

Planning and Environment Act 1987
CARDINIA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C171

The Minister for Planning has approved Amendment C171 to the Cardinia Planning Scheme.

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

The Amendment revises the schedule to the Land Subject to Inundation Overlay to ensure clearer direction for permit requirements.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Cardinia Shire Council, Henty Way, Pakenham.

JOHN PHILLIPS
Director
Planning Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987
GANNAWARRA PLANNING SCHEME
Notice of Approval of Amendment
Amendment C38

The Minister for Planning has approved Amendment C38 to the Gannawarra Planning Scheme.

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

The Amendment amends the Schedule to the Land Subject to Inundation Overlay to provide additional planning permit exemptions for buildings and works that are not expected to adversely affect the operation of the floodplain.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Gannawarra Shire Council, Patchell Plaza, 47 Victoria Street, Kerang, and Cohuna Office, King Edward Street, Cohuna.

JOHN PHILLIPS
Director
Planning Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987
GREATER SHEPPARTON PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C140

The Minister for Planning has approved Amendment C140 to the Greater Shepparton Planning Scheme.

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

The Amendment amends the Schedule to the Rural Living Zone, inserts a new Schedule 10 to the Special Use Zone and rezones land at Waterbird Court, Kialla, from Rural Living Zone to Special Use Zone 10.

The Minister has granted the following permit under Division Five Part Four of the Act:

Permit No.	Description of land
2013/172	4–5 Waterbird Court, Kialla (Lots 4 and 5 on PS426092S), and Lot B on PS636772

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Greater Shepparton City Council, Welsford Street, Shepparton.

JOHN PHILLIPS
 Director
 Planning Systems
 Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987
KINGSTON PLANNING SCHEME
 Notice of Approval of Amendment
 Amendment C133

The Minister for Planning has approved Amendment C133 to the Kingston Planning Scheme.

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

The Amendment rezones 2,747 square metres of land at the south-west corner of Patterson River Golf Course from Special Use Zone – Schedule 1 to Neighbourhood Residential Zone to allow for the subdivision of land and corrects an anomaly to the Heritage Overlay (HO18) that applies to the site.

The Minister has granted the following permit under Division Five Part Four of the Act:

Permit No.	Description of land
KP12/555	1 The Fairway, Bonbeach

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Kingston City Council, 1230 Nepean Highway, Cheltenham.

JOHN PHILLIPS
 Director
 Planning Systems
 Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

MITCHELL PLANNING SCHEME

Notice of Approval of Amendment

Amendment C96

The Minister for Planning has approved Amendment C96 to the Mitchell Planning Scheme.

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

The Amendment implements the 'King and Queen Streets (Wallan) Structure Plan 2014' (the structure plan) by including the structure plan as a reference document in Clause 21.12 (Implementation) of the Local Planning Policy Framework and applying a Development Plan Overlay (Schedule 14) to land generally bound by William Street to the north, Queen Street to the south, Windham Street to the west and Mittagong Creek to the east as well as land between Wallan Community Park and Mittagong Creek.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Mitchell Shire Council, 113 High Street, Broadford, and Wallan Library and Customer Service Centre, Wellington Square Shopping Centre, 9/81–99 High Street, Wallan.

JOHN PHILLIPS

Director

Planning Systems

Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment

Amendment C136

The Minister for Planning has approved Amendment C136 to the Moonee Valley Planning Scheme.

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

The Amendment implements the recommendations of the 'Moonee Valley Neighbourhood Character Study 2012' by introducing the Neighbourhood Character Overlay to Munro Street and the St Leonards Road Area, Ascot Vale, and amending Schedule 11 to the Design and Development Overlay to apply to fences in Munro Street and the St Leonards Road Area.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Moonee Valley City Council, 9 Kellaway Avenue, Moonee Ponds, Victoria 3039.

JOHN PHILLIPS

Director

Planning Systems

Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987
PORT PHILLIP PLANNING SCHEME
Notice of Approval of Amendment
Amendment C141

The Minister for Planning has approved Amendment C141 to the Port Phillip Planning Scheme. The Amendment comes into operation on the date this notice is published in the Government Gazette.

The Amendment corrects an error to the wording of the Transitional arrangements of Schedule 4 to the Design and Development Overlay.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Port Phillip City Council, 99a Carlisle Street, St Kilda.

JOHN PHILLIPS
Director
Planning Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987
SOUTH GIPPSLAND PLANNING SCHEME
Notice of Approval of Amendment
Amendment C80

The Minister for Planning has approved Amendment C80 to the South Gippsland Planning Scheme.

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

The Amendment introduces new reference documents to the South Gippsland Planning Scheme and amends clause 21.03 by introducing the Interim Telecommunications Conduit Policy. The Amendment also applies a minimum 5% public open space provision in the schedule to clause 52.01.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the South Gippsland Shire Council, 9 Smith Street, Leongatha.

JOHN PHILLIPS
Director
Planning Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987
SOUTHERN GRAMPPIANS PLANNING SCHEME
Notice of Approval of Amendment
Amendment C29

The Minister for Planning has approved Amendment C29 to the Southern Grampians Planning Scheme.

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

The Amendment implements the recommendations of the 'Dunkeld Structure Plan, January 2014' and 'Dunkeld Urban Design Guidelines, 2012' through various policy, zone and overlay changes.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Southern Grampians Shire Council, 1 Market Place, Hamilton, Victoria.

JOHN PHILLIPS
Director
Planning Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987
SURF COAST PLANNING SCHEME
Notice of Approval of Amendment
Amendment C80

The Minister for Planning has approved Amendment C80 to the Surf Coast Planning Scheme.

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

The Amendment amends Clause 21.13 Moriac Strategy of the Local Planning Policy Framework to implement the 'Moriac Structure Plan 2010', rezones land in Moriac transferred to council for recreation purposes to Public Park and Recreation Zone and Public Conservation and Resource Zone, and corrects planning scheme mapping anomalies.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the offices of the Surf Coast Shire Council, 1 Merrijig Drive, Torquay, Victoria 3228.

JOHN PHILLIPS
Director
Planning Systems
Department of Transport, Planning and Local Infrastructure

Planning and Environment Act 1987

BANYULE PLANNING SCHEME
BOROONDARA PLANNING SCHEME
BRIMBANK PLANNING SCHEME
CARDINIA PLANNING SCHEME
CASEY PLANNING SCHEME
DAREBIN PLANNING SCHEME
GLEN EIRA PLANNING SCHEME
GREATER DANDENONG PLANNING SCHEME
HUME PLANNING SCHEME
KINGSTON PLANNING SCHEME
KNOX PLANNING SCHEME
MANNINGHAM PLANNING SCHEME
MARIBYRNONG PLANNING SCHEME
MELBOURNE PLANNING SCHEME
MELTON PLANNING SCHEME
MONASH PLANNING SCHEME
MORELAND PLANNING SCHEME
MORNINGTON PENINSULA PLANNING SCHEME
WHITEHORSE PLANNING SCHEME
WHITTLESEA PLANNING SCHEME
WYNDHAM PLANNING SCHEME
YARRA PLANNING SCHEME
Notice of Approval of Amendment

Amendment GC6

The Minister for Planning has approved Amendment GC6 to the Banyule, Boroondara, Brimbank, Cardinia, Casey, Darebin, Glen Eira, Greater Dandenong, Hume, Kingston, Knox, Manningham, Maribyrnong, Melbourne, Melton, Monash, Moreland, Mornington Peninsula, Whitehorse, Whittlesea, Wyndham and Yarra Planning Schemes.

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

The Amendment removes floor space restrictions in zones, overlays and other associated documents following the introduction of the reformed commercial zones through Amendment VC100. The floor space caps are removed from zones and overlays in activity centres, commercial centres and employment areas in metropolitan Melbourne planning schemes which currently restrict retail and other associated commercial uses.

A copy of the Amendment can be inspected, free of charge, at the Department of Transport, Planning and Local Infrastructure website at www.dpcd.vic.gov.au/planning/publicinspection and free of charge, during office hours, at the following places:

Banyule City Council
275 Upper Heidelberg Road
Ivanhoe, Victoria 3079
<http://www.banyule.vic.gov.au/Home>

Boroondara City Council
Camberwell Office
8 Inglesby Road
Camberwell, Victoria 3124
<http://www.boroondara.vic.gov.au/>

Brimbank City Council
Municipal Office
Alexandra Avenue
Sunshine, Victoria 3020
<http://www.brimbank.vic.gov.au>

Casey City Council
Magid Drive
Narre Warren, Victoria 3805
<http://www.casey.vic.gov.au>

Glen Eira City Council
Corner Glen Eira and Hawthorn Roads
Caulfield South, Victoria 3162
<http://www.gleneira.vic.gov.au>

Hume City Council
1079 Pascoe Vale Road
Broadmeadows, Victoria 3047
<http://www.hume.vic.gov.au>

Knox City Council
511 Burwood Highway
Wantirna South, Victoria 3152
<http://www.knox.vic.gov.au>

Maribyrnong City Council
Corner Hyde and Napier Streets
Footscray, Victoria 3011
<http://www.maribyrnong.vic.gov.au>

Melton City Council
232 High Street
Melton, Victoria 3337
<http://www.melton.vic.gov.au>

Moreland City Council
90 Bell Street
Coburg, Victoria 3058
<http://www.moreland.vic.gov.au>

Whitehorse City Council
379–397 Whitehorse Road
Nunawading, Victoria 3131
<http://www.whitehorse.vic.gov.au>

Wyndham City Council
Civic Centre
45 Princes Highway
Werribee, Victoria 3030
<http://www.wyndham.vic.gov.au>

Cardinia City Council
Henty Way
Pakenham, Victoria 3810
<http://www.cardinia.vic.gov.au>

Darebin City Council
274 Gower Street
Preston, Victoria 3072
<http://www.darebin.vic.gov.au>

Greater Dandenong City Council
397–405 Springvale Road
Springvale, Victoria 3171
<http://www.greaterdandenong.com>

Kingston City Council
1230 Nepean Highway
Cheltenham, Victoria 3192
<http://www.kingston.vic.gov.au>

Manningham City Council
699 Doncaster Road
Doncaster, Victoria 3108
<http://www.manningham.vic.gov.au>

Melbourne City Council
Town Hall
90–120 Swanston Street
Melbourne, Victoria 3000
<http://www.melbourne.vic.gov.au>

Monash City Council
Civic Centre
293 Springvale Road
Glen Waverley, Victoria 3150
<http://www.monash.vic.gov.au>

Mornington Peninsula Shire Council
Municipal Offices
Besgrove Street
Rosebud, Victoria 3939
<http://www.mornpen.vic.gov.au>

Whittlesea City Council
Civic Centre
25 Ferres Boulevard
South Morang, Victoria 3752
<http://www.whittlesea.vic.gov.au>

Yarra City Council
Richmond Town Hall
333 Bridge Road
Richmond, Victoria 3121
<http://www.yarracity.vic.gov.au>

JOHN PHILLIPS
Director
Planning Systems

Department of Transport, Planning and Local Infrastructure

ORDERS IN COUNCIL

Control of Weapons Act 1990

GENERAL EXEMPTION TO POSSESS SWORDS

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, exempts from the operation of section 5(1), (1AA), (1AB) and (1A) and section 5AA of the **Control of Weapons Act 1990**, a person who is of a class of persons specified in an item in Column 1 of the following Table, in relation to activities involving swords as set out in Column 2 of the Table, for the purposes listed in Column 3 of the Table.

TABLE

Item	Column 1 Class of Person	Column 2 Activities	Column 3 Purposes
1.	A person aged 18 years or over who is an employee, member or volunteer of a museum or gallery registered through the Museum Accreditation Program of Museums Australia (Victoria) to which an exemption is issued under section 184 of the Firearms Act 1996 .	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	Keep and display a sword with an historical or cultural significance.
2.	A person aged 18 years or over who is an employee, member or volunteer of a theatre or opera company (including a school production) or film or television production company.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	(a) Rehearse for and stage a dramatic or musical performance open to the public; or (b) make a film or television production.
3.	A person aged 18 years or over serving as a member of the naval, military or air forces of the Commonwealth of Australia.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	Undertake official duties.
4.	A person aged 18 years or over who is a serving member of the naval, military or air forces of the Government of a foreign nation in Australia at the request of the armed forces of the Commonwealth of Australia.	Bring into Victoria, cause to be brought or sent into Victoria, possess, use or carry a sword.	Undertake official duties.

5.	A person aged 18 years or over who is a former member of the of the naval, military or air forces of the Commonwealth of Australia, or of the defence forces of another country recognised by the United Nations.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	(a) If the sword has been obtained in the course of the member's official duties, retain the sword; or (b) participate in ceremonial activities and commemorate the actions of serving and former members of the naval, military or air forces of the Commonwealth of Australia and the Governments of other nations.
6.	A person aged 18 years or over who is a member of a cadet unit in the community-based youth development organisation known as the Australian Defence Force Cadets, or who is instructing members of such a cadet unit.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	Participate in ceremonial activities that involve the use of a sword or instruction in the use of a sword.
7.	A person aged 18 years or over who is a member of a Lodge or Order listed in Schedule 1.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	(a) Keep and display a sword; or (b) participate in ceremonial activities.
8.	A person aged 18 years or over who has inherited a maximum of two swords.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, possess or carry a sword.	Keep and display a sword, so inherited, as an heirloom.
9.	A person aged 18 years or over who is an active member of the Scout Association of Australia.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	(a) Keep and display a sword; or (b) participate in ceremonial activities.
10.	In relation to persons aged 18 years or over— (a) a participant in activities associated with Scottish Highland Dancing; (b) a member of a Highland Pipe Band; or (c) a member of a member band of Pipe Bands Victoria.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	Participate in activities associated with Scottish Highland Dancing or a Pipe Band.

11.	A person aged 18 years or over who is a participant in a dance group listed in Schedule 2.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	Participate in dancing involving the carriage of a sword as part of traditional practice.
12.	A person aged 18 years or over who is a participant in the sport of fencing, including students, coaches, instructors and competitors.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	Participate in the sport of fencing.
13.	A Sikh aged 18 years or over whose religious practices require the carriage and possession of a Kirpan (a specific type of sword).	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a Kirpan.	Perform duties associated with religious observance.
14.	A person aged under 18 years who is a member of an organisation, group or religion specified in items 1 to 13 above.	Possess, use or carry a sword.	Engage in the purposes specified in items 1 to 13 in this Table that relate to the organisation, group or religion to which the person aged under 18 years belongs.

Conditions

A person seeking to rely on this Order is subject to the following conditions:

1. *Use:* The sword may only be used for the purposes for which the exemption was granted.
2. *Storage:* When not being used for the purposes specified in this Order, swords must be stored safely and securely.
‘**stored safely and securely**’ means:
 - (a) stored in a manner calculated to ensure that the sword:
 - (i) is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) is not available for possession, carriage or use by a person who is not themselves a holder of an approval issued by the Chief Commissioner of Police or who does not fall within a class of exempt persons specified in the above Table; and
 - (b) when being transported between the usual place of storage of the sword and places at which the sword is legitimately used for the purposes specified in this exemption:
 - (i) stored in a manner calculated to ensure that the sword is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) concealed from plain sight during any such transportation.
3. *Participation:* ‘**participating**’ in relation to a sport includes receiving instruction in, practising, training, teaching or competing in the sport.
4. *Inspection on request:* A person seeking to rely on this exemption must, on request, permit a member of the police force to inspect his or her storage arrangements at any reasonable pre-arranged time.

5. *Record of possession:* A person seeking to rely on this exemption must maintain a record of the quantity and types of swords in their possession. A person who has inherited a maximum of two swords must keep supporting documentation such as a will or testament. These records must be kept for the duration of the exemption and must be made available to a member of the police force for inspection at any reasonable pre-arranged time.
6. *Record of sale:* A person seeking to rely on this exemption who sells a sword must keep a record of the sale. The record must be in the form and manner prescribed under the **Control of Weapons Act 1990** and must be kept for 3 years after the sale. A member of the police force at any reasonable time may require the person to produce the record for inspection.
7. *Persons aged under 18:* A person under the age of 18 is not permitted to purchase any prohibited weapon including a sword. However, a person aged under 18 years who belongs to a class of exempt person specified in this Order may lawfully possess, use or carry a sword subject to the terms and conditions of the exemption.
8. *Prohibited persons:* This Order does not apply to a person who is a prohibited person as defined in section 3 of the **Control of Weapons Act 1990**, regardless of whether that person is a member of a class or classes of persons specified in Column 1 of the Table.

Revocation

9. The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, revokes the Order in Council dated 16 June 2004 and published in Government Gazette G25 on 17 June 2004 ('General Exemption under section 8B to possess swords') as amended by the Orders in Council dated 23 June 2009 ('Amendment of the General Exemption') and 7 July 2009 ('Amendment of Order amending the General Exemption'), published in Government Gazette G28 on 9 July 2009. The Order exempted specified classes of persons from certain provisions of the **Control of Weapons Act 1990** for activities relating to swords.

Period of Application

10. This Order comes into operation on and from the date of its publication in the Government Gazette.

Dated 3 June 2013

Responsible Minister:

KIM WELLS MP

Minister for Police and Emergency Services

YVETTE CARISBROOKE
Clerk of the Executive Council

SCHEDULE 1

Lodges and Orders

Combermere Lodge 752 E.C.

Grand Lodge of Victoria Inc – Royal Antediluvian Order of Buffaloes

International Co-Freemasonry Le Droit Humain (The Victorian Association of Installed Masters)

A Lodge; a member of a Lodge under the auspices of the United Grand Lodge of Victoria

The Chivalric Military Order of the Temple of Jerusalem: The Scottish Knights Templar

The Loyal Orange Institute of Victoria

The Ordo Equester Aurei Cervei (Inc)

The Ordo Templi Orientis Inc. operating as the Australian Grand Lodge of Ordo Templi Orientis and inclusive of Ecclesia Gnostica Catholica.

SCHEDULE 2

Dance organisations

Bellydance Kizmet

Mystical Maidens of MADEC (MADEC Belly Dance Club)

Organisation for Middle Eastern Dance in Australia Inc.

Control of Weapons Act 1990**EXEMPTION TO POSSESS SWORDS – RE-ENACTORS AND COLLECTORS**

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, exempts from the operation of section 5(1), (1AA), (1AB) and (1A) and section 5AA of the **Control of Weapons Act 1990**, a person who is of a class of persons set out in an item in Column 1 of the following Table, in relation to activities involving swords as listed in Column 2 of the Table, for the purposes listed in Column 3 of the Table.

TABLE

Item	Column 1 Class of person	Column 2 Activities	Column 3 Purposes
1	A person aged 18 years or over who is a member of a member group of the Australasian Living History Federation (ALHF).	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	Study and participate in the re-enactment of historical or cultural events.
2	A person aged 18 years or over who is a member of an Historical Re-enactment Organisation listed in Schedule 1.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	Study and participate in the re-enactment of historical or cultural events.
3	A person aged 18 years or over who is a member of a Collectors' Organisation listed in Schedule 2.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	Study, collect and display swords with an historical or cultural significance.
4	A person aged under 18 years who is: <ul style="list-style-type: none"> ● a member of a member group of the Australasian Living History Federation (ALHF); or ● a member of an Historical Re-enactment Organisation listed in Schedule 1; or ● a Collectors' Organisation listed in Schedule 2. 	Possess, use or carry a sword.	Engage in the purposes specified in items 1 to 3 in this Table that relate to the class of person to which the person aged under 18 years belongs.

Conditions

A person seeking to rely on this Order is subject to the following conditions:

General Conditions

1. *Use:* A sword may only be used for the purposes for which the exemption was granted.
2. *Storage:* When not being used for the purposes specified in this Order, swords must be stored safely and securely.

‘stored safely and securely’ means:

- (a) stored in a manner calculated to ensure that the sword:
 - (i) is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) is not available for possession, carriage or use by a person who is not themselves a holder of an approval issued by the Chief Commissioner of Police or who does not fall within a class of exempt persons specified in the above Table; and
 - (b) when being transported between the usual place of storage of the sword and places at which the sword is legitimately used for the purposes specified in this exemption:
 - (i) stored in a manner calculated to ensure that the sword is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) concealed from plain sight during any such transportation.
3. *Inspection on request:* A person seeking to rely on this exemption must, on request, permit a member of the police force to inspect his or her storage arrangements at any reasonable pre-arranged time.
 4. *Record of possession:* A person seeking to rely on this exemption must maintain a record of the number and types of swords in his or her possession. These records must be kept for the duration of operation of the exemption and must be made available to a member of the police force for inspection at any reasonable pre-arranged time.
 5. *Record of sale:* A person seeking to rely on this exemption who sells a sword must keep a record of the sale. The record must be in the form and manner prescribed under the **Control of Weapons Act 1990**, and must be kept for 3 years after the sale. A member of the police force at any reasonable time may require the person to produce the record for inspection.
 6. *Display:* A person seeking to rely on this exemption to display a sword with an historical or cultural significance must ensure that the display occurs in the person’s residential home or at an official event associated with the organisation of which the person is a member (being an organisation specified in Column 1 in the above Table), and that the display is only made for purposes genuinely associated with the study and collection of swords with historical or cultural significance.
 7. *Persons aged under 18 years:* A person under the age of 18 is not permitted to purchase any prohibited weapon, including a sword. However, a person aged under 18 years who belongs to a class of exempt person specified in this Order may lawfully possess, use or carry a sword subject to the terms and conditions of the exemption.
 8. *Prohibited persons:* This Order does not apply to a person who is a prohibited person as defined in section 3 of the **Control of Weapons Act 1990**, regardless of whether that person is a member of a class or classes of persons specified in Column 1 of the Table.

Additional conditions relating to Specified Organisations

9. The following conditions only have effect in relation to members of an organisation specified in Column 1 of the above Table (‘Specified Organisation’) who engage in activities involving swords for purposes specified in the Table. The conditions do not have effect in relation to members who do not engage in such activities.
10. Upon joining a Specified Organisation, a person who intends to engage in activities involving swords for purposes specified in the above Table must acknowledge and consent to follow the conditions outlined in this Order.

Purchase waiting period
11. An adult person who joins a Specified Organisation on or after the date this notice comes into effect, cannot purchase a sword for 28 days from the date upon which he or she joined the Specified Organisation, unless the person holds a firearms licence issued under Part 2 of the **Firearms Act 1996**, in which case the 28 day waiting period does not apply.

12. The 28 day waiting period does not apply to an adult person who was a member of a Specified Organisation prior to the date this Order came into effect.

Prohibited person check

13. A Specified Organisation must be satisfied that each of its members who possesses, uses or carries a sword in accordance with this Order is not a 'prohibited person' as defined in section 3 of the **Control of Weapons Act 1990**. This may require the specified organisation to arrange for each member to undergo a Criminal History Check or provide a Statutory Declaration affirming they are not a prohibited person. A member of a Specified Organisation who holds a firearms licence issued under Part 2 of the **Firearms Act 1996**, an approval issued by the Chief Commissioner of Police under section 8C of the **Control of Weapons Act 1990** or a licence issued under Division 2 of Part 3 of the **Private Security Act 2004**, is not required to undergo a Criminal History Check or provide a Statutory Declaration.

Membership records and member identification

14. A Specified Organisation must provide a membership number or other form of unique identifier to each of its members who possesses, uses or carries a sword in accordance with this Order. The Specified Organisation must maintain a current register of members containing the names of members and their membership numbers and/or unique identifiers. The Specified Organisation must, on request, permit a member of the police force to inspect the register at any reasonable pre-arranged time.
15. A Specified Organisation must require each of its members who possesses, uses or carries a sword in accordance with this Order, to provide it with the following details:
 - the member's contact details; and
 - the residential address at which the sword is stored.

Members must notify the Specified Organisation within 28 days of any changes to these details.

16. A Specified Organisation must issue to each of its members who possesses, uses or carries a sword in accordance with this Order, a membership card showing the member's name and membership number/identifier and any other details required by the Specified Organisation.
17. When carrying or transporting a sword in accordance with the conditions of this Order, a member of a Specified Organisation must at all times carry his or her membership card as well as evidence of identity that includes a photograph, such as a driver's licence or passport, subject to the following exceptions:
 - when the member is participating in a re-enactment of historical events, during the re-enactment the member is only required to carry his or her membership card;
 - when the member is aged under 18 years and is supervised by a person who is entitled to possess, use or carry swords, the member is only required to carry his or her membership card.

18. A member of a Specified Organisation who is participating in a re-enactment must ensure his or her membership card is readily accessible nearby while participating, for example by keeping the membership card in a bag, cupboard or locker located nearby.

Other organisational requirements

19. A Specified Organisation must have an active branch operating in Australia.
20. A Specified Organisation must undertake to arrange a meeting of its members at least on an annual basis.
21. A Specified Organisation must not publish material, including on a website, which promulgates irresponsible, unlawful or unsafe use of a prohibited weapon.
22. A Specified Organisation must make available to its members information on the Governor in Council exemptions.

23. A Specified Organisation must inform the Department of Justice, Victoria, within 28 days:
- of any change in the Office Bearers of the organisation or their contact details; and
 - when it has expelled a member from the organisation in accordance with the organisation's constitution or rules.

The department's email address for this purpose is weapons@justice.vic.gov.au.

Revocation

24. The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, revokes the Orders in Council dated 16 June 2004 and published in Government Gazette G25 on 17 June 2004 ('Exemption under section 8B for collectors to possess swords' and 'Exemption under section 8B to possess swords for historical re-enactment'), which exempt specified classes of persons from certain provisions of the **Control of Weapons Act 1990** for activities in relation to swords.

Period of Application

25. This Order comes into operation on and from the date of its publication in the Government Gazette.

Dated 3 June 2014

Responsible Minister:

KIM WELLS MP

Minister for Police and Emergency Services

YVETTE CARISBROOKE
Clerk of the Executive Council

SCHEDULE 1

Historical Re-enactment Organisations

1066 The Medieval Society
15th King's Light Dragoons (Hussars) 'C' Troop, Gippsland Inc.
2nd Virginia Living History Group
21eme Regiment de Ligne
30eme Regiment de Ligne
42nd Royal Highland Regiment 1815 (Australia) Inc.
62nd New York State Volunteers (Anderson Zouaves)
73rd Regiment of Foot
95th (Rifle) Regiment of Foot
95th Rifles (Australia) Inc.
Australasian Living History Federation
Australian Great War Association
Australian Napoleonic Association
Australian Re-enactors Association
Ballarat Living History Society
Beechworth Historical Re-Enactment Group Inc.
Cahal Society of Cultural Law
Captain Sandham's Company R.A.
Colonial Re-Enactment Society Inc
Commemorative History Society Australia
Corangamite Light Horse Re-Enactment Troop
Creswick Youth Alliance (Inc.) – Corangamite Light Horse Troop; Horsham RSL Light Horse Troop and Bairnsdale Light Horse Troop
'D' Troop, 15th King's Light Dragoons (Hussars) – Victoria Inc. (or 'D' Troop, 15th King's Light Dragoons (Hussars) – Melbourne Inc.)
Canes Pugnaces

Days of Knights Pty Ltd
Fire Heart Defence
Frojel Gotlandica Viking Re-enactment Society Inc.
Frontiers Living History Group Inc.
Geelong Military Re-enactment Group Inc.
Historical Re-enactment Society of Australia
History Up Close
Independent Order of Historical Mercenaries Inc.
Leongatha Medieval Society Inc.
Living History Australia
Living History Resource Group
Mansfield Colonial Re-Enactment Society Inc.
Melbourne Sword and Spear Association
Military History Group Incorporated
Nelson's Navy
Nordmannia
North Eastern Muzzleloaders and Colonial Firearms Club
Southern Cross Free Trappers Inc.
The Australian Napoleonic Association
The Blue and Grey Re-Enactors Inc.
The Colonial Re-enactment Society
The Free Companies Inc.
The Grey Company Inc
The Historical Re-enactment Society of Australia Inc.
The Military Historical Society Geelong Branch Inc.
The Military Historical Society of Australia, Victorian Branch
The New Varangian Guard Inc.
The Pike and Musket Society Inc.
The Shenandoah's Crew – Australia Inc
The Society for Creative Anachronism Ltd
Victorian Colonial Infantry Association Inc (Mt Alexander Rifles)
Victorian Light Horse Ceremonial Regiment
Victorian Military Vehicle Corps
Victoria Police Historical Society
Victorian Re-enactment Society

SCHEDULE 2

Collectors' Organisations

Antique & Historical Arms Collectors Guild of Victoria Inc.
Ararat Historical Arms Collectors Club Inc
Arms Collectors Guild of Tasmania
Ballarat Arms and Militaria Collectors Society Inc.
Golden City Collectors Association Inc. of Bendigo
Goshu Nihon Bijutsu Token Hozon Kai Inc.
Northern Victorian Arms Collectors Guild
Sporting Shooters Association of Australia Mildura Arms and Militaria Collectors Guild
Sporting Shooters Association of Australia (Victoria) Arms and Militaria Collectors (Melbourne)
Sporting Shooters Association of Australia (Victoria) Military Collector Club
Victorian Amateur Pistol Association Collectors Group
Victorian Historical and Edged Weapons Collectors Guild

Control of Weapons Act 1990
EXEMPTION TO POSSESS SWORDS – MARTIAL ARTS

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, exempts from the operation of section 5(1), (1AA), (1AB) and (1A) and section 5AA of the **Control of Weapons Act 1990**, a person who is of a class of persons set out in an item in Column 1 of the following Table, in relation to activities involving swords as listed in Column 2 of the Table, for the purposes listed in Column 3 of the Table.

TABLE

Item	Column 1 Class of Person	Column 2 Activities	Column 3 Purposes
1	A person aged 18 years or over who is a member, instructor or student of a martial arts organisation listed in Schedule 1.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	(a) Study and participate in the practice of the martial art in which the martial arts organisation specialises; or (b) study, collect and display a sword with an historical or cultural significance that relates to the martial art in which the martial arts organisation specialises.
2	A person aged under 18 years who is a member, instructor or student of a martial arts organisation listed in Schedule 1.	Possess, use or carry a sword.	(a) Study and participate in the practice of the martial art in which the martial arts organisation specialises; or (b) study, collect and display a sword with an historical or cultural significance that relates to the martial art in which the martial arts organisation specialises.

Conditions

A person seeking to rely on this Order is subject to the following conditions:

General conditions

1. *Use:* The sword must only be used for the purposes for which the exemption was granted and must be used in the practice of the martial arts discipline in which the organisation specialises.
2. *Storage:* When not being used for the purposes specified in this Order, swords must be stored safely and securely.

‘**stored safely and securely**’ means:

- (a) stored in a manner calculated to ensure that the sword:
 - (i) is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) is not available for possession, carriage or use by any person who does not belong to a class of exempt persons specified in the above Table or who does not hold an approval issued by the Chief Commissioner of Police; and

- (b) when being transported between the sword's usual place of storage and places at which the sword is legitimately used in accordance with this Order:
 - (i) stored in a manner calculated to ensure that the sword is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) concealed from plain sight during transportation.
- 3. *Inspection on request:* A person seeking to rely on this exemption must, on request, permit a member of the police force to inspect his or her storage arrangements at any reasonable pre-arranged time.
- 4. *Record of possession:* A person seeking to rely on this exemption must maintain a record of the quantity and types of swords in their possession. These records must be kept for the duration of operation of the exemption and must be made available to a member of the police force for inspection at any reasonable pre-arranged time.
- 5. *Record of sale:* A person seeking to rely on this exemption who sells a sword must keep a record of the sale. The record must be in the form and manner prescribed under the **Control of Weapons Act 1990**, and must be kept for 3 years after the sale. A member of the police force at any reasonable time may require the person to produce the record for inspection.
- 6. *Display:* A person seeking to rely on this exemption to display a sword with an historical or cultural significance must ensure that the display occurs in the person's residential home or at an official event associated with the organisation of which the person is a member (being an organisation specified in Column 1 in the above Table), and that the display is only made for purposes genuinely associated with the study and collection of swords with historical or cultural significance.
- 7. *Persons aged under 18:* A person under the age of 18 is not permitted to purchase any prohibited weapon including a sword. However, a person aged under 18 years who belongs to a class of exempt person specified in this Order may lawfully possess, use or carry a sword subject to the terms and conditions of the exemption.
- 8. *Prohibited persons:* This Order does not apply to a person who is a prohibited person as defined in section 3 of the **Control of Weapons Act 1990**, regardless of whether that person is a member of a class or classes of persons specified in Column 1 of the Table.

Additional conditions relating to Specified Organisations

- 9. The following conditions only have effect in relation to members, instructors and students of an organisation described in Item 1 in Column 1 of the above Table ('Specified Organisation'), who engage in activities involving swords for purposes specified in the Table. The conditions do not have effect in relation to members, instructors and students who do not engage in such activities.
- 10. Upon joining a Specified Organisation, a person must acknowledge and consent to follow the conditions outlined in this Order.
 - Prohibited person check***
- 11. A Specified Organisation must be satisfied that each of its members, instructors and students who possesses, uses or carries a sword in accordance with this Order is not a 'prohibited person' as defined in section 3 of the **Control of Weapons Act 1990**. This may require the organisation to arrange for each member, instructor and student to undergo a Criminal History Check or to provide a Statutory Declaration affirming that they are not a prohibited person.
- 12. A member of a Specified Organisation who holds a firearms licence issued under Part 2 of the **Firearms Act 1996**, an approval issued by the Chief Commissioner of Police under section 8C of the **Control of Weapons Act 1990** or a licence issued under Division 2 of Part 3 of the **Private Security Act 2004**, is not required to undergo a Criminal History Check or provide a Statutory Declaration.

Membership records and member identification

13. A Specified Organisation must provide a membership number or other form of unique identifier, to each of its members, instructors and students who possesses, uses or carries a sword in accordance with this Order.
14. A Specified Organisation must maintain a current register of members, instructors and students who possess swords in accordance with this Order. The register must contain their names and membership numbers or other unique identifiers.
15. A Specified Organisation must, on request, permit a member of the police force to inspect the register at any reasonable pre-arranged time.
16. A Specified Organisation must require each of its members, instructors and students who possesses, uses or carries a sword in accordance with this Order to provide it with the following details:
 - his or her contact details; and
 - the residential address at which the sword is stored.
17. A Specified Organisation must issue to each of its members, instructors or students who possesses, uses or carries a sword in accordance with this Order a membership card showing the person's name and membership number or other unique identifier, and any other details required by the Specified Organisation.
18. When carrying or transporting a sword in public to and from a class or competition, a member, instructor or student of a Specified Organisation must at all times carry his or her membership card as well as evidence of identity that includes a photograph, such as a driver's licence or passport, unless the person is aged under 18 years, in which case he or she is only required to carry his or her membership card.
19. A member of a Specified Organisation who is participating in a class or competition must ensure his or her membership card is readily accessible nearby while participating or competing, for example by keeping the membership card in a bag, cupboard or locker located nearby.

Other organisational obligations

20. A Specified Organisation must not publish material, including on a website, which promulgates irresponsible, unlawful or unsafe use of a prohibited weapon.
21. A Specified Organisation must make available to its members, instructors and students information about the Governor in Council exemptions.
22. A Specified Organisation must inform the Department of Justice, Victoria, within 28 days:
 - of any change in the Office Bearers of the organisation or their contact details; and
 - when it has expelled a member or instructor from the organisation in accordance with the organisation's constitution or rules.

The department's email address for this purpose is weapons@justice.vic.gov.au.

Period of Application

23. This Order comes into operation on and from the date of its publication in the Government Gazette.

Dated 3 June 2014

Responsible Minister:

KIM WELLS MP

Minister for Police and Emergency Services

YVETTE CARISBROOKE
Clerk of the Executive Council

SCHEDULE 1

Martial Arts Organisations

Australian Armoured Combat League
Australian Kendo Dojos
Australian Kendo Renmei Inc.
Australian Kung-Fu (Wu Shu) Federation
Australian Tai-Jutsu School of Self-Defence
Bujinkan Bathurst Dojo
Hi Chi Mizu Martial Arts
Hokushin Shinoh Ryu Iaido
Melbourne Sword and Spear Association
Member organisations accredited or affiliated with Western Martial Academies of Australia
Member organisations of Australian Kendo Renmei Inc.
Member organisations of the Australian Kung-Fu (Wu Shu) Federation
Member organisations of the Martial Arts Industry Association Limited
Member organisations of the Tai Chi Association of Australia Incorporated
Member organisations of Wushu and Tai Chi Practitioners Australia Inc.
Integrated Yang Style Tai Chi Association of Australia Inc
Martial Arts Industry Association Limited
Seishinkan Iaido Inc
Shinkendo Australia
Tai Chi Association of Australia Incorporated
Tai Chi Australia
Wushu and Tai Chi Practitioners Australia Inc.
Western Martial Academies of Australia
Western Vovinam Training Centre

Control of Weapons Act 1990
EXEMPTION TO POSSESS CROSSBOWS

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, exempts from the operation of section 5(1), (1AA), (1AB) and (1A) and section 5AA of the **Control of Weapons Act 1990**, in relation to crossbows, a person who is of a class of persons set out in an item in Column 1 of the following Table, in relation to activities involving crossbows as listed in Column 2 of the Table, for the purposes listed in Column 3 of the Table.

TABLE

Item	Column 1 Purpose	Column 2 Activities	Column 3 Purposes
1.	A person aged 18 years or over who is an employee, member or volunteer of a museum or gallery registered through the Museum Accreditation Program of Museums Australia to which an exemption is issued under section 184 of the Firearms Act 1996 .	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a crossbow.	Keep and display a crossbow as an historical artefact.
2.	A person aged 18 years or over who is an employee, member or volunteer of a theatre or opera company (including a school production) or film or television production company.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a crossbow.	(a) Rehearse for and stage a dramatic or musical performance open to the public; or (b) make a film or television production.
3.	A person aged 18 years or over serving as a member of the naval, military or air forces of the Commonwealth of Australia.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a crossbow.	Undertake official duties.
4.	A person aged 18 years or over who is member of a target shooting or hunting organisation listed in Schedule 1.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a crossbow.	Participate in target shooting or hunting.
5.	A person aged 18 years or over who is a member of a collectors' club listed in Schedule 2.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a crossbow.	Study, collect and display crossbows with an historical or cultural significance.

6.	A person aged under 18 years who is a member of an organisation or group specified in items 1 to 5 above.	Possess, use or carry a crossbow.	Engage in the purposes specified in items 1 to 5 in this Table that relate to the organisation or group to which the person aged under 18 years belongs, when under the supervision of a person aged 18 years or over who has an exemption or approval to possess, use or carry a crossbow.
7.	A person aged 18 years or over who is a veterinarian	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a crossbow.	Provide animal management and treatment services.

Conditions

A person seeking to rely on this Order is subject to the following conditions:

General conditions

1. *Storage:* When not being used in accordance with the purpose specified in this Order, crossbows must be stored safely and securely;

‘**stored safely and securely**’ means:

 - (a) stored in a manner calculated to ensure that the crossbow is not readily accessible to a person other than the person seeking to rely on the exemption;
 - (b) recurve crossbows must be:
 - (i) fitted with a trigger lock and the keys stored in a separate place; or
 - (ii) stored with a cable lock through the footclaw and connected to the string; or
 - (iii) stored in the unstrung condition with the prod/bow assembly demounted from the stock (where possible);
 - (c) compound crossbows must be:
 - (i) fitted with a trigger lock and the keys stored in a separate place; or
 - (ii) stored with a cable lock through the footclaw and connected to the string; or
 - (iii) stored with the prod/bow assembly demounted from the stock;
 - (d) ensuring that the crossbow is not available for possession, carriage or use by a person who is not themselves a holder of an approval issued by the Chief Commissioner of Police or who does not fall within a class of exempt persons in this Order;
 - (e) when being transported between the usual place of storage of the crossbow and places at which the crossbow is legitimately used for the purposes specified in this exemption:
 - (i) stored in a manner calculated to ensure that the crossbow is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) that the crossbow is concealed from plain sight during any such transportation.
2. *Pistol crossbows:* This Order does not apply to a ‘pistol crossbow’.

3. *Display:* When being displayed, a crossbow must be securely fastened to ensure that it cannot be used. A person seeking to rely on this exemption to display a crossbow with an historical or cultural significance must ensure that the display occurs in the person's residential home or at an official event associated with the organisation of which the person is a member (being an organisation specified in Column 1 in the above Table), and that the display is only made for purposes genuinely associated with the study and collection of crossbows with historical or cultural significance.
4. *Use:* A crossbow must not be carried or used except as follows:
 - at recognised archery ranges;
 - at firearms shooting ranges approved by the Chief Commissioner under section 179 of the **Firearms Act 1996**;
 - tested in a range at a commercial dealer's premises;
 - on Crown land and State Forests with the appropriate permission;
 - in accordance with a valid Game Licence;
 - in accordance with the conditions attached to a validly completed Registration of Interest in hunting pest animals on Crown land issued by the Victorian Government;
 - or
 - on private rural property with the written permission of the land owner or occupier.
5. *Populous places:* Other than to the extent described in paragraph 4 of this Order, a crossbow must not be used in a town or populous place.
6. *Inspection on request:* A person seeking to rely on this exemption must, on request, permit a member of the police force to inspect his or her storage arrangements at any reasonable pre-arranged time.
7. *Record of possession:* A person seeking to rely on this exemption must maintain a record of the quantity and types of crossbows in their possession. These records must be kept for the duration of operation of the exemption and must be made available to a member of the police force for inspection at any reasonable pre-arranged time.
8. *Record of sale:* A person seeking to rely on this exemption who sells a crossbow must keep a record of the sale. The record must be in the form and manner prescribed under the **Control of Weapons Act 1990**, and must be kept for 3 years after the sale. A member of the police force at any reasonable time may require the person to produce the record for inspection.
9. *Persons aged under 18 years:* A person under the age of 18 is not permitted to purchase any prohibited weapon including a crossbow. However, if this exemption applies to a person under 18, he or she may lawfully possess, use or carry a crossbow subject to the terms and conditions of the exemption.
10. *Prohibited persons:* This Order does not apply to a person who is a prohibited person as defined in section 3 of the **Control of Weapons Act 1990**, regardless of whether that person is a member of a class or classes of persons specified in Column 1 of the Table.

Additional conditions relating to Specified Organisations

11. The following conditions only have effect in relation to members of organisations specified in Schedule 1 and Schedule 2 to this Order ('Specified Organisations') who engage in activities involving crossbows for the purposes specified in the Table. They do not have effect in relation to members who do not engage in such activities.
12. Upon joining a Specified Organisation, a person must acknowledge and consent to follow the conditions outlined in this Order.

Prohibited person check

13. A Specified Organisation must be satisfied that each of its members who possesses, uses or carries a crossbow is not a 'prohibited person' as defined in section 3 of the **Control of Weapons Act 1990**. This may require the organisation to arrange for each member to undergo a Criminal History Check or to provide a Statutory Declaration affirming that they are not a prohibited person. A member of a Specified Organisation who holds a Firearms Licence issued under Part 2 of the **Firearms Act 1996**, an individual approval issued by the Chief Commissioner of Police under section 8C of the **Control of Weapons Act 1990** or a licence issued under Division 2 of Part 3 of the **Private Security Act 2004**, is not required to undergo a Criminal History Check or provide a Statutory Declaration.

Other organisational requirements

14. A Specified Organisation must not publish material, including on a website, which promulgates irresponsible, unlawful or unsafe use of a prohibited weapon.
15. A Specified Organisation must make available to its members information on the Governor in Council exemptions.
16. A Specified Organisation must inform the Department of Justice, Victoria, within 28 days of any change in the Office Bearers of the organisation or their contact details.

The department's email address for this purpose is weapons@justice.vic.gov.au.

Revocation

17. The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, revokes the Order in Council dated 16 June 2004 and published in Government Gazette G25 on 17 June 2004 ('Exemption to Possess General Category Crossbows'), which exempts specified classes of persons from provisions of the **Control of Weapons Act 1990** for activities in relation to crossbows as specified in that Order.

Period of Application

18. This Order comes into operation on and from the date of its publication in the Government Gazette.

Dated 3 June 2014

Responsible Minister:

KIM WELLS MP

Minister for Police and Emergency Services

YVETTE CARISBROOKE
Clerk of the Executive Council

SCHEDULE 1**Target Shooting and Hunting Organisations**

Archery Australia
Archery Victoria
Australian Bowhunters Association
Australian Deer Association
Clubs affiliated with Archery Australia
Clubs affiliated with Archery Victoria
Clubs affiliated with the Australian Bowhunters Association
Clubs affiliated with the Australian Deer Association
Field and Game Australia Inc.
Gippsland Deer Stalkers Club
North Eastern Deer Stalkers Association
Shooting Sports Council of Victoria
Sporting Shooters Association of Australia (Victoria) Deerstalkers Club

Sporting Shooters Association of Australia (Victoria) Field Hunters Club
Victorian Deer Association
Victorian Field and Game Association
Victorian Game and Deer Stalking Association Inc. (VicGame)

SCHEDULE 2

Collectors' Organisations

Antique & Historical Arms Collectors Guild of Victoria Inc
Ararat Historical Arms Collectors Club Inc
Arms Collectors Guild of Tasmania
Ballarat Arms & Militaria Collectors Society Inc.
Golden City Collectors Association Inc. of Bendigo
Northern Victorian Arms Collectors Guild
Sporting Shooters Association of Australia Mildura Arms and Militaria Collectors Guild
Sporting Shooters Association of Australia (Victoria) Arms and Militaria Collectors (Melbourne)
Sporting Shooters Association of Australia (Victoria) Military Collector Club
United Firearms Collectors Guild of Victoria

Control of Weapons Act 1990**EXEMPTION TO POSSESS PROHIBITED WEAPONS – THE RETURNED AND SERVICES LEAGUE (RSL)**

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, exempts from the operation of section 5(1), (1AA), (1AB) and (1A), section 5AA and section 8A(1) of the **Control of Weapons Act 1990**, a person who is of a class of persons set out in an item in Column 1 of the following Table, in relation to the prohibited weapons listed in Column 2 of the Table, for the activities set out in Column 3 of the Table and for the purposes listed in Column 4 of the Table.

TABLE

Item	Column 1 Class of Persons	Column 2 Prohibited Weapon	Column 3 Activities	Column 4 Purposes
1	The Returned and Services League of Australia (Victorian Branch) (RSL), a sub-branch of the RSL; an officer or member of such a sub-branch.	<ul style="list-style-type: none"> ● Sword 	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a sword.	a) Keep and display a sword; or (b) participate in ceremonial activities and commemorate the actions of serving and former members of the naval, military or air forces of the Commonwealth of Australia and the Governments of other nations.
2	The Returned and Services League of Australia (Victorian Branch) (RSL), a sub-branch of the RSL; an officer or committee member of such a sub-branch.	<ul style="list-style-type: none"> ● Sword ● Flick knife ● Dagger ● Knuckle knife ● Swordstick ● Retractable sheath knife ● Trench knife ● Throwing blade ● Ballistic knife ● Non metallic / ceramic knife ● Blow gun ● A mace or similar article capable of causing injury that consists of a club or staff fitted with a flanged or spiked head ● Body armour 	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry an article listed in Column 2 of this Item.	Keep and display on RSL premises an article listed in Column 2 of this Item which has historical or cultural significance and has been acquired by the RSL for that purpose.

Conditions

A person, RSL branch or sub-branch seeking to rely on this Order is subject to the following conditions:

1. *Use:* The prohibited weapons and body armour specified in this Order may only be used for the purposes for which the exemption was granted.
2. *Storage:* When not being used in accordance with the purpose specified in this Order, prohibited weapons or body armour must be stored safely and securely.
'stored safely and securely' means:
 - (a) stored in a manner calculated to ensure that the prohibited weapon or body armour:
 - (i) is not readily accessible to anyone other than the person seeking to rely on the exemption; and
 - (ii) is not available for possession, carriage or use by a person who is not themselves a holder of an approval issued by the Chief Commissioner of Police or who does not fall within a class of exempt persons specified in the above Table; and
 - (b) when being transported between the usual place of storage and places at which the prohibited weapon or body armour is legitimately used for the purposes specified in this exemption:
 - (i) stored in a manner calculated to ensure that the prohibited weapon or body armour is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) concealed from plain sight during any such transportation.
3. *Inspection on request:* A person, branch or sub-branch seeking to rely on this exemption must, on request, permit a member of the police force to inspect his or her storage arrangements at any reasonable pre-arranged time.
4. *Record of possession:* A person, branch or sub-branch seeking to rely on this exemption must maintain a record of the quantity and type of prohibited weapons or body armour in their possession. These records must be kept for the duration of operation of the exemption and be made available to a member of the police force for inspection at any reasonable pre-arranged time.
5. *Record of sale:* A person seeking to rely on this exemption who sells a prohibited weapon specified in the above Table or body armour must keep a record of the sale. The record must be in the form and manner prescribed under the **Control of Weapons Act 1990**. A member of the police force at any reasonable time may require the person to produce the record for inspection.
6. *Display:* a person who belongs to the exempt class of persons specified in Item 1 in the above Table and who is seeking to rely on the exemption to display a sword with an historical or cultural significance must ensure that the display occurs in the person's residential home, at an official RSL club or venue or at an official event associated with the RSL, and is only made for purposes genuinely associated with the study and collection of swords with historical or cultural significance.
7. *Prohibited persons:* This Order does not apply to a person who is a prohibited person as defined in section 3 of the **Control of Weapons Act 1990**, regardless of whether that person is a member of a class of persons specified in Column 1 of the Table.

Period of Application

8. This Order comes into operation on and from the date of its publication in the Government Gazette.

Dated 3 June 2014

Responsible Minister:

KIM WELLS MP

Minister for Police and Emergency Services

YVETTE CARISBROOKE
Clerk of the Executive Council

Control of Weapons Act 1990
EXEMPTION TO POSSESS DAGGERS

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, exempts from the operation of section 5(1), (1AA), (1AB) and (1A) and section 5AA of the **Control of Weapons Act 1990**, a person who is of a class of persons set out in an item in Column 1 of the following Table, in relation to activities involving daggers as listed in Column 2 of the Table, for the purposes listed in Column 3 of the Table.

TABLE

Item	Column 1 Class of person	Column 2 Activities	Column 3 Purposes
1.	A person aged 18 years or over who is an employee, member or volunteer of a museum or gallery registered through the Museum Accreditation Program of Museums Australia (Victoria) to which an exemption is issued under section 184 of the Firearms Act 1996 .	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a dagger.	Keep and display a dagger with an historical or cultural significance.
2.	A person aged 18 years or over who is serving as a member of the naval, military or air forces of the Commonwealth of Australia.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a dagger.	Undertake official duties.
3.	A person aged 18 years or over who is a serving member of the naval, military or air forces of the Government of a foreign nation in Australia at the request of the armed forces of the Commonwealth of Australia.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a dagger.	Undertake official duties.
4.	A person aged 18 years or over who is a former member of the naval, military or air forces of the Commonwealth of Australia, or of the defence forces of another country recognised by the United Nations.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, possess, use or carry a dagger.	(a) If the dagger has been obtained in the course of the member's official duties, retain the dagger; or (b) participate in ceremonial activities and commemorate the actions of serving and former members of the naval, military or air forces of the Commonwealth of Australia and the Governments of other nations.

5.	A person aged 18 years or over who wears a Sgian Dubh (dagger) as part of ceremonial or traditional Scottish Highland dress.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a Sgian Dubh (dagger).	Keep and wear a Sgian Dubh (dagger) as part of ceremonial or traditional Scottish Highland dress.
6.	A person aged 18 years or over who has inherited a maximum of two daggers.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, possess, use or carry a dagger.	Keep and display a dagger, so inherited, as an heirloom.
7.	A person aged 18 years or over who is member of a member group of the Australasian Living History Federation (ALHF).	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a dagger.	Study and participate in the re-enactment of historical or cultural events.
8.	A person aged 18 years or over who is a member of an Historical Re-enactment Organisation listed in Schedule 1.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a dagger.	Study and participate in the re-enactment of historical or cultural events.
9.	A person aged 18 years or over who is a member of a Collectors' Organisation listed in Schedule 2.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a dagger.	Study, collect and display daggers with an historical or cultural significance.
10.	A person aged under 18 years who is a member of an organisation or group specified in items 1 to 9 above.	Possess, use or carry a dagger.	Engage in the purposes specified in items 1 to 9 in this Table that relate to the organisation or group to which the person aged under 18 years belongs.
11.	A person aged 18 years or over who is a full member of the Australian Knifemakers Guild.	Bring into Victoria, cause to be brought or sent into Victoria, manufacture, display or advertise for sale, sell, purchase, possess, use or carry a dagger.	Study, manufacture, display and sell daggers in order to preserve, develop and promote the craft of knifemaking.

Conditions

A person seeking to rely on this Order is subject to the following conditions:

General Conditions

1. *Use:* A dagger may only be used for the purposes for which the exemption was granted.
2. *Storage:* When not being used in accordance with the purposes specified in this Order, daggers must be stored safely and securely.

‘stored safely and securely’ means:

- (a) stored in a manner calculated to ensure that the dagger:
 - (i) is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) is not available for possession, carriage or use by a person who is not themselves a holder of an approval issued by the Chief Commissioner of Police or who does not fall within a class of exempt persons specified in the above Table; and
 - (b) when being transported between the usual place of storage of the dagger and places at which the dagger is legitimately used for the purposes specified in this exemption:
 - (i) stored in a manner calculated to ensure that the dagger is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) concealed from plain sight during any such transportation.
3. *Inspection on request:* A person seeking to rely on this exemption must, on request, permit a member of the police force to inspect his or her storage arrangements at any reasonable pre-arranged time.
 4. *Record of possession:* A person seeking to rely on this exemption must maintain a record of the number and types of daggers in his or her possession. A person who has inherited daggers must keep supporting documentation such as a will or testament. These records must be kept for the duration of operation of the exemption and be made available to a member of the police force for inspection at any reasonable pre-arranged time.
 5. *Record of sale:* A person seeking to rely on this exemption who sells a dagger must keep a record of the sale. The record must be in the form and manner prescribed by the Control of Weapons Regulations 2011, and must be kept for 3 years after the sale. A member of the police force at any reasonable time may require the person to produce the record for inspection.
 6. *Display:* A person seeking to rely on this exemption to display a dagger with an historical or cultural significance must ensure that the display occurs in the person’s residential home or at an official event associated with the organisation of which the person is a member (being an organisation specified in Column 1 in the above Table), and that the display is only made for purposes genuinely associated with the study and collection of daggers with historical or cultural significance.
 7. *Persons aged under 18 years:* A person under the age of 18 is not permitted to purchase any prohibited weapon, including a dagger. However, a person aged under 18 years who belongs to a class of exempt person specified in this Order may lawfully possess, use or carry a dagger subject to the terms and conditions of the exemption.
 8. *Prohibited persons:* This Order does not apply to a person who is a prohibited person as defined in section 3 of the Control of **Weapons Act 1990**, regardless of whether that person is a member of a class or classes of persons specified in Column 1 of the Table.

Additional conditions for Specified Organisations

9. The following conditions only have effect in relation to those members of an organisation specified in items 7, 8, 9 and 11 of the above Table (‘Specified Organisation’) who engage in activities involving daggers for purposes specified in the Table. The conditions do not have effect in relation to members who do not engage in such activities.
10. Upon joining an exempt organisation, a person must acknowledge and consent to follow the conditions outlined in this Order.
Purchase waiting period
11. An adult person who joins a specified organisation on or after the date this notice comes into effect, cannot purchase a dagger for 28 days from the date upon which he or she joined the specified organisation, unless the person holds a Firearms Licence issued under Part 2 of the **Firearms Act 1996** in which case the 28 day waiting period does not apply.

The 28 day waiting period does not apply to a person who was a member of a Specified Organisation prior to the date this Order comes into effect.

Prohibited person check

12. A Specified Organisation must be satisfied that each of its members is not a 'prohibited person' as defined in section 3 of the **Control of Weapons Act 1990**. This may require the organisation to arrange for each member to undergo a Criminal History Check or to provide a Statutory Declaration affirming that they are not a prohibited person. A member of a Specified Organisation who holds a firearms licence issued under Part 2 of the **Firearms Act 1996**, an approval issued by the Chief Commissioner of Police under section 8C of the **Control of Weapons Act 1990** or a licence issued under Division 2 of Part 3 of the **Private Security Act 2004**, is not required to undergo a Criminal History Check or provide a Statutory Declaration.

Membership records and member identification

13. A Specified Organisation must provide a membership number or other form of unique identifier to each of its members who possesses, uses or carries a dagger in accordance with this Order. The Specified Organisation must maintain a current register of members containing the names of members and their membership numbers and/or unique identifiers. The Specified Organisation must, on request, permit a member of the police force to inspect the register at any reasonable pre-arranged time.
14. A Specified Organisation must require each of its members who possesses, uses or carries a dagger in accordance with this Order to provide it with the following details:
 - the member's contact details; and
 - the residential address at which the dagger is stored.Any changes to these details must be notified by the member to the organisation within 28 days.
15. A Specified Organisation must issue to each of its members who possesses, uses or carries a dagger in accordance with this Order, a membership card showing the member's name and membership number/identifier and any other details required by the Specified Organisation.
16. When carrying or transporting a dagger in accordance with the conditions of this Order, a member must at all times carry his or her membership card as well as evidence of identity that includes a photograph, such as a driver's licence or passport, subject to the following exceptions:
 - when the member is participating in a re-enactment of historical events, during the re-enactment the member is only required to carry his or her membership card;
 - when the member is aged under 18 years and is supervised by a person who is entitled to possess, use or carry a dagger, the member is only required to carry his or her membership card.
17. A member of a Specified Organisation who is participating in a re-enactment must ensure his or her membership card is readily accessible nearby while participating, for example by keeping the membership card in a bag, cupboard or locker located nearby.

Other organisational requirements

18. A Specified Organisation must have an active branch operating in Australia.
19. A Specified Organisation must undertake to arrange a meeting of its members at least on an annual basis.
20. A Specified Organisation must not publish material, including on a website, which promulgates irresponsible, unlawful or unsafe use of a prohibited weapon.
21. A Specified Organisation must make available to its members information on the Governor in Council exemptions.

22. A Specified Organisation must inform the Department of Justice, Victoria:
- of any change in the Office Bearers of the organisation or their contact details, within 28 days of that change; and
 - when it has expelled a member or instructor from the organisation in accordance with the organisation's constitution or rules.

The department's email address for this purpose is weapons@justice.vic.gov.au.

Period of Application

23. This Order comes into operation on and from the date of its publication in the Government Gazette.

Dated 3 June 2014

Responsible Minister:

KIM WELLS MP

Minister for Police and Emergency Services

YVETTE CARISBROOKE
Clerk of the Executive Council

SCHEDULE 1

Historical Re-enactment Organisations

1066 The Medieval Society
15th King's Light Dragoons (Hussars) 'C' Troop, Gippsland Inc.
2nd Virginia Living History Group
21eme Regiment de Ligne
30eme Regiment de Ligne
42nd Royal Highland Regiment 1815 (Australia) Inc.
62nd New York State Volunteers (Anderson Zouaves)
73rd Regiment of Foot
95th (Rifle) Regiment of Foot
95th Rifles (Australia) Inc.
Australasian Living History Federation
Australian Great War Association
Australian Napoleonic Association
Australian Re-enactors Association
Ballarat Living History Society
Beechworth Historical Re-Enactment Group Inc.
Cahal Society of Cultural Law
Captain Sandham's Company R.A.
Colonial Re-Enactment Society Inc
Commemorative History Society Australia
Corangamite Light Horse Re-Enactment Troop
Creswick Youth Alliance (Inc.) – Corangamite Light Horse Troop; Horsham RSL Light Horse Troop and Bairnsdale Light Horse Troop
'D' Troop, 15th King's Light Dragoons (Hussars) – Victoria Inc. (or 'D' Troop, 15th King's Light Dragoons (Hussars) – Melbourne Inc.)
Canes Pugnaces
Days of Knights Pty Ltd
Fire Heart Defence
Frojel Gotlandica Viking Re-enactment Society Inc.
Frontiers Living History Group Inc.
Geelong Military Re-enactment Group Inc.
Historical Re-enactment Society of Australia
History Up Close

Independent Order of Historical Mercenaries Inc.
Knights Hospitaller Inc.
Leongatha Medieval Society Inc.
Living History Australia
Living History Resource Group
Mansfield Colonial Re-Enactment Society Inc.
Melbourne Sword and Spear Association
Military History Group Incorporated
Nelson's Navy
Nordmannia
North Eastern Muzzleloaders and Colonial Firearms Club
Southern Cross Free Trappers Inc.
The Australian Napoleonic Association
The Blue and Grey Re-Enactors Inc.
The Colonial Re-enactment Society
The Free Companies Inc.
The Grey Company Inc
The Historical Re-enactment Society of Australia Inc.
The Military Historical Society Geelong Branch Inc.
The Military Historical Society of Australia, Victorian Branch
The New Varangian Guard Inc.
The Pike and Musket Society Inc.
The Shenandoah's Crew – Australia Inc
The Society for Creative Anachronism Ltd
Victorian Colonial Infantry Association Inc (Mt Alexander Rifles)
Victorian Light Horse Ceremonial Regiment
Victorian Military Vehicle Corps
Victoria Police Historical Society
Victorian Re-enactment Society

SCHEDULE 2

Collectors' Organisations

Antique & Historical Arms Collectors Guild of Victoria Inc.
Ararat Historical Arms Collectors Club Inc
Arms Collectors Guild of Tasmania
Ballarat Arms and Militaria Collectors Society Inc.
Golden City Collectors Association Inc. of Bendigo
Goshu Nihon Bijutsu Token Hozon Kai Inc.
Northern Victorian Arms Collectors Guild
Sporting Shooters Association of Australia Mildura Arms and Militaria Collectors Guild
Sporting Shooters Association of Australia (Victoria) Arms and Militaria Collectors (Melbourne)
Sporting Shooters Association of Australia (Victoria) Military Collector Club
Victorian Amateur Pistol Association Collectors Group
Victorian Historical and Edged Weapons Collectors Guild

Control of Weapons Act 1990
EXEMPTION TO POSSESS THROWING BLADES, MACES AND FLAILS –
RE-ENACTMENT ORGANISATIONS

Order in Council

The Governor in Council, under section 8B of the **Control of Weapons Act 1990**, exempts from the operation of section 5(1), (1AA), (1AB) and (1A) and section 5AA of the **Control of Weapons Act 1990**, a person who is of a class of persons set out in an item in Column 1 of the following Table, in relation to activities involving throwing blades, maces and flails as listed in Column 2 of the Table, for the purposes listed in Column 3 of the Table.

TABLE

Item	Column 1 Class of person	Column 2 Activities	Column 3 Purposes
1	A person aged 18 years or over who is a member of a member group of the Australasian Living History Federation (ALHF).	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a throwing blade, mace or flail.	Study and participate in the re-enactment of historical and cultural events.
2	A person aged 18 years or over who is a member of an Historical Re-enactment Organisation listed in Schedule 1.	Bring into Victoria, cause to be brought or sent into Victoria, display or advertise for sale, sell, purchase, possess, use or carry a throwing blade, mace or flail.	Study and participate in the re-enactment of historical and cultural events.
3	A person aged under 18 years who is a member of a member group of the Australasian Living History Federation (ALHF) or a member of an Historical Re-enactment Organisation listed in Schedule 1.	Possess, use or carry a throwing blade, mace or flail.	Engage in the purposes specified in items 1 and 2 in this Table that relate to the class of person to which the person under 18 belongs.

Conditions

A person seeking to rely on this Order is subject to the following conditions.

General Conditions

1. *Use:* A throwing blade, mace or flail may only be used for the purposes for which the exemption was granted.
2. *Storage:* When not being used in accordance with the purposes specified in this Order, a throwing blade, mace or flail must be stored safely and securely.

‘**stored safely and securely**’ means:

- (a) stored in a manner calculated to ensure that the item:
 - (i) is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) is not available for possession, carriage or use by a person who is not themselves a holder of an approval issued by the Chief Commissioner of Police or who does not fall within a class of exempt persons specified in the above Table; and

- (b) when being transported between the usual place of storage of the item and places at which the item is legitimately used for the purposes specified in this exemption:
- (i) stored in a manner calculated to ensure that the item is not readily accessible to a person other than the person seeking to rely on the exemption; and
 - (ii) concealed from plain sight during any such transportation.
3. *Inspection on request:* A person seeking to rely on this exemption must, on request, permit a member of the police force to inspect his or her storage arrangements at any reasonable pre-arranged time.
 4. *Record of possession:* A person seeking to rely on this exemption must maintain a record of the number and types of throwing blades, maces or flails in his or her possession. These records must be kept for the duration of operation of the exemption and must be made available to a member of the police force for inspection at any reasonable pre-arranged time.
 5. *Record of sale:* A person seeking to rely on this exemption who sells a throwing blade, mace or flail must keep a record of the sale. The record must be in the form and manner prescribed under the **Control of Weapons Act 1990**, and must be kept for 3 years after the sale. A member of the police force at any reasonable time may require the person to produce the record for inspection.
 6. *Persons aged under 18:* A person under the age of 18 is not permitted to purchase any prohibited weapon, including a throwing blade, mace or flail. However, a person aged under 18 years who belongs to a class of exempt person specified in this Order may lawfully possess, use or carry a throwing blade, mace or flail subject to the terms and conditions of the exemption.
 7. *Prohibited persons:* This Order does not apply to a person who is a prohibited person as defined in section 3 of the **Control of Weapons Act 1990**, regardless of whether that person is a member of a class or classes of persons specified in Column 1 of the Table.

Additional conditions relating to Specified Organisations

8. The following conditions have effect only in relation to members of an organisation specified in Column 1 in the above Table ('Specified Organisation') who engage in activities involving throwing blades, maces or flails for purposes specified in the Table. The conditions do not have effect in relation to members who do not engage in such activities.
9. Upon joining a Specified Organisation, a person must acknowledge and consent to follow the conditions outlined in this Order.

Purchase waiting period

10. An adult person who joins a Specified Organisation on or after the date this notice comes into effect, cannot purchase a throwing blade, mace or flail for 28 days from the date upon which he or she joined the Specified Organisation, unless the person holds a firearms licence issued under Part 2 of the **Firearms Act 1996**, in which case the 28 day waiting period does not apply.

The 28 day waiting period does not apply to a person who was a member of a Specified Organisation prior to the date this Order came into effect.

Membership records and member identification

11. A Specified Organisation must be satisfied that each of its members who possesses, uses or carries a throwing blade, mace or flail in accordance with this Order is not a 'prohibited person' as defined in section 3 of the **Control of Weapons Act 1990**. This may require the organisation to arrange for each member to undergo a Criminal History Check or provide a Statutory Declaration affirming they are not a prohibited person. A member of a Specified Organisation who holds a firearms licence issued under Part 2 of the **Firearms Act 1996**, an approval issued by the Chief Commissioner of Police under section 8C of the **Control of Weapons Act 1990** or a licence issued under Division 2 of Part 3 of the **Private Security Act 2004**, is not required to undergo a Criminal History Check or provide a Statutory Declaration.

12. A Specified Organisation must provide a membership number or other form of unique identifier to each member of the organisation who possesses a throwing blade, mace or flail in accordance with this Order.
 13. A Specified Organisation must maintain a current register of members who possess, use or carry throwing blades, maces or flails in accordance with this Order. The register must contain the names of members and their membership numbers and/or unique identifiers.
 14. A Specified Organisation must, on request, permit a member of the police force to inspect the register at any reasonable pre-arranged time.
 15. A Specified Organisation must require each of its members who possesses, uses or carries throwing blades, maces or flails in accordance with this Order, to provide it with the following details:
 - the member's contact details; and
 - the residential address at which the prohibited weapon is stored.Any changes to these details must be notified by the member to the organisation within 28 days.
 16. A Specified Organisation must issue to each member who possesses, uses or carries throwing blades, maces or flails in accordance with this Order, a membership card showing the member's name and membership number/identifier and any other details required by that organisation.
 17. When carrying or transporting a throwing blade, mace or flail in accordance with this Order, a member must at all times carry his or her membership card as well as evidence of identity that includes a photograph, such as a driver's licence or passport, subject to the following exceptions:
 - when the member is participating in a re-enactment of historical events, during the re-enactment the member is only required to carry his or her membership card;
 - when the member is aged under 18 years and is supervised by a person who is entitled to possess, use or carry a throwing blade, mace or flail, the member is only required to carry his or her membership card.
 18. A member of a Specified Organisation who is participating in a re-enactment must ensure his or her membership card is readily accessible nearby while participating, for example by keeping the membership card in a bag, cupboard or locker located nearby.
- Organisational requirements***
19. A Specified Organisation must have an active branch operating in Australia.
 20. A Specified Organisation must undertake to arrange a meeting of its members at least on an annual basis.
 21. A Specified Organisation must not publish material, including on a website, which promulgates irresponsible, unlawful or unsafe use of a prohibited weapon.
 22. A Specified Organisation must make available to its members information on the Governor in Council exemptions.
 23. A Specified Organisation must inform the Department of Justice, Victoria, within 28 days:
 - of any change in the Office Bearers of the organisation or their contact details; and
 - when it has expelled a member from the organisation in accordance with the organisation's constitution or rules.

The department's email address for this purpose is weapons@justice.vic.gov.au.

Period of Application

24. This Order comes into operation on and from the date of its publication in the Government Gazette.

Dated 3 June 2014

Responsible Minister:

KIM WELLS MP

Minister for Police and Emergency Services

YVETTE CARISBROOKE
Clerk of the Executive Council

SCHEDULE 1

Historical Re-enactment Organisations

Frontiers Living History Group Inc
Frojel Gotlandica Viking Re-enactment Society Inc
Melbourne Sword and Spear Association
Nordmannia
Southern Cross Free Trappers Inc.
The Free Companies Inc
The New Varangian Guard Inc
The Society for Creative Anachronism Ltd

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

RAVENHALL PRISON PROJECT

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:

DERRIMUT – The temporary reservation by Order in Council of 30 March, 2005 of a total area of 31.29 hectares of land being Crown Allotments 2005 and 2010, Parish of Derrimut as a site for Public purposes (Police purposes), revoked as to part by Order in Council of 17 April, 2012 pursuant to section 140(2)(a) of the **Major Transport Projects Facilitation Act 2009**, so far as the balance remaining containing 30.7 hectares, more or less. – (File reference 2014439)

DERRIMUT – The temporary reservation by Order in Council of 30 March, 2005 of a total area of 96.19 hectares of land being Crown Allotments 2007 and 2008, Parish of Derrimut as a site for Public purposes (Department of Justice purposes), revoked as to part by Order in Council of 31 July, 2007 (Crown Allotment 2008), so far as the balance remaining containing 90.19 hectares (being Crown Allotment 2007). – (File reference 2014440)

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

Dated 3 June 2014

Responsible Minister

RYAN SMITH

Minister for Environment and
Climate Change

YVETTE CARISBROOKE
Clerk of the Executive Council

Electricity Industry Act 2000

ELECTRICITY LICENCE EXEMPTION FOR HARVEST POWER PTY LTD

Order in Council

The Governor in Council under section 17 of the **Electricity Industry Act 2000** (the Act) makes the following Order:

1. Harvest Power Pty Ltd (ACN 165 383 559) is exempt from the requirement to obtain a licence to distribute, supply or sell electricity under the Act. This Order is subject to the following conditions:
 - (a) Harvest Power Pty Ltd must hold a licence to generate electricity for supply or sale issued under the Act;
 - (b) Harvest Power Pty Ltd may only supply, distribute or sell electricity to:
 - i) Olam Orchards Australia Pty Ltd (ACN 15139442532);
 - ii) D’VineRipe Pty Ltd (ABN 85778979103); or
 - iii) electricity market participants who are either licensed to sell electricity under the Act or authorised under the National Energy Retail Law;
 - (c) Harvest Power Pty Ltd must take no action which prevents:
 - (i) Olam Orchards Australia Pty Ltd or D’VineRipe Pty Ltd from purchasing or receiving electricity from any licensed or authorised retailer or distributor of its choice; or
 - (ii) a licensed or authorised retailer or distributor from supplying or selling electricity directly to either Olam Orchards Australia Pty Ltd or D’VineRipe Pty Ltd;
 - (d) Harvest Power Pty Ltd must observe all applicable provisions of the Distribution Code as if it was a licensed electricity distributor;
 - (e) Harvest Power Pty Ltd must provide (whether or not through an agent), to the Minister or the Essential Services Commission, any information either entity may reasonably require for the administration of this Order.
2. This Order comes into effect from the date it is published in the Government Gazette.

Dated 3 June 2014

Responsible Minister:
THE HON RUSSELL NORTHE MP
Minister for Energy and Resources

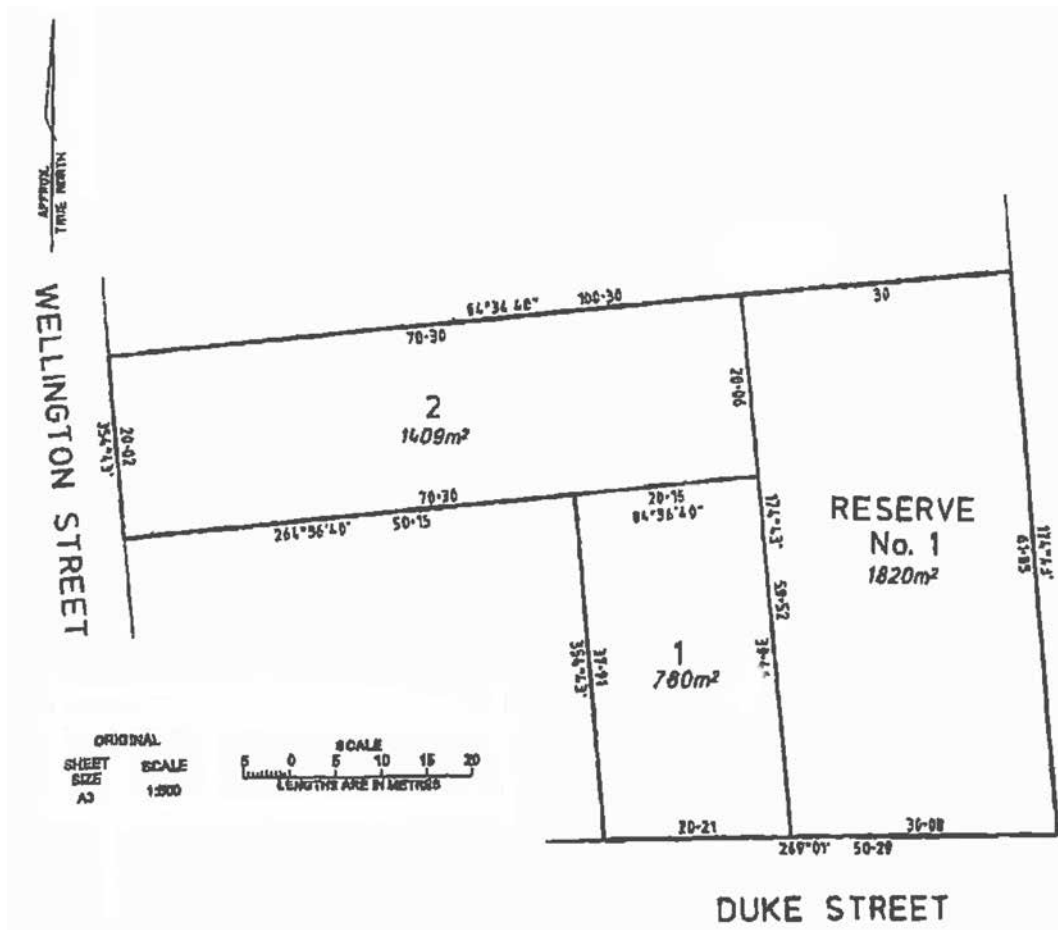
YVETTE CARISBROOKE
Clerk of the Executive Council

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

Order in Council

Under section 5(3) of the **Land Acquisition and Compensation Act 1986**, the Governor in Council certifies the following land as land for which reservation is contrary to the public interest.

The land shown as Reserve No. 1 on the attached draft plan of subdivision, being currently part of the land delineated in Certificate of Title Volume 10233, Folio 342, and Certificate of Title Volume 10062 Folio 465, located at 1-5 High Street, Wallan.



This legislative instrument comes into effect on the date published in the Government Gazette.

Dated 3 June 2014
 Responsible Minister
ROBERT CLARK MP
 Attorney-General

YVETTE CARISBROOKE
 Clerk of the Executive Council

This page was left blank intentionally

**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 the Victorian Government Bookshop, Level 20, 80 Collins Street, Melbourne on the date specified:

- | | | | |
|-----|--|-----|--|
| 40. | <p><i>Statutory Rule:</i> Conservation, Forests and Lands (Infringement Notice) and (Primary Industries Infringement Notices) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Conservation, Forests and Lands Act 1987</p> <p><i>Date first obtainable:</i> 4 June 2014</p> <p><i>Code A</i></p> | 44. | <p><i>Statutory Rule:</i> Transfer of Land (Fees) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Transfer of Land Act 1958</p> <p><i>Date first obtainable:</i> 4 June 2014</p> <p><i>Code A</i></p> |
| 41. | <p><i>Statutory Rule:</i> Workplace Injury Rehabilitation and Compensation Regulations 2014</p> <p><i>Authorising Act:</i> Workplace Injury Rehabilitation and Compensation Act 2013</p> <p><i>Date first obtainable:</i> 4 June 2014</p> <p><i>Code B</i></p> | 45. | <p><i>Statutory Rule:</i> Subordinate Legislation (Legislative Instruments) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Subordinate Legislation Act 1994</p> <p><i>Date first obtainable:</i> 4 June 2014</p> <p><i>Code B</i></p> |
| 42. | <p><i>Statutory Rule:</i> Crimes (Confiscation) Regulations 2014</p> <p><i>Authorising Act:</i> Crimes Act 1958</p> <p><i>Date first obtainable:</i> 4 June 2014</p> <p><i>Code A</i></p> | 46. | <p><i>Statutory Rule:</i> Road Safety (Drivers) and (Vehicles) Amendment Regulations 2014</p> <p><i>Authorising Act:</i> Road Safety Act 1986</p> <p><i>Date first obtainable:</i> 4 June 2014</p> <p><i>Code A</i></p> |
| 43. | <p><i>Statutory Rule:</i> Child Employment Regulations 2014</p> <p><i>Authorising Act:</i> Child Employment Act 2003</p> <p><i>Date first obtainable:</i> 4 June 2014</p> <p><i>Code A</i></p> | | |

PRICING FOR SPECIAL GAZETTE, PERIODICAL GAZETTE AND VICTORIAN LEGISLATION

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

<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>	<i>Price Code</i>	<i>No. of Pages (Including cover and blank pages)</i>	<i>Price*</i>
A	1–16	\$4.00	#Z	1407–1470	\$119.05
B	17–32	\$6.00	#ZA	1471–1536	\$124.70
C	33–48	\$8.20	#ZB	1537–1610	\$129.45
D	49–96	\$12.90	#ZC	1611–1666	\$134.90
E	97–144	\$16.60	#ZD	1667–1730	\$140.00
F	145–192	\$19.70	#ZE	1731–1796	\$145.65
G	193–240	\$22.70	#ZF	1797–1860	\$150.90
H	241–288	\$24.10	#ZG	1861–1926	\$155.85
I	289–352	\$27.20	#ZH	1927–1990	\$161.50
J	353–416	\$31.70	#ZI	1991–2056	\$166.60
K	417–480	\$36.20			
L	481–544	\$42.20			
M	545–608	\$48.25			
N	609–672	\$53.35			
O	673–736	\$60.30			
P	737–820	\$66.45			
#Q	821–886	\$72.25			
#R	887–950	\$77.05			
#S	951–1016	\$82.30			
#T	1017–1080	\$87.40			
#U	1081–1146	\$92.65			
#V	1147–1210	\$98.10			
#W	1211–1276	\$103.20			
#X	1277–1340	\$108.80			
#Y	1341–1406	\$113.70			

* All prices include GST

Printed as two volumes

bluestar * **PRINT**

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

© State of Victoria 2014

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

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

How To Order**Mail Order****Victoria Government Gazette**

Level 5, 460 Bourke Street
Melbourne 3000
PO Box 1957 Melbourne 3001
DX 106 Melbourne

**Telephone**

(03) 8523 4601

**Fax**

(03) 9600 0478

email

gazette@bluestargroup.com.au

**Retail & Mail Sales****Victoria Government Gazette**

Level 5, 460 Bourke Street
Melbourne 3000
PO Box 1957 Melbourne 3001

**Telephone**

(03) 8523 4601

**Fax**

(03) 9600 0478

**Retail Sales****Victorian Government Bookshop**

Level 20, 80 Collins Street
Melbourne 3000

**Telephone**

1300 366 356

**Fax**

(03) 9208 3316

ISSN 0819-5471



9 770819 554988

Recommended Retail Price \$2.10 (includes GST)