



TASMANIAN GOVERNMENT GAZETTE

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Notices to Creditors

MICHAEL ALFRED MELLOR late of 32 Table Cape Road, Wynyard in the State of Tasmania, deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased MICHAEL ALFRED MELLOR who died on the 12th day of April 2018 are required by the Executor, DYLAN TERENCE SIMMONS of C/- Jonathan Smith Lawyers, 32 King Street, Smithton in the State of Tasmania, to send particulars to the said Executor and to the Registrar of the Supreme Court, G.P.O. Box 167, Hobart in the State of Tasmania by the 4th day of May 2019, after which date the Executor may distribute the assets of the deceased, having regard only to the claims of which the Executors then have notice.

Dated this third day of April, 2019.

JONATHAN SMITH LAWYERS, Solicitors for the Applicant.

TERRANCE PRICE late of 308 Police Point Road, Police Point in Tasmania, Forestry Employee/Forestry Worker, Married, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, TERRANCE PRICE who died on 30th day of November 2018 are required by the Executor, TASMANIAN PERPETUAL TRUSTEES LIMITED of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 3rd day of May 2019, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this third day of April, 2019.

FIONA BAKER, Trust Administrator.

WILLIAM LEIGH BOOTH late of 11 Matipo Street, Risdon Vale in Tasmania, Car Detailer, Widowed, Deceased.

Creditors, next of kin and others having claims in respect of the property or estate of the deceased, WILLIAM LEIGH BOOTH who died on 1st day of October 2018 are required by the Executor, TASMANIAN PERPETUAL TRUSTEES LIMITED of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the 3rd day of May 2019, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this third day of April, 2019.

HAYLEY WILD, Trust Administrator.

Tasmanian Government Gazette

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JEAN AUDREY LAW late of Strathglen Nursing Home, Berriedale in Tasmania, deceased.

Creditors, Next of Kin and others having claims in respect of the property or estate of the abovenamed deceased who died on the 15th day of January 2016 are required by the administrators MARGARET ANNE GEORGINA CHAMBERS-LAW and JEANETTE BALFOUR LAW to send particulars of their claim to the Registrar of the Supreme Court of Tasmania, GPO Box 167, Hobart 7001 by the 10th day of May 2019 after which date the Administrators may distribute the assets having regard only to the claims of which they have notice.

Dated this third day of April, 2019.

E.R. HENRY WHERRETT & BENJAMIN

KATHLEEN JESSIE SPAULDING, Retired Photographer/ Partnered Woman, deceased, who died on 27 July 2018, late of 62 Weston Hill Road, Sorell in Tasmania.

LYLE DANNY SPAULDING (also known as LYLE DANIEL SPAULDING), Retired/Widowed Partner, care of Worrall Moss Martin Lawyers, 133 Macquarie Street, Hobart in Tasmania, as Legal Personal Representative of KATHLEEN JESSIE SPAULDING, requires that any person who has a claim against the estate, lodge written details of their claim with the Registrar of the Supreme Court of Tasmania at Salamanca Place, Hobart in Tasmania, within 30 days from the date of publication of this notice, after which date the Legal Personal Representative is at liberty to pay and distribute the assets of the estate, dealing then only with the claims that he has notice.

Dated this third day of April, 2019.

WORRALL MOSS MARTIN LAWYERS

RICHARD EDWARD PRESS late of 17 Shaw Street Swansea Tasmania, who died on 30 December 2018.

Creditors, next of kin and others having claims in respect of the property or estate of the abovenamed deceased are required by the Executor STEVEN RICHARD PRESS c/- Dobson Mitchell Allport of 59 Harrington Street Hobart Tasmania to send particulars of their claim to the Registrar of the Supreme Court of Tasmania in writing on or before 4 May 2019 after which date the Executor may distribute the assets, having regard only to the claims of which the Executor then has notice.

Dated this third day of April, 2019.

DOBSON MITCHELL ALLPORT,
Practitioners for the estate.

Administration and Probate

Administration and Probate Act 1935
and Trustee Act 1898

Notice for Claims

GREGORY JOHN PLUNKETT late of 42 Esplanade, Lindisfarne in Tasmania, who died on 23 August 2018.

Creditors, next of kin and others having claims in respect of the property or estate of the abovenamed deceased are required by the Executors JEROME WILLIAM PLUNKETT, GREGORY LAURENCE PRESCOTT and TIM MORONEY to send particulars of their claim to the Registrar of the Supreme Court of Tasmania (GPO Box 167, Hobart, Tasmania 7001) and to Simmons Wolfhagen (GPO Box 146, Hobart, Tasmania 7001) by 3 June 2019 after which date the Executors may distribute the assets having regard only to the claims of which they then have notice.

Dated this third day of April, 2019.

SIMMONS WOLFHAGEN, Solicitors for the Executors.

Administration and Probate Act 1935

Notice of Intention to Apply for Letters of Administration

NOTICE is hereby given that after the expiration of fourteen (14) days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of DEBRA ANN DRESSLER late of 164 Marys Hope Road, Rosetta in Tasmania printing assistant/married, deceased intestate, may be granted to ANGUS RICHARD DRESSLER of 164 Marys Hope Road, Rosetta in Tasmania sales assistant/married being the person lawfully entitled to make application for Letters of Administration in the Estate in Tasmania.

Dated this third day of April, 2019.

OGILVIE JENNINGS, Solicitors for the Applicant.

Administration and Probate Act 1935

Notice of Intention to Apply for Letters of Administration

NOTICE is hereby given that after the expiration of fourteen (14) days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of RICHARD EDWARD VAUGHAN late of 56 Rosehill Crescent, Lenah Valley in Tasmania builder/married, deceased intestate, may be granted to SANDRA CATHERINE VAUGHAN of 56 Rosehill Crescent, Lenah Valley in Tasmania home duties/married, being the person lawfully entitled to make application for Letters of Administration in the Estate in Tasmania.

Dated this third day of April, 2019.

OGILVIE JENNINGS, Solicitors for the Applicant.

Justices

JUSTICES ACT 1959

The Department of Justice, Hobart
27 March 2019

IN ACCORDANCE with the provisions of the *Justices Act 1959*, Her Excellency the Governor-in-Council has been pleased to appoint Dayna Compagne as a Justice of the Peace for the State of Tasmania.

By Her Excellency's Command,

HON ELISE ARCHER MP,
Attorney-General and Minister for Justice.

JUSTICES ACT 1959

The Department of Justice, Hobart
27 March 2019

IN ACCORDANCE with the provisions of the *Justices Act 1959*, Her Excellency the Governor-in-Council has accepted the resignations of the undermentioned persons as Justices of the Peace for the State of Tasmania:

John William Bates
Graeme Keith Harris
Elaine Louise Harvey
David John Miller
Gaylene Wells

By Her Excellency's Command,

HON ELISE ARCHER MP,
Attorney-General and Minister for Justice.

Associations Incorporation

ASSOCIATIONS INCORPORATION ACT 1964

NOTICE is hereby given that as from the date hereof the incorporation of:—

<i>Date</i>	<i>No.</i>	<i>Name</i>
12 Oct 2018	00139C	THE WAR WIDOWS' GUILD OF AUSTRALIA TASMANIAN BRANCH INC.
08 Feb 2019	02847C	BEACONSFIELD ELDERLY CITIZENS CLUB INC
15 Jan 2019	04013C	BOTHWELL LANDCARE GROUP INC.
12 Sep 2018	02444C	LONGFORD PRIMARY SCHOOL PARENTS AND FRIENDS ASSOCIATION INC.
19 Nov 2018	02293C	SPRING BAY CHILD CARE CENTRE PARENTS & FRIENDS ASSOCIATION INCORPORATED
10 Dec 2018	03832C	TASMANIAN FEDERATION OF CENTRES AGAINST SEXUAL ASSAULT INC.
07 Dec 2018	01153C	THE DEVONPORT POULTRY CLUB INC.
07 Mar 2019	00986C	THE ULVERSTONE HIGH SCHOOL CANTEEN ASSOCIATION INC.
06 Mar 2019	IA08879	CHRISTIAN COUNSELLORS ASSOCIATION OF AUSTRALIA TASMANIA INC.
17 Sep 2018	IA09191	AUSTRALIAN WORD MINISTRIES INCORPORATED
01 Feb 2019	IA09223	ROSE BAY COASTCARE INC.
18 Sep 2018	IA09484	BRIGHTON HERITAGE ASSOCIATION INC
26 Nov 2018	IA09569	TASMANIAN RARE BREEDS POULTRY CLUB INC.
24 Oct 2018	IA10270	FRIENDS OF THE TAMAR VALLEY INC
01 Feb 2019	IA10352	TASMANIAN GLASS & ALUMINIUM ASSOCIATION INC
01 Feb 2019	IA11247	SOUTHERN BEACHES CONSERVATION SOCIETY INC.
06 Mar 2019	IA11439	SPEEDWAY TASMANIA INC
29 Nov 2018	IA11686	AMIZADE TAS INC.
13 Sep 2018	IA12061	BURNIE FORESHORE MARKETS INC.
13 Sep 2018	IA12213	MODERN ESKRIMA TASMANIA FILIPINO MARTIAL ARTS - HYBRID FIGHTING SYSTEM (METFMA-HFS) INC.

is cancelled pursuant to Section 34A of the Act.

DATED this 28th day of March 2019.

N. GARLAND
Assistant Commissioner For Corporate Affairs

ASSOCIATIONS INCORPORATION ACT 1964

NOTICE is hereby given that as from the date hereof the incorporation of:—

<i>Date</i>	<i>No.</i>	<i>Name</i>
21 Dec 2018	00008C	YOUTH HOSTELS ASSOCIATION OF TASMANIA INCORPORATED
22 Feb 2019	01329C	BRIDPORT PLAY CENTRE INC.
28 Sep 2018	03150C	NORTHERN SUBURBS JUNIOR SOCCER ASSOCIATION INC.
09 Jan 2019	IA08327	THE ALCORSO FOUNDATION INCORPORATED
21 Dec 2018	IA08423	BOXING TASMANIA INCORPORATED
21 Dec 2018	IA08873	BEER & BEEF CLUB - HOBART INC.
10 Dec 2018	IA08915	RIVERSIDE GYMNASTICS CLUB INC.
11 Dec 2018	IA09620	CRC CHURCHES INTERNATIONAL - TASMANIA INCORPORATED
21 Dec 2018	IA09701	BURNIE YOUTH CHOIR INC.
21 Dec 2018	IA09706	SCAMANDER BEACH SOCIAL CLUB INC.
18 Feb 2019	IA09745	GEEVESTON COMMUNITY CHURCH INC.
21 Dec 2018	IA09956	FORMULA VEE ASSOCIATION OF TASMANIA INC
28 Sep 2018	IA10149	CLARENCE SWIMMING CLUB INC
21 Dec 2018	IA11350	JORDAN RIVER LEARNING FEDERATION FARM MANAGEMENT GROUP INC.
08 Mar 2019	IA11355	ZENITH CARE INCORPORATED
21 Dec 2018	IA11468	FESTIVAL OF KING ISLAND INC
19 Feb 2019	IA11577	FUNDING & DISCLOSURE INC
11 Dec 2018	IA11692	THOMAS HENRY REID MUSIC FOUNDATION INC.
21 Dec 2018	IA11817	NORTHERN TASMANIAN BASKETBALL OFFICIALS ASSOCIATION INC.
21 Dec 2018	IA11941	AFRICAN OUTREACH MINISTRY INC.
28 Sep 2018	IA11984	WILMOT CRICKET CLUB INCORPORATED
21 Dec 2018	IA12010	LAUNCESTON MARKET INC.
11 Dec 2018	IA12031	SOUTHERN SEA EAGLES RUGBY UNION CLUB INCORPORATED

11 Dec 2018 IA12111 MOTORSPORT FOR VETERANS AUSTRALIA WIDE INC.
 11 Dec 2018 IA12175 HUON URCHIN ALLIANCE INC.
 11 Dec 2018 IA12177 COMMUNITY SWAP MEET TAS INC.
 07 Mar 2019 IA12191 HOBART CITY SHARKS GRIDIRON CLUB INC.

is cancelled pursuant to Section 34A of the Act.

DATED this 28th day of March 2019.

N. GARLAND
 Assistant Commissioner For Corporate Affairs

ASSOCIATIONS INCORPORATION ACT 1964

NOTICE is hereby given that as from the date hereof the incorporation of:—

No. Name

00059C AUSTRALIAN DENTAL ASSOCIATION TASMANIAN BRANCH INCORPORATED
 00409C UNIVERSITY CLUB INC
 00420C SWIMMING ASSOCIATION OF KING ISLAND INCORPORATED
 00672C LIONS CLUB OF ROSEBERY INC.
 00698C HUMAN LIFE PROTECTION SOCIETY INCORPORATED
 00739C ROTARY CLUB OF SOUTH LAUNCESTON INCORPORATED
 00819C INDIAN CULTURAL SOCIETY OF TASMANIA INC.
 00840C NOR WEST POWER BOAT CLUB INC.
 01046C LAUNCESTON RUGBY UNION CLUB INCORPORATED
 01156C ROTARY CLUB OF GLENORCHY INCORPORATED
 01240C NORTH ESK ROWING CLUB INCORPORATED
 01288C NORTH - EASTERN PONY CLUB INC.
 01411C TASMANIANS WITH DISABILITIES INC
 01835C TASMANIAN ASSOCIATION OF MUNICIPAL SUPERVISORS INC.
 01945C TASMANIAN YACHTING ASSOCIATION INC.
 02008C AUSTRALIAN RHODODENDRON SOCIETY; SOUTHERN TASMANIA INC.
 02543C WEST TAMAR PONY AND RIDING CLUB INC
 02554C UNIT COMMITTEE TS DERWENT INC
 02611C EASTCOAST REGIONAL DEVELOPMENT ORGANISATION INC.
 02690C THE HOBART CITY BAND INC
 02703C THE FILIPINO WOMEN'S SUPPORT GROUP INC
 02766C TUNA CLUB OF TASMANIA INC
 02974C BURNIE YEOMAN CRICKET CLUB INC.
 03000C THE ABBEYFIELD SOCIETY (LAUNCESTON) INCORPORATED
 03029C ST HELENS & DISTRICTS CHAMBER OF COMMERCE AND TOURISM INC.
 03076C KING ISLAND PONY CLUB INC.
 03188C TASMANIAN DRAUGHT HORSE ASSOCIATION, SOUTHERN BRANCH INC.
 03274C RICHMOND & CAMBRIDGE DISTRICTS CRICKET

CLUB INCORPORATED
 03474C TASMANIAN AXEMENS ASSOCIATION INCORPORATED
 03643C AUSTRALASIAN GOLF MUSEUM INC.
 03791C BURNIE HOUND OWNERS ASSOCIATION INC.
 03885C ORDER OF THE MYSTIC ROSE INC.
 03909C UPPER SOUTH ESK LANDCARE AND PRODUCTIVITY GROUP INC.
 04040C THE INTERNATIONAL WALL OF FRIENDSHIP IN TASMANIA INC.
 04124C FURNEAUX LANDCARE INC.
 04209C GLENORCHY WORKFORCE INC.
 04264C ST. ANNE'S CRICKET CLUB INCORPORATED
 04283C BUILDING DESIGNERS ASSOCIATION OF TASMANIA INC.
 IA08160 TASMANIAN CRICKET LEAGUE INCORPORATED
 IA08173 DELORAINIE SQUASH CLUB INC.
 IA08225 WYNYARD SOFTBALL CLUB INC.
 IA08424 FORTH VALLEY BLUES FESTIVAL INCORPORATED
 IA08840 LEWISHAM MOTOR YACHT CLUB TASMANIA INC.
 IA08901 ABOUT CAMPBELL TOWN INC.
 IA09101 ISLAND BRASS ACADEMY INC.
 IA09159 TASMANIAN ISLAND PORK ALLIANCE INC.
 IA09163 TASMANIAN HORSE DRAWN VEHICLE FOUNDATION INC.
 IA09174 SOUTHERN MARINE/RESCUE AND TRAINING TASMANIA INC.
 IA09320 THE AUSTRALIAN MARITIME COLLEGE STUDENTS' ASSOCIATION INCORPORATED
 IA09511 TASMANIANS AGAINST PULPMILL INCORPORATED
 IA09586 BOTHWELL TOURISM ASSOCIATION INC
 IA09616 VAN DIEMEN ARCHERS INC.
 IA09695 SAFER ROADS FOR CYCLISTS TASMANIA INC.
 IA09751 LATROBE & DISTRICTS SOFTBALL ASSOCIATION INC.
 IA09768 PERTH CRICKET CLUB INC.
 IA09836 TRAINING AND EDUCATION FOR CHANGE TASMANIA INCORPORATED
 IA09840 I.T.F. TAEKWON-DO TASMANIA INC.
 IA09898 CDCC SOCIAL CLUB INC.
 IA09919 TUNNACK HALL & PROGRESS ASSOCIATION INC.
 IA09949 THE SOUTHERN TASMANIAN SKATEBOARDING ASSOCIATION INC
 IA09971 AUSTRALIAN INSTITUTE OF CONVEYANCERS (TASMANIAN DIVISION) INC.
 IA09990 TASMANIAN SMALL BUSINESS COUNCIL INC.
 IA09999 DEVONPORT AND CRADLE COUNTRY TOURISM INC.
 IA10023 FRIENDS OF THE PATRIARCHS SANCTUARY INC.
 IA10053 LOTTERIES AGENTS ASSOCIATION OF TASMANIA INC
 IA10201 NEW TOWN CATHOLIC TENNIS CLUB INCORPORATED

IA10235	TASMANIAN STATE COMMITTEE OF HIGHLAND DANCING INC	INCORPORATED
IA10254	TASMANIAN PAPER TIGER CATAMARAN ASSOCIATION INC	IA11534 CENTRAL COAST MARINE RESCUE AND TRAINING INC.
IA10291	TASMANIA MOTORSPORT SAFETY INCORPORATED	IA11545 UNIT COMMITTEE - TS HOBART INCORPORATED
IA10312	HOBART BIKE KITCHEN INC	IA11563 GRANVILLE HARBOUR COMMUNITY COASTCARE GROUP INC.
IA10315	SANDFORD CRICKET CLUB INC	IA11592 DORSET ECONOMIC DEVELOPMENT GROUP INC.
IA10339	ANZAC PARK SPORTS CENTRE COMMITTEE INC	IA11605 TASMANIAN CHINESE ART AND COMMUNICATION SOCIETY INC.
IA10342	LIME DESIGN OF TASMANIA INC	IA11610 MOLESWORTH CRICKET CLUB INC.
IA10347	WINGS OF HEALING INC	IA11615 MONTAGU BAY CRICKET CLUB INC.
IA10351	ROTARACT CLUB OF SANDY BAY INC	IA11688 ORFORD AND DISTRICT RIDING CLUB INC.
IA10376	AIKIDO - AIKI KAI TASMANIA INC	IA11696 KINGDOM SEED CHRISTIAN CHURCH INC.
IA10414	WAYATINAH SPORTS & SOCIAL CLUB INC	IA11724 BRIGHTON EQUESTRIAN CLUB INC.
IA10428	FOOSBALL AUSTRALIA INC	IA11733 BOTHWELL CRICKET CLUB INCORPORATED
IA10469	AUSTRALIAN NATIONAL PARKING STEERING GROUP INC.	IA11777 BREEDER'S OWNER'S TRAINER'S RACEHORSE ASSOCIATION INC
IA10477	TASMANIAN SABOT SAILING ASSOCIATION INC	IA11835 THE ARTY DUCK INC.
IA10501	TAMAR LAKE INC	IA11844 JUST SOMETHING WONDERFUL CLUB INC.
IA10505	SOMERSET STRIKERS CRICKET CLUB INC	IA11853 SOUTH EAST SUNS WOMENS FOOTBALL CLUB INC.
IA10507	LAKE PEDDER ANGLERS CLUB INC	IA11854 EMITA SPORTS AND RECREATION INC.
IA11028	LATROBE SPEEDWAY SUPPORTERS CLUB INC	IA11876 TASMANIAN MENS AND MIXED NETBALL ASSOCIATION INCORPORATED
IA11030	DIESEL TRACTION TASMANIA INC	IA11898 IMPACT 100 TASMANIA INC.
IA11039	TIGERS CRICKET CLUB INC.	IA11906 LEGANA DISTRICT LIONS CLUB INC.
IA11075	FIRESONG INC.	IA11908 LATE MODEL RACING TASMANIA INC.
IA11147	ADYE'S ANGEL FOUNDATION INC	IA11929 BEAUTY POINT CRICKET CLUB INC.
IA11165	AUSTRALIAN PARAMEDICS ASSOCIATION TASMANIA INC.	IA11934 LAUDERDALE YACHT CLUB INC.
IA11176	TRELOGGENS TRACK LANDOWNERS ASSOCIATION INC.	IA11967 CORNERSTONE SUPPORTED LIVING INC.
IA11211	ROCKIN' DEVILS ROCK 'N' ROLL CLUB INC.	IA11969 TASMAN PENINSULA POWER INC.
IA11215	LITTLE BIRD ASSOCIATION INC.	IA11982 HEROES IN HOSPITALS INC.
IA11229	NORTHERN TASMANIAN VETERANS AND COMMUNITY BUS INC.	IA11991 COWORK TASMANIA INC.
IA11261	NORTH EASTERN BASKETBALL UNION INC	IA11992 MORE BETTER ADVENTURES INC.
IA11268	SLIDE2LEARN INC.	IA12007 CHRIST EMBASSY TASMANIA INCORPORATED
IA11289	LEGANA COMMUNITY GROUP INC.	IA12022 TASMANIAN CHAMBER MUSIC FESTIVAL INC.
IA11293	FOOSBALL TASMANIA INC.	IA12028 AUSTRALIA PAKISTAN CLUB TASMANIA INC.
IA11307	UNLOCK TASMANIA - CLAIM OUR FUTURE INC.	IA12042 FETAL ALCOHOL SPECTRUM DISORDER ASSOCIATION TASMANIA INC.
IA11332	NORTHERN YOUNG PROFESSIONALS NETWORK INC.	IA12052 NESMA TASMANIA INC.
IA11362	HOBART GAMES SOCIETY (HOGS) INC.	IA12057 ULTIMATE FOUNDATION OF HOPE INC.
IA11368	AUSSIE 15 ASSOCIATION INC	IA12063 NORTHERN SUBURBS HEALTH COMMITTEE ASSOCIATION OF TASMANIA INC.
IA11371	CIDER TASMANIA INC.	IA12068 HITMEN MUAY THAI STABLE TAS INC.
IA11390	FRANKLIN TENNIS CLUB INC.	IA12093 GALAXY SOCIAL CLUB INC.
IA11395	MYALLA CRICKET CLUB INC.	IA12095 TASMANIAN WEST COAST BUSINESS GROUP INC.
IA11401	TARAKANGA INC	IA12097 HOBART PUNJABI CULTURAL SOCIETY TASMANIA INC.
IA11405	AUSTRALIA INDONESIA ASSOCIATION - TASMANIA CHAPTER INC.	IA12121 NORTH WEST BAY SURF SKI CLUB INC.
IA11444	TASMANIAN LASER TAG ASSOCIATION INC.	IA12122 TASMANIAN ICONIC WALKS INC.
IA11448	EVANDALE CRICKET CLUB INC.	IA12125 TASMANIAN PARTY INC.
IA11461	LIONS CLUB OF BICHENO INC	IA12131 LIFTSTRAIGHTUP FOUNDATION INC.
IA11490	IRANIAN AUSTRALIAN COMMUNITY ASSOCIATION OF SOUTHERN TASMANIA INC.	
IA11520	GURU NANAK SOCIETY OF TASMANIA	

IA12147 THE DERWENT VALLEY PROJECT GROUP INC.
 IA12157 SNUBFIN DOLPHIN PROJECT INC.
 IA12163 HOME EDUCATION PARENTS AND FRIENDS
 ASSOCIATION INCORPORATED

will unless cause is shown to the contrary, be cancelled pursuant to Section 34(2) of the Act.

DATED this 29th day of March 2019.

N. GARLAND
 Assistant Commissioner For Corporate Affairs

Mental Health

MENTAL HEALTH ACT 2013

Notice is hereby given that in accordance with section 138 of the *Mental Health Act 2013*, the undermentioned person has been approved as a medical practitioner for provisions of the *Mental Health Act 2013* within the Chief Civil Psychiatrist and Chief Forensic Psychiatrist's jurisdictions for a period of five years commencing on 29th March 2019.

DR HABIB JOSEPH BEHI

Dated this twenty-ninth day of March 2019.

DOCTOR AARON ROBERT GROVES
 Chief Civil Psychiatrist/Chief Forensic Psychiatrist.

MENTAL HEALTH ACT 2013

Notice is hereby given that in accordance with section 139 of the *Mental Health Act 2013*, the undermentioned person has been approved as a mental health officer for provisions of the *Mental Health Act 2013* within the Chief Civil Psychiatrist and Chief Forensic Psychiatrist's jurisdictions for a period of five years commencing on 25th March 2019.

CATHERINE PILGRIM- GAVIN

Dated this twenty-fifth day of March 2019.

DOCTOR AARON ROBERT GROVES
 Chief Civil Psychiatrist/Chief Forensic Psychiatrist.

MENTAL HEALTH ACT 2013

Notice is hereby given that in accordance with section 139 of the *Mental Health Act 2013*, the undermentioned person has been approved as a mental health officer for provisions of the *Mental Health Act 2013* within the Chief Civil Psychiatrist and Chief Forensic Psychiatrist's jurisdictions for a period of five years commencing on 26th March 2019.

KRYSTA RENEE GEORGIA HANSCH

Dated this twenty-sixth day of March 2019.

DOCTOR AARON ROBERT GROVES
 Chief Civil Psychiatrist/Chief Forensic Psychiatrist.

Anglican Church

ANGLICAN CHURCH OF AUSTRALIA

ALTERATION OF THE CONSTITUTION

NOTICE is hereby given under section 67(2) of the Constitution of the Anglican Church of Australia that

WHEREAS on 30 June 2014 the General Synod of the Anglican Church of Australia duly made Canon No. 4 of 2014 being the Constitution Amendment (Membership of the Diocesan Tribunal) Canon 2014 to alter the Constitution of the Anglican Church of Australia with respect to membership of the Diocesan Tribunal in section 54 therein

AND WHEREAS on 19 March 2019 the President of the General Synod, the Most Rev'd Dr Philip Freier, Archbishop of Melbourne and Metropolitan of the Province of Victoria, determined that there is no condition remaining to which the coming of the Canon into effect is subject

THE SAID PRESIDENT determined that the said Canon shall come into effect on 1 July 2019.

DATED: 29 March 2019

ANNE HYWOOD, General Secretary,
 General Synod, Anglican Church of Australia.

ANGLICAN CHURCH OF AUSTRALIA

ALTERATION OF THE CONSTITUTION

NOTICE is hereby given under section 67(2) of the Constitution of the Anglican Church of Australia that

WHEREAS on 30 June 2014 the General Synod of the Anglican Church of Australia duly made Canon No. 5 of 2014 being the Constitution Amendment (Membership of the Provincial Tribunal) Canon 2014 to alter the Constitution of the Anglican Church of Australia with respect to membership of the Provincial Tribunal in section 55 therein

AND WHEREAS on 19 March 2019 the President of the General Synod, the Most Rev'd Dr Philip Freier, Archbishop of Melbourne and Metropolitan of the Province of Victoria, determined that there is no condition remaining to which the coming of the Canon into effect is subject

THE SAID PRESIDENT determined that the said Canon shall come into effect on 1 July 2019.

DATED: 29 March 2019

ANNE HYWOOD, General Secretary,
 General Synod, Anglican Church of Australia.

Professional Standards

PROFESSIONAL STANDARDS ACT 2005

NOTIFICATION PURSUANT TO SECTION 14

Pursuant to section 14 of the *Professional Standards Act 2005*, I authorise the publication of **The Law Society of Western Australia Professional Standards Scheme** submitted to me by the Professional Standards Council of Western Australia pursuant to the mutual recognitions of the Western Australian and Tasmanian professional standards legislation. The Scheme is published with this authorisation and commences 1 July 2019. The scheme remains in force from the date of its commencement until its expiry, unless the scheme is revoked, extended, or its operation ceases as specified in the Act.

HON SARAH COURTNEY MP
Minister for Building and Construction

THE LAW SOCIETY OF WESTERN AUSTRALIA PROFESSIONAL STANDARDS SCHEME

PROFESSIONAL STANDARDS ACT 1997 (WA)

PREAMBLE

Occupational Association

- A. The Law Society of Western Australia (“Law Society WA”) is a voluntary occupational association for legal practitioners in Western Australia.
- B. The occupational group, for the purposes of this Scheme, represented by the Law Society WA consists of legal practitioners who hold an Australian practicing certificate.

Nature of Scheme

- C. The Law Society WA has made an application to the Professional Standards Council (“PS Council”) appointed under the *Professional Standards Act 1997 WA* (“Act”), for a scheme under the Act and this document comprises the scheme (“Scheme”).
- D. The scheme has been prepared by the Law Society WA for the purpose of limiting Occupational Liability of Participating Members to the extent to which such liability may be limited under the Act.
- E. The Scheme is intended to operate under the Act.
- F. The Scheme does not affect liability for damages which are below the amount specified in section 39 of the Act. The Scheme limits liability damages to the monetary ceiling specified for that member provided that the Participating Member has insurance as required under section 34 of the Act.
- G. The Scheme is to apply to all Participating Members.

Risk Management

- H. The Law Society WA has furnished the PS Council with a detailed list of the risk management strategies intended to be implemented in respect of its Participating Members and the means by which those strategies are intended to be implemented.
- I. The Law Society WA will report annually to the PS Council on the implementation and monitoring of its risk management strategies, the effect of those strategies and any changes made to them.

Standards of Insurance

- J. Participating Members are required to maintain current professional indemnity insurance in accordance with the Law Society WA’s Insurance Standard.

Complaints and Discipline

- K. Participating Members are subject to a complaints and discipline regime operating under the *Legal Profession Act 2008*.

Scheme Administration

- L. Responsibility for administration of the Scheme and ensuring that it complies with the requirements of the Act and of the Professional Standards Councils rests with the Law Society WA.

Commencement and Duration

- M. The Scheme commences on 1 July 2019.
- N. The Scheme is intended to remain in force for a period of five (5) years from its commencement, subject to section 44A of the Act.

Jurisdiction

- O. The Scheme is intended to apply in all States and Territories within Australia.

THE LAW SOCIETY OF WESTERN AUSTRALIA PROFESSIONAL STANDARDS SCHEME

1. Preparation of the Scheme

- 1.1. The Scheme is a scheme under the *Professional Standards Act 1997 WA* prepared by the Law Society WA whose business address is Level 4, 160 St Georges Terrace, Perth, Western Australia.
- 1.2. Relevant definitions for the purpose of this Scheme are as follows:

“Australian Practising Certificate” has the same meaning as it has in the *Legal Profession Act 2008 WA*.

“Corresponding laws” means the *Professional Standards Act 1994* (NSW), the *Professional Standards Act 2003* (Vic) the *Professional Standards Act 2004* (Qld), the *Professional Standards Act 2004* (SA), the *Professional Standards Act 2005* (Tas), the *Professional Standards Act* (NT), and the *Civil Law (Wrongs) Act 2002* (ACT), as applicable.

“Court” has the same meaning as it has in the Act.

“Damages” has the same meaning as it has in the Act.

“Exempted Member” means a member of the Law Society WA who is, or was, at the Relevant Time, exempted by the Law Society WA from participation in the Scheme pursuant to clause 3.2;

“Financial Year” means a financial accounting period ending 30 June.

“legal services” has the same meaning as it has in section 3 of the *Legal Profession Act 2008 WA*.

“Occupational liability” has the same meaning as it has in the Act.

“Participating Members” means those persons specified in clause 3.1 of the Scheme.

“Previous Scheme” means the scheme under the *Professional Standards Act 1997 WA* prepared by the Law Society WA which was in force immediately prior to the commencement of this Scheme.

“Principal” has the same meaning as in section 6(3) of the LP Act:

A principal of a law practice is an Australian legal practitioner who is —

- a sole practitioner (in the case of a law practice constituted by the practitioner); or
- a partner in the law practice (in the case of a law firm); or

- a legal practitioner director in the law practice (in the case of an incorporated legal practice); or
- a legal practitioner partner in the law practice (in the case of a multi-disciplinary partnership).

“Professional Standards Legislation” means the legislation applicable in each State and Territory, namely, the *Professional Standards Act 1994* (NSW), the *Professional Standards Act 2003* (Vic) the *Professional Standards Act 2004* (Qld), the *Professional Standards Act 2004* (SA), the *Professional Standards Act 2005* (Tas), the *Professional Standards Act* (NT), and the *Civil Law (Wrongs) Act 2002* (ACT), as applicable.

“Relevant Time” refers to the time at which the act or omission occurs, not the time when the claim is brought.

“Total Annual Fee Income” means the amount charged during a Financial Year for services provided by or on behalf of a law practice some of whose members are Participating Members.

2. Jurisdiction

- 2.1. The Scheme applies in Western Australia in accordance with the Act.
- 2.2. In addition to Western Australia, the Scheme is intended to operate in New South Wales, Victoria, Queensland, South Australia, Tasmania, the Northern Territory and the Australian Capital Territory in accordance with the professional standards legislation of those states and territories and subject to the requirements of that legislation (‘the Corresponding laws’), so that references to a provision of the Act, the application of the Scheme to a liability, the limit of a liability under the Act or what constitutes Occupational Liability are intended to pick up the relevant provisions of the corresponding laws, applied mutatis mutandis, to the extent that is necessary for the application of the Scheme in any of those jurisdictions as an interstate scheme.
- 2.3. Notwithstanding anything to the contrary contained in this Scheme if, in particular circumstances giving rise to occupational liability, the liability of any person which is subject to this Scheme is capped both by this Scheme and also by any other scheme under professional standards legislation (whether of this jurisdiction or under the corresponding law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

3. Persons to Whom the Scheme Applies

- 3.1. The Scheme applies to:
 - 3.1.1. Incorporated Legal Practice members, and ordinary and life members of the Law Society WA who hold an Australian Practising Certificate who are not exempted under clause 3.2 of the Scheme and who are not persons referred to in clause 3.1.3.1;
 - 3.1.2. All persons to whom, by virtue of sections 31, 32, 33 and 34A of the Act, the Scheme applies;
 - 3.1.3. All members of the Law Society WA who:
 - 3.1.3.1. Immediately prior to the date of commencement of this Scheme, had been exempted from the Previous Scheme pursuant to clause 2.2 of the Previous Scheme; and
 - 3.1.3.2. Have, on the application of the person, been determined by the Law Society WA in writing to be persons whom this Scheme applies.
- 3.2. A person referred to in clause 3.1.1 or 3.1.3 may, on application by that person, be exempted by the Law Society WA from participation in the Scheme with effect from the date specified by the Law Society WA.

- 3.3. The Law Society WA may, upon application by an Exempted Member, revoke an exemption of that person from participation in the Scheme with effect from the date specified by the Law Society WA.

4. Limitation of liability

- 4.1. The Scheme only limits the Occupational Liability of a Participating Member for damages¹:
 - 4.1.1. arising from a single cause of action founded on an act or omission relating to the provision of legal services occurring during the period when the Scheme was in force, of any person to whom the Scheme applied at the time of the act or omission.
 - 4.1.2. to the extent that those Damages exceed the amounts specified in the table in clause 4.3.
- 4.2. If a Participating Member against whom a proceeding relating to Occupational Liability is brought is able to satisfy the Court that:
 - 4.2.1. the Participating Member has the benefit of an insurance policy or policies insuring him or her against the occupational liability to which the cause of action relates; and
 - 4.2.2. the amount payable under the policy or policies in respect of that occupational liability is not less than the amount of the monetary ceiling (maximum amount of liability) specified in clause 4.3 as applying to such Participating Member to which the cause of action relates, the Participating Member is not liable for damages in relation to that cause of action above the amount of that monetary ceiling.
- 4.3. The monetary ceiling (maximum amount of liability) applicable for the purpose of limitation of liability under the Scheme at the Relevant Time is to be determined according to the following table.

Tier	Description	Monetary ceiling (maximum amount of liability)
1	Participating Members who were at the Relevant Time in a Law Practice that generated a total annual fee income for the financial year immediately preceding the Relevant Time up to and including \$5 million	\$1.5 million
2	Participating Members who were at the Relevant Time in a Law Practice that generated a total annual fee income for the financial year immediately preceding the Relevant Time of more than \$5 million and up to \$10 million	\$5 million
3	Participating Members who were at the Relevant Time in a Law Practice that Generated a total annual fee income for the financial year immediately preceding the Relevant Time of more than \$10 million	\$10 million

¹ “Damages” as defined in section 4 of the Act means —

- damages awarded in respect of a claim or counter-claim or claim by way of set-off; and
- costs in or in relation to the proceedings ordered to be paid in connection with such an award (other than costs incurred in enforcing a judgment or incurred on an appeal made by the defendant); and
- any interest payable on the amount of those damages or costs.

4.4. Notwithstanding anything to the contrary contained in this Scheme if, in particular circumstances giving rise to occupational liability, the liability of any person which is subject to this Scheme is capped both by this Scheme and also by any other scheme under professional standards legislation (whether of this jurisdiction or under the corresponding law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

5. Conferral of discretionary authority

5.1. The Law Society WA has discretionary authority, on application by a Participating Member, to specify in relation to a Participating Member, a higher maximum amount of liability (monetary ceiling) than would otherwise apply under the Scheme in relation to him or her either in all cases or any specified case or class of case.

5.2. If, in exercise of its discretion under clause 5.1 the Law Society WA has specified a higher maximum amount of liability (monetary ceiling) than would otherwise apply under the Scheme in relation to a Participating Member, the maximum amount of liability (monetary ceiling) in relation to that Participating Member is that higher maximum amount.

6. Duration

6.1. The Scheme will commence in Western Australia, New South Wales, Queensland, Tasmania and the Northern Territory on 1 July 2019.

6.2. In the Australian Capital Territory and in South Australia, the Scheme will commence:

6.2.1. on the date provided for in the Minister's notice in relation to the Scheme, if a date is provided; or

6.2.2. on the first day two months after the day on which notice was given, in any other case.

6.3. In Victoria, this Scheme will commence:

a. On 1 July 2019 if the Scheme is published in the Government Gazette at least two months prior to that date; or

b. On the first day two months after the Scheme is published in the Government Gazette, in any other case.

6.4. In Western Australia, the Scheme will be in force for five years from its commencement in the jurisdiction.

6.5. For any other jurisdiction, the Scheme will be in force for:

6.5.1. five years from the date of commencement in the jurisdiction; or

6.5.2. five years from the date of commencement in Western Australia; whichever period ends first.

6.6. Clauses 6.4 and 6.5 are subject to the provisions of the Professional Standards Legislation of each jurisdiction applicable to the revocation, extension or cessation of Schemes.

PROFESSIONAL STANDARDS ACT 2005

NOTIFICATION PURSUANT TO SECTION 14

Pursuant to section 14 of the *Professional Standards Act 2005*, I authorise the publication of **The Bar Association of Queensland Professional Standards Scheme** submitted to me by the Professional Standards Council of Queensland pursuant to the mutual recognitions of the Queensland and Tasmanian professional standards legislation. The Scheme is published with this authorisation and commences 1 July 2019. The scheme remains in force from the date of its commencement until its expiry, unless the scheme is revoked, extended, or its operation ceases as specified in the Act.

HON SARAH COURTNEY MP
Minister for Building and Construction

THE BAR ASSOCIATION OF QUEENSLAND PROFESSIONAL STANDARDS SCHEME

PREAMBLE

Occupational Association

A. The Bar Association of Queensland (ACN 009 717 739) ("the Association") is an occupational association constituted as an Australian Public Company, Limited by Guarantee pursuant to the *Corporations Act 2001* (Cth).

B. The occupational group for the purposes of the Scheme represented by the Association consists of barristers practising in or from Queensland who hold a Queensland practising certificate.

C. The objectives of the Association are expressed in clause 3 of its Constitution and include:

- (a) to promote the cause of justice;
- (b) to maintain the high tradition of the Bar;
- (c) to uphold the honour and promote the interests of the Association and members of the Association
- (d) to maintain correct and cordial relations with the Bench and the other branches of the profession;
- (e) to arrange and promote continuing professional development;
- (f) to promote fair and honourable practice amongst barristers; to suppress, discourage and prevent unsatisfactory professional conduct and professional misconduct; to inquire into so far as the law permits and decide questions as to professional conduct and etiquette of barristers; to make rules (including rules for the imposition on members of penalties, including expulsion, suspension or fines), with regard to the foregoing to the extent the law permits and in the absence of other rules and regulations made under the *Legal Profession Act 2007* (Qld) ("the LP Act") for breach of such rules; and if deemed necessary, to report any of such rules or decisions to the Supreme Court of Queensland and to the Members of the Association and to the public as the Council sees fit;
- (g) to raise with the appropriate bodies established under the LP Act all such matters as are necessary in respect of the discipline of members;
- (h) to be represented in any matter before any Court, tribunal, body or person;
- (i) to exercise such powers as may be conferred upon the Association by the LP Act, any other legislation, Rules of Court, or otherwise;
- (j) to confer, and when thought fit, to cooperate with bodies in Australia or elsewhere representing the profession of the law or any branch thereof, or with any other bodies in Australia or elsewhere, as to matters directly or indirectly affecting the profession of the law, or which may affect the Association or its members, or may affect the attainment of the objects of Association; and, form and maintain associations with the Australian Bar Association and the Law Council of Australia, or any other body in Australia or elsewhere whether or not connected with the profession of the law;
- (k) to make suggestions upon legislation, Rules of Court, the business and procedure of Courts, and the accommodation and condition of Court buildings;
- (l) to inquire into and report upon applications for admission as a legal practitioner and to take such action thereon as may be deemed proper;
- (m) to promote, conduct or cooperate in the promotion or conduct of activities of a professional, educational, cultural, sporting and social nature amongst Members of the Association.

Nature of the Scheme

D. The Bar Association of Queensland Professional Standards Scheme ("the Scheme") is a scheme under the *Professional Standards Act 2004* (Qld) ("the PS Act") that applies to the persons referred to below in clause 2.

E. The Scheme does not apply to all members of the Association. Article 4.1 of the Bar Association of Queensland Constitution provides for four types of membership: Ordinary Member - Class A, Class B or Class C; Associate Member; Honorary Member; or Life Member. The Constitution provides that a person, who agrees before admission to membership to undertake to abide by the Constitution and Rules of the Association, may be admitted as an Ordinary Member:

- (a) in Class A for any local practising barrister;
- (b) in Class B for any person who holds a practising certificate issued by the Association who is not a local practising barrister; or
- (c) in Class C, being an interstate practising barrister.

Article 4.8 of the Constitution provides that Life Members are members or former members of the Association appointed for exceptional service to justice, the law or the Association upon nomination by the President, seconded by the Vice-President and approved by no less than three-quarters majority of a general meeting. A Life Member may also belong to another class of membership.

The Scheme will only apply to Class A Ordinary members and Life Members.

- F. The approximate number of members of the Association to whom the Scheme might apply at its commencement is 955.
- G. The Scheme is intended to operate under the PS Act, which has the purpose of improving the occupational standards of professional persons, and to protect the consumers of their services.
- H. The Scheme limits the occupational liability of a person to whom it applies.
- I. The occupational liability limited by the Scheme is that provided for by the PS Act, which at present in Queensland is all civil liability for damages (in tort, contract, or otherwise) in relation to a cause of action founded on an act or omission of a person to whom the Scheme applies acting in the performance of the person's occupation, being barristers' work as defined in the Barristers' Conduct Rules issued by the Association pursuant to s 220 of the LP Act, that happens when the Scheme is in force.
- J. The Scheme does not apply to any liability to which the PS Act does not apply from time to time, which at present is any liability for damages arising from death or personal injury to a person, any negligence or other fault of a lawyer in acting for a client in a personal injury claim, a breach of trust, fraud or dishonesty or liability that may be the subject of proceedings under the *Land Title Act 1994* (Qld), part 9, division 2, subdivision C.
- K. The Scheme does not affect any claim for damages below the monetary ceiling specified in the Scheme for each member.
- L. The Scheme limits liability for damages above the monetary ceiling specified for a person to whom it applies provided that the person has insurance as required by s 22 of the PS Act.

Risk Management

- M. The Association has adopted strategies which cover requirements for professional entry to practice at the Bar in Queensland, and continuing professional development in the areas of ethics and regulation of the profession management, substantive law, court practice and procedure, and evidence, and advocacy, mediation and other barristers' skills, including making rules about legal practice in this jurisdiction engaged in by an Australian legal practitioner as a barrister. The Association has provided the Professional Standards Councils with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- N. The Association will report annually on the implementation and monitoring of its risk management strategies, the effect of those strategies and any changes made or proposed to be made to them.

Complaints and discipline

- O. Association members are subject to a complaints and discipline system. The system operates pursuant to the requirements of the LP Act.
- P. The Association is actively engaged in that system, and has the functions of investigation and of making a recommendation as to whether a discipline application should be started when a complaint is referred to the Association by the Legal Services Commissioner.

Standards of Insurance

- Q. Members of the Association are required by the LP Act and regulations made under it, as a condition precedent to the issue of a required annual practising certificate, to have professional indemnity insurance:
 - (a) for at least \$1.5m inclusive of defence costs; and
 - (b) provided by an insurer approved by the Association.
- R. The Association annually approves insurers for that purpose to provide annual insurance cover on the terms of particular standard form policies.
- S. The standard form policies cover occupational liability in all Australian States and Territories.

Claims Monitoring

- T. As a condition of approval of an insurer each year, the Association requires that the insurer provide claims data to the Association, so that the Association can continue to monitor claims made against its members from time to time.
- U. The Association will establish or maintain relationships with approved insurers from time to time.
- V. The Association will report annually to the Professional Standards Councils on claims monitoring, tactics, performance measures and monitoring systems.

Scheme Administration

- W. Responsibility for administration of the Scheme and ensuring that it complies with the requirements of the PS Act and of the Professional Standards Councils rests with the Association.

Duration

- X. The Scheme will remain in force for a period of 5 years from its commencement unless it is revoked, extended or ceases in accordance with section 33 of the PS Act.

Operation as an interstate scheme

- Y. The Scheme is intended to operate in every Australian State and Territory in accordance with the corresponding law to the PS Act of that jurisdiction and subject to the requirements of the corresponding law, so that references to a provision of the PS Act, the application of the Scheme to a liability, the limit of a liability under the PS Act or what constitutes occupational liability are intended to pick up the relevant provisions of the corresponding law, applied mutatis mutandis, to the extent that is necessary for the application of the Scheme in that jurisdiction as an interstate scheme.

THE BAR ASSOCIATION OF QUEENSLAND PROFESSIONAL STANDARDS SCHEME

1. Occupational association

- 1.1. The Bar Association of Queensland Professional Standards Scheme ("the Scheme") is a scheme under the PS Act.
- 1.2. The Scheme was prepared by the Association, whose business address is: Ground Floor, Inns of Court, 107 North Quay, Brisbane, Queensland. 4000.
- 1.3. A reference in this Scheme to the PS Act or its provisions includes, where the Scheme operates in a jurisdiction other than Queensland, a reference to the corresponding legislation in that jurisdiction and, where applicable, its equivalent provisions.

2. Persons to Whom the Scheme Applies

- 2.1. The Scheme applies to any barrister who holds a Queensland practising certificate issued under the LP Act, is a Class A Ordinary member or a Life member of the Association and is insured under an approved professional indemnity insurance policy which complies with the requirements under the LP Act and regulations made under it (or any Act replacing those requirements) and clause 3.1 below.
- 2.2. This Scheme also applies to any person to whom it applies by the operation of ss 20, 21 or 21A of the PS Act.
- 2.3. The Scheme limits the occupational liability, in relation to a cause of action founded on an act or omission that happens when the Scheme is in force, of any person to whom the Scheme applies when the act or omission happens.
- 2.4. The Association may, upon application by a person to whom the Scheme applies, exempt that person from participation in the Scheme with effect from a date specified by the Bar on or after the date on which the exemption is granted.
- 2.5. The Association may, upon application by a person exempted from the Scheme under clause 2.4, revoke such exemption with effect from a date specified by the Bar.

3. Limitation of Liability

- 3.1. If a person to whom this Scheme applies and against whom a cause of action relating to occupational liability is brought is able to satisfy the Court that:

- (a) the person has the benefit of an insurance policy insuring the person against the occupational liability; and
- (b) the amount payable under the insurance policy in relation to the occupational liability is at least the amount of the monetary ceiling specified in clause 3.8 in relation to the class of person and the kind of work to which the cause of action relates;

the person is not liable in damages in relation to that cause of action above the amount of that monetary ceiling. For the purposes of s 27 of the PS Act, the Scheme only affects a liability for damages arising from a single cause of action to the extent that the liability results in damages exceeding \$1,500,000.

- 3.2. For the operation of this Scheme in Queensland or in a jurisdiction other than Queensland pursuant to the PS Act, "occupational liability" in this Scheme means any civil liability arising whether in tort, contract or otherwise, directly or vicariously from anything done or omitted by a member of the Association acting in the performance of the member's occupation, being barristers' work as defined in the Barristers' Conduct Rules issued by the Association pursuant to s 220 of the LP Act, and any other liability included in the meaning of "occupational liability" under the PS Act from time to time.
- 3.3. For the operation of this Scheme in a jurisdiction other than Queensland under a corresponding law of that jurisdiction, "occupational liability" means any liability included in the meaning of "occupational liability" in the corresponding law which is in force in that jurisdiction from time to time.
- 3.4. The occupational liability for which a person is not liable above the amount of the monetary ceiling is an occupational liability in relation to a cause of action founded on an act or omission that happens when the Scheme is in force in a jurisdiction to which the Scheme applies.
- 3.5. Notwithstanding clause 3.1, for the operation of this Scheme in Queensland or in a jurisdiction other than Queensland pursuant to the PS Act the occupational liability to which this Scheme applies does not include liability to which the PS Act states, from time to time, that it does not apply.
- 3.6. Notwithstanding clause 3.1, for the operation of this Scheme in a jurisdiction other than Queensland under a corresponding

law of that jurisdiction the occupational liability to which this Scheme applies does not include liability to which the corresponding law states, from time to time, that it does not apply.

- 3.7. The Scheme is intended to apply in respect of occupational liability of a person to whom the Scheme applies arising in the jurisdictions of Queensland, New South Wales, Victoria, South Australia, Western Australia, the Australian Capital Territory, the Northern Territory and Tasmania.
- 3.8. The monetary ceiling is \$1,500,000.
- 3.9. The monetary ceiling is in Australian currency.
- 3.10. Notwithstanding anything to the contrary contained in the Scheme, if in particular circumstances giving rise to occupational liability, the liability of any person who is subject to the Scheme should be capped both by this Scheme and also by any other scheme under Professional Standards Legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

4. Conferral of discretionary authority

- 4.1. The Scheme confers on the Association a discretionary authority, on application by a person to whom the Scheme applies, to specify a higher maximum amount of liability than would otherwise apply under the Scheme in relation to the person, either in all cases or in any specified case or class of case, being a specified monetary ceiling not exceeding \$50 million.

5. Duration

- 5.1. In Queensland the Scheme will commence:
 - (a) on 1 July 2019, if the Minister gives notice of the approval of the Scheme prior to that date; or
 - (b) two months after the day the notice is notified, in any other case.
- 5.2. In New South Wales, the Northern Territory, Tasmania and Western Australia, the Scheme will commence:
 - (a) on 1 July 2019, if the Scheme is published in the Government Gazette of the jurisdiction prior to that date; or
 - (b) on the day immediately following the date of the Scheme's publication in the Government Gazette of the jurisdiction, in any other case.
- 5.3. In the Australian Capital Territory and in South Australia, the Scheme will commence:
 - (a) on the date provided for in the Minister's notice in relation to the Scheme, if a date is provided; or
 - (b) on the first day two months after the day on which notice was given, in any other case.
- 5.4. In Victoria, this Scheme will commence:
 - (a) on 1 July 2019, if the Scheme is published in the Government Gazette at least two months prior; or
 - (b) on the first day two months after the Scheme is published in the Government Gazette, in any other case.
- 5.5. The Scheme will remain in force in Queensland for a period of 5 years from its commencement unless it is revoked, extended or ceases in accordance with s 33 of the PS Act.
- 5.6. Subject to s 33 of the PS Act, the Scheme will remain in force in each other jurisdiction for a period of five years from its commencement unless it is extended, terminated or otherwise ceases in accordance with the corresponding law of the relevant jurisdiction.

PROFESSIONAL STANDARDS ACT 2005

NOTIFICATION PURSUANT TO SECTION 14

Pursuant to section 14 of the *Professional Standards Act 2005*, I authorise the publication of **The Victorian Bar Professional Standards Scheme** submitted to me by the Professional Standards Council of Victoria pursuant to the mutual recognitions of the Victorian and Tasmanian professional standards legislation. The Scheme is published with this authorisation and commences 1 July 2019. The scheme remains in force from the date of its commencement until its expiry, unless the scheme is revoked, extended, or its operation ceases as specified in the Act.

HON SARAH COURTNEY MP
Minister for Building and Construction

THE VICTORIAN BAR
PROFESSIONAL STANDARDS SCHEME
PROFESSIONAL STANDARDS ACT 1997 (WA)

PREAMBLE**Occupational Association**

- A. The Victorian Bar Inc (“the Victorian Bar”) is an incorporated association constituted under the *Associations Incorporation Reform Act 2012* and is an occupational association within the meaning of the *Professional Standards Act 2003 (Vic)* (“the Act”) at the time of the application and will remain so for the duration of the Scheme;
- B. The occupational group represented by the Victorian Bar consists of barristers practising in Victoria and in interstate or overseas jurisdictions;
- C. With effect from 1 July 2008, the Victorian Bar has had in operation the Victorian Bar Professional Standards Scheme under the Act. That Scheme expires on 30 June 2019, subject to any extension;
- D. The Victorian Bar has applied for approval and gazettal of the Victorian Bar Professional Standards Scheme (“the Scheme”) as a scheme under the *Professional Standards Act 2003 (Vic)* (“the Act”). The Scheme has a specified commencement date of 1 July 2019;
- E. The Scheme applies to those persons referred to below in clause 3. The Scheme does not apply to all members of the Victorian Bar;
- F. The Scheme facilitates improvement in the standards of services provided by scheme members who provide services to the public and limits the occupational liability of those members;
- G. The approximate number of members eligible to apply to have the Scheme apply to them is 2073;
- H. The purposes of the Victorian Bar are expressed in clause 2 of its Constitution and include:
- To maintain in the public interest a strong and independent Bar in the State of Victoria;
 - To promote, foster and develop within the executive and legislative arms of Australian Governments and within the general community, an understanding and appreciation that a strong and independent Bar is indispensable to the rule of law and to the continuation of a democratic society;
 - To improve the relationship with and understanding between the Victorian Bar and the executive, legislative and judicial arms of Australian Governments, without in any way diminishing the independence of the Victorian Bar and its members;
 - To improve the relationship with and understanding between the Victorian Bar and other professional associations and their members concerning the role of the independent Bar in the framework of advice and dispute resolution within the rule of law;
 - To liaise and work with the profession nationally and internationally, which may include membership of the Australian Bar Association and the Law Council of Australia, and does include advocacy training courses;
 - To promote, maintain and improve the quality of the Victorian Bar;
 - To seek to ensure that access to the courts is open to all members of the community;
 - To arrange training for Bar Readers and entry to membership of the Bar;
 - To arrange and promote Continuing Professional Development;
 - To promote the resolution of disputes by mediation, arbitration and other appropriate methods of alternative dispute resolution;
 - To perform such functions as may be assigned, permitted, referred or delegated to the Victorian Bar by or under legislation regulating the legal profession or the practice of law;
 - To seek to ensure that, as far as practicable, chambers are available for counsel;
 - To seek to promote the physical and mental wellbeing of members of the Victorian Bar;
 - To promote the rule of law including the proper administration of justice;
 - Without limiting (n), to make recommendations with respect to legislation, law reform, rules of court and the business and procedure of courts;
 - Incidental to the above purposes, in particular of maintaining and enhancing the quality of a strong and independent Bar in the service of the rule of law, to provide amenities and services and arrange social activities for members.

Nature of the Scheme

- I. The Scheme operates for the purpose of improving the occupational standards of professionals and to protect the consumers of their services. It also limits the civil liability of persons to whom the Scheme applies;
- J. The liability limited by the Scheme includes, to the extent permitted by the Act, civil liability arising (in tort, contract or otherwise) directly or vicariously from anything done or omitted by a member of the Victorian Bar or to any person to whom this Scheme applies in acting in the performance of their occupation. However the Scheme does not apply to liability for damages arising from any matter to which the Act does not apply;
- K. The Scheme does not affect damages which are below the monetary ceiling specified in the Scheme for each member. The Scheme limits liability for damages to the monetary ceiling specified for that member provided that the person has insurance as required by s 23 of the Act;

Risk Management

- L. The Victorian Bar has adopted strategies which cover requirements for professional entry to practice at the Bar and continuing professional development in the areas of ethics and regulation of the profession; management; substantive law, practice and procedure, evidence, advocacy, mediation and other barristers’ skills;

- M. The complaints and disciplinary system of the Victorian Bar operates pursuant to the requirements of the *Legal Profession Uniform Law Application Act 2014*;
- N. The Bar Association will report annually on the implementation and monitoring of its risk management strategies, the effect of those strategies and any changes made or proposed to be made to them;

Standards of Insurance

- O. Scheme members are required to maintain current professional indemnity insurance policies required of barristers with a Victorian practising certificate and otherwise to comply with any regulations of the Victorian Bar Council relating to professional indemnity insurance from time to time;
- P. The Victorian Legal Services Board determines the statutory minimum level of professional indemnity insurance required to be taken out by barristers and also approves the professional indemnity insurance policy on offer from the Legal Practitioners Liability Committee;

Claims Monitoring

- Q. The Victorian Bar has established a relationship with the Legal Practitioners Liability Committee which provides cover for Scheme members which will ensure the Victorian Bar will be able to obtain and monitor claims data. The Victorian Bar will report annually on claims monitoring, performance measures and monitoring systems;

Complaints and Discipline

- R. Scheme members are subject to a complaints and discipline system operating under the *Legal Profession Uniform Law Application Act 2014*. All scheme members must comply with the provisions of that Act and regulations made pursuant to it, the Constitution, and rules and regulations of the Victorian Bar;

Scheme Administration

- S. Responsibility for administration of the Scheme and ensuring that it complies with the requirements of the Act and of the Professional Standards Council rests with the Victorian Bar

THE VICTORIAN BAR PROFESSIONAL STANDARDS SCHEME

1. Occupational Association

- (1) The Victorian Bar Professional Standards Scheme is a scheme of the Victorian Bar under the *Professional Standards Act 2003* (Vic) ("the Act"). The registered address of the Victorian Bar is 205 William Street, Melbourne, Victoria.

2. Definitions

- (1) Unless the context otherwise requires -
- "Barrister" means an Australian legal practitioner who engages in legal practice solely as a barrister pursuant to sections 43 and 47(1)(b) of the LPUL, and whose Australian practicing certificate is subject to a condition that the holder is authorized to engage in legal practice as or in the manner of a barrister only;
- "Corresponding Law" means the law of another jurisdiction that corresponds to the Act;
- "Damages" has the meaning given it in section 4 of the Act;
- "LPUL" means the Legal Profession Uniform Law (Victoria), being schedule 1 of the *Legal Profession Uniform Law Application Act 2014* (Vic);
- "Occupational liability" has the same meaning as it has in the Act;

"Scheme register" means the register of members to whom the Scheme applies maintained by the Victorian Bar Council;

"the Act" means the *Professional Standards Act 2003* (Vic) as amended from time to time.

3. Persons to whom the Scheme applies (participating members and other persons)

- (1) The Scheme applies:
- to the class of persons within the Victorian Bar more particularly specified in sub-clause 3(2) of this Scheme document; and
 - to persons to whom the Scheme applies by virtue of sections 20, 21 and 22 of the Act.
- (2) The class of Scheme members referred to in sub-clause 3(1)(a) comprises all members of the Victorian Bar –
- who hold a current barrister's practising certificate issued by the Victorian Legal Services Board or the Victorian Bar;
 - who are admitted to membership of the Scheme by resolution of the Victorian Bar Council; and
 - whose names remain on the Scheme register maintained by the Victorian Bar Council.
- (3) On application in writing by a member to whom the Scheme applies under clause 3(1)(a), the Victorian Bar may exempt the member from the Scheme.

4. Jurisdiction

- (1) The Scheme applies in Victoria in accordance with the Act.
- (2) In addition to Victoria, the Scheme is intended to operate in the Australian Capital Territory, New South Wales, the Northern Territory, Queensland, South Australia, Tasmania, and Western Australia, in accordance with the professional standards legislation of those states and territories and subject to the requirements of that legislation, so that references to a provision of the Act, the application of the Scheme to a liability, the limit of a liability under the Act or what constitutes Occupational Liability are intended to pick up the relevant provisions of the corresponding laws, applied mutatis mutandis, to the extent that is necessary for the application of the Scheme in any of those jurisdictions as an interstate Scheme.
- (3) Notwithstanding anything to the contrary contained in this Scheme if, in particular circumstances giving rise to occupational liability, the liability of any person who is subject to this Scheme should be capped both by this scheme and also by any other scheme under professional standards legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

5. Limitation of Liability

- (1) If a person to whom the Scheme applies and against whom a cause of action relating to occupational liability is brought, is able to satisfy the court that the person has the benefit of an insurance policy or more than one insurance policy-
- that insures the person against that occupational liability; and

- (b) under which the amount payable in respect of the occupational liability relating to that cause of action is not less than the maximum amount of liability specified in the Scheme in relation to the class of person and the kind of work to which the cause of action relates at the time at which the act or omission giving rise to the cause of action occurred the person is not liable in damages in relation to that cause of action for anything done or omitted on or after the commencement of the Scheme for any amount above the monetary ceiling (a maximum amount of liability) subject to clause 4(2), of \$2 million.
- (2) If on application from time to time or at any time by a person to whom the Scheme applies, in all cases or any specified case or class of case, the Victorian Bar has specified pursuant to the conferral of discretionary authority in clause 5 of this Scheme document a higher maximum amount of liability than would otherwise apply under the Scheme in relation to the person, the monetary ceiling (maximum amount of liability) in relation to that person either in all cases or in any specified case or class of case (as the case may be) is that higher maximum amount of liability.
- (3) In this Scheme document –
- (a) for the operation of this Scheme in a jurisdiction other than Victoria under the Corresponding Law of that jurisdiction, “occupational liability” means any liability included in the meaning of “occupational liability” in the Corresponding Law which is in force in that jurisdiction from time to time; and
- (b) a reference in clause 5(1) to the amount payable under an insurance policy in respect of occupational liability includes a reference to-
- (i) defence costs payable in respect of a claim, or notification that may lead to a claim (other than reimbursement of the defendant for time spent in relation to the claim), but only if those costs are payable out of the one sum insured under the policy in respect of the occupational liability; and
- (ii) the amount payable in relation to the policy by way of excess.
- (4) If the provisions of section 23 of the Act are amended by any subsequent Act or Acts, the provisions of clause 5(1) above shall be taken to have been amended correspondingly and shall operate as so amended.
- 6. Discretionary authority**
- (1) The Victorian Bar has a discretionary authority, on application from time to time or at any time by a person to whom the Scheme applies, to specify in relation to the person a higher maximum amount of liability than would otherwise apply under the scheme in relation to the person either in all cases or in any specified case or class of case.
- 7. Commencement and Duration**
- (1) This Scheme will commence in New South Wales, Victoria, Queensland, Western Australia, Tasmania, and the Northern Territory on 1 July 2019.
- (2) In the Australian Capital Territory and in South Australia, the Scheme will commence:
- (a) On the date provided for in the Minister’s notice in relation to the Scheme, if a date is provided; or
- (b) On the first day two months after the day on which notice was given, in any other case.
- (3) This Scheme will be in force for five years from its commencement in Victoria.
- (4) For any other jurisdiction, the Scheme will be in force for:
- (a) Five years from the date of commencement in that jurisdiction; or
- (b) Five years from the date of commencement in Victoria; whichever period ends first.
- (5) Clauses 7(3) and 7(4) are subject to the provisions of each jurisdiction applicable to the revocation, extension or cessation of Schemes

Rules Publication

RULES PUBLICATION ACT 1953

NOTICE OF THE MAKING OF STATUTORY RULES

IN ACCORDANCE with the provisions of the *Rules Publication Act 1953*, notice is given of the making of the following statutory rules:—

Title of Act (if any) under which statutory rules made	Number allotted to statutory rules	Title or subject matter of statutory rules
(1) <i>Inland Fisheries Act 1995</i>	S. R. 2019, No. 17	<i>Inland Fisheries (Controlled Fish) Amendment Order 2019</i>

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) *Inland Fisheries (Controlled Fish) Amendment Order 2019*

This order amends the *Inland Fisheries (Controlled Fish) Order 2015* to include certain fish species in the schedule of fish declared to be controlled fish for the purposes of Division 1 of Part 8 of the *Inland Fisheries Act 1995*.

Copies of the abovementioned statutory rules may be purchased at The Print Division Tasmania,
118 Bathurst Street, Hobart, Phone: 03 6210 9633, Email: parliament@acrodta.com.au

ROBYN WEBB, Chief Parliamentary Counsel

Land Acquisition

LAND ACQUISITION ACT 1993
NOTICE OF ACQUISITION
(Section 16)

Pursuant to section 16 of the *Land Acquisition Act 1993 (LAA)* and section 56G of the *Water and Sewerage Industry Act 2008* the Tasmanian Water & Sewerage Corporation Pty Ltd (ACN 162 220 653) (**TasWater**) (being an acquiring authority in accordance with the LAA), does hereby declare that the Land described in Schedule 1 hereto and the Pipeline and Services Easement described in Schedule 2 hereto are taken and vested in TasWater absolutely under the LAA for the authorised purpose of providing water for the Regional Towns Project together with any of the other rights, functions or obligations stated in the Pipeline and Services Easement as described in Schedule 2.

Dated this third day of April 2019.

For and on behalf of
TASMANIAN WATER & SEWERAGE CORPORATION PTY LTD
(ACN 162 220 653)
AMY SMITH, Legal Practitioner

Schedule 1

All that parcel of land marked on the Plan of Survey as Lot 1 measuring 1346m² situated in the Parish of Argyle and Land District of Buckingham in Tasmania being that part of the land comprised in Folio of the Register Volume 50781 Folio 1 and registered in the names of Gaylene Mary Hills and David Peter Hills.

Schedule 2

A Pipeline and Services Easement within that area of land described and shown as PIPELINE AND SERVICES EASEMENT "B" VARIABLE WIDTH (**Easement Land**) on the Plan of Survey at Schedule 3 within the land comprised in Folio of the Register Volume 50781 Folio 1 and registered in the names of Gaylene Mary Hills and David Peter Hills.

The Pipeline and Services Easement is defined as follows:-

THE FULL RIGHT AND LIBERTY for the TasWater at all times to:

- (1) enter and remain upon the Easement Land with or without employees, contractors, agents and all other persons duly authorised by it and with or without machinery, vehicles, plant and equipment;
- (2) investigate, take soil, rock and other samples, survey, open and break up and excavate the Easement Land for any purpose or activity that TasWater is authorised to do or undertake;
- (3) install, retain, operate, modify, relocate, maintain, inspect, cleanse and repair the Infrastructure;
- (4) remove and replace the Infrastructure;
- (5) run and pass sewage, water and electricity through and along the Infrastructure;
- (6) do all works reasonably required in connection with such activities or as may be authorised or required by any law:
 - (1) without doing unnecessary damage to the Easement Land; and
 - (2) leaving the Easement Land in a clean and tidy condition; and
 - (3) if the Easement Land is not directly accessible from a highway, then for the purpose of undertaking any of the preceding activities TasWater may with or without

employees, contractors, agents and all other persons authorised by it, and with or without machinery, vehicles, plant and equipment enter the Lot from the highway at any then existing vehicle entry and cross the Lot to the Easement Land; and

- (4) use the Easement Land as a right of carriageway for the purpose of undertaking any of the preceding purposes on other land, TasWater reinstating any damage that it causes in doing so to any boundary fence of the Lot.

PROVIDED ALWAYS THAT:

- (1) The registered proprietors of the Lot in the folio of the Register ("the Owner") must not without the written consent of TasWater first had and obtained (which cannot be unreasonably refused) and only in compliance with any conditions which form the consent:
 - (a) alter, excavate, plough, drill or otherwise penetrate the ground level of the Easement Land;
 - (b) install, erect or plant any building, structure, fence, pit, well, footing, pipeline, paving, tree, shrub or other object on or in the Easement Land;
 - (c) remove any thing that supports, protects or covers any Infrastructure on or in the Easement Land;
 - (d) do anything which will or might damage or contribute to damage to any of the Infrastructure on or in the Easement Land;
 - (e) in any way prevent or interfere with the proper exercise and benefit of the Easement Land by TasWater or its employees, contractors, agents and all other persons duly authorised by it; or
 - (f) permit or allow any action which the Owner must not do or acquiesce in that action.
- (2) TasWater is not required to fence any part of the Easement Land.
- (3) The Owner may erect a fence across the Easement Land at the boundaries of the Lot.
- (4) The Owner may erect a gate across any part of the Easement Land subject to these conditions:
 - (a) the Owner must provide TasWater with a key to any lock which would prevent the opening of the gate; and
 - (b) if the Owner does not provide TasWater with that key or the key provided does not fit the lock, TasWater may cut the lock from the gate.
- (5) If the Owner causes damage to any of the Infrastructure, the Owner is liable for the actual cost to TasWater of the repair of the Infrastructure damaged.
- (6) If the Owner fails to comply with any of the preceding conditions, without forfeiting any right of action, damages or otherwise against the Owner, TasWater may:
 - (a) reinstate the ground level of the Easement Land; or
 - (b) remove from the Easement Land any building, structure, pit, well, footing, pipeline, paving, tree, shrub or other object; or
 - (c) replace anything that supported, protected or covered the Infrastructure.

Interpretation:

“Infrastructure” means infrastructure owned or for which TasWater is responsible and includes but is not limited to:

- (a) sewer pipes and water pipes and associated valves;
- (b) telemetry and monitoring devices;
- (c) inspection and access pits;
- (d) power poles and lines, electrical wires, electrical cables and other conducting media (excluding telemetry and monitoring devices);
- (e) markers or signs indicating the location of the Easement Land, the Infrastructure or any warnings or restrictions with respect to the Easement Land or the Infrastructure;
- (f) anything reasonably required to support, protect or cover any of the Infrastructure;
- (g) any other infrastructure whether of a similar nature or not to the preceding which is reasonably required for the piping of sewage or water, or the running of electricity, through the Easement Land or monitoring or managing that activity; and
- (h) where the context permits, any part of the Infrastructure.

Easement Land means the land depicted on the Plan by the notation Easement Land means the land depicted on the Plan by the notation “PIPELINE & SERVICES EASEMENT “B” VARIABLE WIDTH”.

Schedule 3



LAND ACQUISITION ACT 1993

NOTICE OF ACQUISITION

(Section 18)

Pursuant to Section 18 of the Land Acquisition Act 1993 (LAA) and section 56G of the Water and Sewerage Industry Act 2008 the TASMANIAN WATER AND SEWERAGE CORPORATION PTY LTD (ACN 162 220 653) of 169 Main Road Moonah Tasmania 7009 (“TasWater”) (being an acquiring authority in accordance with the LAA) does hereby declare that the Electricity Infrastructure Easement described in the First Schedule hereto and Right of Way described in the Second Schedule hereto are taken and vested in TasWater absolutely under the LAA for the authorised purpose of:

- installing, operating, maintaining, repairing and replacing pipes, valves, pumps, sewer, poles, electrical power lines, wires, cables and other conducting media and otherwise performing any of the other rights, functions, or obligations stated in the Electricity Infrastructure Easement and Right of Way as described in Schedule 3.

Dated this third day of April 2019.

Keshni Thaver, Junior Legal Counsel
TasWater

First Schedule

A Right of Way within the area of land described and shown as “RIGHT OF WAY AND ELECTRICITY INFRASTRUCTURE EASEMENT 8.50 WIDE” (**Right of Way Easement Land**) on the Plan of Survey at Schedule 4 within the land comprised in Folio of the Register Volume 14207 Folio 8 and registered in the name of Craig Keith French.

Second Schedule

A Pipeline and Services Easement within that area of land described and shown as PIPELINE AND SERVICES EASEMENT “B” VARIABLE WIDTH (**Easement Land**) on the Plan of Survey at Schedule 3 within the land comprised in Folio of the Register Volume 50781 Folio 1 and registered in the names of Gaylene Mary Hills and David Peter Hills.

Location: Heybridge

Municipal Area: Central Coast Council]

Schedule 3

1. ELECTRICITY INFRASTRUCTURE EASEMENT

“Electricity Infrastructure Easement” means:

The FULL RIGHT AND LIBERTY for TasWater and its employees, agents and contractors and all other persons duly authorised by it to enter and remain upon the Electricity Infrastructure Easement Land with or without machinery and materials, to install, inspect, maintain, repair and replace pipes, valves, pumps, sewers, poles, electrical power lines, wires, cables and other conducting media and ancillary infrastructure of such size and number as from time to time may be required in or on the Electricity Infrastructure Easement Land, provided that the rights granted are exercised in a proper manner so as to cause as little inconvenience as possible and to do as little damage as practicable to the Electricity Infrastructure Easement Land.

In this definition of Electricity Infrastructure Easement:

“**Electricity Infrastructure Easement Land**” means the area of land shown as RIGHT OF WAY AND ELECTRICITY INFRASTRUCTURE EASEMENT 8.50 WIDE on the Plan of Survey at Schedule 4.

2. RIGHT OF WAY

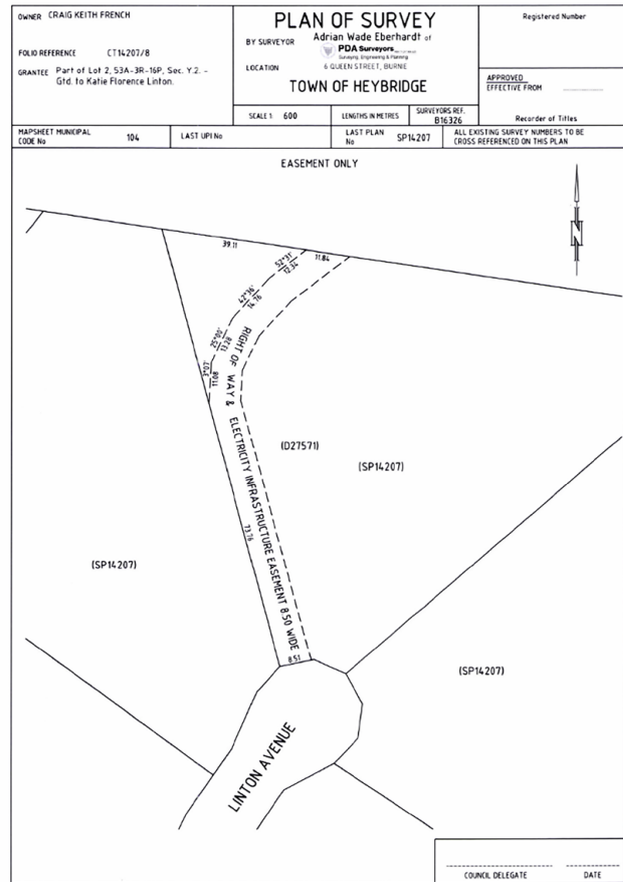
“**Right of Way**” means:

The full and free right for TasWater to go, pass and repass over the Right of Way Easement Land at all times and for all purposes, with every person authorised by it and with machinery, vehicles, plant and equipment.

In this definition of Right of Way:

“**Right of Way Easement Land**” means the area of land shown as RIGHT OF WAY AND ELECTRICITY INFRASTRUCTURE EASEMENT 8.50 WIDE on the Plan of Survey at Schedule 4.

**Schedule 4
Plan of Survey**



Staff Movements

Permanent Appointments

Agency	Duties Assigned	Employee	Probation Period	Date of Effect
Communities Tasmania	Youth Worker	T Keogh	6 Months	01/04/2019
Public Trustee	Marketing Officer	O Whone	6 Months	02/04/2019
Primary Industries, Parks, Water and Environment	Executive Assistant	A Campbell	Nil	21/03/2019
Health	Enrolled Nurse	D Witt	6 Months	28/04/2019
Primary Industries, Parks, Water and Environment	Client Services Officer	P Harrison	6 Months	25/03/2019
Primary Industries, Parks, Water and Environment	Geographic Information System Analyst	N Woolstencroft	6 Months	04/04/2019
Communities Tasmania	Customer Support Officer	H Cleaver	6 Months	04/04/2019
State Growth	Communications Support Officer (373221)	N Manohar	6 Months	27/03/2019
Health	Registered Nurse	A Peck	6 Months	01/04/2019
Justice	Monitoring & Compliance Unit Shift Supervisor	J Williams	6 Months	03/04/2019
Health	Registered Nurse	C Parker	6 Months	22/03/2019
Justice	Monitoring Officer	M Sieler	6 Months	25/03/2019
Health	House Services Assistant	K Woods	6 Months	01/04/2019
State Growth	Senior Communications Officer	C Thomas	6 Months	29/10/2018
Health	House Services Assistant	E Reid	6 Months	01/04/2019
State Growth	Stakeholder Engagement Officer	C Flemming	6 Months	19/11/2018

Education	Capital Project Manager	T Hodge	6 Months	03/04/2019
Health	House Services Assistant	D Speers	6 Months	08/04/2019
Education	College Administration Clerk	C Stanwix	6 Months	05/02/2019
Education	Teacher Assistant	A Dillon	6 Months	12/02/2019
Health	Administrative Assistant	T Bird	6 Months	05/04/2019
Education	Canteen Supervisor	J Gatehouse	6 Months	27/02/2019
Health	Telephonist	B Yaxley	6 Months	01/04/2019
Health	Hospital Aide - Pool	A Sachdeva	6 Months	01/04/2019
Health	Senior Occupational Therapist	E Haynes	6 Months	06/05/2019
Health	Team Leader - Dispensing (521800)	T Weng Hoong	6 Months	13/03/2019
State Growth	Road Network Supervisor	J Bentley	6 Months	17/12/2018
State Growth	Project Manager	J Honey	6 Months	10/12/2018
Health	Cleaner	B Dhungana	6 Months	31/03/2019
Health	Registered Nurse - Correctional Primary Health Services	J Davis	6 Months	13/03/2019
Justice	Administrative Support Officer	K Timson	6 Months	02/04/2019
Premier and Cabinet	Policy and Project Officer	M Cook	6 Months	01/04/2019
State Growth	Project Manager	M O'Hare	6 Months	21/01/2019
State Growth	Senior Database and Middleware Administrator	A Cowley	6 Months	21/01/2019
Health	Cleaner	S Manandhar	6 Months	31/03/2019
Tourism Tasmania	Experience Program Manager	C Richardson	6 Months	06/02/2019
Health	Cleaner	K Thapa	6 Months	31/03/2019
State Growth	Project Manager	T Gibson	6 Months	18/02/2019
State Growth	Project Manager	L Cook	6 Months	04/02/2019
Tourism Tasmania	Marketing Insights Specialist	P Fleming	6 Months	25/02/2019
Education	Senior IT Support Officer	O Yildiran	6 Months	25/03/2019
State Growth	Graduate Officer	S Filby	6 Months	25/02/2019
State Growth	School Crossing Patrol Officer	H Wang	6 Months	27/02/2019
State Growth	Information Managements Projects Officer	M Alchin	6 Months	11/03/2019
Primary Industries, Parks, Water and Environment	Ranger	S McMeikin	6 Months	21/05/2019
State Growth	Tenement Administration Officer	A Martin	6 Months	12/03/2019
Primary Industries, Parks, Water and Environment	Manager (Business Software Development and Support)	R Hardwicke	6 Months	16/04/2019
Health	Senior Clinician	M McCarthy	6 Months	01/04/2019
State Growth	Traffic Operations Officer	D Fletcher-Jones	6 Months	18/03/2019
State Growth	Manager Data and Analysis	J Hicks	6 Months	18/03/2019
State Growth	Manager Food and Agribusiness	A Horswill	6 Months	18/03/2019
Tourism Tasmania	Executive Assistant	K Salter	6 Months	19/03/2019
State Growth	Program Officer	C Webber	6 Months	20/03/2019
State Growth	Information Management Officer	B Gould	6 Months	25/03/2019

Appointment of Officers

Agency	Duties Assigned	Employee	Term	Date of Effect
Treasury and Finance	Deputy Secretary, Corporate and Governance	E Babic	5 Years	08/04/2019
State Growth	Director Mineral Resources Tasmania	K Robinson	5 Years	12/03/2019

Fixed-Term Appointments of greater than 12 Months

Agency	Duties Assigned	Employee	Term	Date of Effect
Primary Industries, Parks, Water and Environment	Field Officer	L Collier	24 Months	10/05/2019
Primary Industries, Parks, Water and Environment	Biosecurity Inspector	S Grace	4 Years (to 30 June 2022)	18/12/2018

Justice	Administrative Officer	T Wilson	22 Months	08/04/2019
Justice	Registry Clerk	M Ryan-Sykes	24 Months	03/04/2019
State Growth	Senior Electrical Technician	J Smith	2 Years	01/11/2018
State Growth	Project Manager	A Aitken	2 Years	26/11/2018
State Growth	Assistant Director, North West	J Harvey	3 Years	29/11/2018
State Growth	Graduate Cybersecurity Officer	P Esser	2 Years	07/01/2019
State Growth	Graduate Officer	W Stephenson	2 Years	07/01/2019
State Growth	Program Officer	P Edwards	2 Years	09/01/2019
State Growth	Graduate Officer	A Enayato	2 Years	04/02/2019
State Growth	Graduate Officer	J Leitch	2 Years	04/02/2019
State Growth	Graduate Policy Officer	C Stanwix	2 Years	07/02/2019
State Growth	Graduate Officer	C Whiteley	2 Years	12/02/2019
State Growth	Graduate Officer	W Zhu	2 Years	12/02/2019
State Growth	Executive Officer	H Followes	2 Years	01/03/2019
State Growth	Transport Safety and Investigation Officer	C Perkins	2 Years	11/03/2019

Promotion of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Health	Senior Business Analyst	J Oud	25/03/2019
Health	Payroll Team Leader	R Kingston	01/04/2019
Justice	Monitoring and Compliance Unit Shift Supervisor	N Johnson	25/03/2019
Health	CNC - Aria Medical Oncology Radiation Therapy	T Taylor	25/02/2019
State Growth	Executive Officer	K Burnett	08/10/2018
State Growth	Senior Policy Analyst	S Raymond	09/10/2018
State Growth	Project Support Officer	I Kun May	15/10/2018
State Growth	Senior Procurement Officer	D Hoppitt	01/11/2018
State Growth	Stakeholder Engagement Officer	E Stacey	12/11/2018
State Growth	Manager Projects and Policy	C Attfield	19/11/2018
Education	Centre Leader	A McDougall	01/04/2019
State Growth	Royalty and Finance Officer	C McGee	06/12/2018
State Growth	Project Manager	R Hawkins	02/01/2019
State Growth	Project Management Team Leader	S Meyer	02/01/2019
State Growth	Concessions Officer	B Cleaver	02/01/2019
State Growth	Senior Laboratory Technician	T Coyte	07/01/2019
State Growth	Team Leader	H Kershaw	07/01/2019
State Growth	Manager Geoscience Information	J Lawrence	10/01/2019
State Growth	Executive Assistant	N Taylor	21/01/2019
State Growth	Manager Network Performance	D Verdouw	28/01/2019
State Growth	Assistant Director Trade	A Percy	12/02/2019
Education	Senior IT Security Officer	M Robertson	20/03/2019
State Growth	Manager Approvals	S St Hills	18/03/2019
State Growth	Senior Compliance and Audit Officer	M Blazley	11/03/2019

Resignation of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Health	Registered Nurse	L Durey	13/03/2019
Health	Administrative Assistant	M East	29/03/2019
Health	Registered Nurse	D Donegan	27/03/2019
Health	Enrolled Nurse	L Sheehan	22/03/2019

Health	Registered Nurse	A Fejgl	24/03/2019
Health	Dental Officer	G Vasudeva	26/03/2019
Health	Staff Specialist - Nuclear Medicine	M Keady	18/12/2018

Retirement of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Health	Registered Nurse DoP	A Frank	27/03/2019
Premier and Cabinet	Senior Consultant	P Fisher	02/04/2019
Primary Industries, Parks, Water and Environment	Water Ranger	A Walker	03/04/2019
Primary Industries, Parks, Water and Environment	Specialist Policy Analyst	A Haig	17/04/2019
Health	Dental Assistant	K Hills	28/03/2019
Health	Chef	D Slore	27/03/2019
Health	Registered Nurse	R Wolski	11/03/2019

Transfer of Permanent Employees

Agency	Duties Assigned	Employee	Transferred Agency	Date of Effect
Health	Injury Management Coordinator	L Curtis	State Growth	22/03/2019
Communities Tasmania	Policy Officer	R Jones	Justice	18/03/2019

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