

Victoria Government Gazette

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GENERAL

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Advertisers Please Note

As from 24 November 2005

The last Special Gazette was No. 227 dated 21 November 2005. The last Periodical Gazette was No. 2 Vols. 1 & 2 dated 28 October 2005.

How To Submit Copy

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- or contact our office on 9642 5808 between 8.30 am and 5.30 pm Monday to Friday

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- 1 Treasury Place, Melbourne (behind the Old Treasury Building), and
- Craftsman Press Pty Ltd, 125 Highbury Road, Burwood 3125 (front of building).

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

Please note that the principal office of the Victoria Government Gazette, published and distributed by The Craftsman Press Pty Ltd, has changed from 28 July 2005.

The new office and contact details are as follows:

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JENNY NOAKES Government Gazette Officer

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) CHRISTMAS WEEK (Sunday 25 December 2005)

Please Note:

The Victoria Government Gazette for Christmas week (G51/05) will be published on **Thursday 22 December 2005**.

Copy deadlines:

Private Advertisments 9.30 am on Monday 19 December 2005

Government and Outer

Budget Sector Agencies Notices 9.30 am on Tuesday 20 December 2005

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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) NEW YEAR WEEK (Sunday 1 January 2006)

Please Note:

The Victoria Government Gazette for New Year week (G52/05) will be published on **Thursday 29 December 2005.**

Copy deadlines:

Private Advertisments 9.30 am on Thursday 22 December 2005

Government and Outer

Budget Sector Agencies Notices 9.30 am on Friday 23 December 2005

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

Co-operatives Act 1996

Chelsea Co-operative Housing Society Limited (in liquidation); City of Bairnsdale No. 1 Co-operative Housing Society Limited (in liquidation); City of Dandenong No. 1 Co-operative Housing Society Limited (in liquidation); Corio & Moorpanyal (No. 3A) Cooperative Housing Society Limited (in liquidation); Danmoor No. 2 Co-operative Housing Society Limited (in liquidation); Drouin No. 8 Co-operative Housing Society Limited (in liquidation); Greater Ballaarat Co-operative Housing Society Limited (in liquidation); Lonsdale Amalgamated Cooperative Housing Society Limited (in liquidation); Mitchell No. 5 Co-operative Housing Society Limited (in liquidation); Mitchell No. 6 Co-operative Housing Society Limited (in liquidation); Mitchell No. 8 Cooperative Housing Society Limited (in liquidation); Mitchell No. 10 Co-operative Housing Society Limited (in liquidation); Moe City No. 1 Co-operative Housing Society Limited (in liquidation); Morwell No. 1 Cooperative Housing Society Limited liquidation); Narrogal Co-operative Housing Society Limited (in liquidation); Sherwood No. 3 Co-operative Housing Society Limited (in liquidation); Sherwood No. 5 Co-operative Housing Society Limited (in liquidation); Sherwood No. 11 Co-operative Housing Society Limited (in liquidation); Sherwood No. 13 Cooperative Housing Society Limited (in liquidation); Sherwood No. 14 Co-operative Housing Society Limited (in liquidation); Sherwood No. 16 Co-operative Housing Society Limited (in liquidation); Shire of Cranbourne No. 1 Co-operative Housing Society Limited (in liquidation); Shire of Narracan No. 4 Cooperative Housing Society Limited (in liquidation); Shire of Rosedale No. 4 Cooperative Housing Society Limited (in liquidation); South Eastern No. 3 Co-operative Housing Society Limited (in liquidation); Stud Park No. 1 Co-operative Housing Society Limited (in liquidation); The Decentralist No. 14 Co-operative Housing Society Limited (in liquidation); Tarago No. 5A Co-operative Housing Society Limited (in liquidation); Traralgon No. 15 Co-operative Housing Society Limited (in liquidation).

Take notice that the affairs of the abovenamed Societies are now fully wound up and that in pursuance of the **Corporations Act 1996** and of the **Co-operative Housing Societies Act 1958**, a general Meeting of the Society will be held at Level 1, 18–24 Hotham Street, Traralgon, on 23 December 2005 at 12:00pm for the purposes of:

- (i) laying before it an account showing how the winding up has been conducted and the property of the society disposed of and giving any explanation thereof; and
- (ii) passing a resolution that the books and papers of the Society and of the Liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated 24 November 2005

GREGORY KEVIN O'NEILL Liquidator

Creditors, next-of-kin and others having claims in respect of the estate of ROBYN ANNE GAVIN, late of 7 Redhill Avenue, East Burwood, in the State of Victoria, home duties, who died on 27 August 2005, are required by Michael Andrew McMullan, the executor of the Will and Codicil of the deceased, to send particulars of their claim to Andrew McMullan & Co., solicitors, 64 Kingsway, Glen Waverley, in the said State, solicitors for the executor of the said estate, within 60 days from the date of this advertisement, after which time the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

ANDREW McMULLAN & CO., solicitors, 64 Kingsway, Glen Waverley, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of JOHN MICHAEL HANNON, late of 33 Florence Street, Glen Waverley, Victoria, retired dental prosthetist, who died on 5 August 2005, are required by Huberta Elma Hannon, the executor of the Will of the deceased, to send particulars of their claim to Andrew McMullan & Co., solicitors, 64 Kingsway, Glen Waverley, in the

said State, solicitors for the executor of the said estate, within 60 days from the date of this advertisement, after which time the executor may convey or distribute the assets, having regard only to the claims of which she then has notice.

ANDREW McMULLAN & CO., solicitors, 64 Kingsway, Glen Waverley, Victoria.

RE: Estate of GUTA BESSER, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of GUTA BESSER of 304 Hawthorn Road, Caulfield, Victoria, clothing manufacturer, who died on 26 July 2005, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 25 January 2006, after which date the personal representative/s will distribute the assets having regard only to the claims of which they then had notice.

BRUCE M. COOK & ASSOCIATES, barristers and solicitors,

Level 19, AMP Tower, 535 Bourke Street, Melbourne, Vic. 3000.

Re: CHARLES JAMES POTTER, late of 900 Lancefield Road, Kilmore, Victoria, retired technical instructor, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 February 2004, are required by the trustee, Wayne Charles Potter, of 900 Lancefield Road, Kilmore, Victoria, to send particulars to the trustee 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 & CO., solicitors, 209 Glenroy Road, Glenroy 3046.

Re: Estate of MARIA AGOSTA, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of MARIA AGOSTA, formerly of 32 Pritchard Street, Swan Hill, but late of Delbridge Gardens Hostel, 50 Community Hub, Sydenham, in the State of Victoria, widow, deceased, who died on 2 September 2005, are to send particulars of their claim to the executors care of the

undermentioned legal practitioners by 10 February 2006, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill.

Re: Estate of ALEXANDER BARBIE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ALEXANDER BARBIE, late of 6 Wycombe Court, Lake Boga, in the State of Victoria, pensioner, deceased, who died on 22 September 2005, are to send particulars of their claim to the executor care of the undermentioned legal practitioners by 10 February 2006, after which date the executor will distribute the assets, having regard only to the claims of which he then has notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill.

Re: Estate of FRANK LESLIE BOYLE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of FRANK LESLIE BOYLE, late of 99 Lakeview Street North, Boort, in the State of Victoria, farmer, deceased, who died on 28 February 2005, are to send particulars of their claim to the executrix care of the undermentioned legal practitioners by 9 February 2006, after which date the executrix will distribute the assets, having regard only to the claims of which she then has notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill.

Re: Estate of CHARLIE PITT.

Creditors, next-of-kin or others having claims in respect of the estate of CHARLIE PITT, late of 9 Bolderwood Drive, Swan Hill, in the State of Victoria, retired, deceased, who

died on 26 September 2005, are to send particulars of their claim to the executors care of the undermentioned legal practitioners by 10 February 2006, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill.

Re: RUTH LILLIAN WILKINS, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of RUTH LILLIAN WILKINS, late of Weeroona Hostel, 400 Waverley Road, Malvern East, Victoria but formerly of 10 McArthur Avenue, Rushall Park, North Fitzroy, Victoria, retired Salvation Army officer, deceased, who died on 2 September 2005, are to send particulars of their claims to the executors care of the undermentioned solicitors by 27 January 2006, after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

E. P. JOHNSON & DAVIES, 52 Collins Street, Melbourne, 3000.

Re: FRANK D'AMICO (also known as FRANCESCO D'AMICO), late of 118 Errington Road, St Albans, Victoria, bricklayer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 June 2005, are required by Phillip Caccamo, the executor of the Will of the deceased, to send particulars of their claims to him care of the undermentioned solicitor by 16 February 2006, after which date he will convey or distribute the assets, having regard only to the claims of which he then has notice.

FRANK J. SAGARIA, solicitor, 141 Union Road, Ascot Vale, Victoria 3032.

Re: JUNE MARY TAYLOR, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 August 2005, are required by

the trustee, Claude Henry Taylor, to send particulars to him care of the undersigned by 23 January 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill 3585.

Re: ESTHER ELIZABETH KENNEDY, late of 283 Beach Road, Black Rock, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 June 2005, are required by the trustee, Donald Ewen Cameron of 1 Bluff Road, Black Rock, Victoria, solicitor, to send particulars to the trustee by 24 January 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

G. R. HERBERT & CO., solicitors, Level 1, 1 Bluff Road, Black Rock 3193.

Re: JUDITH JEAN SHERRY, late of 14 Central Avenue, North Balwyn, Victoria, retired, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of the deceased, who died on 7 September 2005, are required by the trustee, Equity Trustees Limited of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars to the trustee by 30 January 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

HENDERSON & BALL, solicitors, 722 High Street, East Kew 3102.

NEVILLE EVAN NEWLAND, late of 1 Scott Street, Belmont, builder, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 13 October 2005, are required by the trustee, Gary Kenneth Newland of 12 Shoubra Drive, Highton, to send particulars of their claims to the trustee care of the undermentioned legal practitioners by 13 February 2006, after which date the trustee

may convey or distribute the assets, having regard only to the claims of which he then has notice.

INGPEN & BENT, legal practitioners for the trustee, 95 Yarra Street, Geelong.

Re: Estate of ROSE JUNE McMAHON, deceased.

Creditors, next-of-kin and other persons having claims against the estate of ROSE JUNE McMAHON, late of Alexander Aged Care Facility, 1720 Dandenong Road, Clayton, Victoria, widow, deceased, who died on 2 March 2005, are required to send particulars of their claims to the executor, John Murphy, care of the undermentioned solicitors by 30 January 2006, after which date the executor will distribute the assets having regard only for the claims of which he then has had notice.

JOHN KEATING & ASSOCIATES, 191 Greville Street, Prahran, Victoria.

Re: Estate of MEGUERDITCH YEGHICHIAN, deceased.

Creditors, next-of-kin and other persons having claims against the estate of MEGUERDITCH YEGHICHIAN, late of 56 Ivanhoe Street, Glen Waverley, Victoria, gentleman, deceased, who died on 2 October 2004, are required to send particulars of their claims to the executor, John Keating, care of the undermentioned solicitors by 30 January 2006, after which date the executor will distribute the assets having regard only for the claims of which he then has had notice.

JOHN KEATING & ASSOCIATES, 191 Greville Street, Prahran, Victoria.

Creditors, next-of-kin and others having claims in respect of the estate of MOLLY SINGLETON BATES, late of O'Mara House, Hunter Road, Traralgon, Victoria, home duties, deceased, who died on 15 September 2005, are to send their claims to the trustee, Graeme Francis Bates of 37 Glenview Drive, Traralgon, Victoria, care of the belowmentioned solicitors by 23 January 2006, after which date he will distribute the assets of the deceased, having

regard only to the claims of which he then has notice.

LITTLETON HACKFORD, solicitors, Law Chambers, 115–119 Hotham Street, Traralgon, Vic. 3844.

Creditors, next-of-kin and others having claims in respect of the estate of ELIO CABBAI, late of 38 Henry Street, Traralgon, Victoria, retired labourer, deceased, who died on 13 October 2005, are to send their claims to the trustee, Alba Ermacora Cabbai of 38 Henry Street, Traralgon, Victoria, care of the belowmentioned solicitors by 23 January 2006, after which date she will distribute the assets of the deceased, having regard only to the claims of which she then has notice.

LITTLETON HACKFORD, solicitors, Law Chambers, 115–119 Hotham Street, Traralgon, Vic. 3844.

Creditors, next-of-kin and others having claims in respect of the estate of THELMA SHIRLEY YOUNG, late of Gormandale, Victoria, home duties, deceased, who died 1 November 2005, are to send their claims to the trustees, Geoffrey Francis Young of 44 Chenhall Crescent, Traralgon, Victoria and Ian John Young of 124 Gormandale–Stradbroke Road, Gormandale, Victoria, care of the belowmentioned solicitors, by 25 January 2006, after which date they will distribute the assets of the deceased, having regard only to the claims of which they then have notice.

LITTLETON HACKFORD, solicitors "Law Chambers", 115-119 Hotham Street, Traralgon, Vic. 3844.

Re: LESLEY MARGARET STREET, late of 6 Olive Road, Devon Meadows, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 September 2005, are required by the trustee, Ian Murray Ashby of 13 Sandowen Avenue, Burwood East, Victoria, retired, brother, to send particulars to the trustee by 24 January 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MASON SIER TURNBULL, solicitors, 315 Ferntree Gully Road, Mt Waverley 3149.

Re: JUDITH ESME ISAACS, late of 20 Yarra Hill Close, Lower Plenty, Victoria.

Take notice that Hayden Isaacs of 20 Yarra Hill Close, Lower Plenty, Victoria, landscape gardener, and Yvette Higgins of 54 Strettle Street, Thornbury, Victoria, home duties, the son and daughter of JUDITH ESME ISAACS, psychologist, deceased, late of 20 Yarra Hill Close, Lower Plenty, Victoria, will 14 days after the date of publication of this advertisement apply to the Supreme Court of Victoria for a Grant of Administration of the estate of the deceased upon intestacy, there being no Will of the deceased.

McCARTHY & ASSOCIATES, solicitors, 219 McKinnon Road, McKinnon.

Re: JOAN ELIZABETH TROTTER, late of Unit 15, 11 Westlands Road, Emerald, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the Estate of the deceased, who died on 9 September 2005, are required by the personal representatives Julia Helen Bayston and George Edmund Morgan, both of Level 3, 501 Latrobe Street, Melbourne, Victoria, solicitors, to send particulars to them care of the undersigned solicitors by 24 January 2006, after which date the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

McCRACKEN & McCRACKEN, lawyers, Level 3, 501 Latrobe Street, Melbourne.

EUPHEMIA PATRICK ATLEY, late of Unit 1, 7 Fifth Avenue, Rosebud, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 September 2005, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 14 February 2006, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

McGUINNESS & HOSKING PTY, solicitors, 3 Eighth Avenue, Rosebud 3939. Telephone: (03) 5986 6999.

EILEEN MAY NICHOLSON, late of St. James By the Bay, Racecourse Road, Mt Martha, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 July 2005, are required to send particulars of their claims to the trustee care of the undermentioned solicitors by 25 February 2006, after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

McGUINNESS & HOSKING PTY, solicitors, 3 Eighth Avenue, Rosebud 3939. Telephone: (03) 5986 6999.

CEDRIC WILLIAM McGREGOR, late of 83 Bell Street, Penshurst in the State of Victoria, retired mechanic, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 July 2005, are required by the trustee and personal representative, Deborah Noni McGregor, of 1 Government Road, Carpenters Rocks, South Australia 5291, to send particulars to her C/- Melville Orton & Lewis, 66 Thompson Street, Hamilton, by 31 January 2006, after which date the trustee and personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

Dated 16 November 2005 MELVILLE ORTON & LEWIS, solicitors, 66 Thompson Street, Hamilton 3300.

Re: THELMA MAY SMITH, late of Ray M. Begg Homes, Epping Street, Kyneton, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 March 2005, are required by the trustees, Cameron Allen Ford of 336 Springhill Road, Spring Hill, Victoria and Kerry Edward Thomas McDonald of 9 Lauriston Street, Kyneton, Victoria, both no relation to the deceased, to send particulars to the trustees by 25 January 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

PALMER, STEVENS & RENNICK, solicitors, 8 Jennings Street, Kyneton 3444.

Re: BORIS HARRISON, late of 47 Canterbury Road, Canterbury, Victoria, home duties, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased who died on 11 September 2005, are required by the executors, William Albert Harrison of 47 Canterbury Road, Canterbury, Victoria, Barrie John Young of 2 Quercus Court, Mt Waverley, Victoria and Catherine Mary Fry of 262 McPherson Street, North Carlton, Victoria, to send particulars to them (care of the undersigned) by 24 January 2006, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: KATHLEEN LILIAN CAROLINE ROBINSON, late of 1 Coronata Court, Narre Warren, Victoria, telesales assistant, deceased.

Creditors, next-of-kin, and others having claims in respect of the estate of the deceased, who died on 2 July 2005, are required by the executors, Helen Maree Malia of 21 Curtin Crescent, Dandenong, Victoria and John Simon Robinson of 38 Beethoven Drive, Narren Warren South, Victoria, to send particulars to them (care of the undersigned) by 24 January 2006, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: CARMEL VERONICA GRABAU, late of 170 Burke Road, Glen Iris, Victoria, married woman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 June 2005, are required by the trustee, Keith Anthony Grabau, of 170 Burke Road, Glen Iris, Victoria, to send particulars to the trustee by 24 January 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

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

PAUL ROBERT DRIVER, late of 1 Cumming Court, Mornington, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 March 2005, are required by the executors, Charles Robert Driver and Marlene Dawn Driver of 1 Cumming Court, Mornington, Victoria, to send particulars to them by 28 January 2006, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

STIDSTON & WILLIAMS WEBLAW, solicitors,

Suite 1, 10 Blamey Place, Mornington.

Creditors, next-of-kin and others having claims against the estate of THEODOR CHRISTIAN DOH, late of 31–41 Elizabeth Street, Bayswater, Victoria, retired, deceased, who died on 28 July 2005, are required to send particulars of their claims to Peter George Weller and John Patrick Toohey, both of 520 Bourke Street, Melbourne, Victoria, solicitors, the administrators of the said deceased, on or before 27 January 2006, after which date they will distribute the assets having regard only to the claims of which they then have notice.

TOLHURST DRUCE & EMMERSON, solicitors,

520 Bourke Street, Melbourne.

Creditors, next-of-kin and others having claims against the estate of MARY JANET VICTORIA STEWART, late of 100 Harold Street, Wantirna, Victoria, retired, deceased, who died on 3 June 2005, are required to send particulars of their claims to Mervyn Walter Leslie Minett, care of the undersigned solicitors, the administrator of the said deceased, on or before 27 January 2006, after which date he will distribute the assets having regard only to the claims of which he then has notice.

TOLHURST DRUCE & EMMERSON, solicitors,

520 Bourke Street, Melbourne.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
RICHMOND & BENNISON –	LAWYERS		
	\$		
Jeffrey Lang, 34 Neupath Road, Croydon North	989.77	,,	16/01/02
Rusty Lang, 34 Neupath Road, Croydon North	989.77	"	"
05284 CONTACT: SIMONE STEPHENS, PHONE: (03) 9580 83	311.		

(2)

June 1998.

G 47 24 November 2005

PROCLAMATIONS

ACTS OF PARLIAMENT

Proclamation

I, John Landy, Governor of Victoria, declare that I have today assented in Her Majesty's name to the following Bills:

to the followin	S D1115.			
No. 77/2005	Crimes (Homicide) Act 2005			
No. 78/2005	Firearms (Further Amendment) Act 2005			
No.79/2005	Groundwater (Border Agreement) (Amendment) Act 2005			
No. 80/2005	Major Events (Crowd Management) and Commonwealth Games Arrangements Acts (Crowd Safety Amendment) Act 2005			
No. 81/2005	Prisoners (Interstate Transfer) (Amendment) Act 2005			
No. 82/2005	Retai	Retail Leases (Amendment) Act 2005		
		Given under my hand and the seal of Victoria at Melbourne on 22nd November 2005.		
		(L.S.) JOHN LANDY		
		Governor		
		By His Excellency's Command		
		STEVE BRACKS MP Premier		
No. 77/2005		Act comes into operation on the day after the day on which it receives the Assent.		
No. 78/2005	(1)	(1) Section 1 and this section come into operation on the day after the day on which this Act receives the Royal Assent.		
	(2)	Sections 64 and 65 come into operation on 1 July 2008.		
	(3)	Subject to sub-section (4), the remaining provisions of this Act come into operation on a day or days to be proclaimed.		
	(4)	If a provision referred to in sub-section (3) does not come into operation before 1 October 2006, it comes into operation on that day.		
No. 79/2005	This Act comes into operation on a day to be proclaimed.			
No. 80/2005		Act comes into operation on the day after the day on which it receives the Assent.		
No. 81/2005	(1)	This Act, other than Part 2 and section 7(1), comes into operation on the day after the day on which it receives the Royal Assent.		
	(2)	Part 2 comes into operation on 1 February 2006.		
	(3)	Section 7(1) comes into operation on a day to be proclaimed.		
	(4)	If section 7(1) does not come into operation before 28 February 2006, it comes into operation on that day.		
No. 82/2005	(1)	Sections 1, 3, 12(7), 16, 17, 23, 37, 51 and 52 and this section come into operation on the day after the day on which this Act receives the Royal Assent.		

Part 4 is deemed to have come into operation at the last moment of 30

- (3) Section 45(2) is deemed to have come into operation on 1 July 1998.
- (4) Sections 39, 40, 41, 42 and 43 are deemed to have come into operation on 15 April 2003.
- (5) Part 3 (other than section 45(2)) is deemed to have come into operation at the last moment of 30 April 2003.
- (6) The remaining provisions of this Act are deemed to have come into operation on 1 May 2003.

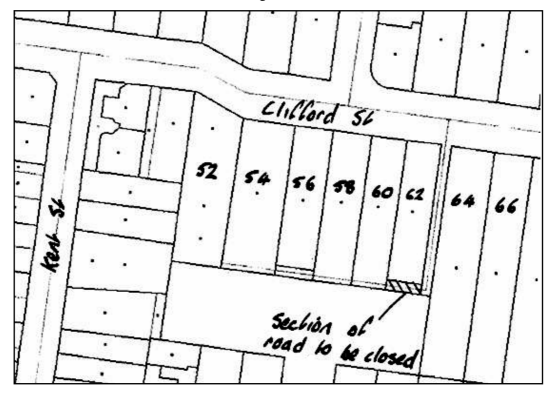
GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



Road Discontinuance – Rear of 62 Clifford Street, Warragul

At its meeting on 13 July 2005 and in accordance with the powers set out in clause 3 schedule 10 of the **Local Government Act 1989**, the Baw Baw Shire Council resolved to discontinue the road shown hatched on the plan below.

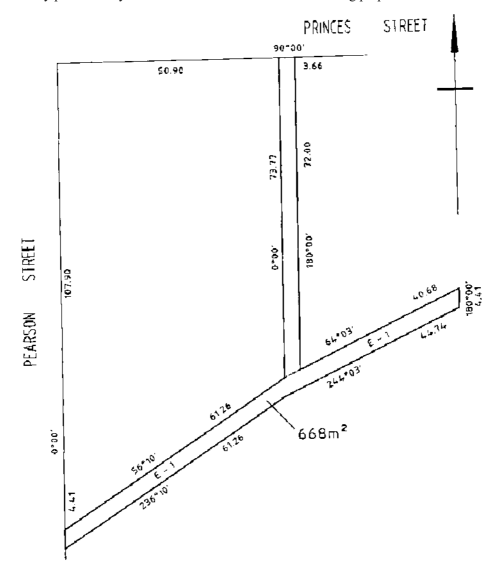
The road is to be transferred to the abutting landowner.



CARDINIA SHIRE COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Cardinia Shire Council has formed the opinion that the unused road shown on the plan below (Road) and which abuts the western and rear boundary of 12 Princess Street, rear boundary of 14 Princess Street and southern boundary of 12 Pearson Street, Bunyip, is not reasonably required as a road for public use and as such resolved to discontinue the road and retain or sell the land from the road by private treaty to owners of the abovementioned abutting properties.



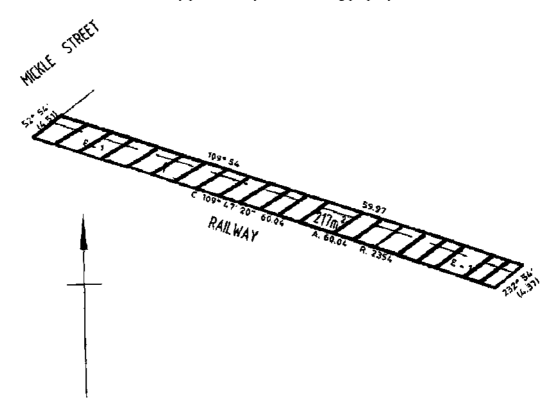
The Road is to be sold subject to any right, power or interest held by Cardinia Shire Council and South East Water Limited in connection with any sewers, drains or pipes under the control of these authorities in or near the road and as marked E–1 on the plan above.

DON WELSH Chief Executive Officer

CARDINIA SHIRE COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Cardinia Shire Council has formed the opinion that the unused road shown hatched on the plan below (Road) and which abuts the southern boundary of 2 Mickle Street, Koo Wee Rup, is not reasonably required as a road for public use and as such resolved to discontinue the road and retain or sell the land from the road by private treaty to the abutting property owners.



The Road is to be sold subject to any right, power or interest held by Cardinia Shire Council in connection with any drains or pipes under the control of this authority in or near the road and as marked E–1 on the plan above.

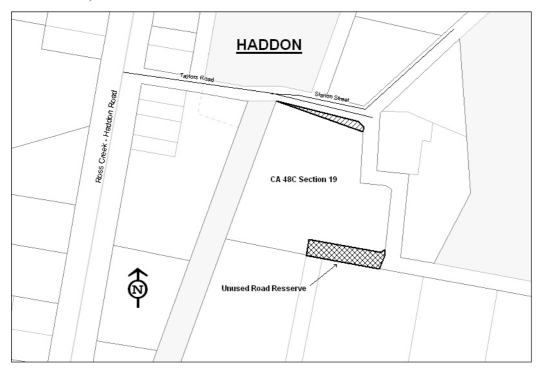
DON WELSH Chief Executive Officer



Road Discontinuance and Exchange of Road

At its meeting of 22 September 2005 acting in accordance with Schedule 10 of the **Local Government Act 1989**, the Golden Plains Shire Council ("the Council"):

- 1. formed the opinion that the road located south of crown allotment 46C, Section 19, Parish of Haddon, shown cross-hatched on the plan below, is not reasonably required as a road for public purposes and resolved to discontinue the road; and
- 2. exchanged for that part of land hatched on the plan below being part of crown allotment 46C, Section 19, Parish of Haddon which will become road.



ROD NICHOLLS Chief Executive Officer

CITY OF WHITTLESEA

Temporary Road Closure McArthurs Road, South Morang

Council hereby gives notice that it intends to continue the temporary closure of McArthurs Road in South Morang at a point approximately 70 metres west of Plenty Road, for a period of up to twelve months commencing Monday 21 November 2005, pursuant to Section 206, Schedule 10 (3) of the **Local Government Act 1989**.

The temporary closure will permit emergency vehicle access via a locked gate.

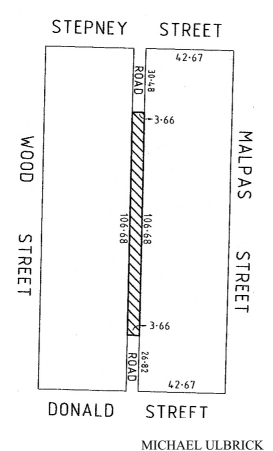
GRAEME W. BRENNAN Chief Executive Officer

DAREBIN CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 7 November 2005, formed the opinion that the road at the rear of 27 to 39 Malpas Street and 134 to 146 Wood Street, Preston, and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the owners of the abutting properties.

The road is to be sold subject to the right, power or interest held by Yarra Valley Water Limited in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.



Chief Executive Officer

SHIRE COUNCIL
of Intention to Make I

Notice of Intention to Make Local Law General (Amendment) Local Law 2005 No. 2 of 2005

Following a review of its Local Laws, Bass Coast Shire Council gives notice under Section 119(2) of the **Local Government Act 1989** of its intention to make a new Local Law being General (Amendment) Local Law of 2005 No. 2 of 2005.

The purpose and general purport of General (Amendment) Local Law of 2005 No. 2 of 2005 is to:

 correct clerical errors in the Principal Local Law – General Local Law of 2005 No. 1 of 2005. The corrections do not impact on the interpretation or validity of the Principal Local Law and do not prevent an Authorised Officer from enforcing any section included in the Principal Local Law while the Amendment Local Law is in the process of being made.

A copy of the proposed Local Law is available for inspection at any of Council's Customer Service Centres in Wonthaggi, Cowes, Inverloch and Grantville. A copy is also available for download from Council's website at www.basscoast.vic.gov.au.

Any person affected by the proposed Local Law may make a submission under Section 223 of the **Local Government Act 1989**.

In accordance with Section 223 of the Act, any person wishing to make a submission must do so in writing, within 14 days of the date of publication of this notice. Submissions should be addressed to the Chief Executive Officer, Bass Coast Shire Council, PO Box 118, Wonthaggi, Victoria 3995.

Any person making a submission may request to be heard in support of his or her submission. Any person requesting to be heard is entitled to appear in person or by a person acting on his or her behalf before a meeting of the Council or a Committee of the Council on a date to be determined by the Chief Executive Officer.

All submissions will be considered in accordance with Section 223 of the Act. Following consideration of submissions, Council may resolve to make the proposed Local Law with or without amendment or to not make the Local Law.

Copies of all submissions received will be made available for public inspection.

ALLAN BAWDEN Chief Executive Officer

GREATER DANDENONG CITY COUNCIL

Amendment to Local Law No. 2 of 2001 – Environmental and Local Law No. 3 of 2001– Road Management and Protection of Physical Assets

At the Greater Dandenong City Council Ordinary Meeting held on 14 November 2005, Council, under Section 119 of the **Local Government Act 1989**, resolved to make Local Laws (Amendment) Local Law No. 2 of 2005. This Local Law amends Local Law No. 2 of 2001 – Environmental and Local Law No. 3 of 2001 – Road Management and Protection of Physical Assets. The Local Law came into operation on that date.

The purpose of the Local Law is to:

- 1.1 amend Council's Environmental Local Law by:
 - a) providing for the fencing of some vacant land;
 - b) imposing further obligations on occupiers of properties to which Council provides a garbage, recycling and/or other waste collection service;
 - c) substituting different penalty units in respect of some provisions which, if contravened, can lead to the service of an Infringement Notice;
 - d) making miscellaneous changes; and
 - e) making the Local Law more effective and enforceable.
- 1.2 amend Council's Road Management and Protection of Physical Assets Local Law by:
 - a) regulating the renewal of vehicle crossings;
 - b) making miscellaneous changes; and
 - c) making the Local Law more effective and enforceable.

A copy of the Local Law may be inspected at or obtained from the Council Offices at Springvale, Keysborough and Dandenong or it is available from the Council website.

> CARL WULFF Chief Executive Officer

HEPBURN SHIRE COUNCIL

Adoption of a Road Management Plan

Notice is hereby given that a "Road Management Plan – Version 02", drafted in accordance with the requirements of Division 5 of the **Road Management Act 2004**, has been made by the Hepburn Shire Council.

As required by Section 55 of the Road Management Act 2004:

- a) the "Road Management Plan Version 02" was adopted by Council on 15 November 2005:
- b) the "Road Management Plan Version 02" may be inspected or obtained at the Hepburn Shire Council Customer Service Offices located at the corner of Duke and Albert Streets, Daylesford between 9.00 am and 5.00 pm Monday to Friday.

VICTOR SZWED Chief Executive Officer



Proposed Local Law Local Law (General) No. 3 of 2005

Moyne Shire Council ('Council') is proposing to replace its General Local Law (No. 1 of 1996) with Local Law (General) No. 3 of 2005. The following information is provided in accordance with section 119 of the **Local Government Act 1989** (the 'Act').

The purpose of the proposed Local Law is to:

- provide for the peace, order and good government of Council's municipal district; and
- regulate its procedures for issuing permits and applications;
- provide the rules relating to access of Council Reserves, the use of roads, public places and related places;

- regulate obstructions and interferences;
- control:
 - the use of liquor;
 - the movement or droving of livestock on roads;
 - the roadside grazing of livestock
- recover cost for damage of roads;
- enforce the Local Law; and
- manage Council facilities.

The proposed Local Law, if made, will:

- regulate Council procedures for issuing permits and applications;
- provide the rules relating to access of Council Reserves, the use of roads, public places and related places;
- regulate obstructions and interferences;
- control:
 - the use of liquor;
 - the movement or droving of livestock on roads;
 - the roadside grazing of livestock
- recover cost for damage of roads;
- enforce the Local Law;
- manage Council facilities;
- make it an offence:
 - to use or access Council Reserves, public places and foreshores except in accordance with the terms of the Local Laws:
 - to collect, solicit or sell any goods or services including a raffle ticket without a permit or in accordance with any legislation;
 - to repair or wash a vehicle on a road;
 - to allow discharge of petrol, diesel, grease or oil or other substances from a vehicle;
 - to allow animal litter to remain in a public place in the area prescribed by the Local Law;
 - to interfere with roads and related services;
 - to obstruct roads or Council premises;
 - to hold a procession, street festival, sporting recreation or similar event without a permit;

- to abandon an unregistered or other vehicle;
- if the noise abatement requirements under the Local Law are not met;
- to keep certain animals (either in type or in number) in certain areas of the municipal district without a permit;
- if a person fails to comply with the requirement on consumption of liquor or being in possession or control of a container of liquor which has been opened on Council premises or a public area in accordance with the Local Law;
- without complying with the Local Law, to drove livestock on roads;
- to allow roadside grazing of livestock without a permit;
- to damage roads; and
- permit Council to enforce a breach of the Local Law by issuing infringement notices or taking court proceedings; and
- regulate the management of the Council facilities.

A copy of the proposed Local Law may be inspected at or obtained from Council's offices at Princes Street, Port Fairy or 1 Jamieson Avenue, Mortlake. Office hours are 8.45 am to 4.45 pm.

Written submissions about the proposed Local Law will be considered in accordance with section 223 of the Act and must be received at the Moyne Shire Council Offices, Princes Street (PO Box 51), Port Fairy 3284 by Monday 12 December 2005.

Any person requesting to be heard in support of their written submission is entitled to appear in person or by a person acting on their behalf before the Ordinary Council meeting to be held on 13 December 2005.

GRAHAM SHIELL Chief Executive Officer

NORTHERN GRAMPIANS SHIRE COUNCIL

Adoption of Local Law General Law 2005

Notice is hereby given that Council at its meeting held on 3 November 2005 made the General Law 2005 in accordance with the Local Government Act 1989.

The purpose and general purport of this Local Law are to provide for:

- (a) the peace, order and good government of the municipality;
- (b) a safe and healthy environment so that the community within the municipality can enjoy a quality of life that meets its expectations;
- (c) the safe and fair use and enjoyment of public places;
- (d) the protection and enhancement of the amenity and environment of the municipality;
- (e) the fair and reasonable use and enjoyment of private land; and
- (f) the uniform and fair administration of this Local Law.

A copy of Local Law can be obtained from Council's offices at Stawell and St Arnaud during office hours or by telephoning 5358 8700.

GINA LYONS Chief Executive Officer

NORTHERN GRAMPIANS SHIRE COUNCIL

Adoption of Local Laws

No. 6 - Environmnent

No. 7 – Roads, Municipal Property and Council Land

No. 8 - Livestock

Notice is hereby given that Council at its meeting held on 5 July 2001 made the following Local Laws in accordance with the Local Government Act 1989.

No. 6 – Environment

The purpose and general purport of this Local Law is to provide for a safe and healthy environment, to provide for the administration and exercise of Council powers and functions and to prohibit and regulate activities which may be dangerous, unsafe or detrimental to the quality of life in the municipal district of the Northern Grampians Shire Council.

No. 7 – Roads, Municipal Property and Council Land

The purpose and general purport of this Local Law is to provide for the peace, order and good government of the municipal district of the Northern Grampians Shire Council, to provide for the administration and exercise of Council powers and functions and to prohibit, regulate and control activities, events, practices and behaviour in places so that no nuisance is caused and there is no detriment to the amenity of the neighbourhood, to a person or to a person's property.

No. 8 - Livestock

The purpose and general purport of this Local Law is to provide for the peace, order and good government of the municipal district of the Northern Grampians Shire Council, to provide for the administration and exercise of Council powers and functions and to regulate and control the movement and droving of livestock and the grazing of livestock through and within the municipal district so that no nuisance is caused and there is no detriment to the welfare of livestock or persons or property.

A copy of each Local Law can be obtained from Council's Headquarters and the St Arnaud Customer Service Centre during office hours or by telephoning 5358 8700.

PETER BROOKS Chief Executive Officer

SOUTHERN GRAMPIANS SHIRE COUNCIL

Notice of Intention to Amend a Road Management Plan

Notice is hereby given that pursuant to Section 54 of the **Road Management Act 2004**, Southern Grampians Shire Council intends to amend its Road Management Plan.

The purpose of the plan is to provide a safe and efficient road network, and establish a management system for the road assets with regard to affordability, available resources, policies and strategies of the Southern Grampians Shire Council.

The purpose of the amendment is to change the times for inspections and response to defects on the road network, to change provisions in relation to footpaths and roadside vegetation.

All roads contained in Council's Register of Public Roads will be affected.

A copy of the amended Road Management Plan can be obtained from, or is available for inspection at the Council offices at 1 Market Place, Hamilton. Any person who is aggrieved by the proposed amendment can make a submission in writing to the Director Physical Services, Jim Nolan, Southern Grampians Shire, Locked Bag 685, Hamilton 3300 no later than 4.00 pm Friday 30 December 2005.



Proposed Amendment to Road Management Plan

Council is proposing to amend its Road Management Plan (Plan) under the **Road Management Act 2004**. The proposed new Plan is referred to as Interim "Road Management Plan – Version 02".

The purpose of the revised Plan is to -

- revise the existing management system for the road management functions of Council, as a road authority under the Act, which is based on policy and operational objectives and available resources; and
- revise the relevant standard in relation to the discharge of duties of the Council in the performance of those road management functions.

The general purport of the proposed Plan will be to -

- set relevant standards and policies in relation to the discharge of duties in the performance by Council of its road management functions;
- include details of the management system that Council proposes to implement in the discharge of its duty to inspect, maintain and repair public roads and ancillary areas for which Council is the coordinating road authority or the responsible road authority;
- specify the relevant policies and priorities adopted by the Council; and
- include any matters that a relevant Code of Practice specifies should be included in a road management plan.

The proposed Plan may be viewed on our website at www.stonnington.vic.gov.au or a copy may be collected from the Stonnington Council Service Centres, located at the corner of

High Street and Glenferrie Road, Malvern between 9 am and 5 pm Monday to Friday.

Any person who is aggrieved by the proposed Plan may by 27 January 2006 make a submission by mail to City of Stonnington, PO Box 21, Prahran 3181 or by e-mail to council@stonnington.vic.gov.au.

Planning and Environment Act 1987 FRANKSTON PLANNING SCHEME

Notice of Amendment

Amendment C35

The Minister for Planning has prepared Amendment C35 to the Frankston Planning Scheme.

The amendment affects land known as the Burdett's quarry site, which has an area of about 101 ha and is located on the north side of Cranbourne–Frankston Road, Langwarrin. The land is contained in Crown Allotment Nos 31, 34, Part 34A and 34C, Parish of Langwarrin.

The amendment proposes to:

- Rezone 7.7 ha of the land adjacent to Potts Road from a Residential 1 Zone to a Rural Conservation Zone.
- Rezone 8.8 ha of the land adjacent to Cranbourne–Frankston Road from a Special Use Zone 2 (Extractive Industry) to a Residential 1 Zone.
- Rezone the balance of the land from a Special Use Zone 2 (Extractive Industry) to a Rural Conservation Zone.
- Introduce and apply a new Schedule 4 to the Rural Conservation Zone that specifies a minimum subdivision size of 0.4 ha.
- Introduce and apply a new Development Plan Overlay (Schedule 7) that specifies certain requirements to be met, including the transfer of the remnant bushland to the Crown. The Schedule also details requirements in relation to the low density residential lots, including that no more than 25 lots may be created within the cleared area that is proposed to be rezoned to a Rural Conservation Zone.
- Delete the Environmental Significance Overlay (Schedule 1) applying to the land.
- Delete the Development Plan Overlay (Schedule 1) applying to part of the land.

- Introduce and apply a new Schedule to Clause 52.17 that provides for the removal of a limited amount of vegetation within the area that is to be developed for residential purposes.
- Realign the Urban Growth Boundary to accord with the new zoning of the land. (This will require ratification by both Houses of Parliament.)

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the Frankston City Council, corner Davey Street and Young Street, Frankston.

Submissions about the amendment must be sent to the Minister for Planning, Attention: Adrian Williams, Planning Panels Victoria, Department of Sustainability and Environment, GPO Box 2797Y, Melbourne 3001, by 13 January 2006.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability and Environment

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C66 Authorisation A0 185

The City of Greater Dandenong has prepared Amendment C66 to the Greater Dandenong Planning Scheme. In accordance with Section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning has authorised the City of Greater Dandenong as planning authority to prepare the amendment.

The amendment applies to various parcels of land between Pickett, Swords, Abbott Street and Railway Parade/Foster Street, Dandenong. The various parcels of land are more particularly described as part of the Europa Cheese Factory and the Grenda Bus Terminal, Dandenong.

The amendment places a Public Acquisition Overlay 1 (PAO1) over the land to enable acquisition of the land by the Roads Corporation (VicRoads) for the purpose of constructing the George Street Bridge.

The amendment can be inspected during office hours and free of charge at: the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and Greater Dandenong City Council Offices, 39 Clow Street, Dandenong.

Any person affected by the proposed amendment may make a submission. The submission must be in writing and should clearly identify the submitter by name, postal address and daytime telephone contact number. Submitters are requested to clearly state whether they support, oppose or request changes to the amendment, either in whole or part.

Please be aware that copies of submissions received may be made available to any person for the purpose of consideration as part of the planning process.

All submissions should be clearly marked 'Amendment C66 to the Greater Dandenong Planning Scheme' and must be sent to: The Manager Planning and Design, City of Greater Dandenong, PO Box 200, Dandenong, Vic. 3175.

Submissions must be received by 28 December 2005.

MR JODY BOSMAN Manager Planning and Design

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Preparation of Amendment Amendment C63

Authorisation No. A179

The Hume City Council has prepared Amendment C63 to the Hume Planning Scheme.

The land affected by the amendment is the former Craigieburn Primary School site in Hamilton Street, Craigieburn, Lot 5, Plan of Subdivision No. 22617 (Volume 8120, Folio 483) and Lot 440, Plan of Subdivision No. 66779 (Volume 8583, Folio 127).

The amendment proposes to rezone the land from Public Use Zone 2 – Education to Residential 1 Zone. This will enable the site to

be developed for residential purposes. The amendment also proposes to include the site within a Development Plan Overlay to guide the future development of the land to provide certainty about the nature of the proposed use or development.

You may inspect the amendment, any documents that support the amendment and the explanatory report about the amendment at the following locations:

- at the office of the Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury.
- at the office of the Hume City Council, Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows.
- at the office of the Hume City Council, Craigieburn Office, 59 Craigieburn Road West, Craigieburn.
- at the Port Phillip Regional Office, Department of Sustainability and Environment, 30 Prospect Street, Box Hill.
- at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

This can be done during office hours and is free of charge.

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

The closing date for submissions is 30 January 2006. A submission must be sent to Kim Giaquinta, Strategic Planner, Hume City Council, PO Box 119, Dallas 3047.

DARRELL TRELOAR Chief Executive Officer

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Preparation of Amendment Amendment C64 Authorisation A182

The Hume City Council has prepared Amendment C64 to the Hume Planning Scheme.

The land affected by the amendment is the south-west corner of 300 Hume Highway, Craigieburn, described as part of Crown Portion 15, Parish of Yuroke on Certificate of Title Volume 8844, Folio 976.

The amendment proposes to rezone a small section of land currently included in an Urban Floodway Zone (UFZ), to an Industrial 3 Zone (IN3Z). This will enable the site to be developed for industrial purposes.

You may inspect the amendment, any documents that support the amendment and the explanatory report about the amendment at the following locations:

- at the office of the Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury.
- at the office of the Hume City Council, Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows.
- at the office of the Hume City Council, Craigieburn Office, 59 Craigieburn Road West, Craigieburn.
- at the Port Phillip Regional Office, Department of Sustainability and Environment, 30 Prospect Street, Box Hill.
- at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

This can be done during office hours and is free of charge.

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

The closing date for submissions is 30 January 2006. A submission must be sent to Lawrence Seyers, Strategic Planner, Hume City Council, PO Box 119, Dallas 3047.

DARRELL TRELOAR Chief Executive Officer



Planning and Environment Act 1987

MILDURA PLANNING SCHEME

Notice of Preparation of an Amendment to the Planning Scheme Amendment C20

A 11 : 4: A 76

Authorisation A78

The Mildura Rural City Council has prepared Amendment C20 to the Mildura Planning Scheme. In accordance with section 9(2) of the **Planning and Environment Act**

1987, the Minister for Planning authorised the Mildura Rural City Council as planning authority to prepare the amendment.

The amendment applies to the Mildura Airport land – Part Lot 4 in TP679153W, Section 56, Lots 1 and 2 in TP679153W, Section 63, Lot 3 in TP679153W, Section 64; and Crown Allotment 3, Section 64, Block E, Nineteenth Street, Mildura – (247.49 hectares) and Crown Allotment 15, Section 79, Block E, Nineteenth Street, Koorlong – (17.758 hectares) and land within the vicinity of the airport, particularly land under the approach and take-off paths of the airport's runways.

The amendment:

- makes changes to Clauses 21.02, 21.04 and 22.10 of the Local Planning Policy Framework to support the ongoing operation of the airport;
- rezones the Mildura Airport land from Public Use Zone – Local Government (PUZ6) and Rural Use Zone – (RUZ) to Special Use Zone – Mildura Airport (SUZ7);
- introduces Special Use Zone Schedule 7 to be applied to the airport land;
- applies the Design and Development Overlay (DDO5, DDO6 and DDO7) to land within the vicinity of the airport where the height of buildings and works could adversely effect the operations of the airport;
- introduces Design and Development Overlay Schedules 5, 6 and 7 to control the height of buildings and works in the vicinity of the airport;
- amends the existing Airport Environs Overlays (AEO1 and AEO2) so that they apply only to areas which are or will be subject to high levels of aircraft noise from the airport;
- amends the schedule to Clauses 61.01–61.04 to update the list of maps comprising part of the scheme; and
- amends the Schedule to Clause 81 by deleting three and adding two incorporated documents. The Mildura Airport Master Plan (and any subsequent review thereof) will no longer be an incorporated document, but will instead be a reference document.

You may inspect the amendment, any documents that support the amendment and the explanatory report about the amendment at the following locations:

- Mildura Rural City Council, 108–116 Madden Avenue, Mildura.
- Mildura Rural City Council website w w w . m i l d u r a . v i c . g o v . a u (Townplanning).
- Mildura Airport, corner of Walnut Avenue & Sturt Highway, Mildura.
- Department of Sustainability and Environment, corner of Taylor Street & Midland Highway, Epsom, Bendigo.
- Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne 3002.

This can be done during office hours and is free of charge. Any person who may be affected by the amendment may make a submission to the planning authority. The closing date for submissions is Friday 20 January 2006. A submission must be in writing and be sent to: Garry Healy, General Manager — Assets and Environment, Mildura Rural City Council, PO Box 105, Mildura 3502.

PHIL PEARCE Chief Executive Officer

Planning and Environment Act 1987

PYRENEES PLANNING SCHEME

Notice of Preparation of Amendment Amendment C14

Authorisation A0188

The Pyrenees Shire Council has prepared Amendment C14 to the Pyrenees Planning Scheme

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Pyrenees Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment consists of two properties (part) located on the south-east side of the Western Highway (also referred to as Neill Street) and Lawrence Street intersection, Beaufort. The legal description of these

properties being: Crown Allotments 9 & 10, Section 4, Township and Parish of Beaufort.

The Amendment proposes to apply a Public Acquisition Overlay over the identified land in order to facilitate the installation of traffic signals at the intersection of the Western Highway and Lawrence Street.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: the office of the planning authority, Pyrenees Shire Council, Municipal Offices, 5 Lawrence Street, Beaufort; the Department of Sustainability and Environment, South West Regional Office, 402–406 Mair Street, Ballarat; and the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

This can be done during office hours and is free of charge.

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

The closing date for submissions is 3 January 2006. A submission must be sent to the Pyrenees Shire Council, Municipal Offices, 5 Lawrence Street, Beaufort.

STEPHEN CORNISH Chief Executive Officer these properties being: Crown Allotments 9 & 10, Section 4, Township and Parish of Beaufort.

The Amendment proposes to rezone the land identified from Business 1 Zone to Road Zone Category 1, in order to facilitate the installation of traffic signals at the intersection of the Western Highway and Lawrence Street.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: the office of the planning authority, Pyrenees Shire Council, Municipal Offices, 5 Lawrence Street, Beaufort; the Department of Sustainability and Environment, South West Regional Office, 402–406 Mair Street, Ballarat; and the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

This can be done during office hours and is free of charge.

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

The closing date for submissions is 3 January 2006. A submission must be sent to the Pyrenees Shire Council, Municipal Offices, 5 Lawrence Street, Beaufort.

STEPHEN CORNISH Chief Executive Officer

Planning and Environment Act 1987

PYRENEES PLANNING SCHEME Notice of Preparation of Amendment Amendment C15 Authorisation A0188

The Pyrenees Shire Council has prepared Amendment C15 to the Pyrenees Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Pyrenees Shire Council as planning authority to prepare the Amendment.

The land affected by the Amendment consists of two properties (part) located on the south-east side of the Western Highway (also referred to as Neill Street) and Lawrence Street intersection, Beaufort. The legal description of

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Preparation of Amendment Amendment C79 Authorisation A33

This Amendment has been prepared by the Whittlesea City Council, which is also the planning authority for the Amendment.

The Amendment applies to part of the land at 226 Plenty Road, Bundoora which is further described as part of Lot 2 PS442239W. The Amendment also affects a small portion of the Janefield Drive road reserve which abuts the above land.

The Amendment rezones the land, comprising approximately 1.5 ha, from Residential 1 Zone to Special Use Zone Schedule 3 (Janefield Technology Estate). The

Amendment is required to rectify a zoning anomaly within the Whittlesea Planning Scheme.

The Amendment and supporting documents can be inspected free of charge during office hours at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne, Vic. 3002; and at the City of Whittlesea, Civic Centre, Ferres Boulevard, South Morang, Vic. 3752.

Any person who may be affected by the Amendment may make a submission to the planning authority. Submissions to the Amendment must be sent to the Chief Executive Officer, City of Whittlesea, Locked Bag 1, Bundoora, Vic. 3083, by Friday 6 January 2006.

GRAEME BRENNAN 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, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 27 January 2006 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.

- DOWNIE, Madge Anne, late of Unit 8, 460 Glenferrie Road, Hawthorn, Vic. 3122, home duties, and who died on 15 November 2005.
- EVANS, Craig Anthony, late of Unit 24 Kew Residential Services, Flat 1, Princess Street, Kew, Vic. 3101, pensioner, and who died on 6 January 2005.
- HALL, Edward Anthony, formerly of Broadbeach Caravan Park, 2 Cuttriss Street, Inverloch, Vic. 3996, but late of Woorayl Lodge, 71 McCartin Street, Leongatha, Vic. 3953, retired, and who died on 9 October 2005.
- MORROW, Joseph Robert, late of 3 Sandala Court, Dandenong North, unemployed, and who died on 1 August 2005.
- NOBLE, Phyllis Mary Ellen, formerly of 18 Hill Street, Sunshine, Vic. 3020, but late of Taylor Lodge Nursing Home, Copernicus Way, Keilor Downs, Vic. 3038, pensioner, and who died on 31 August 2005.

SALTMARSH, Vera Winifred, late of 39 Everton Grove, Surrey Hills, Vic. 3127, pensioner, and who died on 27 August 2005.

Dated 18 November 2005

MARY AMERENA Manager Executor and Trustee Services

STATE TRUSTEES LIMITED ABN 68 064 593 148

Section 79

Notice is hereby given that State Trustees Limited, ABN 68 064 593 148 intends administering the estates of:—

- EMILY PATRICIA BARTLE, late of Carrum Downs Private Nursing Home, 1135 Frankston–Dandenong Road, Carrum Downs, Victoria, pensioner, deceased intestate, who died on 17 July 2005.
- GLADYS DAVIES, late of Maryville Hostel, 7–9 Maryville Way, Boronia, Victoria, retired, deceased, who died on 30 October 2005, leaving a Will dated 5 March 2003.
- GORDON KEN GLASSON, late of Prague House, 52 Sackville Street, Kew, Victoria, retired, deceased intestate, who died on 13 April 2005.
- SHIRLEY MAY HOGAN, late of Plumpton Villa Nursing Home, 7 Lewis Street, Glenroy, Victoria, pensioner, deceased intestate, who died on 29 August 2005.
- ANTHONY JOSEPH JOHNSTONE, late of 16 Guila Court, Epping, Victoria, pensioner, deceased intestate, who died on 1 August 2005.
- ELSIE OLIVE LYNCH, late of Lions Hostel, 29 Timins Street, Sunbury, Victoria, widow, deceased, who died on 23 October 2005, leaving a Will dated 17 October 1983.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 27 January 2006, after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates, having regard only to the claims of which it then has notice.

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, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 25 January 2006, 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.

- BATLEY, Rose, late of 28 Killara Street, Sunshine, Victoria 3020, pensioner, and who died on 18 July 2005.
- BRETHERTON, Doreen Bereneice, late of 37 Paget Avenue, Glenroy, Victoria 3046, home duties, and who died on 20 August 2005.
- DEAN, Charlotte Mary, late of 147 Ballantyne Street, Thornbury, Victoria 3071, pensioner, and who died on 7 August 2005.
- MORLEY, Alfred John, formerly of 3 Buchanan Street, Boronia, Victoria 3155, but late of Coogee Nursing Home, 7 Coogee Street, Boronia, Victoria 3155, retired, and who died on 19 September 2005.
- MULVOGUE, Mary Hyacinth, late of 32 Ireland Street, Seaford, Victoria 3198, retired, and who died on 31 January 2005.
- PATULLO, Mavis Lorraine, late of 7 Muchell Grove, Coburg, Victoria 3058, home duties, and who died on 16 October 2005.
- SAWYER, Eileen Marie, formerly of 14 Brady Road, Bentleigh, Victoria 3024, but late of 24 Cane Mews, Seaford, Victoria 3198, retired, and who died on 5 October 2005.
- SPIROVSKI, Dusan, late of 129 Fitzroy Street, Fitzroy, Victoria 3065, pensioner, and who died on 2 October 2005.
- STEFANOVIC, Slavka, late of 18 James Street, St Albans, Victoria 3021, and who died on 1 November 2005.
- WOODLEY, Peggy, late of Buckland House Nursing Home, 53 Highett Street, Mansfield, Victoria 3724, pensioner, and who died on 12 August 2005.

Dated 16 November 2005

MARY AMERENA
Manager
Executor and Trustee Services

EXEMPTION

Application No. A374 of 2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995 (the Act) by the Richmond Fellowship of Victoria (the applicant). The application for exemption is to enable the applicant to advertise for and employ a female staff member in the role of Holiday Team Worker for the Richmond Fellowship of Victoria (Western Respite Services) ("the specified conduct").

Upon reading the material filed in support of this application by Ms Christine Misso, HR Advisor, Richmond Fellowship of Victoria, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted:

- The Richmond Fellowship of Victoria Western Respite Service is the key provider of planned respite in the western metropolitan region. The service provides flexible and planned respite for young people, adults and the aged with psychiatric disabilities and their carers and provides opportunities for carers to have some time out whilst the person they care for engages in planned activities with a psychosocial rehabilitation focus.
- A female is required to fill the position of Holiday Team Worker to ensure a gender balance at group holidays to allow female clients to feel safe and supported while away from their familiar environments.
- As some female clients of the applicant have experienced physical, sexual and/or psychological abuse, a female Holiday Worker is required to ensure that those female clients have the choice of speaking to a female staff member if required.

The Tribunal hereby grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 17 November 2008.

Dated 11 November 2005

HER HONOUR JUDGE DAVIS
Vice President

EXEMPTION

Application No. A376 of 2005

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act), by the Brotherhood of St Laurence (the applicant). The application for exemption is to enable the applicant to refuse accommodation to persons under the age of 50 years at Sidney Myer House ("the specified conduct").

Upon reading the material submitted in support of the application, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 49, 50, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted:

- The applicant has provided rooming house accommodation to older and often frail men and women at Sidney Myer House (formerly Millott House) since 1983 (the service). One of the reasons that the older resident seeks accommodation at Sidney Myer House is because of the security it offers to older residents sharing with a similar age group. Current residents are between 50 and 90 years of age and often have a disability or are physically frail.
- Sidney Myer House provides accommodation for senior residents on low incomes who have few assets and few or no social supports and family networks. Residents receive support because Sidney Myer House is co-located with other Brotherhood age-specific facilities such as a hostel and day centre, in which there are a number of staff available to assist them to maintain their independence, security and privacy.
- Within the City of Yarra there are a number of private and public rooming houses that provide rooming house accommodation to all age groups, including 300 rooms managed by Yarra Community Housing Group which is under the auspices of the Brotherhood.
- The service provides accommodation for 16 older male and female residents who generally come from the inner metropolitan area of Melbourne thus service allows them to remain connected to their community.

- There are no other rooming houses that offer age-specific services in the area.
- An exemption in similar terms was granted in November 2002.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 49, 50, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 17 November 2008.

Dated 11 November 2005

HER HONOUR JUDGE DAVIS
Vice President

EXEMPTION

Application No. A386/2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by the Department of Infrastructure for exemption from Sections 13, 37, 42, 100 and 195 of that Act. The application for exemption is to enable the applicant to advertise for and provide three scholarships per year (commencing with the year 2006) to women post-graduate students in the science, engineering, technology or construction fields of study.

Upon reading the material submitted in support of the application and upon hearing submissions from Ms Woodland and for the Reasons for Decision given by the Tribunal on 14 November 2005, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 37, 42, 100 and 195 of the Act to enable the applicant to advertise for and provide three scholarships per year (commencing with the year 2006) to women post-graduate students in the science, engineering, technology or construction fields of study.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to enable the applicant to advertise for and provide three scholarships per year (commencing with the year 2006) to women post-graduate students in the science, engineering, technology or construction fields of study.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 16 November 2008.

Dated 14 November 2005

C. McKENZIE Deputy President

Department of Treasury and Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Date of Auction: Saturday 10 December 2005 at 12.00 p.m. on site.

Reference: 2005/00562.

Address of Property: 43, 45, 47 & 49 Berry Street, East Melbourne.

Crown Description: Crown Allotments 2023, 2024, 2025, 2026, Parish of Melbourne North.

Terms of Sale: 10% deposit, balance 60 days or 90 days.

Area: Crown Allotment 2023 – 186m². Crown Allotment 2024 – 187m². Crown Allotment 2025 – 187m².

Crown Allotment 2026 – 187m².

Officer Co-ordinating Sale: Mark Lovell, Victorian Government Property Group, Department of Treasury and Finance, 5/1 Treasury Place, Melbourne, Vic. 3002.

Selling Agent: R. T. Edgar, 10 Wallace Avenue, Toorak, Victoria 3142.

JOHN LENDERS MP Minister for Finance

Children and Young Persons Act 1989 APPOINTMENT OF HONORARY

PROBATION OFFICERS

I, Tom Keating, Regional Director of Hume Region of the Department of Human Services, under Section 34(4) of the **Children and Young Persons Act 1989** appoint the undermentioned persons as Honorary Probation Officers in the Children's Court of the State of Victoria for the period ending 31 December 2007:

Elisabeth Isabel Belt; Margaret Airlie Black; Allan Joseph Findlay; Graeme Johnson; Freda Ould.

Dated 21 November 2005

TOM KEATING Regional Director

Children's Services Act 1996

NOTICE OF EXEMPTION

Under Section 6 of the **Children's Services Act 1996** ('the Act') the Minister for Children,
Minister for Community Services hereby
declares that Beulah Outreach Preschool,
Licence Number ID 1789 ('the service') is
exempt from the qualified staff members
requirement as set out in regulation 24 of the
Children's Services Regulations 1998.

This exemption is granted subject to the conditions that the proprietor must ensure that whenever children are being cared for or educated by the service:

- The number of staff members as set out in regulation 24 are caring for or educating the children.
- 2. The staff members must include a staff member who holds a primary teaching qualification.

This exemption remains in force until 21 December 2005.

Dated 12 October 2005

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ('the Act'), the Minister for Children, Minister for Community Services hereby declares that the Horsham Community Child Care Centre, Licence Number 1772 ('the service') is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

The exemption is granted subject to the conditions that the proprietor must ensure:

- 1. Whenever children are being cared for or educated by the service, the number of staff members as set out in regulation 24 are caring and educating the children.
- 2. No more than one nominated staff member is employed in place of qualified staff.
- 3. The nominated staff member is undertaking a course to attain a post-secondary early childhood qualification recognised under regulation 25.

This exemption remains in force until 30 April 2006.

Dated 11 November 2005

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

Children's Services Act 1996 NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ('the Act'), the Minister for Children, Minister for Community Services hereby declares that the Nhill Child Care Service, Licence Number 10264 ('the service') is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

The exemption is granted subject to the conditions that the proprietor must ensure:

- 1. Whenever children are being cared for or educated by the service, the number of staff members as set out in regulation 24 are caring and educating the children.
- 2. No more than one nominated staff member is employed in place of qualified staff.
- 3. The nominated staff member is undertaking a course to attain a post-secondary early childhood qualification recognised under regulation 25.

This exemption remains in force until 30 April 2006.

Dated 11 November 2005

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

Children's Services Act 1996 NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ('the Act'), the Minister for Children, Minister for Community Services hereby declares that the University Early Learning Centre, Licence Number 1778 ('the service') is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

The exemption is granted subject to the conditions that the proprietor must ensure:

- 1. Whenever children are being cared for or educated by the service, the number of staff members as set out in regulation 24 are caring and educating the children.
- 2. No more than one nominated staff member is employed in place of qualified staff.
- 3. The nominated staff member is undertaking a course to attain a post-secondary early childhood qualification recognised under regulation 25.

This exemption remains in force until 31 December 2005.

Dated 11 November 2005

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

- I, Richard Aldous, Executive Director Minerals and Petroleum, pursuant to section 7 of the **Mineral Resources Development Act 1990** and under delegation by the Minister for Energy Industries and Resources –
- hereby exempt all that Crown land situated within the boundaries of exploration licence applications 4922, 4923 and 4924 that have been excised from the applications, from being subject to an exploration licence or mining licence.
- Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is revoked in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 17 November 2005

RICHARD ALDOUS Executive Director Minerals and Petroleum

Subordinate Legislation Act 1994

FISHERIES (AQUACULTURE FEES AND LEVIES) REGULATIONS 2005

Notice of Decision

I, Bob Cameron, Minister for Agriculture and Minister responsible for administering the **Fisheries Act 1995**, give notice under section 12 of the **Subordinate Legislation Act 1994** as follows:

A Regulatory Impact Statement (RIS) was prepared in relation to the proposed Fisheries (Aquaculture Fees and Levies) Regulations 2005. The RIS was advertised to invite public comment. Four submissions were received and considered.

I have decided that the proposed Regulations should be made without amendments.

Dated 18 November 2005

BOB CAMERON MP Minister for Agriculture

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 28 December 2005.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 22 December 2005.

It will not be necessary for interested parties to appear on the date specified, unless advised in writing.

Terasof Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW564, TOW933, TOW773 and TOW450 which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 12/14 Enterprise Drive, Berwick 3896, to change the depot address to 6–8 Bryants Road, Dandenong 3175.

Dated 24 November 2005

STUART SHEARER Director

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following applications will be considered by the Licensing Authority after 28 December 2005.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 22 December 2005.

It will not be necessary for interested parties to appear on the date specified, unless advised in writing.

Vermont Motors Pty Ltd. Application for variation of conditions of tow truck licence number TOW517 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 40 Thornton Crescent, Mitcham, to change the depot address to 435 Mt Dandenong Road, Kilsyth.

Ringwood Panel Service Pty Ltd. Application for variation of conditions of tow truck licence number TOW521 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 40 Thornton Crescent, Mitcham, to change the depot address to 435 Mt Dandenong Road, Kilsyth.

Croydon District Crash Repairs Pty Ltd. Application for variation of conditions of tow truck licence number TOW524 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 40 Thornton Crescent, Mitcham, to change the depot address to 435 Mt Dandenong Road, Kilsyth.

Wantirna Bodyworks (Vic) Pty Ltd. Application for variation of tow truck licence numbers TOW777 and TOW810 which authorises the licensed vehicles to be managed, controlled and operated from a depot situated at 570 Boronia Road, Wantirna, to change the depot address to 435 Mt Dandenong Road, Kilsyth.

Dated 18 November 2005

STUART SHEARER Director

Victorian Institute of Teaching Act 2001

VICTORIAN INSTITUTE OF TEACHING

Schedule of Registration Fees 2006

In accordance with the Victorian Institute of Teaching Act 2001, the following fees have been fixed for the registration of teachers in 2006.

The fees are fixed for a period of twelve months.

Annual Registration Fee	\$62
Registration Application Fees	
Applicants with Victorian Qualifications	\$40
Applicants with Interstate or Overseas Qualifications	\$60
Criminal Record Check Fee	\$22

Explanation of fees:

- Ongoing teachers pay an annual fee of \$62 for 2006.
- New applicants with Victorian qualifications pay a one-off \$40 application fee, as well as the annual fee of \$62. This is a total for 2006 of \$102.
- New applicants with qualifications gained interstate or overseas pay a one-off \$60 application fee, as well as the annual fee of \$62. This is a total for 2006 of \$122.
- A criminal record check fee is paid where registered teachers have a criminal record check undertaken separate to any registration application or registration renewal process.

Enquiries

Contact the Victorian Institute of Teaching on 1300 888 067 or email vit@vit.vic.edu.au

Geographic Place Names Act 1998

NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

The Registrar of Geographic Names hereby gives notice of intention to register the undermentioned place name(s). Any objections to the proposal should be made in writing (stating the reasons therefor) and lodged with the Registrar within 30 days of publication of this notice. If no objections are lodged within this period, the proposed name becomes the official name and will be registered in the Register of Geographic Names.

File No.	Naming Authority	Place Name	Location
GPN 660	Ballarat City Council	Lions Gate Reserve	Corner of Adelphi Close, Shaftesbury Avenue and The Ridge, Delacombe.
GPN 661	Ballarat City Council	Mortons Cutting	Water diversion channel commencing on Coghills Creek and discharging into Lake Learmonth.
GPN 662	Ballarat City Council	Bowling Club Point	Point on the shore of Lake Learmonth, east of McKay Street, Learmonth.
GPN 663	Ballarat City Council	Walkers Point	Point on the shore of Lake Learmonth, at the northern end of the Windermere— Learmonth Road, Learmonth.
GPN 664	Ballarat City Council	Rocky Point	Point on the shore of Lake Learmonth, west of the Windermere— Learmonth Road and north of Pattersons Road, Learmonth.
GPN 665	Ballarat City Council	Whitehands Point	Point on the shore of Lake Learmonth, between Shanty Lane and Matthias Road, Learmonth.

Office of the Registrar of Geographic Names

c/- LAND VICTORIA

15th Floor

570 Bourke Street

Melbourne 3000

JOHN E. TULLOCH

Registrar of Geographic Names

Geographic Place Names Act 1998

CORRIGENDUM

In the Victoria Government Gazette No. G42, 20 October 2005, page 2327, under **Geographic Place Names Act 1998**, Notice of Intention to Register a Geographic Name, the location description should read Fowler Street, Bonbeach.

Office of the Registrar of Geographic Names

c/- LAND VICTORIA

15th Floor

570 Bourke Street Melbourne 3000 JOHN E. TULLOCH Registrar of Geographic Names

Building Act 1993

BUILDING CODE OF AUSTRALIA 2005

Notice of Amendment and Documents Lodged with the Clerk of the Parliaments

The Building Code of Australia 2005 has been incorporated into the Building Regulations 1994 effective as of 1 May 2005. The Building Code of Australia 2005 and the following documents incorporated by the amendment have been lodged with the Clerk of the Parliaments.

A copy of the Building Code of Australia 2005 is available for inspection, without charge, by the public during normal office hours at the offices of the Building Commission, Level 27, 2 Lonsdale Street, Melbourne.

Australian Standard No.	Date	Title	
AS/NZS 2269	2004	Plywood – structural (r	eplaces AS 2269 1994)
AS 2419		Fire hydrant installations	,
Part 1	1994	Part 1 – Systems design, installation	
		and commissioning	
		Amendment 2, Nov 2004	(amends AS 2419)
AS/NZS 3500	2003	Plumbing and drainage	
Part 4		Part 4 – Heated water services	(new reference)
AS 3600	2001	Concrete structures	
		Amendment 2, Oct 2004	(amends AS 3600)
AS/NZS 3823		Performance of electrical appliances –	
		Air conditioners and heat pumps	
Part 1.2	2001	Part 1.2 – Test methods – Ducte	ed (new reference)
		air-conditioners and air to air heat pumps –	
		Testing and rating for performa	ance
AS 4428		Fire detection, warning, control and intercom systems -	
		Control and indicating equipment	į.
Part 1	2001	Part 1 – Fire	
		Amendment 1, Apr 2004	(amends AS 4428)
AS/NZS 4858	2004	Wet area membranes	(new reference)
AS/NZS 4859		Materials for thermal insulation of buildings	

Part 1	2002	Part 1 – General criteria and	(new reference)
		technical provisions	
ARI 460	2000	Remote mechanical- draft air-co	ooled
		refrigerant condensers	(new reference)
ARI 550/590	1998	Water chilling packages using th	ne
		vapour compression cycle	(new reference)
BS 7190	1989	Assessing thermal performance	of
		low temperature hot water	
		boilers using a test rig	(new reference)
ABCB	2005.1	Protocol for House Energy	
		Rating Software	(replaces 2004.1)
FirstRate	Edition 4	House energy rating software	(replaces edition 3.54)
NatHers	Version	National House Energy Rating	
	2.32A	Software	(replaces edition 2.32)
Practice Note	2005	Residential sustainability	
2005–55		measures	(replaces 2004 – 55)
		Di	PETER NASSAU irector, Building Quality Building Commission

Vocational Education and Training Act 1990

MINISTERIAL DIRECTIONS TO COUNCILS OF TAFE INSTITUTES AND UNIVERSITIES WITH TAFE DIVISIONS (AMENDMENT) 2005

PURPOSE

1. The purpose of these Directions is to amend the Ministerial Directions to Councils of TAFE Institutes and Universities with TAFE Divisions given on 7 December 1995 and amended on 2 October 1997, 25 November 1998, 7 December 2000, 4 December 2001 and 10 September 2004 (the Ministerial Directions), in relation to employment of staff in TAFE Institutions.

AUTHORITY FOR DIRECTIONS

2. These Directions are given pursuant to section 6A of the **Vocational Education and Training** Act 1990.

COMMENCEMENT

3. These Directions commence on the date they are given.

DIRECTIONS ABOUT THE EMPLOYMENT OF STAFF

4. For Schedule 3 to the Ministerial Directions, substitute –

SCHEDULE 3 - DIRECTIONS ABOUT THE EMPLOYMENT OF STAFF

PART 1 – PRELIMINARY

Operation

3.1 These Directions are not intended to operate so as to confer or impose rights, liabilities or obligations as between a Council and a person employed by the Council or to affect the application of any law, employment agreement, contract of employment or award which applies to a matter dealt with by these Directions. Nevertheless, to the extent that a Council has discretion under such a law, employment agreement, contract of employment or award, the Council must comply with and give effect to these Directions in the exercise of that discretion.

3.2 A Council must take all practicable steps to ensure that its employees and agents also give effect to these Directions.

PART 2 – MANAGEMENT OF EMPLOYEE RELATIONS

Management Practices

- 3.3 Councils must develop policies on employment and employee relations which are consistent with these Directions and the public sector industrial relations policies from time to time of the Government of Victoria, and which are designed—
 - (a) to ensure compliance with relevant State and Federal laws relating to employee relations and industrial relations; and
 - (b) to ensure that all ongoing financial liabilities incurred by the institution in relation to employment can be satisfied out of the institution's own resources.

Consistency with Directions

3.4 A Council must ensure that an employment agreement or contract of employment does not contain a provision that is inconsistent with these Directions or the public sector industrial relations policies from time to time of the Government of Victoria. In this clause, 'employment agreement' means a Certified Agreement under the Commonwealth **Employee Relations Act 1996** or a common law employment contract.

Consent Awards and Agreements under the Commonwealth Workplace Relations Act 1996

- 3.5 A Council must not, without the written approval of the Minister—
 - (a) consent to the making of an award under the Commonwealth **Workplace Relations** Act 1996; or
 - (b) make a Certified Agreement, or Australian Workplace Agreement under the Commonwealth **Workplace Relations Act 1996**; or
 - (c) make or be a party to an application under the Commonwealth **Workplace Relations**Act 1996 or any other application or notice under that Act in relation to the making, approval or implementation of a Certified Agreement, Australian Workplace Agreement under that Act.
- 3.6 A Council must provide to the Minister such information and reports on the status and progress of any industrial matter as the Minister may reasonably require.

Council Determinations

3.7 A Council must not make a determination under section 34C of the **Vocational** Education and Training Act 1990 (which empowers Councils, subject to that Act, to determine conditions of employment) that is inconsistent with these Directions.

PART 3 - EXECUTIVE OFFICERS

- 3.8 Council must, in respect of each management staff (executive) position—
 - (a) assign a TAFE executive officer (TEO) level to the position; and
 - (b) determine the amount of the remuneration package for the position in accordance with the following table and these Directions.

TEO Level	Points Factor Score	Renumeration Range
2	700 – 1124	\$116,600 - \$161,937
1	1125 – 2199	\$145,177-\$231,307

- 3.9 Before a TEO level is assigned to a management staff position, or the level is varied, the Council must arrange for a work value assessment to be conducted in respect of the position.
- 3.10 The assessment must be conducted in accordance with the process known as the Mercer CED Job Factor Evaluation System.

- 3.11 The Points Factor Score is a guide only and is useful for establishing role relativities. There is no direct relationship between the Points Factor Score and remuneration. However, in establishing the relative worth of roles within the same TEO level, Councils should consider the relationship to benchmark roles.
- 3.12 The assessment of all Institute Director positions must be submitted to the Minister, or a person nominated by the Minister, for approval of the level.
- 3.13 References, in the table in clause 3.8, to amounts of remuneration are made on the basis that a position is a full-time position. In relation to a part-time position, a reference in these Directions to an amount of remuneration must be construed as a reference to an amount equal to —

$$\frac{\text{HW}}{76}$$
 X $\frac{\text{AR}}{1}$

where -

HW represents the normal hours of work in each fortnight of the occupant of the position; and

AR represents the amount of remuneration for a full-time position.

Contracts of Employment for Executive Officers

- 3.14 A Council must not enter into a contract of employment that is inconsistent with
 - (a) the Victorian Public Service Executive Employment Handbook as current from time to time, or
 - (b) any guidelines issued by the Government Sector Executive Remuneration Panel from time to time.
- 3.15 A Council must not determine or adjust the total remuneration package of the Institute Director without the prior written approval of the Minister or the Minister's nominee.

Biennial Review Cycle

3.16 Subject to clause 3.15, a Council may adjust the total remuneration package of an executive officer in accordance with the biennial review cycle from time to time in operation in the Victorian Public Service and the policies of the Government Sector Executive Remuneration Panel from time to time.

Provision of documents and other information

3.17 A Council must provide the Minister with a true copy of the contract of employment between the Council and the Institute Director, and any variation to the contract, within 14 days after the contract or variation is entered into.

Performance-Related Incentive Payments

- 3.18 A Council must not, without the prior written approval of the Minister, make a performance-related incentive payment exceeding 12% in respect of the review period ending on 31 December 2005 or any subsequent review period.
- 3.19 A Council must consult the Deputy Secretary, Office of Training and Tertiary Education before making a performance-related incentive payment to an Institute Director in respect of any review period, if the Council has failed to comply in that period with any provision of its Performance Agreement relating to
 - (a) training delivery; or
 - (b) maintaining a satisfactory working capital ratio; or
 - (c) operating deficits.

Selection of Institute Director

3.20 A Council must ensure that a selection panel for an Institute Director position at its institution includes a nominee of the Minister.

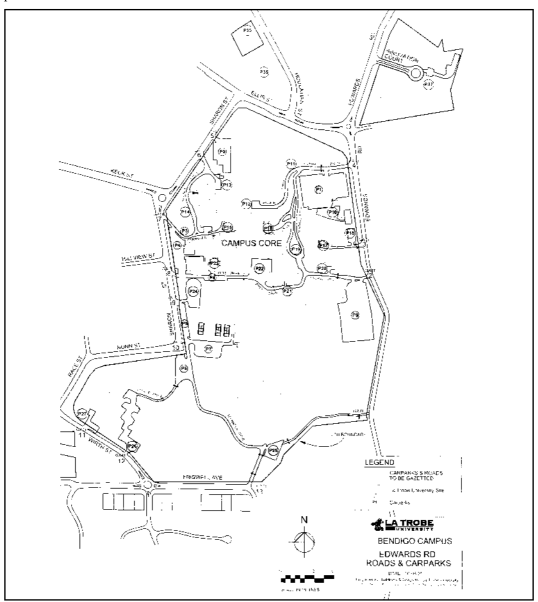
Dated 7 October 2005

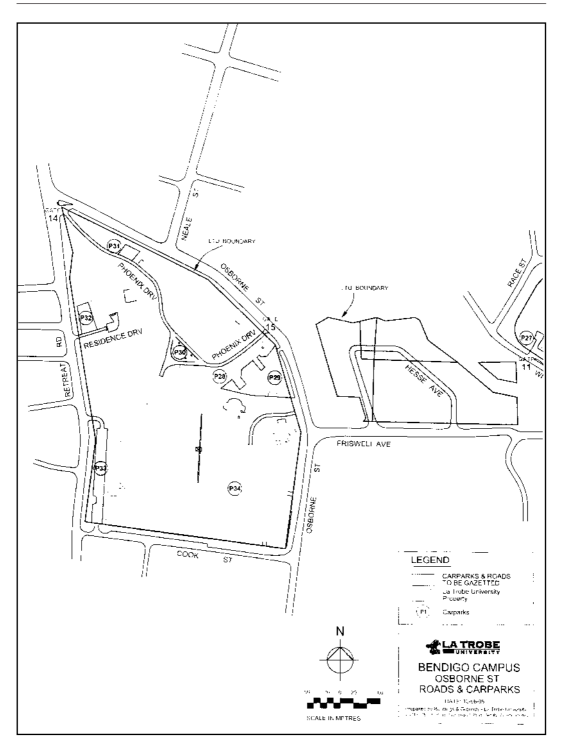
LYNNE KOSKY MP Minister for Education and Training

Road Safety Act 1986 ORDER UNDER SECTION 98, ROAD SAFETY ACT 1986

Extending provisions to La Trobe University at Edwards Road and Osborne Street, Campus Roads and Carparks at Bendigo

- I, Mal Kersting, Regional Manager, VicRoads Northern Region, delegate of the Minister for Transport under Section 98 of the Road Safety Act 1986, by this Order extend the application of:
- a) Sections 59, 64, 65, 76, 77, 85-90, 99 and 100 of that Act; and
- b) the Road Safety (Road Rules) Regulations 1999; and
- c) Parts 5 and 6 and Schedules 3 and 4 of the Road Safety (General) Regulations 1999
- to land under the control of La Trobe University at Bendigo, namely land set aside for car parking at the La Trobe University Campuses in Bendigo, particulars of which are shown on the attached plans.





Dated 18 November 2005

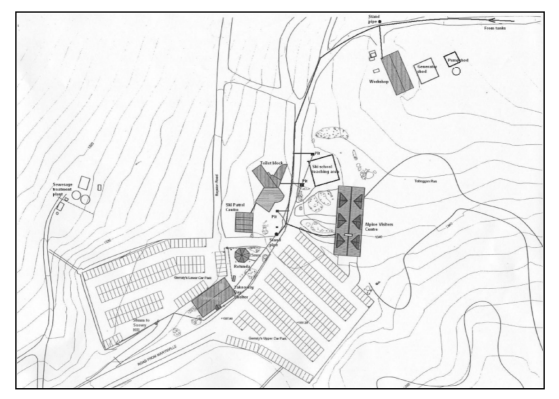
MAL KERSTING Regional Manager

Safe Drinking Water Act 2003

NOTICE OF DECLARATION

I, Bronwyn Pike, Minister for Health, acting under section 6 of the **Safe Drinking Water Act 2003** ('the Act'), declare the following water, which is not drinking water, to be regulated water for the purposes of the Act:

The water that is supplied by the Lake Mountain Alpine Resort Management Board to all areas enclosed within the following map boundaries and including the Snowy Hills remote tank and amenities block.



This declaration takes effect from the date of gazettal. Dated 23 October 2005

HON BRONWYN PIKE MP Minister for Health

Veterinary Practice Act 1997

DETERMINATION OF FEES

Under Section 86 of the **Veterinary Practice Act 1997**, I, Leigh Ross Coghlan, President of the Veterinary Practitioners Registration Board of Victoria, determine that the prescribed fees for the provisions of the **Veterinary Practice Act 1997** shall be in accordance with this Schedule for the period 1 January 2006 - 31 December 2006.

SCHEDULE

PROVISION	FEE (\$)
Registration – Section 6:	
General Registration	329.00
Registration under Mutual Recognition	329.00
Registration under Trans Tasman Mutual Recognition	329.00
Registration – Section 7:	
Specific Registration	329.00
Registration – Section 7A:	
Non-practising	36.00
Specialist Endorsement – Section 8	424.00
Renewal of Registration – Section 12:	
Annual General Renewal	234.00
Late General Renewal	351.00
Specialist Annual Renewal	334.00
Late Specialist Renewal	451.00
Restoration to the Register – Section 13	
General Restoration	401.00
Specialist Restoration	501.00
Copies/Extracts of the Register – Section 16(5):	
Full copy (first purchase)	1,200.00
Subscriber annual update	320.00
Partial copy	600.00
Multiple extracts (maximum)	130.00
Single extracts (each)	22.00
Other fees:	
Letters of professional standing	40.00
Additional copies (each)	10.00
Replacement Certificate of Registration	50.00
Replacement annual renewal certificate/card	20.00
Handbook (soft cover version incl GST)	55.00
Guidelines (each incl GST)	11.00
Posters (each incl GST)	10.00

Dated 9 November 2005

L. R. COGHLAN BVSc President Veterinary Practitioners Registration Board of Victoria

Water Act 1989

GOULBURN-MURRAY RURAL WATER AUTHORITY

Diminishment of Goulburn-Murray Irrigation District

Notice is hereby given that Goulburn–Murray Rural Water Authority intends to diminish the extent of its Goulburn–Murray Irrigation District, incorporating:

Murray Valley Area:

Crown Allotment	Section	Parish
Pts 4A, 7A	_	Cobram
Rochester Area:		
Crown Allotment	Section	Parish
Pts 30	_	Echuca North
Shepparton Area:		
Crown Allotment	Section	Parish
Pts 61B, 61C, 72, 77B, 77C	_	Kialla
Pt 113	C	Shepparton
Torrumbarry Area:		
Crown Allotment	Section	Parish
Pts 15, 16	A	Castle Donnington
Pt 4A	В	Castle Donnington
Pt 16	В	Cohuna
Pt 1	1	Gunbower West
Pt 1A	4	Gunbower West

EXTENSION OF GOULBURN–MURRAY AND TRESCO IRRIGATION DISTRICTS

Notice is hereby given that Goulburn-Murray Rural Water Authority intends to extend the boundary of its Goulburn-Murray Irrigation District, incorporating:

Murray Valley Area:

Crown Allotment	Section	Parish
Pts 22	_	Cobram
9	A	Moira
Rochester Area:		
Crown Allotment	Section	Parish
5	C	Colbinabbin
2, 28A, 33E, 61, 62, 69A, 69B, 69C, 70A,	_	Cornella
70B, 70C, 70D, 71B, 71C, 71E, 72, 73, 74,	_	Cornella
75, 76A, 76B, Pts 71A, 71D	_	Cornella
Shepparton Area:		
Crown Allotment	Section	Parish
25A, 35, Pts 33, 34	В	Drumanure
Torrumbarry Area:		
Crown Allotment	Section	Parish
11, 11A, 11D, Pt 11C	D	Bael Bael
Pts 5, 6	C	Dartagook
Pt Crown P.R.	A	Kunat Kunat

Notice is hereby given that Goulburn–Murray Rural Water Authority intends to extend the boundary of its Tresco Irrigation District, incorporating:

Crown Allotment	Section	
4A	4	Boga

The proposals have been advertised in accordance with the **Water Act 1989**. Submissions will be received for one month after the publication of this notice.

Submissions should state grounds of objections to the proposal and will be considered at the Board of the Authority's next meeting.

Copies of the proposals may be inspected free of charge at the office of Goulburn–Murray Water, 40 Casey Street, Tatura, during business hours.

RUSSELL COOPER Chief Executive

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C54

The Minister for Planning has approved Amendment C54 to the Greater Shepparton Planning Scheme.

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

The Amendment:

- rezones land at 2 Rudd Road, 50 Rudd Road, 100 Rudd Road, 5 Kittles Road and 260 Wanganui Road, Shepparton from Rural Zone (RUZ) and Urban Floodway Zone (UFZ), to Residential Zone, removes the Floodway Overlay (FO) and includes land in the Land Subject to Inundation Overlay (LSIO);
- rezones land at 205 Wanganui Road (Part), LP215856 (Part), 1 The Boulevard, 2 Kittles Road, 22 Kittles Road and 38 Kittles Road, Shepparton from Rural Zone (RUZ) to Urban Floodway Zone (UFZ), and includes the land in a Development Plan Overlay (DPO1).

The Minister has granted the following permit(s) under Division 5 Part 4 of the Act: Permit No. 2004–329; Description of land, 2, 50 and 100 Rudd Road, 2, 5, 22 and 38 Kittles Road, 205 Wanganui Road, 1–3 The Boulevard, Shepparton.

A copy of the Amendment and permit can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, Melbourne or the North East Regional Office, 89 Sydney Road, Benalla, and at the office of the City of Greater Shepparton, 90 Welsford Street, Shepparton.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

INDIGO PLANNING SCHEME Notice of Approval of Amendment Amendment C25

The Minister for Planning has approved Amendment C25 to the Indigo Planning Scheme.

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

The Amendment applies to all land within the Indigo Shire, and makes the following changes to the Indigo Planning Scheme:

- amends the Municipal Strategic Statement to include a strategy relating specifically to stormwater management;
- introduces a new Local Policy in respect of stormwater management.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, Melbourne, and 89 Sydney Road, Benalla, and at the offices of the Indigo Shire Council, Ford Street, Beechworth.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME Notice of Approval of Amendment

Amendment C56

The Minister for Planning has approved Amendment C56 to the Kingston Planning Scheme.

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

The Amendment rezones land at 977–999 Nepean Highway, Moorabbin from a Public Use Zone 4 (Transport) to a Business 2 Zone to more accurately reflect the current use and development of the land as a public car park.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the Kingston City Council, Level 1, 1230 Nepean Highway, Cheltenham.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MORELAND PLANNING SCHEME

Notice of Approval of Amendment Amendment C48

The Minister for Planning has approved Amendment C48 to the Moreland Planning Scheme.

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

The changes to the scheme are:

 rezones 66–68A Brunswick Road, Brunswick from Business 3 to Business 2 and applies an Environmental Audit Overlay.

The Minister has granted the following permit(s) under Division 5 Part 4 of the Act: Permit No. MPS2004/0070; Description of land: 66–68A Brunswick Road, Brunswick.

A copy of the Amendment and permit can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the office of the Moreland City Council, Moreland Civic Centre, Customer Service Centre, 90 Bell Street, Coburg.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987 NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment

tice of Approval of Amendment Amendment C28

The Minister for Planning has approved Amendment C28 to the Nillumbik Planning Scheme.

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

The Amendment:

- introduces Schedule 2 to Clause 45.06, Development Contributions Plan Overlay, to apply a Development Contributions Plan to land known as Area B, Diamond Creek North;
- amends the Schedule to Clause 52.01, Public Open Space Contribution and Subdivision, to require a 5% open space contribution for further subdivisions in Area B, Diamond Creek North;
- introduces the 'Development Contributions Plan, Area B, Diamond Creek North (Development Plan Overlay Area 2), April 2005' as an incorporated document;
- includes consequential changes to the Municipal Strategic Statement to support the introduction of the Development Contributions Plan and open space provision for Area B, Diamond Creek North.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the Nillumbik Shire Council, Civic Drive, Greensborough.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C38

The Stonnington City Council approved Amendment C38 to the Stonnington Planning Scheme on 4 November 2005.

- The Amendment will amend the Planning Scheme maps to remove the Incorporated Plan Overlay from the land at 8–12 Pine Grove, Malvern; and
- amend the Local Planning Policy Framework in Clause 21 and Clause 22 of the Planning Scheme to:
 - delete some documents listed as Reference Documents that are out of date and no longer relevant;
 - change the name of a document listed as a Reference Document, to correct the name of the document; and
 - delete some actions listed as Further Strategic Work, which have been completed.

The Amendment was approved by the Stonnington City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 4 November 2005. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the Stonnington City Council, corner of Greville and Chapel Streets, Prahran.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

WHITEHORSE PLANNING SCHEME

Notice of Approval of Amendment Amendment C56

The Whitehorse City Council approved Amendment C56 to the Whitehorse Planning Scheme on 8 November 2005.

The Amendment rezones the land at 27 and 29 Livingstone Close, Burwood from Special Use Zone Schedule 1 to Residential 1 Zone.

The Amendment was approved by Whitehorse City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and**

Environment Act 1987 on 28 June 2005. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne and at the offices of the Whitehorse City Council, 379–397 Whitehorse Road, Nunawading.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C73

The Casey City Council has resolved to abandon Amendment C73 to the Casey Planning Scheme.

The Amendment proposed to apply a Public Acquisition Overlay to acquire the western part of Linsell Boulevard, Cranbourne and the associated tree reserves, and alter the associated Development Contributions Plans to meet the cost of the acquisition.

The Amendment lapsed on 7 November 2005.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

ORDERS IN COUNCIL

Borrowing and Investment Powers Act 1987

APPROVAL BY
THE GOVERNOR IN COUNCIL
OF BORROWING AND INVESTMENT
POWERS FOR CENTRAL GIPPSLAND
REGION WATER AUTHORITY,
TRADING AS GIPPSLAND WATER

Order in Council

The Governor in Council under section 17 of the **Borrowing and Investment Powers Act 1987** hereby declares that sections 5, 8, 11, 11AA, 12, 14, 20, 20A and 21 of the Act apply to Central Gippsland Region Water Authority, trading as Gippsland Water, an "Authority" within the meaning of the **Water Act 1989**.

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

Dated 22 November 2005

Responsible Minister: JOHN BRUMBY MP Treasurer

RUTH LEACH Clerk of the Executive Council

Borrowing and Investment Powers Act 1987

APPROVAL BY
THE GOVERNOR IN COUNCIL
OF BORROWING AND INVESTMENT
POWERS FOR CENTRAL GIPPSLAND
REGION WATER AUTHORITY,
TRADING AS GIPPSLAND WATER

Order in Council

The Governor in Council under section 21 of the **Borrowing and Investment Powers Act 1987** and on the recommendation of the Treasurer, hereby approves for the purposes of this section, that Central Gippsland Region Water Authority, trading as Gippsland Water, may exercise any power in relation to investments that a natural person may exercise, and without limiting the generality of the foregoing—

- (a) may sell, barter, exchange or otherwise dispose of or get in any of its investments;
- (b) may vary or transpose any of its investments for other investments in which it is authorised to invest.

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

Dated 22 November 2005 Responsible Minister:

JOHN BRUMBY MP

Treasurer

RUTH LEACH Clerk of the Executive Council

Borrowing and Investment Powers Act 1987

APPROVAL BY
THE GOVERNOR IN COUNCIL
OF BORROWING AND INVESTMENT
POWERS FOR CENTRAL GIPPSLAND
REGION WATER AUTHORITY,
TRADING AS GIPPSLAND WATER

Order in Council

The Governor in Council under Section 20 of the **Borrowing and Investment Powers Act** 1987, on the recommendation of the Treasurer approves the Central Gippsland Region Water Authority, trading as Gippsland Water, with the approval of the Treasurer, investing its money in the manner described in the Schedule attached to this Order.

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

Dated 22 November 2005 Responsible Minister:

JOHN BRUMBY MP Treasurer

RUTH LEACH Clerk of the Executive Council

SCHEDULE

CENTRAL GIPPSLAND REGION WATER AUTHORITY, TRADING AS GIPPSLAND WATER

Investment Powers

Approved Manner of Investment

- 1) On deposit with
 - a) the Treasury Corporation of Victoria;
 - b) an Authorised Deposit-taking Institution.

- 2) In the purchase of, or subscription for
 - a) any certificate of deposit issued by a bank whether negotiable, convertible or otherwise.
 - b) any bill of exchange with a maturity not exceeding 180 days that has been accepted or endorsed by a bank; and
 - c) securities issued by the Treasury Corporation of Victoria with a term to maturity of not more than 365 days from the date of purchase or subscription.

In this Order, unless a contrary intention appears:

"Authorised Deposit-taking Institution" means an Authorised Deposit-taking Institution within the meaning of the **Banking Act 1959** of the Commonwealth:

"Commonwealth" means the Commonwealth of Australia;

Reference to a statute includes references to any amendment or consolidation of, or substitution for the statute.

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION

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 reservation:

WANGARATTA SOUTH – The temporary reservation by Order in Council of 27 September 1886 of an area of 32.269 hectares of land in the Parish of Wangaratta South (formerly being Crown Allotment 1 of Section 20) as a site for Water Supply purposes, revoked as to part by Order in Council of 4 June 1907 so far as the balance remaining containing 8.266 hectares, more or less. – (Rs 110804).

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

Dated 22 November 2005 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

REVOCATION OF TEMPORARY RESERVATIONS

Order in Council

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

BOROKA – The temporary reservation by Order in Council of 18 May 1880 of an area of 2.02 hectares, more or less, of land in the Parish of Boroka as a site for Public purposes (State School). – (Rs 7499).

CURYO – The temporary reservation by Order in Council of 9 March 1948 of an area of 3.76 hectares, more or less, of land in Section 1, Township of Curyo, Parish of Curyo as a site for Public Recreation, and reserved for the additional purpose of Public Hall by Order in Council of 11 January1949, revoked as to part by Order in Council 18 July 1995 so far as the balance remaining containing 2.91 hectares, more or less. – (Rs 6109).

CURYO – The temporary reservation by Order in Council of 18 September 1973 of an area of 4047 square metres of land in Section 1, Township of Curyo, Parish of Curyo as a site for Public Recreation and Public Hall, revoked as to part by Order in Council 18 July 1995 so far as the balance remaining containing 1382 square metres, more or less. – (Rs 6109).

EMERALD – The temporary reservation by Order in Council of 13 November 1924 of an area of 2023 square metres of land in Section A, Township of Emerald, Parish of Gembrook as a site for Mechanics' Institute and Free Library, revoked as to part by Order in Council of 4 July 1989 so far only as the portion containing 1072 square metres being Crown Allotment 2004, Township of Emerald, Parish of Gembrook as indicated by hatching on plan published in the Government Gazette on 8 September 2005 page – 2011. – (Rs 22).

EMERALD – The temporary reservation by Order in Council of 27 August 1894 of an area of 4.424 hectares of land in Section A, Township of Emerald, Parish of Gembrook as a site for Public Recreation, revoked as to part by various

Orders, so far only as the portion containing 193 square metres being Crown Allotment 2003, Township of Emerald, Parish of Gembrook as indicated by hatching on plan published in the Government Gazette on 8 September 2005 page 2011. – (Rs 192).

LOCKWOOD – The temporary reservation by Order in Council of 4 July 1899 of an area of 1.654 hectares, more or less, of land in Section 21, Township of Lockwood, Parish of Lockwood as a site for Watering and Camping purposes. – (0617302).

MOORPANYAL – The temporary reservation by Order in Council of 4 August 1964 of an area of 2023 square metres of land in the Parish of Moorpanyal as a site for Railway purposes, so far only as the portion containing 585 square metres shown as Parcel No. 7 on Roads Corporation Plan No. SP20607A. – (Rs 8347)

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

Dated 22 November 2005 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

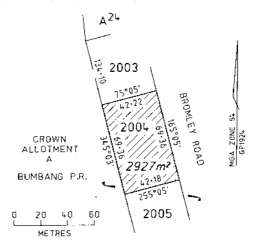
The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:—

MUNICIPAL DISTRICT OF THE ARARAT RURAL CITY COUNCIL

ARARAT – Public Recreation, 894 square metres, being Crown Allotment 10B, Section 52, Township of Ararat, Parish of Ararat as shown on Certified Plan No. 118234 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2014609).

MUNICIPAL DISTRICT OF THE SWAN HILL RURAL CITY COUNCIL

BUMBANG – Public purposes (Police purposes), 2927 square metres, being Crown Allotment 2004, Parish of Bumbang as indicated by hatching on plan hereunder. (GP1924) – (012014846).



MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

CARINA – Conservation of an area of natural interest, total area 15.4 hectares, more or less, being Crown Allotments 36A, 36D, 37C, 38F, 38G, 38H, 38J, 38K, 38L, 38M, 38N, 38P, 38Q and 38R, Parish of Carina as indicated by hatching on Plan No. LEGL./05-383 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0104293).

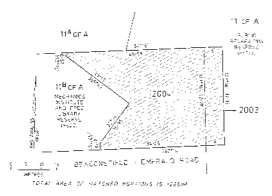
MUNICIPAL DISTRICT OF THE WEST WIMMERA SHIRE COUNCIL

EDENHOPE – Public purposes (Police purposes), 2059 square metres, being Crown Allotment 2002, Township of Edenhope, Parish of Edenhope as shown on Original Plan No. 122279 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (022014842).

MUNICIPAL DISTRICT OF THE CARDINIA SHIRE COUNCIL

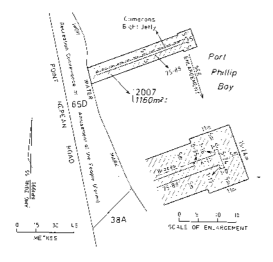
EMERALD – Public Buildings, total area 1265 square metres, being Crown Allotments 2003 and 2004, Township of Emerald, Parish of

Gembrook as indicated by hatching on plan hereunder. (GP1951) – (2014400).



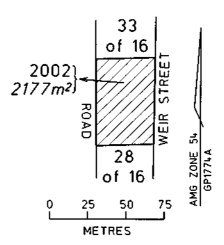
MUNICIPAL DISTRICT OF THE MORNINGTON PENINSULA SHIRE COUNCIL

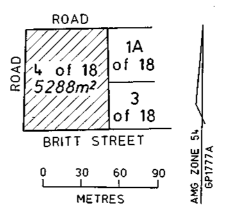
NEPEAN – Public purposes, 1160 square metres, more or less, being Crown Allotment 2007, Parish of Nepean as indicated by hatching on plan hereunder. (GP1999) – (1201815).



MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

OUYEN – Conservation of an area of natural interest, being Crown Allotment 2002, Township of Ouyen, Parish of Ouyen (area 2177 square metres) as indicated by hatching on plan GP1774A hereunder and Crown Allotment 4, Section 18, Township of Ouyen, Parish of Ouyen (area 5288 square metres) as indicated by hatching on plan GP1777A hereunder. (GP1774A & GP1777A) – (013012).





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

Dated 22 November 2005 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

 $\begin{array}{c} {\rm AMENDMENT\ OF} \\ {\rm TEMPORARY\ RESERVATION-ARARAT} \end{array}$

Order in Council

The Governor in Council under Section 4(1) of the **Crown Land (Reserves) Act 1978** amends the Order in Council made on 21 January 1910 and published in the Government Gazette on 2 February 1910 page – 1024 of the temporary reservation of an area of 4047 square metres,

more or less, of land Section 137, Township of Ararat, Parish of Ararat (formerly municipal district of Ararat), County of Ripon as a site for Supply of Gravel by deletion of the words "Site for Supply of Gravel" and the substitution therefor of the words "Public Recreation". – Rs 13445

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

Dated 22 November 2005 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH Clerk of the Executive Council

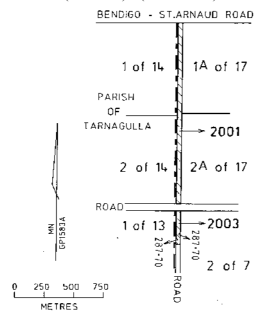
Land Act 1958

CLOSURE OF UNUSED ROAD Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated and the owners of land adjoining the road closes the following unused road:

MUNICIPAL DISTRICT OF THE LODDON SHIRE COUNCIL

WOODSTOCK – The road in the Parish of Woodstock being Crown Allotments 2001 and 2003 as indicated by hatching on plan hereunder. (GP1583A) – (06L6–10845).



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

Dated 22 November 2005 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH Clerk of the Executive Council

Land Act 1958

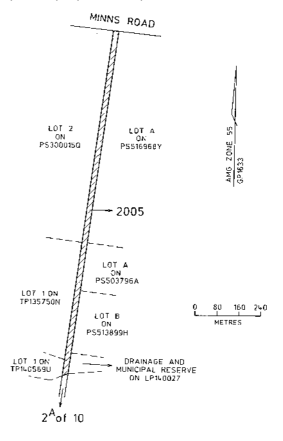
CLOSURE OF UNUSED ROAD

Order in Council

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated closes the following unused road:

MUNICIPAL DISTRICT OF THE SHIRE OF MELTON

DJERRIWARRH – The road in the Parish of Djerriwarrh being Crown Allotment 2005 as indicated by hatching on plan hereunder. (GP1633) – (07L1–4882).



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

Dated 22 November 2005 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH Clerk of the Executive Council

Forests Act 1958

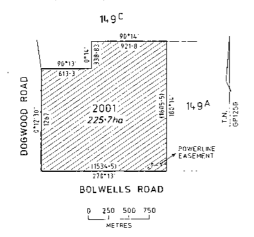
EXCISIONS FROM RESERVED FOREST

Order in Council

The Governor in Council, having received application from the Minister for Environment, under section 49(1) of the **Forests Act 1958** authorizes the excision permanently from reserved forest of the lands specified in the Schedule.

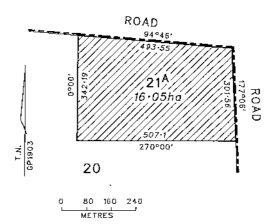
SCHEDULE

KEWELL WEST – Area 225.7 hectares being Crown Allotment 2001, Parish of Kewell West as indicated by hatching on the plan hereunder. GP1250 – (0206718).



TCHUTERR – Area 108 square meters, more or less, being Crown Allotment 2014, Parish of Tchutter as shown hatched on Plan LEGL./04–025 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2012774).

LIANNIDUCK – Area 16.05 hectares being Crown Allotments 21A, Parish of Lianiduck as indicated by hatching on plan hereunder. (GP1903) – (01L5–4085).



ILLAWARRA – Total area 516.5 hectares more or less, being Crown Allotments 2B, 2012, 2013, 2015, 37E, 60P, 60U, 70D, 70E 82A, 82B, & 82C, Parish of Illawarra as shown hatched on Plan LEGL./04–273 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (02L4–1487).

Such excisions to come into effect on the fourteenth day after the publication of this Order in the Government Gazette.

Dated 22 November 2005

Responsible Minister JOHN THWAITES Minister for Environment

RUTH LEACH Clerk of the Executive Council

Transport Accident Act 1986

TRANSPORT ACCIDENT CHARGES ORDER (NO. 2) 2005

The Governor in Council, on the recommendation of the Transport Accident Commission, makes the following Order under section 110(8) of the **Transport Accident Act 1986**:

1. Title

This Order is called the Transport Accident Charges Order (No. 2) 2005.

2. Commencement

This Order comes into operation on 1 January 2006.

3. Definitions

In this order-

"high risk zone" means the parts of the State in which addresses are allocated a postcode listed in Part A of Schedule 2 and, except if the Commission otherwise determines under 110(1A) of the Act, any place outside Victoria;

"low risk zone" means the parts of the State that are not located in the "high risk zone" or the "medium risk zone";

"medium risk zone" means the parts of the State in which addresses are allocated a postcode listed in Part B of Schedule 2 to this Order;

"nominated motor vehicle" means a motor vehicle in respect of which the applicant for registration or renewal of registration has nominated a period of six months as the registration period in accordance with regulation 219(5), or regulation 227(1A) of the Road Safety (Vehicles) Regulations 1999;

"nominated pensioner motor vehicle" means a "pensioner motor vehicle" in respect of which the pensioner has nominated a period of six months as the registration period in accordance with regulation 219(5), or regulation 227(1A) of the Road Safety (Vehicles) Regulations 1999;

"pensioner motor vehicle" means a motor vehicle that-

- (a) is registered or to be registered in the name of an eligible pensioner within the meaning of the State Concessions Act 2004; and
- (b) is eligible to be registered under the **Road Safety Act 1986** in accordance with clause 4 or item 13, item 13A, item 13B or item 14 of the Table to Schedule 4 to the Road Safety (Vehicles) Regulations 1999; and
- (c) is registered or about to be registered under the **Road Safety Act 1986**;

"prescribed period" means the period prescribed for the purposes of section 109 of the Act in relation to a motor vehicle of a certain class specified in regulation 5 of the Transport Accident (Administration of Charges) Regulations 2001;

"the Act" means the Transport Accident Act 1986.

4. Transport accident charge

- (1) The amount of the transport accident charge applicable to a motor vehicle, other than a pensioner motor vehicle, for which the prescribed period is 12 months is the amount shown in Schedule 1 as applicable in respect of—
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept.
- (2) If the prescribed period in relation to a motor vehicle, other than a nominated motor vehicle or a nominated pensioner motor vehicle, is less than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula—

$$\frac{(A \times B)}{365} + $17$$

where-

A is the amount of the transport accident charge applicable under sub-paragraph (1); and

B is the number of days in the prescribed period.

(3) Despite sub-paragraph (2), if the prescribed period in relation to a motor vehicle, other than a nominated motor vehicle or a nominated pensioner motor vehicle, is less than 12 months, and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula—

$$\frac{(A \times C)}{12} + $17$$

where-

A is the amount of the transport accident charge applicable under sub-paragraph (1); and

C is the number of months in the prescribed period.

(4) If the prescribed period in relation to a motor vehicle is more than 12 months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula—

$$\frac{(A \times B)}{365}$$

where-

A is the amount of the transport accident charge applicable under sub-paragraph (1); and

B is the number of days in the prescribed period.

(5) Despite sub-paragraph (4), if the prescribed period in relation to a motor vehicle is more than 12 months and is a whole number of months, the transport accident charge applicable to the motor vehicle in respect of that period is the amount, calculated to the nearest whole dollar, determined in accordance with the formula—

$$\frac{(A \times C)}{12}$$

where-

A is the amount of the transport accident charge applicable under sub-paragraph (1); and

C is the number of months in the prescribed period.

- (6) If the motor vehicle is a pensioner motor vehicle the transport accident charge applicable to the motor vehicle is one-half of the transport accident charge that would otherwise be payable.
- (7) If the motor vehicle is a nominated pensioner motor vehicle the transport accident charge applicable to the motor vehicle is one-quarter of the amount shown in Schedule 1 as applicable in respect of—
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept,

rounded down to the nearest fifty cents.

- (8) If the motor vehicle is an nominated motor vehicle, the transport accident charge applicable to the motor vehicle is one-half of the amount shown in Schedule 1 as applicable in respect of—
 - (a) motor vehicles of that class; and
 - (b) the high risk zone, medium risk zone or low risk zone, as the case may be, in which the motor vehicle is usually kept,
 - rounded down to the nearest fifty cents.
- (9) In the case of a motor vehicle referred to in item 1(c) in Schedule 1, the motor vehicle is deemed to be usually kept in the zone in which it is licensed to operate or, if it is licensed to operate in more than one zone, the zone in respect of which the greater transport accident charge applies.

Dated 22 November 2005 Responsible Minister JOHN LENDERS MP Minister for WorkCover

RUTH LEACH Clerk of the Executive Council

SCHEDULES SCHEDULE 1

(Paragraph 4)

TRANSPORT ACCIDENT CHARGES

Item	Class	Amounts of Ti	ransport Accident Payable	nt Charge		
		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)		
1.	Passenger Vehicles					
	a) Any motor vehicle with sedan, station wagon or related body-type (including 4WD passenger vehicle) not included in any other class; self-propelled caravan; ambulance; hearse; mourning coach; private hire car licensed under the Transport Act 1983	347.00	310.00	270.00		
	a) Any motor vehicle with a bus or forward-control body-type constructed and primarily used for carrying passengers, but not for hire, fare or reward—					
	i) seating fewer than 10 people (including the driver)	347.00	309.00	254.00		
	ii) seating more than 9 people (including the driver)	490.00	309.00	254.00		
	b) Taxi-licensed under the Transport Act 1983	1757.00	1315.00	876.00		
	c) Bus – any motor vehicle, other than a taxi cab or private hire car, licensed for or primarily used for carrying passengers for hire, fare or reward— i) seating fewer than 10 people (including the driver) ii) seating more than 9 but	1147.00	768.00	266.00		
	fewer than 31 people (including the driver), the relevant zone charge for a bus under (i), plus for each additional seat over 9	29.00	13.00	3.00		
	iii) seating 31 people or more	1757.00	1052.00	348.00		

		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
2.	Goods Vehicles			
	Any motor vehicle designed, constructed or primarily used for carrying goods—			
	a) up to and including two tonnes carrying capacity (including utility)	348.00	263.00	183.00
	b) over two tonnes carrying capacity, but excluding motor vehicles classified under 2(c) or 2(d)	507.00	442.00	380.00
	c) prime mover type motor vehicle, but excluding motor vehicles classified under 2(d) and motor vehicles having a tare weight of 5 tonnes or less	1404.00	1122.00	844.00
	d) any motor vehicle owned by a primary producer that would otherwise be classified under 2(b) or 2(c) that is used solely in connection with the primary production operations of the owner	154.00	129.00	103.00
		134.00	129.00	103.00
3.	Motorcycles Any motor cycle other than those classified under 4(b), 4(c), 4(d), 5(b)(ii) or 5(d) with			
	a) engine capacity less than 61cc	58.00	58.00	58.00
	b) engine capacity greater than 60cc but less than 126cc	229.00	201.00	175.00
	c) engine capacity greater than 125cc but less than 501cc d) engine capacity greater than 500cc	303.00 414.00	272.00 369.00	240.00 323.00
	d) engine capacity greater than 300cc	717.00	302.00	323.00
4.	Miscellaneous motor vehicles			
	a) Any motor vehicle not otherwise classified: including road making motor vehicle, mobile crane, tractor (except those classified under 4(b))	262.00	208.00	67.00
	b) Any tractor, self-propelled farm machine or motor cycle owned by a primary producer and used solely in connection with the primary production operations of the owner	58.00	58.00	58.00
	c) Any vintage, veteran, classic or historic motor vehicle or motor cycle	58.00	58.00	58.00

		High risk zone \$ (Inc GST)	Medium risk zone \$ (Inc GST)	Low risk zone \$ (Inc GST)
	d) Any recreation motor vehicle registered under the Road Safety Act 1986	48.00	48.00	48.00
5.	Special purpose motor vehicles			
	a) Fire brigade i) Any motor vehicle owned by the Metropolitan Fire Brigades Board which is used to combat outbreaks of fire	876.00	876.00	876.00
	ii) Any motor vehicle owned by the Country Fire Authority or any brigade or group of brigades registered with the Country Fire Authority which is used to combat outbreaks of fire	138.00	138.00	138.00
	b) Police			
	i) Any motor vehicle (excluding a motor cycle) registered in the name of the Victoria Police	1229.00	1229.00	1229.00
	ii) Any motor cycle registered in the name of the Victoria Police	348.00	348.00	348.00
	c) Motor trades			
	i) Motor vehicle used by a manufacturer of vehicles, a dealer in vehicles, a fleet owner or a licensed tester of vehicles as defined in the vehicles regulations with general identification mark (trade plate) attached	226.00	171.00	112.00
	ii) Tow truck licensed under	C 4 11 00	40.4.00	227.00
	the Transport Act 1983	647.00	484.00	325.00
	d) Hire and drive yourself motor vehicle or motor cycle, but			
	excluding a prime mover			
	classified under item 2(c).	550.00	461.00	396.00

	SCHEDULE 2								
					PART	A			
Postco	des in th	e high ri	isk zone						
3000	3026	3050	3073	3106	3136	3163	3184	3206	
3001	3027	3051	3074	3107	3137	3164	3185	3207	
3002	3028	3052	3075	3108	3138	3165	3186	3428	
3003	3031	3053	3076	3109	3141	3166	3187	3800	
3004	3032	3054	3078	3110	3142	3167	3188	3802	
3005	3033	3055	3079	3111	3143	3168	3189	3803	
3006	3034	3056	3081	3121	3144	3169	3190	3975	
3008	3036	3057	3082	3122	3145	3170	3191	3976	
3010	3037	3058	3083	3123	3146	3171	3192		
3011	3038	3059	3084	3124	3147	3172	3193		
3012	3039	3060	3085	3125	3148	3173	3194		
3013	3040	3061	3086	3126	3149	3174	3195		
3015	3041	3062	3087	3127	3150	3175	3196		
3016	3042	3064	3088	3128	3151	3176	3197		
3018	3043	3065	3093	3129	3152	3177	3198		
3019	3044	3066	3094	3130	3153	3178	3199		
3020	3045	3067	3101	3131	3154	3179	3200		
3021	3046	3068	3102	3132	3155	3180	3201		
3022	3047	3070	3103	3133	3156	3181	3202		
3023	3048	3071	3104	3134	3161	3182	3204		
3025	3049	3072	3105	3135	3162	3183	3205		
	PART B								
Postco	des in th	e mediu	m risk zo	one					
3024	3116	3219	3759	3785	3807	3926	3941		
3029	3139	3220	3760	3786	3808	3927	3942		
3030	3140	3335	3761	3787	3809	3928	3943		
3089	3158	3337	3763	3788	3810	3929	3944		
3090	3159	3338	3765	3789	3910	3930	3977		
3091	3160	3427	3766	3791	3911	3931	3978		
3095	3211	3429	3767	3792	3912	3933	3980		
3096	3212	3750	3770	3793	3913	3934			
3097	3214	3751	3775	3795	3915	3936			
3099	3215	3752	3777	3796	3916	3937			
3113	3216	3754	3781	3804	3918	3938			
3114	3217	3755	3782	3805	3919	3939			
3115	3218	3757	3783	3806	3920	3940			

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

Notice is hereby given under Section 17 (2) of the **Subordinate Legislation Act 1994** of the making of the following Statutory Rules:

141. Statutory Rule: Charities Regulations

2005

Authorising Act: Charities Act 1978
Date of making: 22 November 2005

142. Statutory Rule: National Parks

(Fees and Charges) (Amendment) Regulations 2005

Authorising Act: National Parks

Act 1975

Date of making: 22 November 2005

143. *Statutory Rule:* Food (Forms and

Registration) Regulations 2005

Authorising Act: Food Act 1984

Date of making: 22 November 2005

144. Statutory Rule: Transport (Ticketing

and Conduct) (Amendment) Regulations 2005

Authorising Act: Transport Act 1983

Date of making: 22 November 2005

145. Statutory Rule: Road Safety

(Vehicles) (Registration Renewal)

Regulations 2005

Authorising Act: Road Safety Act 1986

Date of making: 22 November 2005

146. Statutory Rule: Subordinate

Legislation (Water Industry Regulations 1995 – Extension of

Operation) Regulations 2005

Authorising Act: Subordinate

Legislation Act 1994

Date of making: 22 November 2005

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 Information Victoria, 356 Collins Street, Melbourne on the date specified:

139. Statutory Rule: Children and

Young Persons (Children's Court) (Amendment) Regulations 2005

Authorising Act: Children and

Young Persons Act 1989

Date first obtainable: 21 November 2005

Code C

140. Statutory Rule: Melbourne City

Link (General) (Amendment) Regulations 2005

Authorising Act: Melbourne City

Link Act 1995

Date first obtainable: 21 November 2005

Code A

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