

Victoria Government Gazette

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No. G 51 Thursday 22 December 2005

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GENERAL

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As from 22 December 2005

The last Special Gazette was No. 263 dated 21 December 2005. The last Periodical Gazette was No. 2 Vols. 1 & 2 dated 28 October 2005.

How To Submit Copy

- See our webpage www.craftpress.com.au
- or contact our office on 9642 5808 between 8.30 am and 5.30 pm Monday to Friday

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

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

PUBLICATION OF THE VICTORIA GOVERNMENT GAZETTE (GENERAL) WEEK ENDING Saturday 31 December 2005

Please Note:

The Victoria Government Gazette for week ending 31 December 2005 (G52/05) will be published on **Thursday 29 December 2005**.

Copy deadlines:

Private Advertisements

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

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

Please Note:

The Victoria Government Gazette for New Year week (G1/06) will be published on **Thursday 5 January 2006.**

Copy deadlines:

Private Advertisements

9.30 am on Friday 30 December 2005

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 3 January 2006

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

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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Mobile (after hours): 0419 327 321

Email: gazette@craftpress.com.au Website: www.craftpress.com.au/gazette

> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given under section 41 of the **Partnership Act 1958** (Vic.) that the partnership between Jonathan Cruz and Jesse Anthony trading under the business names Cruzan.biz (Business Number B11676739W) and In2gadgets.com.au (Business Number B1803915N) was dissolved on 10 November 2005.

Re: PELLEGRINO SALVATORE, late of 33 Karen Street, Box Hill North, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 August 2005, are required by the trustees, Lina Rollo, in the Will called Lina, and Franca Camilleri, in the Will called Franca, to send particulars to the trustees care of the belownamed solicitors by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Re: ROBERT FIRMIN BENNELL, late of Homewood Nursing Home, 8 Young Street, Hallam, Victoria, but formerly of 19A First Street, Black Rock, Victoria, retired builder, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 August 2005, are required by the trustee, Robert Lindsay Bennell, C/- Borchard and Moore, solicitors of 44 Douglas Street, Noble Park, Victoria, company director, to send particulars to the trustee by 6 March 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 3174.

Re: JEAN McMARTIN STAAF, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of JEAN McMARTIN STAAF, late of 23 Hansen Street, Echuca, Victoria, widow, deceased, who died on 31 August 2005, are to send particulars of their claims to the executor, care of the undermentioned solicitors by 28 February 2006, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

DAWES & VARY PTY, solicitors, 51–55 Heygarth Street, Echuca.

STELLA CONSTANCE DEMARCO, late of 325 St Kilda Street, Brighton, Victoria, deceased.

Take notice that creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 August 1975, are required by the trustees, John Anthony Ragg of Level 2, 550 Burwood Road, Hawthorn, Victoria and Dalton Robin Walter Tillyard, of Level 5, 84 William Street, Melbourne, Victoria, to send to the said John Anthony Ragg of Level 2, 550 Burwood Road, Hawthorn, Victoria, particulars by 1 March 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the executors then have notice.

DONALDSON TRUMBLE, lawyers, Level 5, 84 William Street, Melbourne.

Re: NANCYE ELIZABETH NICHOLAS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of NANCYE ELIZABETH NICHOLAS, deceased, late of 1 McKean Street, Box Hill, Victoria, who died on 20 September 2005, are required by Maree Anne Beveridge, the executrix of the estate of the deceased, to send particulars of their claims to her, care of the undermentioned solicitors by 20 February 2006, by which date they will distribute the assets of the estate, having regard only to the claims of which they then have notice.

FINDLAY ARTHUR PHILLIPS, solicitors, Suite 9, Level 3, 620 Chapel Street, South Yarra, Victoria.

ELSIE ELIZABETH ROBERTSON, late of 7 Hunter Street, Hawthorn, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2005, are required by John Robertson, the executor of the Will of the deceased, to send particulars of their claims to them care of the undermentioned solicitor by 28 February 2006, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

FINDLAY ARTHUR PHILLIPS, solicitors, Suite 9, Level 3, 620 Chapel Street, South Yarra 3141.

ALAN JAMES WILLIAM MOORE, late of 1 Hastings Road, Hawthorn East, Victoria, retired scientist, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 October 2005, are required by Judith Grace Moore of 1 Hastings Road, Hawthorn East, Victoria, widow, Katherine Jane Elder of 22 Florence Avenue, Kew, Victoria, social worker and Richard James Moore of 80 Flinders Street, Thornbury, Victoria, medical practitioner, the personal representatives of the deceased, to send particulars to them, care of their solicitors at the address set out below by 24 February 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.

F. R. E. DAWSON & SON, solicitors for the personal representatives, 5/470 Collins Street, Melbourne 3000.

Re: JOHN ARTHUR HARRIS, late of 16 Lalors Road, Healesville, Victoria 3777, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 9 August 2005, are required by the trustee, James John Harris, to send particulars to him, care of the undersigned by 27 February 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. A. BLACK & CO., solicitors, 222 Maroondah Highway, Healesville 3777.

Re: ELLEN MARGARET WOOD, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 September 2005, are required by the trustees, Charles Herbert Wood and Dulcie Grace Ayars, to send particulars to them care of the undersigned by 23 February 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the Will of RITA FARRUGIA, late of 124 Maroondah Highway, Croydon, Victoria, widow, deceased, who died on 8 November 2005, are requested to send particulars of their claims to the executor, Mary Clare Carroll, care of the undermentioned legal practitioner by 23 February 2006, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

JOHN STEWART, legal practitioner, 290 Racecourse Road, Newmarket.

Re: EVAN GRIFFITH JENKINS, late of Darnlee Private Nursing Home, 33 Lansell Road, Toorak, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 November 2005, are required by the trustee, Perpetual Trustees Victoria Limited of 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 21 February 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

Re: ROBERT CHARLES FOWLER, late of 52 King Street, Toongabbie, Victoria, drycleaner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 July 2005, are required by the trustee, Karen Anne Fowler (in the Will called

Karen Fowler), to send particulars to the trustee, care of the belowmentioned solicitors by 24 February 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

McDONOUGH & CO., solicitors, 68 Seymour Street, Traralgon 3844.

Re: CENSINA ELLUL, late of 1 Anne Street, Moe, in the State of Victoria.

Creditors, next-of-kin and others having claim in respect of the estate of the above deceased, who died at Traralgon West on 26 April 2005, are required by the executors and trustees

the said deceased, Lurence Ellul and Charles Ellul, both care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to them by 23 February 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE, solicitors, 21 Keilor Road, Essendon 3040. Telephone: 9379 2819.

WILLIAM ALEXANDER WHITE, late of 93 Stoney Creek Road, Upper Beaconsfield, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 July 2002, are required by the executor, ANZ Executors & Trustee Company Limited, ACN 006 132 332, of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 22 February 2006, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers,

121 William Street, Melbourne, Victoria.

ELLEN MILDRED THORNHILL, late of Room 1, 3905 Frankston-Flinders Road, Shoreham, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 November 2005, are required by ANZ Executors & Trustee Company Limited,

ACN 006 132 332, the executor of the Will of the deceased, to send particulars of their claims to the executor care of their solicitors, Russell Kennedy at Level 11, 469 La Trobe Street, Melbourne, Victoria, by 22 February 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

RUSSELL KENNEDY, solicitors, Level 11, 469 La Trobe Street, Melbourne 3000.

Re: ROSA ALBERTIN, late of 58 Beatty Avenue, Glenroy, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 November 2004, are required by Marisa Teresa Angela Albertin and Sandro Mario Faustino Albertin, the trustees of the estate of the deceased, to send particulars of their claims to them care of the undermentioned solicitors by 27 February 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RUSSO PELLICANO CARLEI, solicitors, 3 Atherton Road, Oakleigh, Vic. 3166.

ELIZABETH YOUNG FERGUSSON, late of Corowa Court, 752 Esplanade, Mornington, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 October 2005, are required by the executor, Peter Paul Fergusson of 32 Shandon Street, Mornington, Victoria, to send particulars to him by 25 February 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON & WILLIAMS WEBLAW, solicitors,

Suite 1, 10 Blamey Place, Mornington.

THOMAS WILLIAM JOHNSON, late of Jean Turner Nursing Home, 14 Cairns Avenue, Rosebud West, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 June 2005, are required by the executor, John Andrew Coat of 94 Princes Street,

Flemington, Victoria, to send particulars to him by 25 February 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

STIDSTON & WILLIAMS WEBLAW, solicitors,

Suite 1, 10 Blamey Place, Mornington.

Re: JOHN MINEAR WINCHESTER, late of 3 Jubilee Crescent, Avenel, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 April 2005, are required by the trustees, Christopher Winchester of 23 Holberton Street, Toowoomba, Queensland, physiotherapist assistant, the nephew, and Richard Albert Johnson of 35 Binney Street, Euroa, Victoria, solicitor, the executors of the Will of the deceased, to send particulars to the trustees by 15 March 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

TEHAN, GEORGE & CO., solicitors, 35 Binney Street, Euroa 3666.

IVY CATHERINE DALGLIESH, late of 371 Manningham Road, Doncaster, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 24 December 2004, are required to send particulars of their claims to the executrices, Joy Anita Dalgliesh and Natalie Anne Jones, care of the undermentioned solicitors by 28 February 2006, after which date the said executrices will distribute the assets, having regard only to the claims of which they then have notice.

T. J. MULVANY & CO., solicitors, 2nd Floor, 51 Queen Street, Melbourne 3000.

Creditors, next-of-kin and others having claims against the estate of MAVIS KATHLEEN ANDERSON, late of Unit 6, 59 West Street, Daylesford, Victoria, deceased, who died on 31 October 2005, are required by the trustee, Alan Keith Anderson of Level 3, 520 Bourke Street, Melbourne, Victoria, to send particulars

of their claims to him by 23 February 2006, after which date the trustee will convey or distribute the assets, having regard only to the claims of which he then has notice.

TOLHURST DRUCE & EMMERSON, solicitors.

3rd Floor, 520 Bourke Street, Melbourne.

GLADYS IRENE TRICKEY, late of Narracan Gardens Nursing Home, 11 Amaroo Way, Newborough, in the State of Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 October 2005, are required by the personal representative, Joan Donna Wiemann, to send particulars to her care of the undermentioned solicitors by 31 March 2006, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice. VERHOEVEN & CURTAIN, solicitors,

46 Haigh Street, Moe.

YVONNE MARY LENNARD, deceased.

Creditors, next-of-kin and others having claims against the estate of YVONNE MARY LENNARD, late of Bethedon, 1 Wahgoo Road, Murrumbeena, Victoria, retired, deceased, who died on 4 August 2005, are required to send particulars of their claims to the executor care of the undermentioned solicitor by 28 February 2006, after which date the executor will proceed to distribute the assets, having regard only to the claims of which she shall then have had notice.

VERNA A. COOK, solicitor, 5/8 St Andrews Street, Brighton 3186.

HEATHER McKELLAR, late of Amity Private Nursing Home, 117 Helms Street, Newcomb in the state of Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 August 2005, are required by the executor, Perpetual Trustees Victoria Limited of Level 28, 360 Collins Street, Melbourne in the said state, to send particulars to them by 28 February 2006, after which date the executor

may convey or distribute the assets having regard only to the claims of which it has had notice.

WIGHTONS LAWYERS, solicitors, 89 Myers Street, Geelong 3220.

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 18 January 2006 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Don Henwood of 14 Main Street, Bunyip as shown on Certificate of Title as Donald Luke Henwood, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8502, Folio 532 upon which is erected a dwelling known as 14 Main Street, Bunyip.

Registered Mortgage No. AD699672X affects the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards) GST plus 10% on fall of hammer price SW-05-007911-4

Dated 15 December 2005

V. PARKIN Sheriff's Office

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 18 January 2006 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Jeffrey Gary Hood of 2 Elliot Crescent, Dingley Village, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 8836, Folio 996 upon which is erected a dwelling known as 2 Elliot Crescent, Dingley Village.

Registered Mortgage No. AC697818Q affects the said estate and interest.

Terms – Cash/Eftpos (Debit Card only. No Credit Cards) GST plus 10% on fall of hammer price SW-05-006499-0

Dated 15 December 2005

V. PARKIN Sheriff's Office

In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 18 January 2006 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Joanne Mary McLeod of 57 Park Boulevard, Ferntree Gully, joint proprietor with Alexander McLeod of an estate in fee simple in the land described on Certificate of Title Volume 8597, Folio 328 upon which is erected a house known as 57 Park Boulevard, Ferntree Gully.

Registered Mortgage No. AB629722X and Caveat No. AC374350T affect the said estate and interest.

Terms – Cash/Eftpos (Debit Cards only. No Credit Cards) GST plus 10% on fall of hammer price SW-03-009301-5

Dated 15 December 2005

V. PARKIN Sheriff's Office

Unclaimed Moneys Act 1962

Register	αf	Unc	laimed	Moneys	held	hy the -
ICCEISICI	$\mathbf{v}_{\mathbf{I}}$	OHC.	ıamıcu	MICHEVS	nciu	UV IIIC

			Date when
	Total		Amount
	Amount	Description	first
	Due to	Of Unclaimed	became
Name of Owner on Books and Last Known Address	Owner	Money	Payable
DOVINI DICTITUTE CLODE	AL EDUCATOR	20	

BOX HILL INSTITUTE – GLOBAL EDUCATORS

	\$		
Juliette Duong, PO Box 2091, Footscray	112.00	Cheque	12/04/02
Byron Thomas Crawford, 20 Alpha Street, Balwyn North	320.00	,,	06/09/02
Li Yue Gu, 4–1013 Riversdale Road, Surrey Hills	240.00	,,	25/10/02
Rhys Taylor, 96 Fordham Avenue, Camberwell	156.00	,,	22/11/02
Chris Barrett, 2/279 Nicholson Street, Carlton	181.00	,,	14/11/03
Belinda Wright, 139 Lawrence Road, Mt Waverley	126.25	,,	09/02/04

05296

CONTACT: MARY ZELE, PHONE: (03) 9286 9376.

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
FREEHILLS			
	\$		
BCMF Management Inc. National Australia Financial Management,	685.83	Cheque	29/12/00
25 Queensbridge Street, Southbank	600.00	"	05/01/04
05291 CONTACT: WENDY LOKE, PHONE: (03) 9288 1295.			

Unclaimed Moneys Act 1962

Register	of	Unc	laimed	Moneys	held	hv	the —
ICCEISICI	O1	OHC.	iaiiiicu	MICHEVS	IICIU	υv	uic

Name of Owner on Books and Last Known Address	Due to	Description Of Unclaimed Money	Date when Amount first became Payable
SLATER & GORDON – LA	WYERS		
	\$		

Leslie Prokop, 15 Frys Trak, Newborough Lai Ling Lau, 2/1 Sargent Street, Doncaster 23/11/00 20/01/00 2,500.00 Cheque 691.50 "

05299

CONTACT: SUE McNAMARA, PHONE: (03) 9602 6932.

PROCLAMATIONS

Firearms (Further Amendment) Act 2005 PROCLAMATION OF COMMENCEMENT

I, Marigold Southey, Lieutenant-Governor of Victoria, having assumed the administration of the government of the State, with the advice of the Executive Council, under section 2(3) of the **Firearms (Further Amendment) Act 2005**, fix 1 January 2006 as the day on which sections 3(1) (other than sections 3(1)(a), (1)(c) and (1)(d)), 6(4), (6) and (7), 12(2) (other than section 12(2)(a)), 12(3) (other than section 12(3)(a)), 19, 22, 23, 25, 26, 28, 30(2), 31, 32, 35, 36, 37, 38, 45, 46, 47, 49, 50, 51, 55, 57, 58, 61(1) and (2), 62(1) and (2), 66 and Part 4 of that Act come into operation.

Given under my hand and the seal of Victoria on 20th December 2005.

(L.S.) MARIGOLD SOUTHEY
Lieutenant-Governor,
Pursuant to Section 6B of the
Constitution Act 1975
By His Excellency's Command
MARSHA THOMSON MP

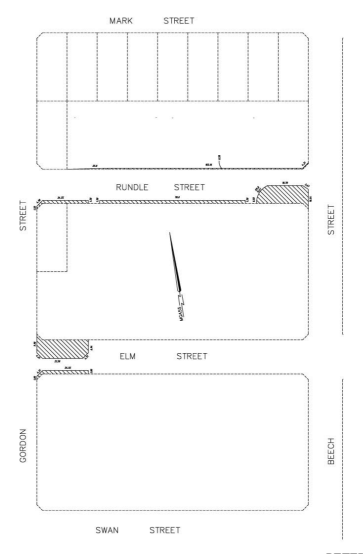
MARSHA THOMSON MP
Acting Minister for
Police and Emergency Services

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

WODONGA CITY COUNCIL

Partial Road Discontinuance and Sale – Rundle and Elm Streets, Wodonga

Council at its meeting of 21 November 2005 resolved, pursuant to the provisions of Section 206 and Clause 3 Parts (a) and (b) of Schedule 10 of the **Local Government Act 1989**, to discontinue those sections of road shown hatched on the attached plan and to sell the land so discontinued for consolidation with the abutting land pursuant to the provisions of Section 189 of the **Local Government Act 1989**.



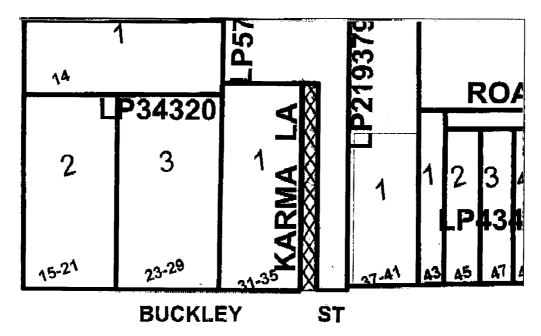
PETER MARSHALL Chief Executive Officer

LATROBE CITY COUNCIL

Road Discontinuance Karma Lane, Morwell

Pursuant to section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Latrobe City Council at its Ordinary meeting held 21 November 2005, formed the opinion that Karma Lane, Morwell, marked on the plan below is not reasonably required as a road for public use and resolved to discontinue the road. The section of road off Buckley Street, Morwell, is to be sold by private treaty.

ROAD CLOSURE - KARMA LANE MORWELL

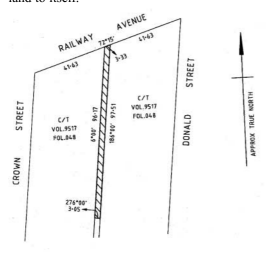


PAUL BUCKLEY Chief Executive Officer

HOBSONS BAY CITY COUNCIL

Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the **Local Government Act 1989**, the Hobsons Bay City Council has formed the opinion that the road bound by Crown Street, Railway Avenue and Donald Street, Laverton, shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and transfer the land to itself.



BILL JABOOR Chief Executive Officer



General Local Law No. 7

Notice is hereby given that at the Ordinary Council Meeting of the Shire of Campaspe held on 13 December 2005 the Council resolved to adopt a new Local Law entitled General Local Law No. 7 and the following Codes of Practice:

- Waste:
- Trading;
- Building & Works;
- Livestock.

The objectives of the General Local Law No. 7 is to provide for:

 a) the peace, order and good governance of the municipality;

- a safe and healthy environment so that the community can enjoy a quality of life that meets its expectations;
- c) the safe and equitable 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.

The objective of the Waste Code of Practice is to:

- provide an environment where activity related to waste and recycling complement the safety and amenity of the community;
- provide for the administration of Council's powers and functions.

The objective of the Trading Code of Practice is to:

 provide a clear, safe and unobstructed access at all times for pedestrians of all abilities on footpaths within the Shire of Campaspe.

The objective of the Building & Works Code of Practice is to:

 provide an environment where activities on and related to building sites and building works complement the safety and amenity of the public and the community.

The objective of the Livestock Code of Practice is to:

- ensure safety of the public, farmers and stock on Council controlled roads;
- prevent damage to the road structure and its environs;
- promote the conservation of flora and fauna on roadside land.

A copy of the adopted General Local Law No. 7, 2005 and the Codes of Practice may be obtained free of charge from Shire of Campaspe Customer services centres during office hours or from the Council's website www.campaspe.vic.gov.au.

WAYNE HARVEY Chief Executive Officer



Enforcement of Liquor Consumption or Possession

The Shire of Campaspe in accordance with Section 224A of the **Local Government Act 1989** does by publishing this notice state that any Victoria Police Officer may from 13 December 2005 to until this Local Law is revoked, enforce the provisions of the Shire of Campaspe General Local Law No. 7, 2005, Clause 2.3.

WAYNE HARVEY Chief Executive Officer

SURF COAST SHIRE COUNCIL

Notice of Intention to Amend the Road Management Plan

Pursuant to Section 54 (3) of the **Road Management Act 2004**, Surf Coast Shire Council hereby gives notice of its intention to amend the Surf Coast Shire Road Management Plan.

A copy of the Road Management Plan is available for viewing at Council's offices in Grossmans Road, Torquay, and also at Lorne Visitor Information Centre, 144 Mountjoy Parade, Lorne. It can also be accessed on Council's website www.surfcoast.vic.gov.au.

Amendments made to the Road Management Plan include the altered level of service for the activity of "Tree and Vegetation Control".

Any person may make a submission in accordance with Section 54(2) of the Act in respect of this matter. A Committee of the Council will consider any written submissions which are received by the Council within 28 days after the publication of this notice.

Any person who has made a written submission to Council, and requested that it be heard in support of that submission, is entitled to appear in person, or by a person acting on their behalf, before a meeting of the Committee.

Submissions will be received up until 20 January 2006, and should be addressed to Director Infrastructure, Surf Coast Shire, PO Box 350, Torquay 3228.

Queries should be directed to John Bertoldi, Asset Management & Contracts Co-ordinator on 5261 0539.

PETER BOLLEN
Chief Executive Officer

CARDINIA SHIRE COUNCIL

Notice of Making of Local Laws

Notice is hereby given that the Cardinia Shire Council at its meeting held on 12 December 2005 resolved to make the following Local Laws:

Local Law No. 9, Protection of Council Assets and Control of Building Sites Local Law; and Local Law No. 10, General Amenity Issues Local Law.

The purposes and general purport of the Local Laws are to:

Local Law No. 9

- repeal and replace Local Laws 2, 3 and 4;
- protect public assets vested in Council from damage, accelerated deterioration or abuse during building works;
- provide a physical environment which aims to minimize hazards to health and safety of persons attending building sites and those adjacent, opposite or passing building sites;
- prohibit, regulate and control the presence and disposal of builders refuse, rubbish and soil on and from building sites within the municipal district, particularly litter and stormwater pollution to protect receiving waterways and Bays in addition to promoting an environment where residents can enjoy a quality of life that meets the general expectation of the community;
- define the standards to which persons engaged in building work should adhere; and
- educate and induce persons involved in building work to act responsibly to reduce the extent and cost of infrastructure damage for the benefit of the wider community.

Local Law No. 10

 promote a physical and social environment free from hazards to health, in which the residents of the municipal district can enjoy a qualify of life that meets the general expectations of the community;

- prevent and suppress nuisances which may adversely affect the enjoyment of life or the health, safety and welfare of persons;
- prohibit, regulate and control activities which may be dangerous or unsafe or detrimental to the quality of life and the environment;
- prohibit, regulate and control access to and behaviour in Municipal Places;
- regulate and control the use of Municipal Recreation Centres, Municipal Buildings and Reserves.

Copies of the Local Laws can be inspected at the Council Offices, Henty Way, Pakenham and are also available on the Council's website at www.cardinia.vic.gov.au.

The Local Laws are to commence on the day after notice of their making appears in the Government Gazette.

DON WELSH Chief Executive Officer



Local Law (General) No. 3 of 2005

At the Moyne Shire Council's Ordinary Meeting held on 13 December 2005, Council under section 119 of the **Local Government Act 1989**, resolved to make Local Law (General) No. 3 of 2005. The Local Law comes into operation on 14 December 2005.

The purpose of the 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 Local Law 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 Local Law may be inspected at or obtained from the Council offices at Port Fairy or it is available from the Council's website www.moyne.vic.gov.au.

GRAHAM SHIELL Chief Executive Officer



Local Government Act 1989

NOTICE UNDER SECTION 224 A Local Law (General) No 3 of 2005 Enforcement of Clause 6.1 and 6.4 by Police Officers

The Moyne Shire Council pursuant to the provisions of Section 224A of the Local Government Act 1989, by the publication of this notice, hereby identifies clauses 6.1 and 6.4 ("Control of Liquor") of its Local Law (General) No. 3 of 2005 as the provision of the Local Law for the purposes of sub-section (1) and (2) of the said section.

Accordingly, the Council hereby states pursuant to sub-section (2) of the said section, that any police officer may enforce that provision.

GRAHAM SHIELL Chief Executive Officer

PORT PHILLIP CITY COUNCIL

Notice of Making a Local Law Community Amenity (Amendment) Local Law No. 1 of 2005

Port Phillip City Council ("Council") gives notice that at its meeting on 25 July 2005 it made a Local Law to be referred to as Community Amenity (Amendment) Local Law No. 1 of 2005. The following information is provided in accordance with section 119 of the Local Government Act 1989.

The purpose of the proposed local law is to:

- provide for the peace, order and good government of Council's municipal district;
- amend Council's Community Amenity Local Law No. 3 ("the Principal Local Law");
- protect assets vested in Council and the safety of persons on, adjacent to, opposite or passing building sites;
- control and prevent damage or dangers to the environment and nuisances;
- require builders or appointed agents to obtain an Asset Protection Permit before commencing building activities which have the potential to damage Council assets.

The proposed Local Law will:

- insert new definitions into the Principal Local Law;
- create an offence for a builder (as defined):
 - to carry out or allow to be carried out building work on land unless an Asset Protection Permit has been obtained;
 - not to ensure that no entry to the land takes place other than from a temporary vehicle crossing and that no materials are deposited on any part of the road without the approval of Council;
 - not to ensure that the building site is developed and managed to minimise the risk of stormwater pollution, through the contamination of run-off by chemicals, sediments, animal wastes or gross pollutants, in accordance with currently accepted best practice;
 - not to provide a refuse facility for the purpose of disposing of builder's refuse, and do various things both in relation to the builder's refuse and the refuse facility itself;

- not to provide a sewered or portable toilet on land before undertaking or carrying on any building, engineering or other work necessitating the employment or engagement of persons on that land;
- not to provide a report to Council of the existing condition of Council assets at least 45 hours before the building work commences or any equipment or materials are delivered to the land;
- not to repair (to the satisfaction of Council) any damaged road, channel, drain, vehicle crossing or other asset vested in Council adjacent to the land where the building work takes place or which is likely to be affected by the building work.
- specify what an Asset Protection Permit may allow or require;
- provide for the inspection of building sites and empower authorised officers to take specified action.

A copy of the local law may viewed on Council's website at www.portphillip.vic.gov.au or be inspected at or obtained from Council's offices at: St Kilda Town Hall, 99A Carlisle Street, St Kilda 3182; South Melbourne Town Hall, 208–220 Bank Street, South Melbourne 3205; and Port Melbourne Town Hall, 333 Bay Street, Port Melbourne.

Office hours are 8.30 am - 5.00 pm, Monday to Friday.

DAVID SPOKES Chief Executive Officer In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Whittlesea City Council as planning authority to prepare the amendment. The Minister also authorised the Whittlesea City Council to approve the Amendment under section 35B of the Act.

The Amendment affects Crown Land at 20 Parkers Road and 270 Humevale Road, Humevale. The land is further described as Allotment 32B, Section A and Allotments 3B and 3C, Section C, Parish of Linton.

The Amendment proposes to rezone the land from Public Park and Recreation Zone to Rural Conservation Zone (20 Parkers Road) and Public Conservation and Resource Zone (270 Humevale Road).

The Amendment is available for public inspection, free of charge, during business hours at the following places: Department of Sustainability & Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne, Vic. 3002; and 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 3 February 2006.

GRAEME BRENNAN Chief Executive Officer



City of Whittlesea

Planning and Environment Act 1987WHITTLESEA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C9

Authorisation A201

The Whittlesea City Council has prepared Amendment C9 to the Whittlesea Planning Scheme.

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 28 February 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.

ANDREWARTHA, Joan Shirley, also known as Joan Shirley Earnshaw, late of 5 Groves Street, Keilor East, Victoria 3033, retired, and who died on 25 October 2005.

- BROWN, Mavis Joyce, late of 12 Curtin Court, Warrnambool, Victoria 3280, retired, and who died on 31 October 2005.
- DAVIES, Harold William, late of Frankston Hospital, Palliative Care Unit, 125 Golf Links Road, Carrum, Victoria 3197, retired, and who died on 3 October 2005.
- FINDLAY, Leslie Robert, late of 7 Farringdon Street, Pascoe Vale, Victoria 3044, retired, and who died on 27 October 2005.
- FRANCE, Norman, late of Rosehill Aged Care Facility, 12 Maxflo Court, Highett, Victoria 3190, pensioner, and who died on 1 October 2005.
- GEARY, Lynette Ann, late of 13 Francis Grove, Thornbury, Victoria 3071, retired, and who died on 22 October 2005.
- GREEN, Carole Anne, late of Kirralee Nursing Home, 207–213 Richards Street, Ballarat, Victoria 3350, pensioner, and who died on 23 August 2005.
- JANCZUK, Nikola, late of Hobsons Bay Nursing Centre, 28–30 Rymill Court, Altona North, Victoria 3025, and who died on 9 August 2005.
- JOHNSON, Mary Catherine, late of 6 Barwon Court, Werribee, Victoria 3030, retired, and who died on 24 October 2005.
- LUTTON, Stephen Thomas, also known as Spike Thomas and Stephen Thomas Wilson–Lutton, formerly of 33 Latrobe Terrace, Paddington, Queensland 4064, but late of 8 Flinders Street, Indented Head, Victoria 3223, bank employee, and who died on 2 August 2005.
- NECZAJ, Peter Prokop, formerly of Deer Park Nursing Home, 54 Burnside Street, Deer Park, Victoria 3023, but late of Avondale Heights Aged Care Facility, 120 North Road, Avondale Heights, Victoria 3034, pensioner, and who died on 8 October 2005.
- SAVAGE, Arthur, late of Sutton Park Hostel, corner of Exford and Bridge Road, Melton South, Victoria 3338, pensioner, and who died on 5 April 2005.
- SLADE, Margaret Lydia, late of Flat 3, 15 Barkley Street, Rutherglen, Victoria 3685, pensioner, and who died on 1 October 2005.

Dated 20 December 2005

MARY AMERENA
Manager
Executor and Trustee Services

EXEMPTION

Application No. A403/2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Stolen Generations Victoria Limited for exemption from Sections 13, 14, 100 and 195 of that Act. The application for exemption is to enable the applicant to advertise for and employ a Chief Executive Officer who is to be an Indigenous Australian or Aboriginal and Torres Strait Island (ATSI) person.

Upon reading the material submitted in support of the application and upon hearing submissions from Ms Lisa Bellear and Ms Joyce Marshall for the Applicant and for the Reasons for Decision given by the Tribunal on 16 December 2005, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 14, 100 and 195 of the Act to enable the applicant to advertise for and employ a Chief Executive Officer who is to be an Indigenous Australian or Aboriginal and Torres Strait Island (ATSI) person.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 14, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ a Chief Executive Officer who is to be an Indigenous Australian or Aboriginal and Torres Strait Island (ATSI) person.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 21 December 2008.

Dated 16 December 2005

C. McKENZIE Deputy President

Adoption Act 1984

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

I, Catherine Darbyshire, approve the following persons under Section 5(1) and Section 5(2)(b) of the Act as approved counsellors for the purposes of Section 35 of the Act.

Jeneice Robertson, Child and Family Services, 115 Lydiard Street North, Ballarat 3350.

Louisa Perez, Child and Family Services, 115 Lydiard Street North, Ballarat 3350.

CATHERINE DARBYSHIRE Acting Regional Director Grampians Region This Order shall take effect from the date of its publication in the Government Gazette and concludes on 14 April 2006.

Dated 16 December 2005

Responsible Minister
JUSTIN MADDEN MLC
Minister for Commonwealth Games

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 Tyabb Child Care Centre Licence Number 1688 ("the service") is exempt from regulation 42(2) and 42(3) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

- 1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 3 square metres for each child using that room.
- 2. The licensee of the service will comply with regulation 42(2) and 42(3) at the expiry of this notice.

This exemption remains in force until 1 June 2006 unless revoked earlier.

Dated 14 December 2005

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

Commonwealth Games Arrangements Act 2001

COMMONWEALTH GAMES VENUE ORDER

In accordance with Section 14 of the **Commonwealth Games Arrangements Act 2001** ("the Act"), as Minister administering the Act, I declare the following area of land to be a Commonwealth Games venue to which the Act applies:

The whole area of Bay 21/Mazda Court located at 21–37 Lorimer Street, Southbank and defined as the blue hatched area shown on the plan titled LEGL./05–516 attached to this venue Order.

Commonwealth Games Arrangements Act 2001

TEST EVENT ORDER

In accordance with section 3B of the Commonwealth Games Arrangements Act 2001 ("the Act") and as the Minister administering the Act, I declare the Queen's Baton Relay Test Event to be held on Saturday 7 January 2005 starting at Bendigo and then proceeding through Elmore, Rochester, Echuca, Moama, Tongala, Kyabram, Mooroopna and ending at Shepparton to be a test event as defined under the Act.

The provisions of the Act which apply to the Queen's Baton Relay Test Event are sections 56ZC and 56ZD.

This Order shall take effect from the date of its publication in the Government Gazette.

Dated 16 December 2005

Responsible Minister JUSTIN MADDEN MLC Minister for Commonwealth Games

Co-operatives Act 1996

MOOMBA PARK PRIMARY SCHOOL CO-OPERATIVE LIMITED

On application under section 601AA(1) of the **Corporations Act 2001** (the Act) by the co-operative named above, notice is hereby given under section 601AA(4) of the Act, as applied by section 316 of the **Co-operatives Act 1996**, that, at the expiration of two months from the date of this notice, the name of the co-operative listed above will, unless cause is shown to the contrary, be removed from the register of co-operatives and its registration will be dissolved.

Dated at Melbourne 22 December 2005

ANDREW LEVENS Assistant Registrar of Co-operatives Consumer Affairs Victoria

Dental Practice Act 1999

DENTAL PRACTICE BOARD OF VICTORIA

On 25 May 2005, following a formal hearing, the Dental Practice Board of Victoria found that Dr Leonid Exler had, on a number of occasions, engaged in unprofessional conduct of a serious nature. It ordered that his registration as a dentist be suspended for 180 days and that he be fined a total of \$30,000. Dr Exler applied to the Victorian Civil & Administrative Tribunal (VCAT) for a review of the Board's decision.

On review VCAT confirmed all the Board's findings. It suspended Dr Exler's registration for 180 days, the suspension to commence on 3 January 2006. VCAT reduced the total amount of fines payable by Dr Exler to \$17,500.

Land Acquisition and Compensation Act 1986

FORM 7

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Minister for Planning declares that by this notice he acquires the following interest in the land described as Crown Allotment 2, Section 6A, Township of Queenscliff, known as 2 Larkin Parade, Queenscliff, and being the land described in Crown Lease Volume 1212, Folio 476.

Interest acquired: The leasehold interest of Queenscliffe Marina Pty Ltd and all other

Published with the authority of the Minister for Planning.

Dated 22 December 2005

For and on behalf of the Minister for Planning WAYNE MALONE Manager Crown Land Management Port Phillip Region Department of Sustainability and Environment

Meat Industry Act 1993

In accordance with section 13 of the Meat **Industry Act 1993** notice is given of a revised Code of Practice, the "Victorian Standard for Hygienic Production of Meat at Retail Premises".

The primary purpose of the Code of Practice is to provide a framework for the production of safe and wholesome meat in retail premises and copies may be obtained from PrimeSafe website (www.primesafe.vic.gov.au) or by contacting the PrimeSafe office (telephone 03 9685 7333).

Public comment is invited on the revised Code of Practice. All comments must be in writing and sent to the Administration Manager, PrimeSafe, PO Box 2057, South Melbourne, Vic. 3205, by no later than 5pm on Monday 16 January 2006.

Melbourne Cricket Ground Act 1984

MELBOURNE CRICKET GROUND (OPERATION OF FLOODLIGHTS) ORDER NO. 8/2005

I, Justin Madden, Minister for Sport and Recreation, make the following Order:

This Order may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Order No. 8/2005.

Objectives

The objectives of this Order are to –

- (a) specify the days and times during which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground may be used; and
- (b) specify the purposes for which the floodlights may be used on those days;
- (c) make provision in relation to vehicle entry into the Yarra Park Reserve.

Authorising provision

This Order is made under section 3 of the Melbourne Cricket Ground Act 1984.

4. Floodlights may be used on certain days at certain times and for certain purposes

The floodlights affixed to the floodlight towers at the Melbourne Cricket Ground may be used:

- (a) between 8.30 pm and 11.30 pm on 24 December 2005 for the purpose of telecasting Carols by Candlelight;
- (b) between 10.00 am and 7.00 pm from 26 December until 30 December 2005 for the purpose of playing Test Match Cricket;

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- (d) between 8.00 am and 11.30 pm from 16 February until 19 February 2006 for the purpose of conducting the Victorian Open Athletics Championships; and
- (e) between 8.00 am and 11.59 pm from 10 March until 26 March 2006 for the purpose of conducting the Melbourne 2006 Commonwealth Games ceremonies and events.

5. Yarra Park Reserve – Entry of Vehicles

Vehicular traffic is not permitted to enter into Yarra Park Reserve by way of Vale Street after 5.00 pm on any day on which the floodlights affixed to the floodlight towers at the Melbourne Cricket Ground are permitted to be used for the purposes specified in clause 4 (b), (d) and (e).

Dated 14 December 2005

JUSTIN MADDEN MLC Minister for Sport and Recreation

Nurses Act 1993

NURSES BOARD OF VICTORIA

Re: Cheryl Joy Williams Identification Number 48370 Registered in Division 2

Following a formal hearing into the professional conduct of Cheryl Joy Williams, a Panel appointed by the Nurses Board of Victoria found, on 13 December 2005, that the nurse had engaged in unprofessional conduct of a serious nature.

The Panel therefore determined that:

- 1 pursuant to Section 48(2)(e) of the Act the Panel imposes the following conditions on Ms Williams's registration:
 - (a) that Ms Williams continue treatment with Dr Michael Lee, psychiatrist, and that Dr Lee provide the Board with reports every six months for a period of two years; and
 - (b) upon recommencement of employment as a nurse, provide the Board with satisfactory employer reports every six months for a period of two years.

LOUISE MILNE-ROCH Chief Executive Officer

Sports Event Ticketing (Fair Access) Act 2002

22 December 2005

DECLARATION OF AN EVENT

In pursuance of the powers conferred by Part 2 of the **Sports Event Ticketing (Fair Access) Act 2002**, I, Justin Madden, Minister for Sport and Recreation, after having given notice of intent, hereby declare the 2006 Australian Football League Grand Final as a declared event. This declaration only applies for the holding of the event in 2006.

JUSTIN MADDEN MLC Minister for Sport and Recreation

STATE SUPERANNUATION REGULATIONS 1998 Regulation 7(a)(ii) TRANSPORT SUPERANNUATION

TRANSPORT SUPERANNUATION REGULATIONS 1998 Regulation 5(2)(e)

Schedule of Shift Allowances – MainCo Melbourne Pty Limited

The following shift allowances, as defined in the MainCo Melbourne Certified Agreement 2004, have been approved by the Emergency Services Superannuation Board in respect of MainCo Melbourne Pty Limited:

(i)	Early Morning Shift	15%
(ii)	Afternoon Shift	15%
(iii)	Night Shift	25%
(iv)	Permanent Night Shift	30%
(v)	Saturday Work under cl. 10.5	50%
(vi)	Sunday Work under cl. 10.6	100%
(vii)	Shift work between midnight on F	riday and

midnight of Saturday for Metrol roster only under cl. 35.4

Subordinate Legislation Act 1994

NOTICE OF PREPARATION OF REGULATORY IMPACT STATEMENT

Geothermal Energy Resources Regulations 2006

Notice is given that, in accordance with section 11 of the **Subordinate Legislation Act 1994**, a Regulatory Impact Statement (RIS) has been prepared in relation to the Geothermal Energy Resources Regulations 2006.

The proposed Regulations give operational effect to key elements of the **Geothermal Energy Resources Act 2005**, and seek to provide commercial certainty and a workable framework to facilitate largescale, commercial exploration and development of Victoria's geothermal resources.

The objectives of the proposed Regulations are to ensure that environmental, health and safety risks involved in undertaking geothermal energy operations are eliminated or minimised so far as is practicable. The proposed Regulations also prescribe various fees, administrative matters and other requirements authorised by the Geothermal Energy Resources Act 2005.

The RIS examines the costs and benefits of the proposed Regulations and assesses alternatives to the proposed Regulations. The RIS concludes that the benefits of the proposed Regulations outweigh their costs, and that none of the alternatives provides a practicable means of achieving the proposed Regulations' objectives.

Copies of the RIS and the proposed Regulations may be obtained from:

- Department of Primary Industries Customer Service Centre by phoning 136 186 (between 8.00 am to 8.00 pm);
- Department of Primary Industries Information Centre (Floor 16, 1 Spring Street, Melbourne between 8.30 am and 5.30 pm);

or by visiting the website http://www.dpi.vic.gov.au/ris.

Public comments are invited on the RIS and the accompanying Regulations. All comments must be in writing and should be sent to: Ms Elda Poletti, Principal Legal Policy Officer, Minerals & Petroleum Division, Department of Primary Industries, GPO Box 4440, Melbourne, Vic. 3001, or e-mailed to elda.poletti@dpi.vic.gov.au by no later than 4.00 pm 6 February 2006.

Please note that all comments and submissions will be treated as public documents.

Dated 11 December 2005

THEO THEOPHANOUS, MLC Minister for Energy Industries & Resources

For information about DPI visit the website at www.dpi.vic.gov.au or call the Customer Service Centre on 136 186.

Victorian Institute of Teaching Act 2001

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 25 of the **Victorian Institute of Teaching Act 2001** ("the Act"), the Victorian Institute of Teaching must disqualify a registered teacher from teaching and cancel their registration where that person has been convicted or found guilty at anytime in Victoria or elsewhere, of a sexual offence.

On 18 November 2005 Justin Roberts, born on 3 May 1979, was convicted of one count of indecent act with a child under 16 which is a sexual offence in Victoria under section 3 of the Act.

On 18 November 2005 Justin Roberts was disqualified from teaching and his registration as a teacher in Victoria was cancelled from 18 November 2005.

Dated 18 November 2005

PETER RYAN
Chairperson
Disciplinary Proceedings Committee
Victorian Institute of Teaching

Water Act 1989

EXTENSION OF THE COHUNA SEWERAGE DISTRICT ORDER 2005

I, Lyndsay Neilson, Secretary, Department of Sustainability and Environment, as the delegate of the Minister administering the **Water Act 1989**, make the following Order:

1. Citation

This Order is called the Extension of the Cohuna Sewerage District Order 2005.

2. Authorising Provision

This Order is made under section 96(11)(b) of the **Water Act 1989**.

3. Commencement

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

4. Preliminary

The proposal for the extension of the Sewerage District was submitted to the Minister by Coliban Region Water Authority on 4 October 2005.

5. Area of Extended Sewerage District

The Cohuna Sewerage District of Coliban Region Water Authority is extended to include an area of land bounded by a red border on the Authority's Plan No. P840–501, a copy of which may be inspected at the office of the Coliban Region Water Authority, situated at 37–45 Bridge Street, Bendigo, Victoria 3550.

Dated 9 December 2005

LYNDSAY NEILSON
Secretary
Department of Sustainability
and Environment
(as delegate of the Minister)

Water Act 1989

EXTENSION OF THE COHUNA WATER DISTRICT ORDER 2005

I, Lyndsay Neilson, Secretary, Department of Sustainability and Environment, as the delegate of the Minister administering the **Water Act 1989**, make the following Order:

1. Citation

This Order is called the Extension of the Cohuna Water District Order 2005.

2. Authorising Provision

This Order is made under section 96(11)(b) of the **Water Act 1989**.

3. Commencement

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

4. Preliminary

The proposal for the extension of the Water District was submitted to the Minister by Coliban Region Water Authority on 4 October 2005.

5. Area of Extended Sewerage District

The Cohuna Water District of Coliban Region Water Authority is extended to include an area of land bounded by a red border on the Authority's Plan No. P840–511, a copy of which may be inspected at the

office of the Coliban Region Water Authority, situated at 37–45 Bridge Street, Bendigo, Victoria 3550.

Dated 9 December 2005

LYNDSAY NEILSON
Secretary
Department of Sustainability
and Environment
(as delegate of the Minister)

Water Act 1989

EAST GIPPSLAND REGION WATER AUTHORITY

Proposed Extension of the Mitchell Water Supply District to cover the Township of Nowa Nowa

Notice is hereby given that the East Gippsland Region Water Authority, pursuant to Section 96 of the Water Act 1989, proposes to seek to extend the Mitchell River Water Supply District to include an area mostly to the left of the existing Princes Highway, and uniting with Nowa Nowa Water Supply District as part of East Gippsland Water's strategy for improving water quality for the Nowa Nowa township.

Full details of the districts extension proposals and copies of plans showing the extent of the districts are available for inspection free of charge at the Authority's office, 133 Macleod Street, Bairnsdale, during office hours.

Members of the public are invited to make submission on the proposal. Any person making a submission or objection to the proposal should set out grounds for any objection raised in the submission.

Submissions must be received by the Authority on or before 22 January 2006, which is one month after the publication of this notice in the Government Gazette. If any submissions are received, the Board of East Gippsland Water will consider them at the scheduled Board meeting on 21 February 2006.

LES MATHIESON Chief Executive Officer East Gippsland Water



Water Act 1989

PROPOSED PERMANENT WATER SAVING PLAN

Lower Murray Water (LMW) is proposing to introduce permanent water saving rules for all urban and rural garden water supply systems across the LMW region from 1 January 2006, as required and outlined in Action 5.4 of the government's White Paper for Water.

Water shortages across the State led to the development of the Permanent Water Saving Plan and it is important that these new water saving rules, which will be imposed by all water authorities, are easily understood and readily adopted by our customers.

Key elements of the draft Permanent Water Saving Plan include:

- Changes in the time-of-use for both automatic and manual watering systems.
 These include private/public gardens and lawns, and public sports and recreational grounds.
- Fountains may only be used if they recirculate water.
- A hand held hose must not be used at any time to clean a vehicle unless it is fitted with a trigger nozzle.
- Hard surfaces must not be cleaned with water from a hose unless cleaning is required as a result of an accident, fire, emergency or a health hazard has developed.
- No restrictions apply to watering of plants at wholesale, retail and municipal garden nurseries.
- Hoses used in the construction industry must be fitted with a trigger nozzle.

Copies of the Permanent Water Saving Plan are publicly available via the LMW web site, www.lmw.vic.gov.au and in hard copy over the counter from any LMW office.

Comment is invited from all interested parties. LMW will consider all comments or submissions before finalising its Permanent Water Saving Plan. Comments/submissions should be marked "Permanent Water Saving Plan Submission" and be directed to: Mr Ron Leamon, Chief Executive Officer, Lower Murray Water, PO Box 1438, Mildura 3502.

General enquiries related to the Permanent Water Saving Plan should be directed to Mr. Keith Thomson on (03) 5051 3420.

R. L. LEAMON Chief Executive Officer



Water Act 1989

BY-LAW NO. 2

WATER RESTRICTIONS FOR DROUGHT RESPONSE

Lower Murray Water (LMW) is proposing to introduce a revised By-Law No. 2, Water Restrictions for Drought Response, for all urban and rural garden water supply systems across the LMW region from 1 January 2006, as required and outlined in Action 5.8 of the government's White Paper for Water.

Water shortages across the State led to the development of By-Law No. 2 Restrictions for Drought Response and the intent of the By-Law is to ensure greater uniformity by introducing a four stage uniform restriction schedule across the State of Victoria.

Key elements of By-Law No. 2 Water Restrictions for Drought Response:

- Replacing the five stage restriction schedule with a state wide uniform four stage restriction schedule.
- Increase in the number of restriction categories from fourteen to twenty-four.
- Improvement and an increase in the number of definitions.
- A listing of "Trigger Points" for all four restriction stages.
- The provision of a key word index for ease of restriction schedule access.

Copies of By-Law No. 2 Water Restrictions for Drought Response are publicly available via the LMW web site, www.lmw.vic.gov.au and in hard copy over the counter from any LMW office.

Comment is invited from all interested parties. LMW will consider all comments or submissions before finalising its By-Law No. 2 Water Restrictions for Drought Response. Comments/submissions should be marked "By-Law No. 2 Water Restrictions for Drought Response" and be directed to: Mr Ron Leamon, Chief Executive Officer, Lower Murray Water, PO Box 1438, Mildura 3502.

General enquiries related to By-Law No. 2 Water Restrictions for Drought Response should be directed to Mr Keith Thomson on (03) 5051 3420.

R. L. LEAMON Chief Executive Officer

Water Industry Act 1994

NOTICE OF WATER INDUSTRY REGULATORY ACCOUNTING CODE

The Essential Services Commission ("Commission") gives notice under section 4F(4) of the **Water Industry Act 1994** (Vic) ("Act") that it has, pursuant to section 4F(2)(e) of the Act, made a Regulatory Accounting Code ("Code") requiring Victorian water businesses to maintain accounting records and to prepare accounts for regulatory purposes according to specified principles.

This Code applies to all water businesses from 1 January 2006.

A copy of the Code is available on the Commission's website located at http://www.esc.vic.gov.au or a copy may be obtained by calling the Commission on (03) 9651 0222.

Dated 14 December 2005

GREG WILSON Chairperson

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 –

- 1. hereby exempt all that Crown land situated within the boundaries of exploration licence application 4928 that has been excised from the application, 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 15 December 2005

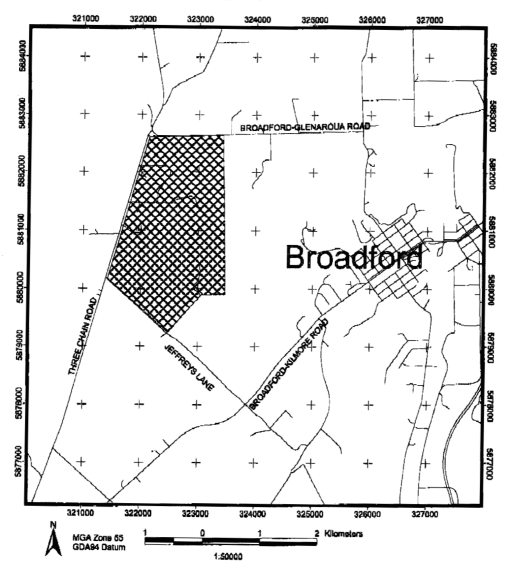
RICHARD ALDOUS Executive Director Minerals and Petroleum

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 Resources – hereby exempt all land situated within the boundaries of the hatched area on the attached map (Schedule A) from being subject to an exploration licence or mining licence.

Schedule A



Dated 13 December 2005

RICHARD ALDOUS Executive Director Minerals and Petroleum



I, the Director of Marine Safety, on the recommendation of Stuart Ord, Regional Manager City and Bays, Parks Victoria, hereby give notice under subsection 15(1) of the **Marine Act 1988** that from 6.00 p.m. until 10.30 p.m. on 23 December 2005, bathing and the operation of vessels, excluding those vessels involved with the fireworks display and vessels owned and operated by Parks Victoria, are prohibited on the waters of Western Port within 100 metres of the fireworks barge located approximately 300 metres north-west of the Tooradin Jetty.

Reference No. 193/2005 Dated 19 December 2005

> BRIAN RICHES Director of Marine Safety



Marine Act 1988 SECTION 15 NOTICE

I, the Director of Marine Safety, on the recommendation of Goulburn Murray Water, hereby give notice under subsection 15(1) of the **Marine Act 1988** of the following amendments to Notice No. 1 under section 15(2) of the **Marine Act 1988**:

- 1. revoke the rules regulating the operation of vessels on the waters of Lake Eppalock set out in Schedule 49 of the Notice made under section 15(2) of the **Marine Act 1988**; and
- 2. give notice of the following rules regulating the operation of vessels on the waters of Lake Eppalock:

SCHEDULE 49

WATERS - LAKE EPPALOCK

Local Authority - Goulburn-Murray Water

Vessel Operating and Zoning Rules for water levels above 180.000 metres Australian Height Datum (AHD) – as measured at the head gauge board located on the outlet tower in Tower Bay

1. 5 knot speed restriction zones for the purposes of Clause 7.

The following waters of Lake Eppalock are subject to a speed restriction of 5 knots:

The waters of Lake Eppalock within –

- (a) Balee Bay south of a line between beacons located on the foreshore on either side of the small inlet at the west side of the southern end of the bay;
- (b) Kangaroo Arm south of a line between beacons located on the foreshore on either side of the arm approximately 100 metres south of the Eppalock Caravan Park launching ramp;
- (c) Beal Bay south of a line between beacons located on the foreshore on either side of the southern portion of the bay except in the prohibited area located adjacent to Site E5;

- (d) Glover Bay west of a line between beacons located on opposite shores at the entrance to the bay;
- (e) Coliban Pool north of a line between beacons located on opposite shores at the entrance to the bay located in the northern section of the Coliban Pool;
- (f) Coliban River Arm south of a line between beacons located on opposite shores at the entrance to the narrow section of the arm immediately south of the Coliban Pool;
- (g) The Strait in the Strait connecting the Coliban Pool and Metcalfe Pool between a line passing between beacons located on the shore on either side of the entrances to the northern and southern sections of the narrow waters of the Strait;
- (h) Campaspe River Arm in the Campaspe River Arm south of a line between beacons located on the shore on either side of the lake at the entrance to the narrow section of the arm approximately 200 metres south of the Metcalfe Housing Co-operative;
- (i) Native Dog Inlet south of a line between beacons located on opposite shores at the entrance to the inlet;
- (j) Turners Reach east of a line between beacons located on opposite shores at the entrance to the reach;
- (k) Meadow Valley Inlet south of a line between beacons located on opposite shores approximately 200 metres south of the entrance to the inlet;
- (l) Wild Duck Inlet south of a line between beacons located on opposite shores approximately 100 metres east of the entrance to the inlet;
- (m) Mount Ida Inlet east of a line between beacons located on opposite shores approximately 100 metres east of the entrance to the inlet;
- (n) Launching Ramps extending approximately 60 metres from the edge of the water for the time being in an area approximately 40 metres wide with the centre of the outward boundary being marked by one yellow buoy in the water immediately in front of the launching ramps at the following locations;
 - (i) Adjacent to the western shore of the Kimbolton Pool;
 - (ii) Adjacent to the northern shore of the Eppalock Caravan Park;
 - (iii) Adjacent to the northern shore of Kirrang Point;
 - (iv) Adjacent to the northern shore of the Coliban Pool;
 - (v) Adjacent to the eastern shore of the Metcalfe Caravan Park;
 - (vi) Adjacent to the northern shore of the Derrinal Pool;
 - (vii) Adjacent to the western shore of the Moorabbee Lodge Caravan Park;
 - (viii) Adjacent to the southern shore of the Lakeshore Caravan Park.
- 2. Areas prohibited to vessels for the purposes of Clause 9.

The following waters of Lake Eppalock are prohibited to vessels:

- A. Tower Bay between the dam wall and a line approximately 300 metres to the south thereof between beacons inscribed "Stop" and "Prohibited Water Beyond This Point" located on opposite shores at the entrance to the bay;
- B. Swimming areas in swimming areas, the boundaries being marked by red buoys in the water, and located at the following locations:
 - (a) Randalls Cove west of a line commencing on the northern peninsula of the cove and extending in a southerly direction for approximately 400 metres and north of an east-west line commencing from a point on the south-west shore of the cove and intersecting the north-south boundary approximately 120 metres offshore;

C. Balee Bay

- (i) Site B12 extending approximately 40 metres from the edge of the water for the time being in an area approximately 50 metres wide and located adjacent to Site B12 on the western shore of the bay;
- (ii) Eppalock Caravan Park extending approximately 60 metres from the edge of the water for the time being in an area approximately 70 metres wide located approximately 30 metres east of the launching ramp on the north-east shore of the caravan park;
- (iii) Sites C1, C2 and C3, C3 and C4, and C5 four areas extending approximately 60 metres from the edge of the water for the time being in areas approximately 50 metres wide and located along the eastern shore of Balee Bay adjacent to Sites C1, C2 and C3, C3 and C4, and C5.

D. Loranthus Bay

Sites D3, D4, D5, D6 and D6A2 – five areas extending approximately 60 metres from the edge of the water for the time being in areas approximately 40 metres wide located along the eastern shore of Loranthus Bay adjacent to Sites D3, D4, D5, D6 and D6A2.

E. Beal Bay

- (i) Site D7 west of a line across the western extremity of the bay located immediately north of Site D7;
- (ii) Site D9 extending approximately 60 metres from the edge of the water for the time being in an area approximately 40 metres wide located along the western shore of Beal Bay adjacent to the north-east shore of Site D9;
- (iii) Sites E5, E6, E7, E9 and E10 five areas extending approximately 60 metres from the edge of the water for the time being in areas approximately 40 metres wide located along the eastern shore of Beal Bay adjacent to Sites E5, E6, E7, E9 and E10.

F. Mutual Bay

- (i) Sites E11, E12 and E13 three areas extending approximately 60 metres from the edge of the water for the time being in areas approximately 40 metres wide located along the north-west shore of Mutual Bay adjacent to Sites E11, E12 and E13;
- (ii) Site F2 between the bridge connecting the mainland and Sometime Island and a line also between the mainland and Sometime Island located approximately 40 metres west of the bridge.

G. Glover Bay

Low Head Inlet – north of a line located at the entrance to the inlet.

H. Whisky Island Pool

Site G1 – extending approximately 60 metres from the edge of the water for the time being in an area approximately 50 metres wide and located along the south-west shore of Whisky Island Pool adjacent to Site G1.

I. Point Wesley

- (i) Site G4 extending approximately 60 metres from the edge of the water for the time being in an area approximately 50 metres wide and located along the northern shore of Point Wesley and adjacent to site G4;
- (ii) Site G5 west of a line in the western corner of the small bay situated immediately south of Point Wesley and adjacent to Site G5.

J. Point Knox

Site G10 – north of a line across the northern part of the bay on the north-east side of Point Knox and adjacent to the eastern boundary of Site G10.

K. Coliban Pool

- (i) Site G12 extending approximately 60 metres from the edge of the water for the time being in an area approximately 60 metres wide located along the northern shore of the Coliban Pool adjacent to Site G12;
- (ii) Site H3 north of a line across the small inlet in the northern section of the bay located in the north-west corner of the Coliban Pool and adjacent to the southern shore of H3;
- (iii) Site H4
 - (a) extending approximately 40 metres from the edge of the water for the time being in an area approximately 30 metres wide located along the southern shore near the western extremity of the bay located in the north-west corner of the Coliban Pool adjacent to the northern shore of Site H4;
 - (b) extending approximately 40 metres from the edge of the water for the time being in an area approximately 30 metres wide located on the southern shore at the entrance to the bay located in the north-west corner of the Coliban Pool and adjacent to the north-east boundary of Site H4;
- (iv) Site H7 extending approximately 60 metres from the edge of the water for the time being in an area approximately 50 metres wide located along the western shore of the Coliban Pool adjacent to the south-east boundary of Site H7.

L. Metcalfe Pool

- (i) Metcalfe Caravan Park west of a line across the small bay located on the western side of the Metcalfe Pool adjacent to the northern boundary of the Metcalfe Caravan Park;
- (ii) Metcalfe Housing Co-operative extending approximately 60 metres from the edge of the water for the time being in an area approximately 250 metres wide located along the western shore of the Campaspe River Arm adjacent to the Metcalfe Housing Co-operative.
- M. Lakeshore Caravan Park extending approximately 30 metres from the edge of the water for the time being in an area approximately 30 metres wide located adjacent to the Lakeshore Caravan Park between the island and the mainland.

N. Derrinal Pool

- (i) Moorabbee Lodge Caravan Park in McIvor Bay east of a line located in the inlet on the eastern side of the Bay and adjacent to the western shore of the Moorabbee Lodge Caravan Park;
- (ii) Public Boat Launching Ramp extending approximately 60 metres from the edge of the water for the time being in an area approximately 80 metres wide located approximately 30 metres north of the public boat launching ramp;
- (iii) Coliban Water Sports Club extending approximately 60 metres from the edge of the water for the time being in an area approximately 100 metres wide located along the northern shore of the Derrinal Pool adjacent to the Coliban Water Sports Club site:
- (iv) Victorian Speed Boat Club extending approximately 60 metres from the edge of the water for the time being in an area approximately 80 metres wide located along the southern shore of the Victorian Speed Boat Club site.

3. Exclusive use and special purpose areas for the purpose of Clause 3.

The waters of Lake Eppalock north of a line between signs inscribed "Area for Manually Operated Boats and Windsurfers" located on the foreshore each side of the entrance to Strath Bay, excluding the prohibited area, are set aside for manually operated vessels and windsurfers.

Vessel Operating and Zoning Rules for water levels 179.999 metres AHD or less – as measured at the head gauge board located on the outlet tower in Tower Bay

1. 5 knot speed restriction zones for the purposes of Clause 7.

All waters of Lake Eppalock are subject to a speed restriction of 5 knots.

2. Areas prohibited to vessels for the purposes of Clause 9.

The following waters of Lake Eppalock are prohibited to vessels:

- A. Tower Bay between the dam wall and a line approximately 300 metres to the south thereof between beacons inscribed "Stop" and "Prohibited Water Beyond This Point" located on opposite shores at the entrance to the bay.
- B. Swimming areas in swimming areas, the boundaries being marked by red buoys in the water, and located at the following locations:
 - (a) Randalls Cove west of a line commencing on the northern peninsula of the cove and extending in a southerly direction for approximately 400 metres and north of an east-west line commencing from a point on the south-west shore of the cove and intersecting the north-south boundary approximately 120 metres offshore.

C. Balee Bay

- (i) Site B12 extending approximately 40 metres from the edge of the water for the time being in an area approximately 50 metres wide and located adjacent to Site B12 on the western shore of the bay;
- (ii) Eppalock Caravan Park extending approximately 60 metres from the edge of the water for the time being in an area approximately 70 metres wide located approximately 30 metres east of the launching ramp on the north-east shore of the caravan park;
- (iii) Sites C1, C2 and C3, C3 and C4, and C5 four areas extending approximately 60 metres from the edge of the water for the time being in areas approximately 50 metres wide and located along the eastern shore of Balee Bay adjacent to Sites C1, C2 and C3, C3 and C4, and C5.

D. Loranthus Bay

Sites D3, D4, D5, D6 and D6A2 – five areas extending approximately 60 metres from the edge of the water for the time being in areas approximately 40 metres wide located along the eastern shore of Loranthus Bay adjacent to Sites D3, D4, D5, D6 and D6A2.

E. Beal Bay

- (i) Site D7 west of a line across the western extremity of the bay located immediately north of Site D7;
- (ii) Site D9 extending approximately 60 metres from the edge of the water for the time being in an area approximately 40 metres wide located along the western shore of Beal Bay adjacent to the north-east shore of Site D9;
- (iii) Sites E5, E6, E7, E9 and E10 five areas extending approximately 60 metres from the edge of the water for the time being in areas approximately 40 metres wide located along the eastern shore of Beal Bay adjacent to Sites E5, E6, E7, E9 and E10.

F. Mutual Bay

- (i) Sites E11, E12 and E13 three areas extending approximately 60 metres from the edge of the water for the time being in areas approximately 40 metres wide located along the north-west shore of Mutual Bay adjacent to Sites E11, E12 and E13;
- (ii) Site F2 between the bridge connecting the mainland and Sometime Island and a line also between the mainland and Sometime Island located approximately 40 metres west of the bridge.

G. Glover Bay

Low Head Inlet – north of a line located at the entrance to the inlet.

H. Whisky Island Pool

Site G1 – extending approximately 60 metres from the edge of the water for the time being in an area approximately 50 metres wide and located along the south-west shore of Whisky Island Pool adjacent to Site G1.

I. Point Wesley

- (i) Site G4 extending approximately 60 metres from the edge of the water for the time being in an area approximately 50 metres wide and located along the northern shore of Point Wesley and adjacent to site G4;
- (ii) Site G5 west of a line in the western corner of the small bay situated immediately south of Point Wesley and adjacent to Site G5.

J. Point Knox

Site G10 – north of a line across the northern part of the bay on the north-east side of Point Knox and adjacent to the eastern boundary of Site G10.

K. Coliban Pool

- (i) Site G12 extending approximately 60 metres from the edge of the water for the time being in an area approximately 60 metres wide located along the northern shore of the Coliban Pool adjacent to Site G12;
- (ii) Site H3 north of a line across the small inlet in the northern section of the bay located in the north-west corner of the Coliban Pool and adjacent to the southern shore of H3;
- (iii) Site H4
 - extending approximately 40 metres from the edge of the water for the time being in an area approximately 30 metres wide located along the southern shore near the western extremity of the bay located in the north-west corner of the Coliban Pool adjacent to the northern shore of Site H4;
 - (b) extending approximately 40 metres from the edge of the water for the time being in an area approximately 30 metres wide located on the southern shore at the entrance to the bay located in the north-west corner of the Coliban Pool and adjacent to the north-east boundary of Site H4;
- (iv) Site H7 extending approximately 60 metres from the edge of the water for the time being in an area approximately 50 metres wide located along the western shore of the Coliban Pool adjacent to the south-east boundary of Site H7.

L. Metcalfe Pool

- (i) Metcalfe Caravan Park west of a line across the small bay located on the western side of the Metcalfe Pool adjacent to the northern boundary of the Metcalfe Caravan Park;
- (ii) Metcalfe Housing Co-operative extending approximately 60 metres from the edge of the water for the time being in an area approximately 250 metres wide located along the western shore of the Campaspe River Arm adjacent to the Metcalfe Housing Co-operative.

M. Lakeshore Caravan Park – extending approximately 30 metres from the edge of the water for the time being in an area approximately 30 metres wide located adjacent to the Lakeshore Caravan Park between the island and the mainland.

N. Derrinal Pool

- (i) Moorabbee Lodge Caravan Park in McIvor Bay east of a line located in the inlet on the eastern side of the Bay and adjacent to the western shore of the Moorabbee Lodge Caravan Park;
- (ii) Public Boat Launching Ramp extending approximately 60 metres from the edge of the water for the time being in an area approximately 80 metres wide located approximately 30 metres north of the public boat launching ramp;
- (iii) Coliban Water Sports Club extending approximately 60 metres from the edge of the water for the time being in an area approximately 100 metres wide located along the northern shore of the Derrinal Pool adjacent to the Coliban Water Sports Club site:
- (iv) Victorian Speed Boat Club extending approximately 60 metres from the edge of the water for the time being in an area approximately 80 metres wide located along the southern shore of the Victorian Speed Boat Club site.
- 3. Exclusive use and special purpose areas for the purpose of Clause 3.

The waters of Lake Eppalock north of a line between signs inscribed "Area for Manually Operated Boats and Windsurfers" located on the foreshore each side of the entrance to Strath Bay, excluding the prohibited area, are set aside for manually operated vessels and windsurfers.

Reference No. 273/004/2005 Dated 14 December 2005

> BRIAN RICHES Director of Marine Safety

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

File No.	Place Name	Proposer & Location
GPN633	Aurora School	Department of Education and Training. Merger of Carronbank School, Princess Elizabeth Junior School and the Monnington Centre. Located at 96 Holland Road, Blackburn South.

Office of the Registrar of Geographic Names c/- **LAND** *VICTORIA* 15th Floor 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Casino Control Act 1991—Section 60(1)

CASINO RULES NOTICE NO. 9 OF 2005

Rules of the Game—Blackjack

By this notice, the Victorian Commission for Gambling Regulation **amends** the Rules in respect of the game "Blackjack" as set out in the Schedule.

This notice operates with effect from 4.00 am on 22 December 2005.

Dated 15 December 2005

PETER COHEN
Executive Commissioner
Victorian Commission for Gambling Regulation

Schedule

In the rules of the game of Blackjack, for rules 1.1, 2.3, 4.3.1, 5.11.1, 6.1, 7.1.2, 11.6.3, 11.7.3, 11.7.4, 13.7.3, 17.1.3, 18.9 and 18.10, **substitute** the following:

- 1.1 In these rules—
 - "Blackjack" means an ace and any card having a value of 10 dealt as the initial two cards to a player or a Dealer.
 - "Casino Supervisor" means a person other than a Game Supervisor who is responsible for the supervision and management of gaming operations.
 - "Dealer" means the person responsible for dealing the cards at a Blackjack table.
 - "Dealing Shoe" means a device from which cards are dealt.
 - "Distinctive Marker" means a marker button labelled with, but not limited to, the words personal limit or higher limit.
 - "Game Supervisor" means the person responsible for the supervision of the operation of the game.
 - "Hard Total" means the total of a hand which contains no aces or which contains aces that are each counted as 1 in value.
 - "Additional Wager" means a wager that may be made further to a player's original Blackjack, Crown Blackjack or Crown Pontoon wager. For Example: Pontoon Pandemonium, Perfect Pairs, Crown Suits or Magnificent Sevens wagers.
 - "Soft Total" means the total of a hand containing an ace when the ace is counted as 11 in value.
 - "VCGR" means Victorian Commission for Gambling Regulation.
 - "Void" means an invalid hand with no result.

- Casino Rules Notice No. 10 of 2003 published on 22 May 2003 (G21);
- Casino Rules Notice No. 13 of 2003 published on 10 June 2003 (G28);
- Casino Rules Notice No. 3 of 2004 published on 12 February 2004 (G7);
- Casino Rules Notice No. 7 of 2004 published on 18 March 2004 (G12); and
- Casino Rules Notice No. 12 of 2004 published on 17 September 2004 (G38).

The full set of Rules for the game of Blackjack was most recently approved by the Victorian Casino and Gaming Authority by notice published in the Victorian Government Gazette on 5 February 2003 (S18). The rules have subsequently been amended by –

- 2.3 A dealing shoe will be used from which all cards will be dealt.
 - 4.3.1 Before the start of play following each shuffle and cut of the cards the Dealer will remove the first card from the dealing shoe and burn the card by placing it into the discard holder. Players may request to see the burn card, in which case it will be turned face-up on the table layout and then placed in the discard rack.
 - 5.11.1 A VCGR Inspector must be notified prior to a player being limited to a table minimum wager.
- 6.1 In respect of the game, the Dealer must ensure the display of the notices and signs for which the casino operator is responsible under section 66 of the Casino Control Act 1991.
 - 7.1.2 The first two cards to each player may be dealt face-downwards.
 - (a) A player may handle only the first two cards dealt to him/her; and
 - (b) Where the game is to be dealt in this style the VCGR Inspectorate and Surveillance will be notified.
 - 11.6.3 The odds payable for winning wagers placed on Pontoon Pandemonium are—
 - (a) Table 1 Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"	
1	\$250,000	
30	\$7,500	
300	\$750	
750	\$250	
1,500	\$50	
7,050	\$25	
17,370	\$20	
23,250	\$15	
29,250	\$10	
33,000	\$5	

(b) Table 2 – Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"
1	\$100,000
50	\$1,000
70	\$500
345	\$100
5,000	\$50
12,100	\$20
34,000	\$10

(c) Table 3 – Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"
1	\$50,000
50	\$1,000
80	\$500
400	\$100
5,000	\$50
14,000	\$20
30,000	\$10

(d) Table 4 – Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"
1	\$25,000
50	\$1,000
80	\$500
400	\$100
4,000	\$50
8,000	\$20
24,970	\$10

(e) Table 5 – Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"
1	\$10,000
50	\$1,000
75	\$500
400	\$100
3,900	\$50
8,400	\$20
23,000	\$10

(f) Table 6 – Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"
1	\$25,000
2	\$1,000
10	\$500
87	\$100
100	\$50
250	\$40
250	\$35
500	\$30
750	\$25
750	\$20
1500	\$15
1500	\$14
1500	\$12
1500	\$11
1329	\$10

(g) Table 7 – Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"	
1	\$25,000	
6	\$1,000	
30	\$500	
250	\$100	
300	\$50	
600	\$40	
600	\$35	
1200	\$30	
1600	\$25	
1600	\$20	
3050	\$15	
2850	\$14	
2850	\$12	
2850	\$11	
2650	\$10	

(h) Table 8 – Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"
1	\$25,000
12	\$1,000
60	\$500
500	\$100
600	\$50
1200	\$40
1200	\$35
2400	\$30
3200	\$25
3200	\$20

(h) Table 8 – Prize Possibilities (continued)

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"
5300	\$15
5060	\$14
5000	\$12
5000	\$11
4900	\$10

(i) Table 9 – Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"
3	\$100
9	\$50
18	\$25
28	\$20
18	\$10
15	\$5
6	\$3
3	\$2

(j) Table 10 – Prize Possibilities

Number of possible prizes	Prize for each \$1 wagered on "Pontoon Pandemonium"
3	\$100
9	\$50
10	\$30
31	\$20
27	\$10
20	\$5

- 11.7.3 If during a round of play, after the jackpot button has been pressed, there is a discrepancy between the bonus prize showing on the bonus meter and the bonus prize showing on the Central Control Panel:
 - (a) The amount showing on the Central Control Panel will be deemed to be the winning amount; and
 - (b) A malfunction may be declared.
- 11.7.4 Where a malfunction is declared:
 - (a) The wager being actioned at the time will be paid the amount showing on the Central Control Panel in accordance with rule 11.7.3, multiplied by the amount of the Pontoon Pandemonium wager:
 - (b) Any winning Pontoon Pandemonium wagers which have not as yet been settled will be paid an amount of \$20 multiplied by the amount of the Pontoon Pandemonium wager as appropriate.
 - (c) The Pontoon Pandemonium wager will not be offered to patrons and a regular Crown Pontoon game will be conducted until the malfunction is rectified and the Pontoon Pandemonium wager can be re-introduced to the game.
- 13.7.3 Where a decision has been made to change the version of Magnificent Sevens played, a notice conveying the change must be displayed for a reasonable period of time prior to changing from version 1 to version 2 or vice versa.
- 17.1.3 A tournament may only be conducted if the conditions for the tournament, complying with these rules, have been approved in writing by the Executive Commissioner for the VCGR.
- 18.9 Complainants in all unresolved disputes will be advised of the presence of, and their right to consult a VCGR Inspector.
- 18.10 In any dispute arising from these rules or not covered by the provisions of these rules, the decision of the Casino Supervisor will be final, subject to a review by a VCGR Inspector, if requested

Casino Control Act 1991—Section 60(1)

CASINO RULES NOTICE NO. 10 OF 2005

Rules of the Game—PAI GOW

By this notice, the Victorian Commission for Gambling Regulation amends the Rules in respect of the game "Pai Gow" as set out in the Schedule.

This notice operates with effect from 4.00 am on 22 December 2005.

Dated 15 December 2005

PETER COHEN
Executive Commissioner
Victorian Commission for Gambling Regulation

Schedule

In the rules of the game of Pai Gow, for rules 1.1, 4.1, 4.2, 5.5, 6, 9.1, 13.1, 13.2, 13.3.1, 13.5.2, 14.2.1, 14.4.1, 15.1.3, 16.8 and 16.9, **substitute** the following:

- 1.1 In these rules
 - "Bank" means the hand against which all other players wager.
 - "Box Dice" means three dice of the same colour, but of a different colour to the Cut Die, that are used to determine the first box to receive the tiles in a round of play.
 - **"Casino Supervisor"** means a person other than a Game Supervisor who is responsible for the supervision and management of gaming operations.
 - "Chung" means a marker used to indicate who is the Banker in a round of play.
 - "Co-banking" means a player banking in partnership 50-50 with the house.
 - "Cut Die" means a single die of a different colour to the Box Die used to determine the style of cut to be used in a round of play.
 - "Dealer" means a person responsible for the operation of the game.
 - "Dice cup" means a cup like device with a non-transparent cover used to contain and shake the four dice used.
 - **"Distinctive Marker"** means a marker button labelled with, but not limited to, the words personal limit or higher limit.
 - "Game Supervisor" means the person responsible for the supervision of the operation of the game.
 - "House" means Crown Casino.
 - "House Banking" means that the House holds the bank for a round of play.
 - **"House Way"** means the way a Dealer will set his/her hand or that of a player or Player-Banker upon request.

- Casino Rules Notice No. 25 of 2000 published on 21 November 2000 (S173);
- Casino Rules Notice No. 11 of 2002 published on 15 April 2002 (S65);
- Casino Rules Notice No. 21 of 2002 published on 19 June 2002 (S102);
- Casino Rules Notice No. 30 of 2002 published on 10 September 2002 (S161);
- Casino Rules Notice No. 6 of 2004 published on 17 March 2004 (S65);
- Casino Rules Notice No. 9 of 2004 published on 29 July 2004 (S175); and
- Casino Rules Notice No. 13 of 2004 published on 28 October 2004 (G44).

The game of Pai Gow and its rules were approved by notices published in the Victorian Government Gazette on 24 April 1997 (S44). The rules have subsequently been amended by—

- **"Laja"** means an additional mix of the tiles that may be performed by the Dealer, player or Player-Banker.
- "Matching" means comparing the player's high hand with the House or Player-Banker's high hand and the player's low hand with the House or Player-Banker's low hand as the case may be.
- "Player-Banker" means a player taking the bank.
- "Ranking" means the classification of the order of the tiles.
- "Shuffle" means a random mix of the tiles, conducted face-down upon the table.
- "Stand-off" means a hand where the player's wager neither wins nor loses for the purposes of regular Pai Gow.
- "The Tile/s" means a domino or set of thirty-two dominoes.
- **"Traditional Cuts"** means one of the approved ways of cutting the tiles at the Player-Banker's request.
- 4.1 Four dice a single Cut Die and three Box Dice will be used to determine respectively the cut and the first box to receive the tiles in each round of play. The type of cut and the first box to receive the tiles are described in Table 2.
- 4.2 The **Dealer or the** Player-Banker **as the case may be**, will shake the Dice Cup during which time the dice must tumble. The Dice Cup is then placed in the centre of the table and the cover removed.
- 5.5 At the discretion of the Casino Supervisor, other cuts may be accepted. The VCGR **on-site Inspectorate** and Surveillance will be advised.

6 PAI GOW CUTS

Table 1 – Traditional Pai Gow Cuts

	Chinese	Orientation	English
1	Yat Dong Dong	right or left	One stack
2	Cup Say	top or bottom right of left	Tiger
3	Chee Yee	top or bottom	Chop The Ears
4	Dai Pin	right or left	Big Slice
5	Jung Quat	top or bottom	From the Heart
6	Long Tau Fong May	right or left	Dragon Head Phoenix Tail
7	Wui Fung Bank		Hong Kong Bank
8	Foot Say		Four Across

Table 2 – Random Cuts

TILE DELIVERY				TYPE OF	CUT TO BE U	SED
'Pai Gow Box Dice' Total	Crown Pai Gow Box Die	Box	'Pai Gow and Crown Pai Gow Cut Die' Total	Cut to be used – Chinese	Orientation	Cut to be used – English
9+17	1	1	1	Long Tau Fong May	right or left	Dragon's Head/Phoenix Tail
10+18	2	2	2	Jung Quat	top or bottom	From the Heart
3+11	3	3	3	Cup Say	top or bottom right or left	Tiger
4+12	4	4	4	Dai Pin	right or left	Big Slice
5+13	5	5	5	Wui Fung Bank		Hong Kong Bank
6+14	6	6	6	Chee Yee	top or bottom	Chop the Ears
7+15		7				
8+16		8				

- 9.1 In respect of the game, the Dealer must ensure the display of the notices and signs for which the casino operator is responsible under section 66 of the **Casino Control Act 1991**.
- Where the version of Pai Gow in play is "Bonanza Pai Gow" the approved rules of Pai Gow or Crown Pai Gow as the case may be will apply, except where the rules are inconsistent with the rules of "Bonanza Pai Gow", in which case the rules of "Bonanza Pai Gow" will prevail.
- 13.2 Equipment
 - 13.2.1 The table cloth will be marked in a manner similar to that shown in Diagram B with:
 - (a) Areas for regular Pai Gow wagers, the number of playing areas being six or eight depending on the version of Pai Gow in play; and
 - (b) Areas for Bonus wagers, the number of playing areas being six or eight depending on the version of Pai Gow in play; and
 - (c) Areas for Tie wagers, the number of playing areas being six or eight depending on the version of Pai Gow in play; and
 - (d) The name and or logo of the casino imprinted thereon.
 - 13.3.1 "Bonus wager" is a wager that entitles the player to a bonus payout when dealt a qualifying Bonus hand as described in Table 3.

- Regardless of the value of the Dealer's hand, the player will be paid the appropriate bonus payout as described in Table 3, if he/she is dealt a qualifying Bonus hand while having a valid Bonus wager.
- 14.2.1 In the rules of Crown Pai Gow the following meanings apply:-
 - (a) "Box Die" means a single die which is a different colour to the Cut Die described in (b) below, used to determine the first box to receive the tiles in a round of play as described in Table 2 Random Cuts.
 - (b) "Cut Die" means a single die as defined in rule 1.1, used to determine the style of cut to be used in a round of play as described in Table 2 Random Cuts.
- 14.4.1 After the Dice Cup has been shaken, both dice must come to rest with one surface flat to the base of the Dice Cup otherwise the Dice Cup will be shaken again. The Dealer will announce:
 - (a) The **number** appearing on the uppermost face of the Cut Die and the corresponding style of cut to be used; and
 - (b) The number appearing on the uppermost face of the Box Die; and
 - (c) The first box to receive the tiles.
 - (i) Where there is a Player-Banker the area where the Player-Banker places his/her banking wager will be determined as box 1 and a Chung will be placed in that box to denote this. The tiles will be dealt counter clockwise commencing with the playing area as designated by the Box Die relative to the new position of the Chung.
- 15.1.3 A tournament may only be conducted if the conditions for the tournament, complying with these rules, have been approved in writing by the Executive Commissioner for the Victorian Commission for Gambling Regulation (VCGR).
- 16.8 Complainants in all unresolved disputes will be advised of the presence of, and their right to consult a VCGR **Inspector**.
- 16.9 In any dispute arising from these rules or not covered by the provisions of these rules, the decision of the Casino Supervisor will be final, subject to a review by a **VCGR Inspector**, if requested.

In addition to the above under rule 5.4 "the tiles will be cut in accordance with the descriptions in Appendix 2." Two headings have been amended in Appendix 2 to read as follows:

SETTING UP CUP SAY DI CHUT (From the Bottom), and

SETTING UP CHEE YEE DI CHUT (From the Bottom).

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ("the Act"), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on toll zones on the Link road.

For the purposes of this Notice, the following definitions apply:

Boulton Parade includes the off-ramp connecting the rest of the Link road to Boulton Parade;

Burnley Tunnel means the eastbound tunnel between Sturt Street and Burnley Street;

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Domain Tunnel means the westbound tunnel between Punt Road and Sturt Street;

Full Link road is the road included within both the Link road and the Extension road;

Full Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; and
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11;

Half Link Taxi Trip is a Trip by a Taxi on:

- (a) one or more of the toll zones described in this Notice as toll zones 1, 2 and 3; or
- (b) one or more of the toll zones described in this Notice as toll zones 4, 5, 6, 7, 8, 9, 10 and 11, and no other toll zone;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Swan Street Intersection means the intersection between Swan Street and Batman Avenue;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, the interruption consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

Vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road, where those vehicles are a Car, a LCV or a HCV:

Table One			
Toll Zone	Toll		
	Car	LCV	HCV
That part of the Link road between Moreland Road and Brunswick Road	\$1.45	\$2.32	\$2.75
2. That part of the Link road between Racecourse Road and Dynon Road.	\$1.45	\$2.32	\$2.75
3. That part of the Link road between Footscray Road and the West Gate Freeway.	\$1.81	\$2.90	\$3.44
 4. That part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of the Link road – (a) being the eastbound carriageways of the Link road; (b) between Punt Road and the exit to Boulton Parade; and (c) comprising Boulton Parade. 	\$1.81	\$2.90	\$3.44
5. That part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$3.26	\$5.22	\$6.20
6. That part of the Link road being the eastbound carriageways between Punt Road and Burnley Street other than that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$1.45	\$2.32	\$2.75

7. That part of the Link road between Burnley Street and Punt Road and including that part of the Link road — (a) between Punt Road and the exit to Boulton Parade, other than the eastbound carriageways; and (b) comprising Boulton Parade, other than: (i) the eastbound carriageways between Burnley Street and Punt Road; and (ii) that part of the Link road being the Burnley Tunnel and that part of the Link road leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.	\$1.45	\$2.32	\$2.75
8. That part of the Link road being the eastbound carriageways between Burnley Street and Glenferrie Road.	\$1.45	\$2.32	\$2.75
9. That part of the Link road between Glenferrie Road and Burnley Street, other than the eastbound carriageways.	\$1.45	\$2.32	\$2.75
 10. That part of the Link road being the eastbound carriageways between Swan Street Intersection and Punt Road, other than – (a) that part of the Link road being the Burnley Tunnel; and (b) that part of the Link road comprising Boulton Parade. 	\$0.91	\$1.45	\$1.72
11. That part of the Link road between Punt Road and Swan Street Intersection, other than — (a) the eastbound carriageways; (b) that part of the Link road being the Burnley Tunnel; (c) that part of the Link road: (1) between Punt Road and the exit to Boulton Parade; and (2) comprising Boulton Parade; and (d) that part of the Link road being the Domain Tunnel and that part of the Link road leading into that Tunnel between the eastern portal of that Tunnel and Punt Road.	\$0.91	\$1.45	\$1.72

For the avoidance of doubt, a reference in this Notice to the specification of a toll zone by reference to Burnley Street refers to that point on the Link road where Burnley Street would cross the Link road if Burnley Street continued in a straight southerly direction from its southernmost extremity. For the avoidance of doubt, a reference in this Notice to "eastbound" means in a general easterly direction from the eastern end of the West Gate Freeway towards Glenferrie Road.

Notwithstanding anything to the contrary in Table One, under section 71(1)(b) of the Act and in accordance with the Agreement, the maximum tolls payable in respect of the use of a vehicle on a toll zone on the Link road where that vehicle is a Car, a LCV or a HCV for a Trip are as listed in Table Two:

	Table Two				
Trip Cap		Toll			
		Car	LCV	HCV	
1.	Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 6 am and 8 pm on the same day.	\$5.44	\$7.25	\$7.25	
2.	Where the passage of the vehicle on the last toll zone comprising the Trip before exiting the Full Link road occurs between 8 pm on the one day and 6 am on the next.	\$5.44	\$5.44	\$5.44	

Under Section 71(1)(b) of the Act, and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are Taxis:

Table Three				
Taxis	Toll			
Each Half Link Taxi Trip	\$3.00			
Each Full Link Taxi Trip	\$5.00			

For the avoidance of doubt, this Notice does not set Charge Tolls, Maximum Charge Tolls or Taxi Tolls for the purposes of Schedule 3 (the Toll Calculation Schedule) of the Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends -

the NOTICE UNDER SECTION 71(1) dated 13 September 2005 and published in the Victoria Government Gazette No. G 38 (pages 2131 to 2135), dated 22 September 2005 ("the Last Notice").

This notice takes effect on 1 January 2006 and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or

(e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) __

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 19 December 2005

The common seal of CITYLINK MELBOURNE LIMITED is fixed to this document by:

M. A. LICCIARDO Company Secretary CityLink Melbourne Limited (ABN 65 070 810 678) P. G. B. O'SHEA Director CityLink Melbourne Limited (ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ("the Act"), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles (as set out herein) on the toll zone on the Extension road.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than:

- (a) a Motor Cycle;
- (b) a Light Commercial Vehicle;
- (c) a Heavy Commercial Vehicle; or
- (d) a Taxi;

even if such a Motor Vehicle is towing a trailer or caravan;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes; and

Vehicle has the same meaning as in the Act.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road, where those vehicles are a Car, a LCV or a HCV:

Table One					
Toll Zone		Toll			
	Car	LCV	HCV		
12. The Extension road	\$0.91	\$1.45	\$1.72		

For the avoidance of doubt, this Notice does not set Charge Tolls for the purposes of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement, or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 13 September 2005 and published in the Victoria Government Gazette No. G 38 (pages 2136 to 2137), dated 22 September 2005 ("the Last Notice").

This Notice takes effect on 1 January 2006, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 19 December 2005

The common seal of CITY LINK EXTENSION PTY LIMITED is fixed to this document by:

M. A. LICCIARDO Company Secretary City Link Extension Pty Limited (ABN 40 082 058 615) P. G. B. O'SHEA Director City Link Extension Pty Limited (ABN 40 082 058 615)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ("the Act"), CityLink Melbourne Limited ABN 65 070 810 678 (the relevant corporation in relation to the Link road) ("CityLink Melbourne") hereby fixes tolls which are payable in respect of the use of vehicles on toll zones on the Link road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink Pass is a 24 Hour Pass, a Tulla Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes:

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

Tulla Pass is an agreement with CityLink Melbourne for CityLink Melbourne to register a Car or Light Commercial Vehicle under Part 4 of the Act for use only on that part of the Link road being the Tullamarine Freeway Upgrade, between Bulla Road and Flemington Road including the toll zone between Moreland Road and Brunswick Road, for a fixed 24 hour period commencing at the time of the first Tulla Trip by that Car or Light Commercial Vehicle on a specified day;

Tulla Trip is the passage of a Car or Light Commercial Vehicle on that part of the Link road being the toll zone between Moreland Road and Brunswick Road;

24 Hour Pass is an agreement with CityLink Melbourne to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

Vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink Melbourne to register a Car or Light Commercial Vehicle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink Melbourne also registers a Car or Light Commercial Vehicle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One				
24 Hour Pass		Toll		
	Car	LCV	HCV	
	\$10.40	\$16.65	\$19.80	

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on toll zones on the Link road where the vehicle is the subject of a Weekend Pass for that use.

Table Two				
Weekend Pass	7	Toll		
	Car	LCV		
	\$10.40	\$16.65		

Under section 71(1)(b) of the Act and in accordance with the Agreement, the tolls listed in Table Three are payable in respect of the use of Cars or Light Commercial Vehicles on the toll zone, consisting of that part of the Link road between Moreland Road and Brunswick Road, where the Car or Light Commercial Vehicle is the subject of a Tulla Pass for that use.

Table Three				
Tulla Pass	Т	Toll		
	Car	LCV		
	\$3.70	\$5.95		

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 3 (the Toll Calculation Schedule) of the Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends –

the NOTICE UNDER SECTION 71(1) dated 13 September 2005 and published in the Victoria Government Gazette No. G 38 (pages 2138 to 2140), dated 22 September 2005 ("the Last Notice").

This Notice takes effect on 1 January 2006, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) –

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 19 December 2005

The common seal of CITYLINK MELBOURNE LIMITED is fixed to this document by:

M. A. LICCIARDO Company Secretary CityLink Melbourne Limited (ABN 65 070 810 678) P. G. B. O'SHEA Director CityLink Melbourne Limited (ABN 65 070 810 678)

Melbourne City Link Act 1995

NOTICE UNDER SECTION 71(1)

Under section 71(1)(b) of the **Melbourne City Link Act 1995** ("the Act"), City Link Extension Pty Limited ABN 40 082 058 615 (the relevant corporation in relation to the Extension road) hereby fixes tolls which are payable in respect of the use of vehicles on the toll zone on the Extension road where those vehicles are the subject of a CityLink Pass for that use.

For the purposes of this Notice, the following definitions apply:

Bus is a Motor Vehicle having more than 12 seating positions (including that of the driver);

Car is a Motor Vehicle, other than a Motor Cycle, a Light Commercial Vehicle, a Heavy Commercial Vehicle or a Taxi even if such a Motor Vehicle is towing a trailer or caravan;

CityLink is CityLink Melbourne Limited ABN 65 070 810 678, the relevant corporation for the purposes of section 73C of the Act;

CityLink Pass is a 24 Hour Pass or a Weekend Pass;

Full Link road is the road included within both the Link road and the Extension road;

Heavy Commercial Vehicle or HCV is a Motor Vehicle, other than a Taxi, which is:

- (a) a rigid Truck with three or more axles;
- (b) an articulated Truck;
- (c) a Bus; or
- (d) a two axle rigid Truck having a gross vehicle mass which exceeds 4.5 tonnes;

Light Commercial Vehicle or **LCV** is a Motor Vehicle, other than a Taxi, which is a two axle rigid Truck having a gross vehicle mass which exceeds 1.5 tonnes, but does not exceed 4.5 tonnes;

Motor Cycle is a two wheeled Motor Vehicle (and includes such a Motor Vehicle even if it has a trailer, fore car or side car attached) other than a Taxi;

Motor Vehicle is a vehicle which is used or intended to be used on a highway or in a public place and which has its own motive power (other than human or animal power) but does not include:

- (a) a vehicle intended to be used on a railway or tramway; or
- (b) a motorised wheel chair capable of a speed of not more than 10 kilometres per hour which is used solely for the conveyance of an injured or disabled person;

Taxi is, at any particular time, a Motor Vehicle in relation to which a commercial passenger vehicle licence (issued under the **Transport Act 1983**) then subsists, being a licence allowing for the operation of the Motor Vehicle as a Taxi-Cab (within the meaning of the **Transport Act 1983**);

the Extension Agreement has the same meaning as in the Act;

the Integration and Facilitation Agreement has the same meaning as in the Act;

Trip is the passage of a vehicle on one or more toll zones:

- (a) uninterrupted by exit and subsequent re-entry; or
- (b) if so interrupted, consists only of travel directly between:
 - (i) that part of the Link road between Bulla Road and the West Gate Freeway; and
 - (ii) that part of the Link road between Sturt Street and Glenferrie Road;

Truck is a Motor Vehicle other than a Bus which has a cab-chassis construction and a gross vehicle mass which exceeds 1.5 tonnes;

24 Hour Pass is an agreement with CityLink to register a vehicle (other than a Taxi) under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed 24 hour period commencing at the time of the first Trip by the vehicle on a specified day;

Vehicle has the same meaning as in the Act; and

Weekend Pass is an agreement with CityLink to register a Car or Light Commercial Vehicle under Part 4 of the Act for use of any or all toll zones comprising the Full Link road for a fixed period commencing at 12.00pm on the Friday immediately before a specified Saturday and ending at midnight on the Sunday immediately following that specified Saturday. The fact that CityLink also registers that Car or Light Commercial Vehicle for an additional period at no extra charge does not prevent the agreement from being a Weekend Pass.

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table One are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a 24 Hour Pass for that use.

Table One				
24 Hour Pass		Toll		
	Car LCV HC		HCV	
	\$10.40	\$16.65	\$19.80	

Under section 71(1)(b) of the Act and in accordance with the Extension Agreement, the tolls listed in Table Two are payable in respect of the use of vehicles on the toll zone on the Extension road where the vehicle is the subject of a Weekend Pass for that use.

Table Two				
Weekend Pass	Toll			
	Car	LCV		
	\$10.40	\$ 16.65		

For the avoidance of doubt, this Notice does not set Charge Tolls or Day Tolls for the purpose of Schedule 1 (the Toll Calculation Schedule) of the Extension Agreement or Schedule 4 (the Toll Calculation Schedule) of the Integration and Facilitation Agreement.

For the avoidance of doubt, this Notice also:

- (i) revokes or repeals; or, in the alternative
- (ii) amends -

the NOTICE UNDER SECTION 71(1) dated 13 September 2005 and published in the Victoria Government Gazette No. G 38 (pages 2141 to 2143), dated 22 September 2005 ("the Last Notice").

This Notice takes effect on 1 January 2006, and for the avoidance of doubt, the Last Notice ceases to have effect when this Notice takes effect, and the revocation, repeal, amendment or ceasing to have effect of the Last Notice shall not:

- (a) revive anything not in force or existing at the time at which the revocation, repeal, amendment or ceasing to have effect becomes operative;
- (b) affect the previous operation of the Last Notice or anything duly done or suffered under the Last Notice;
- (c) affect any right, privilege, obligation or liability acquired, accrued or incurred under the Last Notice;
- (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed relating (directly or indirectly) to or in respect of the Last Notice; or
- (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as is mentioned in paragraphs (c) and (d) _

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the Last Notice had not been revoked or repealed or amended or had not expired, lapsed or otherwise ceased to have effect.

For the avoidance of doubt, the revocation, repeal, amendment or ceasing to have effect of the Last Notice does not in any way affect the direct amendments made in or by the Last Notice to, or the operation or effect of those amendments to, any NOTICE UNDER SECTION 71(1) published in the Victoria Government Gazette prior to the publication of the Last Notice.

Dated 19 December 2005

The common seal of CITY LINK EXTENSION PTY LIMITED is fixed to this document by:

M. A. LICCIARDO Company Secretary City Link Extension Pty Limited (ABN 40 082 058 615) P. G. B. O'SHEA Director City Link Extension Pty Limited (ABN 40 082 058 615)

Plant Health and Plant Products Act 1995

ORDER TO PREVENT THE ENTRY OR IMPORTATION OF LETTUCE LEAF BLIGHT INTO VICTORIA

I, Bob Cameron, Minister for Agriculture, make the following Order:

Dated 19 December 2005

BOB CAMERON

Minister for Agriculture

1. Objective

The objective of this Order is to prevent the importation or entry of the exotic disease lettuce leaf blight into Victoria.

2. Authorising provision

This Order is made under section 24 of the Plant Health and Plant Products Act 1995.

3. Definitions

In this Order -

"agricultural equipment" means any equipment used in the cultivation, harvesting, handling, packing, processing or transportation of lettuce leaf blight host plants;

"lettuce leaf blight" means disease caused by the fungus *Pythium tracheiphilum*, including leaf blight and head rot;

"lettuce leaf blight host plant" means any plant, plant part or plant product of the leafy green vegetables chicory, endive, lettuce, witlof and Chinese cabbage;

"Manager, Plant Standards" means the person for the time being occupying or acting in the position of Manager, Plant Standards in the Department of Primary Industries.

4. Controls applying to lettuce leaf blight

- (1) The entry or importation into Victoria of any
 - (a) lettuce leaf blight host plant; or
 - (b) agricultural equipment; or
 - (c) package which has contained any lettuce leaf blight host plant; or
 - (d) soil from a property where lettuce leaf blight has been detected is prohibited.
- (2) Sub-clause (1) does not apply if
 - the lettuce leaf blight host plant was sourced from a property, or the agricultural equipment or packages were last used on a property, that is located in a State or Territory, or part of a State or Territory, for which an area freedom certificate issued by an officer responsible for agriculture in the State or Territory where the host plant was sourced, or the agricultural equipment or package was last used, is currently in force certifying that the State or Territory or that part of the State or Territory is free of lettuce leaf blight; or
 - (b) the lettuce leaf blight host plant, agricultural equipment or used package is accompanied by an assurance certificate issued by a person who is accredited by the department responsible for agriculture in the affected State or Territory or a plant health certificate issued by an officer of the department responsible for agriculture in the affected State or Territory certifying that the plants or plant products were inspected in a manner approved by the Manager Plant Standards.

Note: Section 25 of the **Plant Health and Plant Products Act 1995** provides that a person is guilty of an offence and a penalty not exceeding 200 penalty units for knowingly breaching an Importation Order.

Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966**

I, the undersigned, being the Registrar of the Magistrates' Court at Melbourne hereby give notice that applications as under, have been lodged for hearing by the said Court on the date specified.

Any person desiring to object to any of such applications must:-

- (a) lodge with me a notice in the prescribed form of his objection and of the grounds thereof;
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and
- (c) send or deliver
 - (i) where the objection is not made by the officer in charge of the police district in which the Court is situated a copy of the notice to such officer; and
 - (ii) where the objection is not made by the Registrar or Deputy Registrar a copy to the Registrar.

Full name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
Sandra Piva	18 Bent Street, Brighton 3186	Knight Dae Australia P/L	Level 1, 50 Bridge Road, Richmond 3121	Commercial Sub-Agents Licence
Peter Tosevski	94 River Street, Newport 3015	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3001	Commercial Sub-Agents Licence
Kylie Dorothy Parsons	23 Switchback Road, Chirnside Park, Victoria	RCL Mercantile P/L	Level 5, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Shannon Torimaru	4 Dover Place, Melton 3337	RCL Mercantile P/L	Level 5, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Philip Andrew Cooke	23 Busch Street, West Footscray 3012	Australian Receivables Ltd	363 King Street, Melbourne, Vic. 3001	Commercial Sub-Agents Licence

Dated at Melbourne 12 November 2005

GRAEME J. HORSBURGH Principal Registrar Magistrates' Court of Victoria

Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966**

I, the undersigned, being the Registrar of the Magistrates' Court at Melbourne hereby give notice that applications as under, have been lodged for hearing by the said Court on the date specified.

Any person desiring to object to any of such applications must:-

- (a) lodge with me a notice in the prescribed form of his objection and of the grounds thereof:
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and
- (c) send or deliver
 - (i) where the objection is not made by the officer in charge of the police district in which the Court is situated a copy of the notice to such officer; and
 - (ii) where the objection is not made by the Registrar or Deputy Registrar a copy to the Registrar.

Full name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
Nicole Watson	14 Blackwood Street, Yarraville 3013	Australian Receivables Ltd	363 King Street, Melbourne Vic. 3001	Commercial Sub-Agents Licence

Dated at Melbourne 12 November 2005

GRAEME J. HORSBURGH Principal Registrar Magistrates' Court of Victoria

Private Agents Act 1966

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE **PRIVATE AGENTS ACT 1966**

I, the undersigned, being the Deputy Registrar of the Magistrates' Court at Broadmeadows hereby give notice that applications, as under, have been lodged for hearing by the said Court on the date specified.

Any person desiring to object to any of such applications must—

- (a) lodge with me a notice in the prescribed form of his objection and of the grounds thereof;
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and
- (c) send or deliver
 - (i) where the objection is not made by the officer in charge of the police district in which the Court is situated—a copy of the notice to such officer; and
 - (ii) where the objection is not made by the Registrar or Deputy Registrar—a copy to the Registrar.

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Frances Elizabeth Daniels	14 Bridlington Drive, Greenvale	Daniels Recovery Agents P/L	32 Lebanon Street, Strathmore	App. for Com- mercial Agents Licence	20/01/06

Dated at Broadmeadows 9 December 2005

MARCO CARUSI Deputy Registrar Magistrates' Court of Victoria

Public Records Act 1973

DECLARATION OF RECORDS NOT AVAILABLE FOR PUBLIC INSPECTION

Whereas section 10 of the Public Records Act 1973 provides, inter alia, that:

The Minister by notice published in the Government Gazette may declare that any specified records or records of a class transferred or to be transferred from a public office to the Public Record Office shall not be available for public inspection for a period specified in the declaration, being a period of not more than 30 years, after the date of their transfer to the Public Record Office.

I, John Thwaites, Minister for Victorian Communities, do now by this notice declare that the records listed in the schedule below shall not be available for public inspection prior to the years specified therein.

Dated 8 November 2005

JOHN THWAITES Minister for Victorian Communities

SCHEDULE

Series	Series Title	Available for public access
VPRS 24/P19	Inquest Deposition Files (1999)	2010
VPRS 10010/P19	Body Cards (1998)	2009
VPRS 10010/P20	Body Cards (1999)	2010

Trustee Companies Act 1984 State Trustees (State Owned Company) Act 1994

STATE TRUSTEES FEES AND CHARGES

All fees are inclusive of GST Effective 1 January 2006

1. WILLS AND ESTATE ADMINISTRATION

(i) Will Preparation

	If State Trustees is appointed Executor, Co-Executor or first Substitute Executor:	If State Trustees is not appointed Executor, Co-Executor, or first Substitute Executor:
Commonwealth Benefits Card holders	\$50 per person	\$90 per person
Seniors Card holders	\$105 per person	\$140 per person
Individual Rate	\$135 per person	\$180 per person
Joint or reciprocal Wills for two persons	\$240 per couple	\$300 per couple
Complex Will# # Where the following additional services may be required in the establishment of a Will: • Establishing a Trust (such as	\$210 per hour	\$210 per hour
a Discretionary Trust).Dealing with a business structure or self-managed superannuation fund.		
 Establishing a high number of bequests or legacies. 		
 Complex or detailed legal advice is sought and/or provided. 		
The Will is assessed as to whether it is a Complex Will at time of appointment.		

(ii) Will Alteration

The Will Alteration fees apply where there is a change to an existing Will such as change of Executor, organ donation, change of address, adding guardian instructions, or changes in legacies and/or bequests. If more than 3 such changes are required, a new Will is prepared and the Will preparation fees outlined in 1(i) may apply.

	If State Trustees is appointed Executor, Co-Executor or first Substitute Executor:	If State Trustees is not appointed Executor, Co-Executor, or first Substitute Executor:
Commonwealth Benefits Card holders	\$30 per person	\$35 per person
Seniors Card holders	\$40 per person	\$55 per person
Individual	\$55 per person	\$70 per person
Joint or reciprocal Wills for two persons	\$90 per couple	\$110 per couple

(iii) Estate Administration

Capital Commission		
Capital commission is charged on the gross value of any assets of the estate.	Up to 5.5%* * This rate is a maximum and may be negotiated depending on the estate's value and complexity, and the amount of ongoing administration required.	
Income Commission		
On Centrelink pensions and allowances or Department of Veterans Affairs pensions received.	Up to 3.3%	
On all other gross income received.	Up to 6.6%	
Where the administration of an estate commenced before the introduction of GST on 1 July 2000 and where there was no agreement or other restriction in place, the relevant capital and income commission shall be at the rate of the published scale at the time the administration commenced plus 10%.		
State Trustees' Common Funds Management Fee		
Management Fee on funds held in Common Funds. Where a Fund invests in a financial product for which State Trustees provides services [e.g. custodial services, unit registry services], the investment will meet a portion of the fees charged to the product for these services.	1.1% per annum	

Note:

The same rates of commission and fees as set out above in Section 1[iii] also apply to Agencies, Court-appointed Administrations, Statutory Administrations and Other Administrations.

(iv) Executor Advice

Advice relating to deceased estate administrations where State Trustees is not appointed Executor or Administrator.	\$143 per hour
(v) Informal Administration	
The administration of a deceased estate where formal Court authorisation is not required and no capital commission is taken.	\$143 per hour
Income Commission and State Trustees Common Funds Management Fee apply as set out in Section 1[iii].	

2. ENDURING POWERS OF ATTORNEY (FINANCIAL) PREPARATION AND ADMINISTRATION

(i) Preparation of Enduring Power of Attorney (Financial)

Prepared but not activated immediately:	If State Trustees is appointed sole Attorney or Sole Alternative Attorney.*	If child/sibling is nominated primary Attorney and State Trustees is appointed sole Alternative Attorney.	All other Attorney appointments.
Commonwealth Benefits Card holders	\$50 per person	\$175 per person	\$300 per person
Seniors Card holders	\$105 per person	\$205 per person	\$300 per person
Individual/Couple Rate	\$135 per person or \$240 per couple	\$255 per person or \$460 per couple	\$380 per person or \$760 per couple
Prepared and activated immediately:	Nil	Rates as above	Rates as above
	* Where the Primary Attorney is a spouse/ partner.		

(ii) Preparation of Enduring Power of Attorney [Medical Treatment] or Enduring Power of Guardianship

Commonwealth Benefits Card holders	\$50 per person
Seniors Card holders	\$105 per person
Individual/Couple Rate	\$135 per person or \$240 per couple

Note: State Trustees will not act or accept appointment as an Agent under an Enduring Power of Attorney [Medical Treatment] nor act or accept appointment as an Enduring Guardian under an Enduring Power of Guardianship.

(iii) Enduring Power of Attorney [Financial] Administration

Capital Commission			
Capital commission is charged on the gross value of any assets of the estate.	Up to 5.5%		
Income Commission			
On Centrelink pensions and allowances or Department of Veterans Affairs pensions received.	Up to 3.3%		
On all other gross income received.	Up to 6.6%		
Where the administration of an estate commenced before the introduction of GST on 1 July 2000, and where there was no agreement or other restriction in place, the relevant capital and income commission shall be at the rate of the published scale at the time the administration commenced, plus 10%.			
State Trustees' Common Funds Management Fee			
Management Fee on funds held in Common Funds. Where a Fund invests in a financial product for which State Trustees provides services [e.g. custodial services, unit registry services], the investment will meet a portion of the fees charged to the product for these services.	1.1% per annum		

3. WILL PREPARATION AND ENDURING POWERS OF ATTORNEY PREPARATION – PACKAGE PRICING

Will and one of Enduring Power of Attorney [Financial], Enduring Power of Attorney [Medical Treatment] or Enduring Power of Guardianship	Commonwealth Benefits Card holders Seniors Card holders Individual/Couple	\$100 per person/\$200 per couple \$165 per person/\$270 per couple \$215 per person/\$340 per couple
Will and any two of Enduring Power of Attorney [Financial], Enduring Power of Attorney [Medical Treatment] or Enduring Power of Guardianship	Commonwealth Benefits Card holders Seniors Card holders Individual/Couple	\$150 per person/\$300 per couple \$250 per person/\$400 per couple \$325 per person/\$515 per couple
Will and Enduring Power of Attorney [Financial] and Enduring Power of Attorney [Medical Treatment] and Enduring Power of Guardianship	Commonwealth Benefits Card holders Seniors Card holders Individual/Couple	\$200 per person/\$400 per couple \$335 per person/\$535 per couple \$430 per person/\$690 per couple

Package prices apply only when State Trustees is appointed sole Executor or Co-Executor in the Will or sole Attorney in the Enduring Power of Attorney [Financial]. Package Pricing does not apply to Will Alterations or Complex Wills.

Note: State Trustees will not act or accept appointment as an Agent under an Enduring Power of Attorney [Medical Treatment], nor act or accept appointment as an Enduring Guardian under an Enduring Power of Guardianship.

4. URGENT ATTENDANCE FEE

Where requested, State Trustees will prepare a Will and/or Enduring Power of Attorney within two business days of notification. This period includes visiting the customer, taking instructions, drafting the Will and/or the Enduring Power of Attorney and attending for the execution of the Will and/or the signing of the Enduring Power of Attorney.

\$210 per hour calculated from the time of departure to the return to the State Trustees office.

No Urgent Attendance fee is charged if State Trustees is appointed Executor or Co-Executor or first Substitute Executor, in the case of the Enduring Power of Attorney, sole Attorney.

5. ADMINISTRATION SERVICES FOR PEOPLE WITH A DISABILITY [VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL (VCAT) ORDERS]

Appointed Administrations (including Limited Orders) (i)

Income Commission	
On Centrelink or Department of Veterans Affairs pensions received.	Up to 3.3%
On all other gross income received.	Up to 6.6%
Capital Commission	
A once only capital commission is charged on the gross value of any assets of the estate.	Up to 4.4%
Under exceptional circumstances an hourly rate may be charged instead of commissions.	\$143 per hour
State Trustees' Common Funds Management Fee	
Management Fee on funds held in Common Funds. Where a Fund invests in a financial product for which State Trustees provides services [e.g. custodial services, unit registry services], the investment will meet a portion of the fees charged to the product for these services.	1.1% per annum.

Temporary Order Administration (ii)

Temporary Order Administration \$143 per hour

6. TRUSTS

Fees for provision of Legal Services [including preparation of Trust documents, such as Trust Deeds].		
Charged according to hourly Legal Services rates:	Senior Lawyer	\$357.50 per hour
	Lawyer	\$275 per hour
	Junior Lawyer	\$165 per hour
	Articled Clerk/ Para-Legal/ Law Clerk	\$126.50 per hour
Administration of a Trust	The same rates of commission and fees as set out in Section 1(iii) apply.	

7. LEGAL SERVICES

Probate Fees	Charged in accordance with current Supreme Court (Administration and Probate) Rules.
Conveyancing Fees	Charged in accordance with the Supreme Court's current Practitioner Remuneration Order. A standard conveyance involving the sale or purchase of a property is charged at \$632.50

Fees for Provision of Legal Services [including preparation of Trust documents, such as Trust Deeds]:		
Charged according to hourly Legal Services rates:	Senior Lawyer	\$357.50 per hour
	Lawyer	\$275 per hour
	Junior Lawyer	\$165 per hour
	Articled Clerk/ Para-Legal/ Law Clerk	\$126.50 per hour

8. TAXATION SERVICES

Taxation Services	\$143 per hour
Computer Assisted Reviews	\$71.50 per review
Application for refund of excess franking credits	\$42.90 per application

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9. FINANCIAL PLANNING SERVICES

Financial Planning Services for Powers of Attorney, Agencies, Court-appointed Administrations, Statutory Administrations, Other Administrations, Trusts and **Deceased Estates.**

Where the estate's investment assets are valued at \$30,000 or more and less than \$75,000:	
Standard Plan/Review Fee Where investment assets such as superannuation, allocated and other superannuation pensions, direct shares, securities or property are held.	\$143 per Plan/Review
In all other cases [basic investment assets, including managed investment funds].	\$71.50 per Plan/Review

Where the estate's investment assets are valued over \$75,000:	
Plan Preparation Fee	\$143 per hour
Plan Review Fee	\$143 per hour
Ancillary Services Fee	\$143 per hour
All investment entry fees received by State Trustees are rebated to the customer.	
External Fund Managers may pay State Trustees a trail commission of up to 1.1% per annum of the amount of the funds invested (generally no more than 0.4%). Trail commission is rebated wherever possible to the relevant estate.	

(ii) Financial Planning services for other customers [customers not part of 9(i) above]

Statement of Advice	
Preparation Fee (The Fee waived	\$550
if Statement of Advice is implemented).	
Hourly Rate (Where the Statement of Advice provided does not involve investments that carry an upfront commission, e.g. advice on a rental property or salary sacrifice, the customer and State Trustees shall agree upon the quotation of work before work is commenced on the preparation of the Statement of Advice.	\$143 per hour

Statement of Advice Implementation Fee

When a Statement of Advice is implemented, customers may choose from the following fee options:

• Entry Fee Option

This option means that a fee is paid to State Trustees out of the sum invested. The amount of the fee is based on the value of the investment a customer makes. The fee rates are as follows:

Amount invested	Fee Payable
Up to \$250,000	2.0% (+ GST cost recovery*)
\$250,001 to \$500,000	\$5,000 + 1.5% (+ GST cost recovery*)
\$500,001 to \$1m	\$8,750 + 1.0% (+ GST cost recovery*)
\$1m+	\$13,750 + 0.75% (+ GST cost recovery*)

^{*}Currently GST Cost Recovery is 2.5% – i.e. on a \$5000 entry fee, recovery at 2.5% is \$125.

2 Deferred Entry Fee Option {Nil Entry Fee}

This option means that the full amount is invested, i.e. for a \$250,000 investment the opening investment value will be \$250,000. However, an additional ongoing fee of 0.25% (plus GST cost recovery) of the investment's account balance is deducted per quarter over 3 years. The fund administrator will pay State Trustees 2% of the investment. An exit fee is payable if the account is closed within 3 years.

3 Fee for Service Option

Under this option, the customer pays a fee directly to State Trustees, calculated as per the scale shown in the Entry Fee Option above (except that the full 10% GST is payable rather than a GST cost recovery). No entry fee is deducted from the investment – i.e. for a \$250,000 investment the opening value will be \$250,000. There is no increase to the standard ongoing fee.

Statement of Additional Advice Fee If additional advice leads to changes being made in the investments, this may result in additional fees being charged under the relevant Statement of Advice Implementation Fee option.	\$330
Service Fee Certain product providers may pay State Trustees a Service Fee (trail commission) where there has been an investment in their products recommended by State Trustees.	The Service Fee ranges between 0% and 1.1% pa of funds invested. The individual Service Fee is disclosed in the Statement of Advice.
Ancillary Services Fee Applies to any other services provided that do not include the preparation of a Statement of Advice or review of a Statement of Advice.	\$143 per hour

State Trustees Limited, AFSL 238037, provides the financial planning services to customers under Financial Planning Section 9(ii).

10. STATE TRUSTEES FUNERAL FUND

The State Trustees Funeral Fund ("the Fund") is issued and administered by the Ancient Order of Foresters in Victoria Friendly Society Limited ABN 27 087 648 842 ("Foresters"). Before making an investment decision and for any further information in relation to the Fund, including fees and charges, please refer to the Fund's Disclosure Document. To obtain a copy of the Disclosure Document, call [03] 9667 6777 or free call 1800 636 203 or visit our website at www.statetrustees.com.au.

Foresters may pay State Trustees the following commissions:

- (a) up to 2% of the initial amount invested and any subsequent contributions; and
- (b) 0.7% per annum of the Fund's total assets.

11. GENEALOGICAL SERVICES

Probate Genealogy	\$143 per hour
Other commercial research tasks, e.g. locating unidentified Fund members, biographical research for external commercial trusts, etc.	Fees will be charged as agreed with the customer.

12. VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL EXAMINATIONS (VCAT) – GUARDIANSHIP LIST

Advice to Administrators	\$143 per hour
Examinations of Accounts by Administrators and Attorneys	\$143 per hour (minimum charge is one hour)

13. CHARITABLE AND COMMERCIAL TRUSTS

13(i) State Trustees Australia Foundation and Private Charitable Trusts

Management Fee on funds held in Common Funds. Where a Fund invests in a financial product for which State Trustees provides services [e.g. custodial services, unit registry services], the investment will meet a portion of the fees charged to the product for these services.	1.1% per annum
Plus either an: (a) Administration Fee:	Up to 1.056% per annum
(b) Income Commission*; and Capital Commission*	6.6% Up to 5.5%
* Apply to some Charitable Trusts established prior to 1 July 2001.	

13(ii) State Trustees Commercial Trusts

State Trustees acts as Custodial Trustee for a number of public companies and government bodies. As Custodian, State Trustees holds funds or other assets of the Trust and manages them according to the provisions of the Trust Deed.	Fees will be charged in accordance with the amounts outlined in the Trust Deed as agreed with the customer.
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14. PREMIUM FUNDS

The Premium Funds are a range of managed funds issued by STL Financial Services Limited, ABN 19 070 863 900, Australian Financial Services License Number 238035. The Application and Management Fees, as well as the Transfer and Switching Fees (if any) are received by STL Financial Services Limited, as the Responsible Entity.

	Application Fee# (Paid on Fund Entry)	Management Fee* (Paid monthly)
Premium Cash Fund	Nil	0.615% p.a. of Fund capital value
Premium Cash Plus Fund	Nil	0.615% p.a. of Fund capital value
Premium Fixed Interest Fund	0% to 0.75% of investment	0.82% p.a. of Fund capital value
Premium Property Fund	0% to 1.5% of investment	1.025% p.a. of Fund capital value
Premium Equity Fund	0% to 1.5% of investment	1.025% p.a. of Fund capital value
Premium International Fund	0% to 1.5% of investment	1.025% p.a. of Fund capital value
Premium Diversified Fund	0% to 1.5% of investment	1.025% p.a. of Fund capital value

^{*} Management Fee is inclusive of GST less Reduced Input Tax Credits.

Other Fees:

Transfer Fee

1% of the value of the units transferred is charged.

Switching Fee

After three switches are made in any twelve month period, a switching fee of 1% of the value of the units applies.

Custodian Fee

A Custodian Fee is charged for all funds at a maximum of 0.033% p.a. of the capital value of the Fund and is paid monthly.

Unit Registry Fee

A Unit Registry Fee is charged at \$60.50 per annum per Premium Funds unitholding, the total of which is apportioned to the individual Funds (except for the Premium Diversified Fund) on the basis of the total units on issue.

[#] Not applicable to Regular Savings Plan contributions or reinvestment of distributions.

STL Financial Services Limited is a wholly owned subsidiary of State Trustees Limited.

15. OTHER SERVICES

1. Travel (servicing regional and metro Victoria only)	 Travel involved in providing any service within Victoria may be subject to an additional charge: To a site within a 40 kilometre radius of the Melbourne GPO: \$70 per visit. To a site beyond a 40 kilometre radius of the Melbourne GPO: \$120 per visit.
2. Interpreter Services	Where an interpreter service is required, a qualified interpreter (not a family member or friend) will need to attend the Will or Enduring Power of Attorney [EPA] appointment. This will ensure that the Will and/or EPA accurately expresses the customer's wishes. State Trustees can provide details of recommended professional interpreting services on request. The interpreter service will need to be arranged prior to the appointment. The interpreter service is arranged at the customer's cost and will be reimbursed on presentation of a receipt if State Trustees is appointed Executor, Co-Executor or first Substitute Executor or in the case of Enduring Power of Attorney, sole Attorney. This service only applies to the preparation of a Will or Enduring Power of Attorney. Any interpreter costs for ongoing administration services will be at the customer's expense.
3. Payment for Wills and Enduring Powers of Attorney	Will and Enduring Power of Attorney document preparation. Payment is required for Will and Enduring Power of Attorney document preparation at initial appointment time.
4. Disbursements	Disbursements are not included in any of the fees and may be charged to the customer. Disbursement charges include the cost of GST where applicable.
5. Reduction or Waiver	The fees, commissions and charges set out in this brochure may be reduced or waived by State Trustees at its discretion.
6. Hourly Fee	State Trustees has the discretion to negotiate an hourly fee for the provision of any of its services. Except where stated otherwise, all hourly fees are taken on a pro rata basis.

7. Advances	Where funds are advanced, State Trustees will fund expenses until the funds become available, or will fund for extraordinary expenses where necessary. The interest charged for these advances is no greater than the interest rate fixed under Section 2 of the Penalty Interest Rates Act 1983 , less 2.5%.
8. GST	If a service is provided under an existing agreement and the service is GST-free, the agreed charges for the service will remain unaffected by GST-related tax reform until the agreement is able to be reviewed by the parties, or until legislation or other regulatory change permits the adjustment of the charges.

Planning and Environment Act 1987

VICTORIA PLANNING PROVISIONS

Notice of Approval of Amendment Amendment VC36

The Minister for Planning has approved Amendment VC36 to the Victoria Planning Provisions and all planning schemes in Victoria, except the Port of Melbourne Planning Scheme.

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

The Amendment changes the Victoria Planning Provisions (VPP) and planning schemes by amending Clause 62 to provide exemption from planning scheme requirements for events on public land.

A copy of the Amendment can be inspected, free of charge, during office hours, at all municipal council offices in Victoria and at the Department of Sustainability and Environment: Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne 3002; Port Phillip Region, 30 Prospect Street, Box Hill 3128; North East Region, 35 Sydney Road, Benalla 3672; North West Region, 1 Taylor Street, Epsom 3551; South West Region – Ballarat, 88 Learmonth Road, Wendouree 3355; South West Region – Geelong, 4th Floor, State Government Offices, corner of Fenwick & Little Malop Streets, Geelong 3220; and Gippsland Region, 71 Hotham Street, Traralgon 3844.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of Approval of Amendment Amendment C6

The Minister for Planning has approved Amendment C6 to the Bass Coast Planning Scheme.

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

The Amendment rezones land at Crown Allotment 13B, Tarwin Lower Road, Inverloch from a Rural Zone to partly a Low Density Residential Zone and partly a Public Conservation and Resource Zone. The Amendment also applies Schedules 1 and 3 of the Environmental Significance Overlay and directs the issue of a Planning Permit to subdivide the land into 31 lots.

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No.: 011172.

Description of land: Crown Allotment 13B, Parish of Drumdlemara, Tarwin Lower Road, Inverloch.

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 Bass Coast Shire Council, 76 McBride Avenue, Wonthaggi.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

BOROONDARA PLANNING SCHEME

Notice of Approval of Amendment Amendment C42

The Minister for Planning has approved Amendment C42 to the Boroondara Planning Scheme.

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

The Amendment:

- applies permanent heritage controls over the two properties listed below, that are currently subject to interim protection by changes to the Schedule to Clause 43.01 and amendments to Maps 8HO and 13HO.
 - 168A Mont Albert Road, Canterbury; and
 - 6 Mont Albert Road, Canterbury.
- Deletes the property at 1245 Burke Road, Kew that has been assessed as not having heritage significance from Map 8HO and the Schedule to Clause 43.01.

• The Schedule to Clause 81 is also amended to include the incorporated document 'Mountfield' Estate Incorporated Plan, March 2005.

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 Level, 8 Nicholson Street, East Melbourne; and at the offices of the Boroondara City Council, 1st Floor, 8 Inglesby Road, Camberwell 3124.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME Notice of Approval of Amendment Amendment C60

The Minister for Planning has approved Amendment C60 to the Brimbank Planning Scheme.

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

The Amendment rezones land between the Western Ring Road and Fitzgerald Road, Sunshine from Industrial 3 Zone to part Residential 1 Zone and part Mixed Use Zone, and applies the Design and Development Overlay – Schedule 4 to the northern part of the land

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No.: P030290.

Description of land: Lots 6 & 7, PS 331541S, Fitzgerald Road, Sunshine.

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 Brimbank City Council, Keilor Offices, Old Calder Highway, Keilor; and the Harvester Customer Service Centre, 301 Hampshire Road, Sunshine.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

CASEY PLANNING SCHEME Notice of Approval of Amendment Amendment C67

The Minister for Planning has approved Amendment C67 to the Casey Planning Scheme.

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

The Amendment amends the schedule to Clause 52.02 to provide for the variation of the restrictive covenant applying to 67 and 69 Caserta Drive, Berwick, allowing for the construction of a dwelling on each lot.

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 Casey City Council, Magid Drive, Narre Warren.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of Approval of Amendment Amendment C78

The Minister for Planning has approved Amendment C78 to the Casey Planning Scheme.

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

The Amendment rezones the land at 6–8 Cranbourne Road, Narre Warren (Part Lot 1 on LP 87720) being the former Narre Warren Station Primary School site from a Public Use Zone 2 – Education (PUZ2) to a Residential 1 Zone (R1Z) to facilitate the sale and further development of the land.

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 Casey City Council, Magid Drive, Narre Warren.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME Notice of Approval of Amendment Amendment C10 Part 2

The Minister for Planning has approved Amendment C10 Part 2 to the Darebin Planning Scheme.

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

The Amendment:

- rezones land south of Separation Street, between Boothby Street and Rubie Thomson Reserve, Northcote from Industrial 3 Zone to Residential 1 Zone.
- Applies an Environmental Audit Overlay to the land.
- Applies a Design and Development Overlay Schedule 9 to part of the land.

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 Darebin City Council, 274 Gower Street, Preston.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME Notice of Approval of Amendment Amendment C45

The Minister for Planning has approved Amendment C45 to the Darebin Planning Scheme.

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

The Amendment:

- rezones Lot 1 on Plan of Subdivision 506110Y – North section of 335 Clarendon Street, Thornbury from Public Use Zone 2 – Education to the Mixed Use Zone and includes the site within a Development Plan Overlay and an Environmental Audit Overlay.
- rezones 328, 330, 332–342 Gooch Street, Thornbury from Industrial 3 Zone to Mixed Use Zone and includes the site within a Development Plan Overlay and an Environmental Audit Overlay.
- rezones Lot 2 on Plan of Subdivision 506110Y – South-east section of 335 Clarendon Street, Thornbury from Public Use Zone 2 – Education to Public Use Zone 3 – Health and Community.
- includes Turner Street between Gooch Street and the former extension of Raleigh Street, Thornbury within a Road Closure Overlay and Environmental Audit Overlay and rezones the land to the Mixed Use Zone.
- includes Turner Street, Thornbury between the former extension of Raleigh Street and Ford Crescent within a Road Closure Overlay and rezones the land from Industrial 3 Zone to Public Park and Recreation Zone.

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 at the offices of the Darebin City Council, 274 Gower Street, Preston.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME Notice of Approval of Amendment Amendment C47

The Minister for Planning has approved Amendment C47 to the Darebin Planning Scheme.

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

The Amendment:

- rezones parcels of land along High Street, between Beauchamp and Wood Streets, Preston from Business 1 and Business 4 Zones to Business 2 and Business 3 Zones.
- Rezones parcels of land along Mary Street, between Bruce and Cramer Streets, Preston from Business 1 Zone to Business 2 Zone.
- Rezones parcels of land along High Street, between Raleigh and Pender Streets, Thornbury from Industrial 3 Zone, Business 1 Zone and Residential 1 Zone to Business 2 Zone.
- Rezones parcels of land along High Street, between Elm and Clarendon Streets, Thornbury from Industrial 3 Zone and Business 1 Zone to Business 1 and Business 2 Zones
- Rezones parcels of land along High Street, between Campbell Grove and Clarke Streets, Northcote from Industrial 3 Zone to Business 2 Zone.
- Rezones parcels of land along High Street, between Wild and Regent Streets, Reservoir from Industrial 3 and Business 1 Zone to Mixed Use Zone.
- Applies the Environmental Audit Overlay to land being rezoned from an industrial zone.
- Applies the Public Acquisition Overlay to land on the south side of Arthurton Road between Herbert Road and High Street, Northcote.
- Introduces and applies the Design and Development Overlay Schedule 5 to land near High Street, Northcote.
- Introduces the High Street Corridor Land Use and Urban Design Policy, the Residential and Mixed Use Development of Less than Four Storeys in Business 1 and Business 2 Zones Policy, and the Residential and Mixed Use Development of Four or More Storeys Policy into the Local Planning Policy Framework.

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 Darebin City Council, 274 Gower Street, Preston.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME Notice of Approval of Amendment

Amendment C53

The Minister for Planning has approved Amendment C53 to the Darebin Planning Scheme.

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

The Amendment:

- replaces the existing Retail Centres Policy with the Activity Centres Policy.
- Rezones land at 208–210 Edwardes Street (corner of Banbury Street), Reservoir from Business 1 Zone to Industrial 3 Zone.
- Rezones land at 20–32 Daleglen Street (corner of Anne Street), Reservoir from Business 1 Zone to Residential 1 Zone.
- Rezones land at 141–153B Spring Street, Reservoir from Business 1 Zone to Residential 1 Zone.
- Rezones land at 33–19 and 51 Crevelli Street (corner of Andrews Avenue and Chaleyer Street), Reservoir from Business 1 Zone to Residential 1 Zone.
- Rezones land at 1–10 Market Court, Reservoir from Business 1 Zone to Residential 1 Zone.

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 Darebin City Council, 274 Gower Street, Preston.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

DAREBIN PLANNING SCHEME

Notice of Approval of Amendment

Amendment C55

The Minister for Planning has approved Amendment C55 to the Darebin Planning Scheme.

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

The Amendment replaces the Municipal Strategic Statement at Clause 21 with a new Municipal Strategic Statement.

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 Darebin City Council, 274 Gower Street, Preston.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment Amendment C61

The Minister for Planning has approved Amendment C61 to the Greater Bendigo Planning Scheme.

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

The Amendment rezones land at 136 Spring Gully Road, Spring Gully from Business 4 to Residential 1.

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 the North West Regional Office, corner of Midland Highway and Taylor Street, Epsom; and at the

offices of the Greater Bendigo City Council, Planning Services, Hopetoun Mill, 15 Hopetoun Street, Bendigo.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment

Amendment C69

The Minister for Planning has approved Amendment C69 to the Greater Bendigo Planning Scheme.

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

The Amendment:

- makes minor changes to the Municipal Strategic Statement to implement the recommendations and findings of the Northern Corridor Huntly Local Structure Plan, February 2005;
- introduces a new Strategic Framework Plan at clause 21.06–4;
- amends the list of reference documents at clause 21.07 to replace the Bendigo Northern Corridor Study 1997 with the Northern Corridor Huntly Local Structure Plan, February 2005;
- introduces a new Huntly Residential Character Policy at clause 22.30;
- rezones land at 343 Midland Highway, Epsom from part Low Density Residential Zone and part Rural Zone to Public Park and Recreation Zone and removes Schedule 4 to the Development Plan Overlay from this land;
- replaces Schedule 4 to the Development Plan Overlay with a new Schedule 4 deleting land known as 343 Midland Highway from Map 1;
- rezones land at 140 Howard Street, Epsom from Rural Zone to Public Use Zone, Service and Utility;

- rezones land at 82–108 Midland Highway, Epsom from Business 1 Zone to Business 3 Zone;
- rezones land forming part of the Midland Highway road reserve in front of 82–108 from Business 1 Zone to Road Zone, Category 1;
- rezones land at 110 and 122 Midland Highway, Epsom from Business 1 Zone to Mixed Use Zone;
- rezones land at 812 Midland Highway, Huntly from Industrial 3 Zone to Rural Living Zone and applies Schedule 1 to the Development Plan Overlay to this land; and
- rezones land at 8 Plumridge Street, White Hills from Residential 1 Zone to Business 1 Zone.

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 the North West Regional Office, corner of Midland Highway and Taylor Street, Epsom; and at the offices of the Greater Bendigo City Council, Strategic Planning Unit, 191–193 Lyttleton Terrace, Bendigo, and the Statutory Planning Unit, Hopetoun Mill, 15 Hopetoun Street, Bendigo.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C50

The Minister for Planning has approved Amendment C50 to the Greater Dandenong Planning Scheme.

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

The Amendment:

 rezones approximately 42.4 hectares of land at 449–523 Frankston–Dandenong Road, Lyndhurst from a Rural Zone to an Industrial 1 Zone. Enables a planning permit to be issued to use and develop the subject land for the purpose of an integrated business facility.

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No.: PLN04/0389.

Description of land: 449–523 Frankston–Dandenong Road, Dandenong South.

A copy of the Amendment and permit/s 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 Greater Dandenong City Council, 39 Clow Street, Dandenong.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER SHEPPARTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C67

The Minister for Planning has approved Amendment C67 to the Greater Shepparton Planning Scheme.

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

The Amendment applies interim heritage protection to the property known as 22 McLennan Street, Mooroopna.

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 Greater Shepparton City Council, 90 Welsford Street, Shepparton.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

HOBSONS BAY PLANNING SCHEME

Notice of Approval of Amendment Amendment C38

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

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

The Amendment:

- rezones land at 720–808 Kororoit Creek Road, Altona North from Special Use Zone 3 – Petrochemical Complex to Special Use Zone 4 – Altona Special Industrial Area.
- Amends Schedule 4 to the Special Use Zone to introduce appropriate employee population density guidelines to the land.
- Amends Schedule 3 to the Special Use Zone to remove the condition that industry must be south of Kororoit Creek Road to be a permit not required use.

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 Hobsons Bay City Council, 115 Civic Parade, Altona.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Approval of Amendment Amendment C45 Part 1

The Minister for Planning has approved Amendment C45 Part 1 to the Hume Planning Scheme.

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

The Amendment:

 modifies the Municipal Strategic Statement (MSS) to include policy objectives in relation to neighbourhood character and reference to the Hume Neighbourhood Character Study 2003. Introduces two new local policies relating to the neighbourhood character of Tullamarine and Sunbury.

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 Hume City Council: Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows; Sunbury Office, 36 Macedon Street, Sunbury; and the Craigieburn Office, 59 Craigieburn Road West, Craigieburn.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Approval of Amendment

Amendment C45 Part 2

The Minister for Planning has approved Amendment C45 Part 2 to the Hume Planning Scheme

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

The Amendment introduces a new policy into the Local Planning Policy Framework relating to Neighbourhood Character for Westmeadows.

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 Hume City Council: Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows; Sunbury Office, 36 Macedon Street, Sunbury; and the Craigieburn Office, 59 Craigieburn Road West, Craigieburn.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

HUME PLANNING SCHEME Notice of Approval of Amendment Amendment C61

The Minister for Planning has approved Amendment C61 to the Hume Planning Scheme.

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

The Amendment:

- applies the Public Acquisition Overlay (PAO1) over land required for the duplication of Mickleham Road between Alanbrae Terrace, Attwood and north of Barrymore Road, Greenvale.
- Amends the schedule to Clause 52.17 to exempt VicRoads from the requirements of a permit for the removal of native vegetation under this clause.

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 Hume City Council: Craigieburn Office, 59 Craigieburn Road West, Craigieburn; Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows; and Sunbury Office, 36 Macedon Street, Sunbury.

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 C25

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

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

The Amendment:

• introduces Clause 32.06 – Residential 3 Zone and the associated Schedule into the Planning Scheme.

- Rezones land at 20 Levanto Street, Mentone (Lot 1 on Plan of Subdivision 315709V, Certificate of Title Volume 10087, Folio 347), known as the former Chicquita Reserve, from a Residential 1 Zone to a Residential 3 Zone.
- Replaces Schedule 3 to the Development Plan Overlay with a revised Schedule.
- Deletes the Environmental Audit Overlay applying to the land.

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

KINGSTON PLANNING SCHEME Notice of Approval of Amendment Amendment C46 Part 1

The Minister for Planning has approved Amendment C46 Part 1 to the Kingston Planning Scheme.

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

The Amendment:

- introduces heritage controls to various places and precincts identified in Council's Heritage Study by including the properties in the Schedule to the Heritage Overlay and showing them on the planning scheme maps.
- Makes consequential changes to the Schedule to Clause 61.01–61.04 by adding three new planning scheme maps.
- Corrects a mapping anomaly by deleting HO6 from Map 1HO.
- Deletes the property at 12 Wimbourne Lane, Chelsea incorrectly exhibited as a place having heritage significance.

- Deletes the Methodist Church Hall in Venice Street, Mentone which was included with the properties considered as part of Amendment C46 Part 2.
- Deletes the property at 624 Nepean Highway, Carrum as a result of a VCAT Order

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

MANNINGHAM PLANNING SCHEME

Notice of Approval of Amendment Amendment C26

The Minister for Planning has approved Amendment C26 to the Manningham Planning Scheme.

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

The Amendment:

- introduces Clause 44.06 Wildfire Management Overlay (WMO) into the scheme.
- identifies and applies the WMO on new Planning Scheme Map Nos. 3WMO, 4WMO, 5WMO, 8WMO, 9WMO and 10WMO, with the schedule to Clauses 61.01–61.04 (inclusive) amended to reflect the new Planning Scheme maps added to the scheme.
- amends the wording of Clause 21.08 'Natural Environment' to strengthen the strategic basis for the introduction of the WMO.
- introduces Local Planning Policy Clause 22.14 'Environmental and landscape significance protection in identified wildfire areas policy' to provide direction in the exercise of discretion regarding risk management works and preservation of environmental and/or landscape significance.

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 Manningham City Council, 699 Doncaster Road, Doncaster.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MAROONDAH PLANNING SCHEME

Notice of Approval of Amendment Amendment C44

The Minister for Planning has approved Amendment C44 to the Maroondah Planning Scheme.

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

The Amendment removes a number of tree species from the planning permit exemption list for the removal of trees, and for sites greater than 2000 sq metres in Schedules 3 and 4 to the Significant Landscape Overlay. The Amendment also corrects a number of typographical and formatting errors in the Local Planning Policy Framework.

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 Maroondah City Council, Braeside Avenue, Ringwood.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME Notice of Approval of Amendment Amendment C104

The Minister for Planning has approved Amendment C104 to the Melbourne Planning Scheme.

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

The land affected by the Amendment is the Melbourne Mail Centre, 313 Spencer Street, Melbourne.

The Amendment rezones the land from Mixed Use Zone to the Capital City Zone – Schedule 1 (Outside the Retail Core). The Amendment is consistent with the strategic intent of the Melbourne Planning Scheme and the zoning pattern in the locality.

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 Melbourne City Council, 6th Floor, Council House, 200 Little Collins Street, Melbourne.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME Notice of Approval of Amendment Amendment C114

The Minister for Planning has approved Amendment C114 to the Melbourne Planning Scheme

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

The Amendment changes Schedule 1 to Clause 37.01, Special Use Zone – Flemington Racecourse, to include provisions to allow the staging of events at Flemington Racecourse without the need for a planning permit.

A copy of the Amendment can be inspected, free of charge, during office hours, at Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne 3002; and Melbourne City Council, 6th Floor, Council House, 200 Little Collins Street, Melbourne.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MOIRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C10

The Minister for Planning has approved Amendment C10 to the Moira Planning Scheme

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

The Amendment introduces a Public Acquisition Overlay (PAO2) over a strip of land that traverses various parcels of land north and south of the Katunga–Picola Road, generally bounded by Dohnt Road, Picola, to the west and Rendells Road, Nathalia to the east.

The Minister has granted the following permit(s) under Division 5 Part 4 of the Act:

Permit No.: TP 01/246.

Description of land: Applies to various parcels of land north and south of the Katunga–Picola Road, generally bounded by Dohnt Road, Picola, to the west and Rendells Road, Nathalia to the east.

A copy of the Amendment and permit/s 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; 89 Sydney Road, Benalla; and at the office of the Moira Shire Council, 44 Station Street, Cobram.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Approval of Amendment Amendment C49

The Minister for Planning has approved Amendment C49 to the Moonee Valley Planning Scheme.

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

The changes to the scheme are:

- the area of land affected by the Special Building Overlay and the Land Subject to Inundation Overlay along or adjacent to Moonee Ponds Creek and Steele Creek is refined.
- Clause 21.20 is amended to include the words "Apply the Special Building Overlay".

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 Moonee Valley City Council, Civic Centre, 9 Kellaway Avenue, Moonee Ponds.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

NILLUMBIK PLANNING SCHEME

Notice of Approval of Amendment Amendment C11

The Minister for Planning has approved Amendment C11 to the Nillumbik Planning Scheme.

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

The Amendment amends the Wildfire Management Overlay in the Nillumbik Planning Scheme and applies it to some of the land subject to wildfire (bushfire) hazard. The Amendment also introduces a new 'Wildfire Management Policy' into the Local Planning Policy Framework and makes minor consequential changes to other policies.

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

PORT PHILLIP PLANNING SCHEME

Notice of Approval of Amendment Amendment C43

The Minister for Planning has approved Amendment C43 to the Port Phillip Planning Scheme.

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

The Amendment:

- replaces Schedule 6 to the Design and Development Overlay.
- Amends Clauses 22.02, 22.05 and Clause 22.06 to reflect the changes made in Schedule 6 to DDO6.
- Replaces Design and Development Overlay Maps DDO6 and DDO8.

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 City of Port Phillip, South Melbourne Town Hall, 208–220 Bank Street, South Melbourne.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

QUEENSCLIFFE PLANNING SCHEME

Notice of Approval of Amendment Amendment C17

The Minister for Planning has approved Amendment C17 to the Queenscliffe Planning Scheme.

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

The Amendment rezones all land zoned Environmental Rural to a Rural Conservation Zone

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 Borough of Queenscliffe Council, 50 Learmonth Street, Queenscliff.

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 C32

The Minister for Planning has approved Amendment C32 to the Stonnington Planning Scheme

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

The Amendment:

- modifies the Schedule to the Business 1 Zone to increase the maximum combined leasable floor area for Shop for the Chadstone Shopping Centre, Malvern East from 106,000sqm to 146,000sqm.
- Introduces a minimum 10,000sqm floor area requirement for Restricted Retail Premises in the Schedule to the Business 1 Zone.
- Deletes the 10,000sqm maximum combined leasable floor area for Office from the Schedule to the Business 1 Zone.
- Deletes the 0sqm maximum combined leasable floor area for Trade Supplies from the Schedule to the Business 1 Zone.
- Modifies Map No. 10IPO to include the former Australian Catholic University (ACU) land, known as 1–17 Castlebar Road, Malvern East and land at 2 and 4 Castlebar Road, 1–9 Virginia Grove, 2 Woodlands Grove and 1369–1371 Dandenong Road, Malvern East within the Incorporated Plan Overlay.
- Amends Schedule 2 to the Incorporated Plan Overlay.
- Amends the Schedule to Clause 81 to replace the Chadstone Shopping Centre

Incorporated Plan with a new incorporated plan.

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No.: 873/02.

Description of land: Chadstone Shopping Centre, 1341 Dandenong Road, Malvern East.

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 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

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment Amendment C50

The Minister for Planning has approved Amendment C50 to the Stonnington Planning Scheme.

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

The Amendment:

- modifies Schedule 1 to Clause 42.03 Significant Landscape Overlay on an interim basis to require a permit for all buildings and works (with minor exemptions) and to introduce further guidance in relation to buildings and works including a preferred maximum building and structure height of 9 metres and a preferred maximum site coverage of 30 percent.
- Modifies the Local Planning Policy Framework on an interim basis at Clauses 21.02, 21.04, 21.05, 21.08, 22.02 and 22.07 to refer to the Yarra River frontage and to introduce the Review of Policies and Controls for the Yarra River Corridor: Punt Road to Burke Road (Consultant Report) June 2005 as a reference document in the Planning Scheme.

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 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 C68

The Minister for Planning has approved Amendment C68 to the Whitehorse Planning Scheme.

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

The Amendment:

- extends the interim Significant Landscape Overlay – Schedule 5 (SLO5) applying to the three institutional sites on land in the Blackburn Lake area until 31 December 2006.
- Introduces and applies the Significant Landscape Overlay – Schedule 9 (SLO9) to various properties in the Collina Dell area of Mitcham on an interim basis to expire on 31 December 2007.

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 Whitehorse Road, Nunawading.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment Amendment C53 Part 1

The Minister for Planning has approved Amendment C53 Part 1 to the Whittlesea Planning Scheme.

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

The Amendment introduces the Wildfire Management Overlay into the Whittlesea Planning Scheme and applies it to some of the land subject to wildfire (bushfire) hazard.

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 Whittlesea City Council, Ferris Boulevard, South Morang.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987 WYNDHAM PLANNING SCHEME

Notice of Approval of Amendment Amendment C74

The Minister for Planning has approved Amendment C74 to the Wyndham Planning Scheme.

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

The Amendment applies the Public Acquisition Overlay to land required for the Palmers Road extension between the Princes Freeway and Dunnings Road, Point Cook, and amends the Schedules to the Significant Landscape Overlay (Schedule 2), Design and Development Overlay (Schedule 2), Land Subject to Inundation Overlay, and Clause 52.17 to provide an exemption from permit requirements for works and the removal of native vegetation associated with the extension.

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 Wyndham City Council, 45 Princes Highway, Werribee 3030.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment Amendment C43 Part 1

The Minister for Planning has approved Amendment C43 Part 1 to the Yarra Planning Scheme.

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

The Amendment amends the Schedule to Clause 43.01 to remove the application of external paint controls and exemptions from Clause 43.01–4 for outbuildings and fences to a number of sites and correctly references the following State Heritage items:

- Nylex Sign between Gough Street and Harcourt Parade, Richmond.
- Richmond Maltings between Gough Street, Cremorne Street and Harcourt Parade, Richmond.
- Part of former Foy and Gibson Complex between 68–158 Oxford Street, 103–115 Oxford Street, 107–131 Cambridge Street and 7 Stanley Street, Collingwood.

The Amendment also corrects mapping errors in the heritage overlay for land at:

- The junction of Rae Street and St Georges Road, Fitzroy North.
- The junction of Brunswick Street and St Georges Road, Fitzroy North.
- Rex Avenue and Coate Avenue, Alphington.
- Corner of Langridge Street and Cromwell Street, Collingwood.
- Corner of Flockhart Street and Victoria Street, Abbotsford.

The Amendment also introduces permanent heritage protection for land at 147 Dover Street, Richmond.

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 Yarra City Council, 333 Bridge Road, Richmond.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment Amendment C46

The Minister for Planning has approved Amendment C46 to the Yarra Ranges Planning Scheme

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

The Amendment removes an obsolete restriction that specifies maximum site coverage for lots in a restructure plan for land in the St Margaret's Estate, Healesville.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, 8 Nicholson Street, East Melbourne; and at the offices of the Yarra Ranges Shire Council, Anderson Street, Lilydale.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

YARRA RANGES PLANNING SCHEME

Notice of Approval of Amendment

Amendment C49

The Minister for Planning has approved Amendment C49 to the Yarra Ranges Planning Scheme.

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

The Amendment:

- rezones land at 3475 Warburton Highway, Warburton (former Sanitarium factory) and parts of the former sawmill site at 3457 Warburton Highway (and other public lands) to a Business 2 Zone, a Public Use Zone 6 and a Public Park and Recreation Zone to provide for use of the land for:
 - a visitor accommodation resort (residential hotel), with
 - associated conference,
 - tourist and spa facilities,
 - and associated car parking.
- amends Planning Scheme map 34HO to correctly identify the boundaries of HO343.

The Minister has granted the following permit under Division 5 Part 4 of the Act:

Permit No.: YR2004/934.

Description of land: 3475 and 3457 Warburton Highway, Warburton.

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 Yarra Ranges Shire Council, Anderson Street, Lilydale.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C76

The Minister for Planning has refused to approve Amendment C76 to the Greater Geelong Planning Scheme.

The Amendment proposed to rezone approximately 282ha of land on the south side of Heales Road, east of Evans and Anakie Roads and west of Matthews Road, Lovely Banks, from Rural Zone to Rural Living Zone. It also proposes a new Development Plan Overlay Schedule be applied to ensure that adequate drainage requirements are met when subdividing the land for rural residential living

purposes together with a number of other detailed planning requirements.

The Amendment lapsed on 12 December 2005.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C94

The Minister for Planning has refused to approve Amendment C94 to the Greater Geelong Planning Scheme.

The Amendment proposed to rezone 480 Heales Road, Corio from the Rural Zone to a Rural Living Zone and apply a Development Plan Overlay to the land.

The Amendment lapsed on 12 December 2005.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

INDIGO PLANNING SCHEME Notice of Lapsing of Amendment Amendment C14

The Indigo Shire Council has resolved to abandon Amendment C14 to the Indigo Planning Scheme.

The Amendment proposed to introduce a Development Plan Overlay (DPO 6) to all land within the buffer zone of the Wahgunyah waste water treatment facility. The purpose of the overlay was to trigger the need for a planning permit for sensitive uses within the buffer zone including dwellings, hospitals, schools etc.

The Amendment lapsed on 15 November 2005.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

ORDERS IN COUNCIL

Children and Young Persons Act 1989

ESTABLISHING A REMAND CENTRE

Order in Council

The Lieutenant-Governor, having assumed the administration of the government of the State, with the advice of the Executive Council, under section 249(a) of the Children and Young Persons Act 1989, and on the recommendation of the Minister for Community Services, establishes the following facility as a remand

Malmsbury Youth Training Centre, Calder Highway, Malmsbury, Victoria 3446.

This Order becomes effective on the day it is published in the Government Gazette.

Dated 20 December 2005 Responsible Minister HON SHERRYL GARBUTT MP Minister for Community Services

> **RUTH LEACH** Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

Order in Council

The Lieutenant-Governor, having assumed the administration of the government of the State, with the advice of the Executive Council, pursuant to sections 99A(1)(a) & 99A(2) of the Land Act 1958, approves the sale by private treaty of Crown Allotment 3, Section C, Parish of Katyil, Crown Allotment 2001, Parish of Goyura and Crown Allotment 2002, Parish of Watchegatchera and located at Little Desert.

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

Dated 20 December 2005 Responsible Minister JOHN LENDERS MP Minister for Finance

> **RUTH LEACH** Clerk of the Executive Council

Health Services Act 1988

AMEND THE NAME OF A DENOMINATIONAL HOSPITAL

Order in Council

The Lieutenant-Governor, having assumed the administration of the government of the State, with the advice of the Executive Council, acting under section 8(1) of the Health Services Act 1988 ("the Act"), by this Order, amends Schedule 2 to the Act to amend the name of a denominational hospital as follows:

for "Bethlehem Hospital Incorporated" substitute "Calvary Health Care Bethlehem Limited"

This Order takes effect from the date of publication in the Victoria Government Gazette. Dated 20 December 2005

Responsible Minister HON BRONWYN PIKE MP

Minister for Health

RUTH LEACH Clerk of the Executive Council

Local Government Act 1989

ORDER IN COUNCIL AMENDING THE CATEGORY FOR COUNCILLOR AND MAYORAL ALLOWANCES FOR COLAC OTWAY SHIRE COUNCIL, GREATER BENDIGO CITY COUNCIL AND STONNINGTON CITY COUNCIL AND CORRECTING THE TITLES OF DAREBIN CITY COUNCIL AND YARRA RANGES SHIRE COUNCIL IN THE ORDER IN COUNCIL OF 28 JUNE 2005.

Order in Council

The Lieutenant-Governor, having assumed the administration of the government of the State, with the advice of the Executive Council, under section 74 of the **Local Government Act 1989** makes the following Order –

Commencement

1. This Order commences operation on 20 December 2005.

Amendments

- 2. Replace the Schedule to the Order in Council made on 28 June 2005 as follows:
 - a) Make provision for Colac Otway Shire Council to be rescheduled from a Category 1 to a Category 2 Council.
 - b) Make provision for Greater Bendigo City Council and Stonnington City Council to be rescheduled from a Category 2 to Category 3 Council.
 - c) Under the heading of Category 3 Councils, delete Darebin Shire Council and substitute Darebin City Council and delete Yarra Ranges City Council and substitute with Yarra Ranges Shire Council.

Dated 20 December 2005 Responsible Minister CANDY BROAD MLC Minister for Local Government

RUTH LEACH Clerk of the Executive Council

Schedule

CATEGORY 1 COUNCILS	CATEGORY 2 COUNCILS	CATEGORY 3 COUNCILS	
Alpine Shire Council	Ballarat City Council	Boroondara City Council	
Ararat Rural City Council	Banyule City Council	Brimbank City Council	
Benalla Shire Council	Bass Coast Shire Council	Casey City Council	
Borough of Queenscliffe	Baw Baw Shire Council	Darebin City Council	
Buloke Shire Council	Bayside City Council	Greater Bendigo City Council	
Central Goldfields Shire Council	Campaspe Shire Council	Greater Dandenong City Council	
Corangamite Shire Council	Cardinia Shire Council	Greater Geelong City Council	
Gannawarra Shire Council	Colac Otway Shire Council	Hume City Council	
Glenelg Shire Council	East Gippsland Shire Council	Kingston City Council	
Golden Plains Shire Council	Frankston City Council	Knox City Council	

CATEGORY 1 COUNCILS	CATEGORY 2 COUNCILS	CATEGORY 3 COUNCILS	
Hepburn Shire Council	Glen Eira City Council	Monash City Council	
Hindmarsh Shire Council	Greater Shepparton City Council	Moreland City Council	
Horsham Rural City Council	Hobsons Bay City Council	Mornington Peninsula Shire Council	
Indigo Shire Council	Latrobe City Council	Port Phillip City Council	
Loddon Shire Council	Macedon Ranges Shire Council	Stonnington City Council	
Mansfield Shire Council	Manningham City Council	Whitehorse City Council	
Mount Alexander Shire	Maribyrnong City Council	Whittlesea City Council	
Moyne Shire Council	Maroondah City Council	Wyndham City Council	
Murrindindi Shire Council	Melton Shire Council	Yarra Ranges Shire Council	
Northern Grampians Shire Council	Mildura Rural City Council		
Pyrenees Shire Council	Mitchell Shire Council		
Southern Grampians Shire Council	Moira Shire Council		
Strathbogie Shire Council	Moonee Valley City Council		
Surf Coast Shire Council	Moorabool Shire Council		
Towong Shire Council	Nillumbik Shire Council		
West Wimmera Shire Council	South Gippsland Shire Council		
Yarriambiack Shire Council	Swan Hill Rural City Council		
	Wangaratta Rural City Council		
	Warrnambool City Council		
	Wellington Shire Council		
	Wodonga City Council		
	Yarra City Council		

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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:

Magistrates' Court 165. Statutory Rule:

Civil Procedure (Amendment No. 14)

Rules 2005

Magistrates' Court Authorising Act:

Act 1989

Date of making: 15 December 2005

166. Statutory Rule: Magistrates' Court

(Judicial Registrars) Rules 2005

Magistrates' Court Authorising Act:

Act 1989

Date of making: 15 December 2005

County Court 167. Statutory Rule:

(Chapter I

Amendment No. 17)

Rules 2005

Authorising Act: County Court Act

1958

Date of making: 15 December 2005

168. Statutory Rule: County Court

(Chapter I

Amendment No. 18)

Rules 2005

County Court Act Authorising Act:

1958

Date of making: 15 December 2005

169. Statutory Rule: **Estate Agents**

> (Exemption) Regulations 2005

Authorising Act: Estate Agents Act

1980

Date of making: 20 December 2005

170. Statutory Rule: Liquor Control

Reform (Prescribed

Substance) Regulations 2005

Authorising Act: Liquor Control

Reform Act 1998

Date of making: 20 December 2005 171. Statutory Rule: Liquor Control

Reform (Prohibited Supply) Regulations

Liquor Control Authorising Act:

Reform Act 1998

Date of making: 20 December 2005

172. Statutory Rule: Conservation, Forests

and Lands

(Infringement Notice) (Royal Botanic Gardens) Regulations

2005

Authorising Act: Conservation, Forests

and Lands Act 1987

20 December 2005 Date of making:

Firearms (Further 173. Statutory Rule:

Amendment) Regulations 2005

Authorising Act: Firearms Act 1996

Date of making: 20 December 2005 **Public Administration** 174. Statutory Rule:

(Review of Actions) Regulations 2005

Public Administration Authorising Act:

Act 2004

Date of making: 20 December 2005

175. Statutory Rule: Transport (Rail

> Safety) (Amendment) Regulations 2005

Authorising Act: Transport Act 1983 20 December 2005

Date of making: Road Safety (Road 176. Statutory Rule:

Rules) (Emergency

Vehicles) Regulations 2005

Road Safety Act 1986 Authorising Act:

Date of making: 20 December 2005

177. Statutory Rule: Road Safety (Vehicles)

(Emergency Vehicles) Regulations 2005

Authorising Act: Road Safety Act 1986 Date of making: 20 December 2005

178. Statutory Rule: Land Tax Regulations

Authorising Act: Land Tax Act 2005 Date of making: 20 December 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:

159. Statutory Rule: Livestock Disease

Control (Amendment) Regulations 2005

Authorising Act: Livestock Disease

Control Act 1994

Date first obtainable: 20 December 2005

Code B

160. Statutory Rule: Agricultural and

Veterinary Chemicals (Control of Use) (Ruminant Feed) Regulations 2005

Authorising Act: Agricultural and

Veterinary Chemicals (Control

of Use) Act 1992

Date first obtainable: 20 December 2005

Code A

161. Statutory Rule: Subordinate

Legislation (Guardianship and Administration Board (Fees) Regulations 1996 – Extension of Operation) Regulations 2005

Authorising Act: Subordinate

Legislation Act 1994

Date first obtainable: 20 December 2005

Code A

162. Statutory Rule: Retirement

Villages (Records and Notices) Regulations 2005

Authorising Act: Retirement

Villages Act 1986

Date first obtainable: 20 December 2005

Code A

163. Statutory Rule: Transfer of Land

(Fees) (Amendment) Regulations 2005

Authorising Act: Transfer of Land

Act 1958

Date first obtainable: 20 December 2005

Code A

164. Statutory Rule: Transport (Taxi-

Cab Licences – Market and Trading) Regulations 2005

Authorising Act: Transport Act 1983

Date first obtainable: 20 December 2005

Code B

165. Statutory Rule: Magistrates' Court

Civil Procedure (Amendment No. 14) Rules 2005

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 20 December 2005

Code A

166. Statutory Rule: Magistrates' Court

(Judicial Registrars) Rules 2005

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 20 December 2005

Code A

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