

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 8 Thursday 24 February 2005

www.gazette.vic.gov.au

GENERAL

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As from 24 February 2005

The last Special Gazette was No. 30 dated 18 February 2005. The last Periodical Gazette was No. 2 dated 23 September 2004.

How To Submit Copy

- See our webpage www.craftpress.com.au
- or contact our office on 9926 1233
 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) LABOUR DAY HOLIDAY (Thursday 14 March 2005)

Please Note:

The Victoria Government Gazette for Labour Day Holiday week (G11/05) will be published on **Thursday 17 March 2005**.

Copy deadlines:

Private Advertisements

9.30 am on Friday 11 March 2005.

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 15 March 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) EASTER HOLIDAYS

Please Note:

The Victoria Government Gazette for Easter week (G13/05) will be published on **Thursday 31 March 2005**.

Copy deadlines:

Private Advertisements

9.30 am on Thursday 24 March 2005.

Government and Outer

Budget Sector Agencies Notices

9.30 am on Tuesday 29 March 2005.

Where urgent gazettal is required after hours, arrangements should be made with the Government Gazette Officer on 0419 327 321.

JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

In accordance with Section 41 of the **Partnership Act 1958** Victoria, notice is hereby given that the partnership of the estate of the late Robert Gardner Walker, Robert Phillip Walker and Alexandra Walker known as "RG, RP & A Walker" was dissolved with effect on 10 February 2005.

AITKEN WALKER & STRACHAN, solicitors, 114 William Street, Melbourne 3000.

Re: NADINE MARCELLE VANOVER-SCHELDE, late of Unit 1, 10 Ellen Street, Balwyn, Victoria, gentlewoman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 October 2004, are required by the trustees, John Francis Natoli of 33 Robert Street, Balwyn North, Victoria, solicitor, no relation and Gayle Lynette Natoli of 33 Robert Street, Balwyn North, Victoria, married woman, no relation, to send particulars to the trustees 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: MARGARET SELTH ANDERSON, late of 45 Cawkwell Street, East Malvern, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2004, are required by the trustee, Cathryn Jane Bennett of 10 Harding Street, Surrey Hills, Victoria, personal assistant, the niece, to send particulars to the trustee by 25 April 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

ABBOTT STILLMAN & WILSON, solicitors, Level 4, 575 Bourke Street, Melbourne 3000.

KATHLEEN GWENDOLINE BURFORD, late of Meadowglen Nursing Home, Epping in Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 September 2004, are required by the trustees, Josephine Carol Turecek of 27 Keam Street, Ivanhoe East, Victoria, medical practitioner, the daughter and Peter Anthony Burford of 135 Arthurs Creek Road, Hurstbridge, Victoria, electronic engineer, the executors, to send particulars to the trustees by 25 April 2005 after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

ABBOTT STILLMAN & WILSON, solicitors, Level 4, 575 Bourke Street, Melbourne 3000.

Re: Estate of ALASTAIR ROBIN CLARKE, formerly of 67 Richardson Road, Croydon, Victoria, but late of Jasmine Lodge, 85 Mount Dandenong Road, East Ringwood, Victoria, retired stockbroker, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 March 1996, are required by Helen Mary Borland and Henry Russell Deane, the executors of the Will of the deceased, to send particulars of their claims to them care of the undermentioned solicitor within sixty (60) days of the date of publication of this notice, after which date the executors will convey or distribute the assets having regard only to the claims of which they then have notice.

ALPASS & ASSOCIATES, solicitors, 511 Mt Dandenong Road, Kilsyth, Victoria 3137.

Re: Estate of ALICE LILLIAN RAINES, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ALICE LILLIAN RAINES, deceased, late of Room 59, Southern Cross Homes Inc., Broadford Crescent, Macleod, in the State of Victoria, home duties, who died on 23 November 2004, are required by James Lawrence Raines and Ian Bower Raines, as the executors of the Will of the deceased, to send particulars of their claim to Andrew McMullan & Co., solicitors, 64 Kingsway, Glen Waverley, in the said State, solicitors for the executors of the said estate, within sixty days from the date of this advertisement, after which time the executors may convey or distribute the

assets having regard only to claims of which they then have notice.

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

ENRICO LUCIDI, late of 10/4 Hobbs Street, Reservoir, Victoria, retired, deceased, who died on 11 January 2005.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, are required by the executor, John Lucidi of 10 Howard Court, Doncaster, to send particulars of their claims to him in the care of the undermentioned solicitors prior to 26 April 2005, after which date he will distribute the assets of the estate having regard only to the claims of which he then has notice.

ASHFORDS, lawyers, Level 50, 101 Collins Street, Melbourne 3000.

Re: Estate of NORMAN DUNCAN BALLANTYNE, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of NORMAN DUNCAN BALLANTYNE of Villa 68, 37–43 Victoria Street, Doncaster, in the State of Victoria, retired, who died on 16 December 2004, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 25 April 2005 after which date the personal representative/s will distribute the assets having regard only to the claims of which they then had notice.

BRUCE M. COOK & ASSOCIATES, barristers & solicitors, Level 19, AMP Tower, 535 Bourke Street, Melbourne, Vic. 3000.

Re: BEVERLEY CHRISTINE LAURIE, late of 3 Coalville Road, Moe, Victoria, personal carer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 December 2004, are required by the trustee, Robert Arthur Laurie, to send particulars to the trustee care of the belowmentioned solicitors by 25 April 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

DAVINE FITZPATRICK, solicitors, 52 Albert Street, Moe.

Re: Estate of ERIC MALCOLM BURKE.

Creditors, next-of-kin or others having claims in respect of the estate of ERIC MALCOLM BURKE, formerly of 51 Brooke Street, Woomelang, but late of Carinya Hostel For Aged, McClelland Avenue, Sea Lake, in the State of Victoria, gentleman, deceased, who died on 13 November 2004, are to send particulars of their claim to the executors care of the undermentioned legal practitioners by 13 May 2005 after which the executors will distribute the assets having regard only to the claims of which they then have notice.

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

Re: Estate of TERESA MARY McLEAN.

Creditors, next-of-kin or others having claims in respect of the estate of TERESA MARY McLEAN, late of 17 Jubilee Street, Wycheproof, in the State of Victoria, widow, deceased, who died on 12 November 2004, are to send particulars of their claim to the executors care of the undermentioned legal practitioners by 13 May 2005 after which the executors will distribute the assets having regard only to the claims of which they then have notice.

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

Re: Estate of GARY CAMPBELL YOUNG.

Creditors, next-of-kin or others having claims in respect of the estate of GARY CAMPBELL YOUNG, late of 23 Guardian Court, Swan Hill, in the State of Victoria, retired gentleman, deceased, who died on 22 January 2005, are to send particulars of their claim to the executrix care of the undermentioned legal practitioners by 6 May 2005 after which the executrix will distribute the assets having regard only to the claims of which she then has notice.

DWYER, MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill. Re: LESLIE THOMAS O'HALLORAN, deceased

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 September 2004, are required by the trustees, Mark Raymund O'Halloran, Corinne Ann Roberts, Leigh Francis O'Halloran and Donna Margaret Winnell, to send particulars to them by 4 May 2005, 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.

JAMES GEORGE SULLIVAN, late of 1 Bendigo Street, Cheltenham, Victoria, machinist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 3 December 2004, are required by the trustee, care of Harris & Chambers lawyers of 338 Charman Road, Cheltenham 3192, to send particulars to him by 25 April 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

HARRIS & CHAMBERS, lawyers, 338 Charman Road, Cheltenham 3192.

DORIS MAY WILSON, late of Rosehill Nursing Home, 12 Maxflo Court, Highett, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 November 2004, are required by the trustee, care of Harris & Chambers lawyers of 338 Charman Road, Cheltenham 3192, to send particulars to her by 25 April 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

HARRIS & CHAMBERS, lawyers, 338 Charman Road, Cheltenham 3192.

Creditors, next-of-kin and others having claim in respect of the estate of AUSTIN SNARE, late of 31 Leyland Road, Mount Waverley, gentleman, deceased, who died on 22 August 2004, are to send particulars of their claim to the executors of the estate, Pamela May

Allison and Colin Bruce Anthony Lobb, care of the undersigned by 24 April 2005 after which date they will distribute the assets of the estate having regard only to the claims of which they then have notice.

LOBB & KERR, solicitors, 262 Stephensons Road, Mount Waverley.

OLIVE JEAN COOPER, late of Samarinda Lodge, 286 High Street, Ashburton, 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 Ashburton on 31 October 2003, are required by the executor and trustee of the said deceased Olive Jean Cooper, care of McNab McNab & Starke of 21 Gorge Road, South Morang, to send particulars to them by 6 May 2005 after which date the trustee may convey or distribute the assets having regard only to the claims of which they then have notice

McNAB McNAB & STARKE, solicitors, 21 Gorge Road, South Morang, Vic. 3752. Telephone: 9404 1244.

Re: THELMA EDITH JONES, late of Inala Village, 220 Middleborough Road, Blackburn South, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 December 2004, are required by the trustee, Graeme Leo Fay, in the Will called Graham Fay, care of Meier Denison Pty Ltd, 1/454 Nepean Highway, Frankston 3199, to send particulars to him by 25 April 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

MEIER DENISON PTY LTD, solicitors, 1/454 Nepean Highway, Frankston, PO Box 499, Frankston. Fax: 03 9781 4341.

Re: CYRIL HARRY JAMES PASSY, late of 2 Sandgate Avenue, Frankston, Victoria, retired tea planter, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 November 2004, are required by the trustee, Michael John Denison care of Meier Denison Pty Ltd, 1/454 Nepean Highway, Frankston 3199, to

send particulars to him by 25 April 2005 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

MEIER DENISON PTY LTD, solicitors, 1/454 Nepean Highway, Frankston, PO Box 499, Frankston. Fax: 03 9781 4341.

Re: MATTHEW WAYNE CREEK, late of Unit 1, 86 Tura Beach Drive, Tura Beach, New South Wales, property valuer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 September 2004, are required by the trustee, Wayne Lewis Creek, care of Meier Denison Pty Ltd, 1/454 Nepean Highway, Frankston 3199, to send particulars to him by 25 April 2005, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

MEIER DENISON PTY LTD, solicitors, 1/454 Nepean Highway, Frankston, PO Box 499, Frankston. Fax: 03 9781 4341.

BRUCE KERRILL DE ROUFFIGNAC, late of 145 Riccarton Road, Warrion, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 February 2005, 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 24 April 2005 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.

Re: EDGAR KEITH RICHES, late of 4 Coppin Close, Mitcham, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 January 2005, are required by the trustees, Gary Fitcher of 39 Sheehans Road, Blackburn South, Victoria, stepson and Anthony Fitcher of 33 St Leonards Road, Healesville, Victoria, stepson, to send particulars to the trustees, MMR Legal, PO Box 21, Mitcham 3132, attention Cecilia Mandanici by 25 April 2005

after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MMR LEGAL, solicitors, PO Box 21, Mitcham 3132.

DULCIE IONA HOLLYOCK, late of Central Park Aged Care Facility, 101 Punt Street, Windsor, Victoria, school teacher, deceased. Creditors, next-of-kin and others having claims in respect of the deceased, who died on 15 November 2004, are required by the trustee, Equity Trustees Limited, to send particulars to it at Level 2, 575 Bourke Street, Melbourne, Victoria, by 29 April 2005 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

ROBERT GREEN & CO., lawyers, 549 Hampton Street, Hampton, Victoria.

Re: JOHN LILLINGTON HANNS, late of 43 Main Street, Beeac, Victoria, farm hand, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 February 2005, are required by the deceased's personal representatives, Jefeson Gray Hanns and Andrew Lliam George Hanns, to send particulars to them care of the undermentioned solicitors by 2 May 2005 after which date they may convey or distribute the assets having regard only to the claims of which they then have notice.

SEWELLS LARKINS McCARTHY, lawyers, 119 Murray Street, Colac.

EUCLID AUBREY ROBINS, deceased.

Creditors, next-of-kin and others having claims against the estate of EUCLID AUBREY ROBINS, late of 5 Cooinda Court, Mount Waverley, Victoria, retired, deceased, who died on 25 November 2004, are required to send particulars of their claims to the executor care of the undermentioned solicitor by 30 April 2005 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.

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the —

register of chelannea wioneys nera by the			
			Date when
	Total		Amount
	Amount	Description	first
	Due to	Of Unclaimed	
Name of Owner on Books and Last Known Address	Owner	Money	Payable
SWAN HILL RURAL CITY CO	UNCIL		
	\$		
Forrest Cadd & Associates, 26 Beveridge Street, Swan Hill	285.04	Cheque	26/06/03
Swan Hill Weekly, PO Box 652, Swan Hill	164.56	"	30/06/03
05005			
CONTACT: ERIN JENKINS, PHONE: (03) 5036 2319.			

G8

PROCLAMATIONS

Construction Industry Long Service Leave (Amendment) Act 2004

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the Construction Industry Long Service Leave (Amendment) Act 2004, fix 1 March 2005 as the day on which that Act comes into operation.

Given under my hand and the seal of Victoria on 22nd February 2005.

(L.S.) JOHN LANDY
Governor
By His Excellency's Command

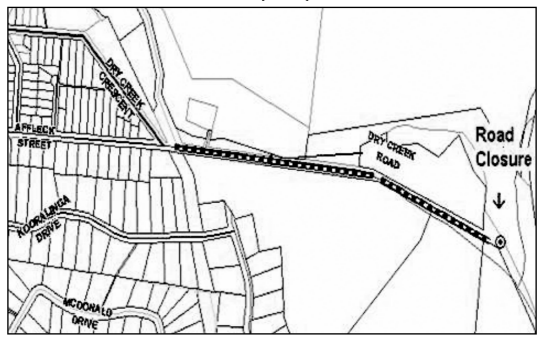
ROB HULLS MP Minister for Industrial Relations

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES



ROAD CLOSURE DRY CREEK ROAD, WANDONG

The Council, at its meeting on 24 January 2005, resolved pursuant to the **Local Government Act 1989**, to close Dry Creek Road, Wandong from a point 900 metres east of Dry Creek Crescent and the road retained as a "fire access track only". The plan below shows the road to be closed.



NOTICE OF MAKING A LOCAL LAW

General Local Law 2005

On 25 January 2005 Greater Geelong City Council made a new local law, to be referred to as the General Law Local 2005. The following information about the local law is provided in accordance with section 119(3) of the Local Government Act 1989.

Purpose of the Local Law

The purpose of the local law is to:

- provide for the peace, order and good government of the municipal district;
- promote a physical and social environment free from hazards to health, in which the residents of the municipal district can enjoy a quality of life that meets the general expectations of the community; and
- prevent and suppress nuisances which may adversely affect the enjoyment of life within the municipal district or the health, safety and welfare of persons within the municipal district.

General Purport of the Local Law

The local law:

- regulates municipal buildings;
- creates offences concerning:
 - use of and behaviour in a municipal building;
 - behaviour in reserves;
 - interference with drains, sewers and other assets;
 - vehicle crossings;
 - the carrying out of some building work and the management of building sites;
 - works and other acts on Council and private land, and roads;
 - use of recreational vehicles on Council land and in public places;
 - unsightly or dangerous land and the application of graffiti;
 - camping on vacant land in residential areas, and on Council land and private land and in public places;

- overhanging vegetation, and the planting of seedlings or vegetation on roads;
- property numbering;
- the use of intruder alarms;
- fires and incinerators;
- dilapidated buildings;
- the keeping, storing or repairing of heavy vehicles in residential areas;
- the removal of dog excrement from roads and Council land;
- leaving shopping trolleys in specified places;
- the display or sale of goods and advertising signs on roads and Council land;
- bulk rubbish containers;
- the doing of things on roads and Council land;
- the consumption of alcohol, or possession of any unsealed container of alcohol, in specified places. This regulation of consumption of alcohol and possession of an unsealed container of alcohol is to be found in clause 97 (as complemented by clause 98).

Any member of the Victoria Police Force may enforce this provision;

- outdoor eating facilities;
- the keeping of animals; and
- Council's waste collection services, trade waste, litter bins and landfill recycling and waste transfer facilities its administration and enforcement; and
- facilitates its administration and enforcement by, among other things, specifying what permits may require, enabling persons to be exempt from the application of the local law, and enabling various items to be impounded and Notices to Comply and Infringement Notices to be served.

A copy of the local law may be inspected at or obtained from Council's offices at 30 Gheringhap Street, Geelong. Office hours are 8.00 am to 5.00 pm.

KAY RUNDLE Chief Executive Officer

Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of the Preparation of an Amendment and Notice of an Application for Planning Permit

Amendment C36 Application 050038

The land affected by the Amendment and application is land abutting Reed Crescent, Wonthaggi. The land is more particularly described as Crown Allotments 8 and 14, Section 58 and Lot 12 on Plan of Subdivision 211823S, Township and Parish of Wonthaggi.

The Amendment proposes to rezone the land from Rural Zone to Low Density Residential Zone.

The application is for a permit to subdivide the land into 45 lots.

The person who requested the Amendment and the applicant for the permit is Mr Gwyn Pugh.

You may inspect the Amendment and the application, and any documents that support the Amendment and application, and the explanatory report about the Amendment and application, at the office of the planning authority and Department of Sustainability and Environment: Bass Coast Shire Council, Customer Service Centre, 76 McBride Avenue, Wonthaggi; Bass Coast Shire Council, Customer Service Centre, 91-97 Thompson Avenue, Cowes; Bass Coast Shire Council, Customer Service Centre, 3 Reilly Street, Inverloch; Bass Coast Shire Council, Customer Service Centre, Shop 3, Bass Highway, Grantville; and Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 30 March 2005. A submission must be sent to the Planning Department, Bass Coast Shire Council, PO Box 118, Wonthaggi, Vic. 3995.

ALLAN BAWDEN Chief Executive Officer Bass Coast Shire Council



CITY OF CASEY

Planning and Environment Act 1987

CASEY PLANNING SCHEME

Notice of the Preparation of an Amendment Amendment C8

The Amendment affects various parcels of land throughout the municipality of Casey.

The Amendment proposes to correct a number of errors and anomalies in the Planning Scheme, affecting both map and ordinance provisions.

This Amendment has been prepared by the City of Casey, who is also the planning authority for the Amendment.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the office of the planning authority: City of Casey, Customer Service Centre, Municipal Offices, Magid Drive, Narre Warren; City of Casey, Customer Service Centre, Shop 8 (Bendigo Bank building), Amberly Park Shopping Centre, 101 Seebeck Drive, Narre Warren South; City of Casey, Customer Service Centre, Cranbourne Park Shopping Centre, (opposite Post Office), Cranbourne; and at Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

The Amendment is also available for viewing, in Adobe Acrobat format, on the City of Casey website at http://www.casey.vic.gov.au/planning exhibition.

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

The closing date for submissions is 28 March 2005. A submission must be sent to: Planning Scheme Amendment Coordinator, City of Casey, PO Box 1000, Narre Warren, Vic. 3805.

Should you have any queries about this Amendment, please contact Geoff Marten on 9705 5314.

Dated 24 February 2005

ROBERT BAGGIO Manager Plannning

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit

Amendment C39

Application 2002-148

The land affected by the Amendment is described in Appendix A and shown on Sheets 1 to 11 inclusive and forming part of Amendment C39.

The land affected by the application is described in Appendix C and shown on Sheets 1 to 8 inclusive, 8A, 8B, 9, 10, 10A, 11 and 11A and forming part of Application 2002–148.

The Amendment proposes to introduce a Public Acquisition Overlay over a strip of land that traverses the land described in Appendix A.

The application is for a permit to use land for the purpose of a utility installation, to create an easement for flood and drainage purposes, to carry out works and the removal of native vegetation for the construction of the lower course of the Stanhope Depression Drain in accordance with the attached plans.

The person who requested the Amendment and the applicant for the permit is Goulburn–Murray Water.

You may inspect the Amendment and the application, and any documents that support the Amendment and application, and the explanatory report about the Amendment and application, at the offices of the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne, and Midland Highway, Bendigo; and at the offices of the Campaspe Shire Council, Hare Street, Echuca and Lake Road, Kyabram.

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

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

The closing date for submission is 11 March 2005. A submission must be sent to Richard Whiting, Planning and Development Manager, Shire of Campaspe, PO Box 35, Echuca 3564.

WAYNE HARVEY Chief Executive Officer Campaspe Shire Council

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME Notice of Preparation of Amendment Amendment C33

The Shire of Campaspe has prepared Amendment C33 to the Campaspe Planning Scheme.

The land affected by the Amendment is bounded between the Northern Highway and Campaspe River and adjoining the Chelsworth Park Estate. The land is otherwise described as Crown Allotments 49 (part) and 50 (part), Parish of Wharparilla, Lots 1 and 2 in PS 426710S, Lots 1 and 2 in LP 140074, Lot 1 in LP 132163, Lot 1 in LP 132164 and Lot 1 in LP 119444, Echuca.

The Amendment proposes to rezone this land from part Rural Zone (RUZ) and part Environmental Rural Zone (ERZ) to Low Density Residential Zone (LDRZ) and apply a Development Plan Overlay (DPO).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Shire of Campaspe, Echuca Offices, corner of Heygarth and Hare Streets, Echuca; at the Department of Sustainability and Environment, North West Regional Office, 1 Taylor Street, Epsom; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 28 March 2005. A submission must be sent to Richard Whiting, Planning and Development Manager, Shire of Campaspe, PO Box 35, Echuca 3564.

WAYNE HARVEY Chief Executive Officer

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME Notice of Preparation of Amendment Amendment C34

The Shire of Campaspe has prepared Amendment C34 to the Campaspe Planning Scheme.

The land affected by the Amendment is triangular in shape and bounded by Lady Augusta Road, the Echuca Racecourse and the Echuca–Tatura Railway. The subject land is otherwise described as Lot 1 in LP 202326.

The Amendment proposes to include reference to the subject land in the Schedule to the Rural Living Zone (RLZ) to allow it to be subdivided into lots with a minimum size of 0.5 hectares and an average lots size of 1.0 hectare. The Amendment also proposes to apply a Development Plan Overlay (DPO) to the subject land to restrict the development of lots to uses associated with the Echuca Racecourse.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Shire of Campaspe, Echuca Offices, corner of Heygarth and Hare Streets, Echuca; at the Department of Sustainability and Environment, North West Regional Office, 1 Taylor Street, Epsom; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 28 March 2005. A submission must be sent to Richard Whiting, Planning and Development Manager, Shire of Campaspe, PO Box 35, Echuca 3564.

WAYNE HARVEY Chief Executive Officer

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME Notice of Preparation of Amendment Amendment C35

The Shire of Campaspe has prepared Amendment C35 to the Campaspe Planning Scheme.

The land affected by the Amendment is approximately 85 hectares of land located south-east of Echuca adjoining Mary Anne and Scott Roads. The land is otherwise described

as Lots 1, 2 and 4 in Lodged Plan No. 134148, Lot 2 in Plan of Subdivision No. 418738, Lot 2 in Plan of Subdivision No. 406197, Lot 2 in Plan of Subdivision No. 438706 and Lot 7 in Plan of Subdivision No. 424300Y.

The Amendment proposes to rezone the land from Rural Living Zone (RLZ) to Low Density Residential Zone (LDRZ) and apply a Development Plan Overlay (DPO).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Shire of Campaspe, Echuca Offices, corner of Heygarth and Hare Streets, Echuca at the Department of Sustainability and Environment, North West Regional Office, 1 Taylor Street, Epsom; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 28 March 2005. A submission must be sent to Richard Whiting, Planning and Development Manager, Shire of Campaspe, PO Box 35, Echuca 3564.

WAYNE HARVEY Chief Executive Officer

Planning and Environment Act 1987

CAMPASPE PLANNING SCHEME Notice of Preparation of Amendment Amendment C36

The Shire of Campaspe has prepared Amendment C36 to the Campaspe Planning Scheme.

The land affected by the Amendment is bounded by the Murray Valley Highway to the south, Braund Road to the west, Latham Road to the north and rear of properties along Wharparilla Drive to the east. The property is in two titles, Lot 1 LP68862 and Lot A PS327051.

The Amendment proposes to rezone this land from Rural Zone to Low Density Residential Zone and Residential 1 Zone and to

apply a Development Plan Overlay and introduce a new Schedule 6 to the Development Plan Overlay.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Shire of Campaspe, Echuca Offices, corner of Heygarth and Hare Streets, Echuca; at the Department of Sustainability and Environment, North West Regional Office, 1 Taylor Street, Epsom; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 28 March 2005. A submission must be sent to Richard Whiting, Planning and Development Manager, Shire of Campaspe, PO Box 35, Echuca 3564.

WAYNE HARVEY Chief Executive Officer

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME Notice of Preparation of Amendment Amendment C62

The Cardinia Shire Council has prepared Amendment C62 to the Cardinia Planning Scheme.

The land affected by the Amendment is 344 Rossiter Road and 5–7 Mickle Street, Kooweerup.

The Amendment proposes to rezone 344 Rossiter Road and 5–7 Mickle Street, Kooweerup from Public Use Zone 1 to Residential 1 Zone and apply Environmental Audit Overlay over 5–7 Mickle Street, Kooweerup.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Cardinia Shire Council, Henty Way, Pakenham, Vic. 3810; and Department of Sustainability and Environment, Planning

Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 25 March 2005. A submission must be sent to Urmi Buragohain, Strategic Planning, Cardinia Shire Council, PO Box 7, Pakenham 3810.

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Preparation of an Amendment and Notice of an Application for Planning Permit

Amendment C65

Application T040378

The land affected by the Amendment is Lot 1 PS448791, Lot 1 PS445871 and Lot S2 PS448791, Wattletree Road, Bunyip.

The land affected by the application is Lot S2 PS448719, Wattletree Road, Bunyip.

The Amendment proposes to:

- rezone the land from Rural 1 Zone to a Low Density Residential Zone;
- include the land in a Design and Development Overlay – Schedule 1;
- delete the Environmental Significance Overlay – Schedule 1 applying to the land.

The application is for a permit to subdivide the land into twenty-eight (28) lots.

The person who requested the Amendment and the applicant for the permit is Nobelius Land Surveyors, on behalf of Arthur and Margaret Haynes.

You may inspect the Amendment and the application, any documents that support the Amendment and the application, and the explanatory report about the Amendment and application at the office of the planning authority, Cardinia Shire Council, Henty Way, Pakenham, Vic. 3810.

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

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

The closing date for submissions is Monday 28 March 2005. A submission must be sent to the Cardinia Shire Council, PO Box 7, Pakenham 3810.

> PHILIP WALTON Manager Strategic Planning

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME Notice of Preparation of Amendment Amendment C71

The Cardinia Shire Council has prepared Amendment C71 to the Cardinia Planning Scheme.

The Amendment applies to approximately 22 hectares of land bounded by Kooweerup-Longwarry Road, Denhams Road and Boundary Drain Road, more particularly described as Lot 1 TP68122.

The Amendment proposes to rezone the land from a Rural 1 Zone to the Residential 1 Zone.

The purpose of the Amendment is to increase the amount of residential land available in Kooweerup.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Cardinia Shire Council, Henty Way, Pakenham; and Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 28 March 2005. A submission must be in writing and sent to the Cardinia Shire Council, PO Box 7, Pakenham 3810.

> PHILIP WALTON Manager Strategic Planning

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME Notice of Preparation of Amendment Amendment C55

The City of Kingston has prepared Amendment C55 to the Kingston Planning Scheme.

The land affected by the Amendment includes all waterfront properties in Patterson Lakes, which have title boundaries abutting the Tidal Waterways or Quiet Lakes. The residential waterways (Tidal Waterways and Quiet Lakes) are also affected by this Amendment.

The Amendment proposes to revise Schedule 2 to the Design and Development Overlay (DDO2) as it currently affects these properties, and to replace it with a new schedule. It additionally seeks to rezone the residential waterways from the Residential 1 Zone to the Public Use Zone 1 (Service and Utility).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Cheltenham Customer Service Centre, 1230 Nepean Highway, Mentone, and at the Chelsea Library Customer Service Centre, Chelsea Road, Chelsea; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

Any person who may be affected by Amendment C55 may make a submission to the planning authority.

The closing date for submissions is Tuesday 29 March 2005. Any submissions must be sent to: The Manager, Strategic Planning, City of Kingston, PO Box 1000, Mentone, Victoria 3194, Attn: Nick Touzeau.

> ROB SKINNER Chief Executive Officer

Planning and Environment Act 1987

WANGARATTA PLANNING SCHEME

Notice of Amendment Amendment C26

The Rural City of Wangaratta has prepared Amendment C26 to the Wangaratta Planning Scheme to implement a complete review of the

The Amendment affects land throughout the whole of the Rural City of Wangaratta.

The Amendment:

- 1. rezones land throughout Rural City of Wangaratta to various zones;
- 2. applies the Development Plan Overlay 1 to land on the north-western and south-eastern edges of the Wangaratta urban area;

- 3. applies the Significant Landscape Overlay 1 to the Warby Ranges area, extending from the Glenrowan area to the north-western extent of the municipality;
- 4. applies the Design and Development Overlay 1 to land in the Central Activities Area of Wangaratta;
- 5. applies the Public Acquisition Overlay 1 to land north of Docker Street, between Ovens and Mackay Streets, Wangaratta;
- 6. applies the Development Plan Overlay 1 and 2 to land zoned Township and Low Density Residential in the Milawa and Oxley townships;
- applies the Vegetation Protection Overlay 2 to roadsides throughout the municipality that have been identified to be of high conservation significance in the Roadside Management Strategy;
- 8. replaces the whole of the Municipal Strategic Statement by replacing Clauses 21.00 to 21.06 (inclusive) with new Clauses 21.01 to 21.13 (inclusive);
- 9. replaces all local policies by replacing Clauses 22.00 to 22.14 (inclusive) with new Clauses 22.01 to 22.07 (inclusive);
- replaces the Schedules to the Residential, Low Density Residential 1, Mixed Use and Township Zones;
- 11. deletes Clause 35.01, Rural Zone, and Schedule;
- 12. deletes Clause 35.02, Environmental Rural Zone, and Schedule;
- 13. replaces Schedule 1 to the Rural Living Zone and adds a new Schedule 2 to the zone to provide minimum subdivision sizes of 2 and 8 hectares;
- 14. inserts new Clause 35.05, Rural Conservation Zone, and Schedule;
- 15. inserts new Clause 35.07, Farming Zone, and Schedule;
- 16. inserts new Clause 37.02, Comprehensive Development Zone, and Schedule 1 (Agricultural Centre of Excellence Comprehensive Development Plan) to the overlay:
- 17. inserts new Schedule 2 (Roadside Vegetation of Conservation Significance) to the Vegetation Protection Overlay;
- 18. inserts new Clause 42.03, Significant Landscape Overlay, and Schedule 1 (Warby Ranges) to the overlay;

- 19. inserts new Schedule 2 (Roadside Vegetation of Conservation Significance) to the Vegetation Protection Overlay;
- 20. replaces Schedule 1 to the Design and Development Overlay with a new Schedule 1 (Wangaratta Central Activities Area);
- 21. replaces Schedule 1 to the Development Plan Overlay with a new Schedule 1 (Residential 1 Zone and Township Zone) and inserts new Schedule 2 (Low Density Residential Zone) to the overlay;
- 22. replaces the schedule to Clause 52.06, Car parking, to introduce local car parking rates;
- 23. amends Clause 81, Incorporated Documents, to add the Rural City of Wangaratta Agricultural Centre of Excellence Master Plan, July 2004.

A copy of the Amendment, supporting documents and explanatory report can be inspected, free of charge, during office hours, at: Rural City of Wangaratta, 64–68 Ovens Street, Wangaratta 3676; Department of Sustainability and Environment regional office, 35 Sydney Road, Benalla; and Department of Sustainability and Environment head office (Planning and Development), Nauru House, 80 Collins Street, Melbourne.

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is 29 April 2005. Submissions about the Amendment must be sent to Justin Hanney, Chief Executive Officer, Rural City of Wangaratta, PO Box 238, Wangaratta, Victoria 3676 by 29 April 2005.

JUSTIN HANNEY Chief Executive Officer Rural City of Wangaratta

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME Notice of Preparation of Amendment Amendment C74

The Wyndham City Council has prepared Amendment C74 to the Wyndham Planning Scheme.

The land affected by the Amendment is all that land that is within the area of the proposed Palmers Road Extension reservation at Laverton.

The Amendment proposes to:

- amend the Public Acquisition Overlay (Map 13) and add three Public Acquisition Overlays (Maps 12, 17 and 18) in the Wyndham Planning Scheme to allow VicRoads to commence the process for acquiring the land necessary for the construction of the Palmers Road Extension and the associated interchange at the Princes Freeway;
- 2. modify the schedules to the Significant Landscape Overlay (Schedule 2), Design and Development Overlay (Schedule 2), Development Plan Overlay (Schedule 2), and Land Subject to Inundation Overlay, of the Wyndham Planning Scheme to exclude the need for works (including native vegetation clearance) associated with the Palmers Road Extension from requiring a planning permit.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the office of the planning authority, Wyndham City Council, 45 Princes Highway, Werribee 3030; and at the Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

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

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

The closing date for submissions is 28 March 2005. A submission must be sent to the Wyndham City Council, 45 Princes Highway, Werribee 3030.

SIAN SMITH Town Planning Officer



Planning and Environment Act 1987 YARRA PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit Amendment C62

Permit Application No. PL04/0681

The land affected by the Amendment and the permit application is: 46–60 Nicholson Street,

Abbotsford (the subject site). The subject site is made up of two separate titles. The site at 46 Nicholson Street is vacant and is included in Certificate of Title Volume 7512, Folio 075. The site at 48–60 Nicholson Street is developed with vacant heritage buildings (known as the Denton Hat Factory Complex) and is included in Certificate of Title Volume 8600, Folio 954.

The Amendment proposes to alter the section of the Schedule to the Heritage Overlay at Clause 43.01 of the Yarra Planning Scheme that applies to 48-60 Nicholson Street, Abbotsford, former Denton Hat Factory (HO40). The Amendment proposes to replace the 'no' in the 'prohibited uses may be permitted?' column with a 'yes'. This means that pursuant to Clause 43.01–6 of the Heritage Overlay, a permit may be granted for a use which would otherwise be prohibited (such as residential use which is normally prohibited in the Industrial 3 Zone that applies to the land at 48–60 Nicholson Street). The Amendment also seeks to apply an Environmental Audit Overlay to 46-60 Nicholson Street, Abbotsford.

The application is for a permit to allow the partial demolition and the construction of alterations and additions and new works on the subject site and its use for the purpose of dwellings, offices and food and drinks premises (at ground level) and a waiver of the associated car parking requirement pursuant to the Yarra Planning Scheme.

The person who requested the Amendment and the applicant for the permit is: Burbank Holdings Australia (Abbotsford) Pty Ltd, c/-UrbisJHD.

You may inspect the Amendment and the application; any documents that support the Amendment and the application; and the explanatory report about the Amendment and the application, at the offices of the planning authority, Yarra City Council, and at the Department of Sustainability and Environment, at the following addresses: Department of Sustainability and Environment, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000; City of Yarra, Richmond Town Hall, Town Planning Counter, 333 Bridge Road, Richmond 3121; City of Yarra, Collingwood Town Hall, Front Reception Desk, 140 Hoddle Street, Abbotsford 3067; Municipal Libraries located at: 415 Church Street, Richmond; 240 St Georges Road,

North Fitzroy; 11 Stanton Street, Abbotsford; 128 Moor Street, Fitzroy; and 667 Rathdowne Street. North Carlton.

In addition, the Amendment documentation may be viewed on Yarra City Council's website: http://www.yarracity.vic.gov.au/environment/ planning/.

This can be done during office hours and is free of charge. Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority.

The closing date for submissions is 29 March 2005. A submission must be sent to: Pauline Semmens, Co-ordinator Strategic Planning, City of Yarra, PO Box 168, Richmond, Vic. 3121.

> JANE HOMEWOOD Acting Director City Development

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 29 April 2005 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

- DONOGHUE, Jean Lilian, formerly of 43 Wildwood Avenue, Vermont South, but late of Unit 296, Highvale Retirement Village, Capital Avenue, Glen Waverley, Victoria 3150 and who died on 16 September 2004.
- GLISIC, Mario, late of Unit 31, 25 Robe Street, St Kilda, Victoria 3182, pensioner and who died on 2 January 2005.
- McGREGOR, Ian Douglas, late of 7 Finch Street, Norlane, Victoria 3214, pensioner and who died on 8 September 2004.
- PAINTER, Brian Wain, late of "Paraguad", 21 Laughlin Avenue, Nunawading, Victoria 3131, pensioner and who died on 15 November 2004.
- STEELE, James Henry Newman, late of 1 Fawkner Street, Sunshine, Victoria 3020, retired and who died on 29 December 2004.

ZEITLER, Violet Ibolya, late of Mother Romana Home, 11-15 A'Beckett Street, Kew, retired and who died on 20 April 2004.

Dated 17 February 2005

DAVID BAKER Manager **Executor and Trustee Services**

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 3 May 2005 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

- FAWNS, Kenneth Edward, late of 105 Dehaney Avenue, Bright, pensioner and who died on 26 September 2003.
- FITZGERALD, Valerie, late of 71 the Strand, Williamstown, Victoria 3016, home duties and who died on 3 February 2005.
- MASKELL, Margaret Mary Anne Ellen, late of Bayview Nursing Home, 1275 Frankston-Dandenong Road, Carrum Downs, retired and who died on 28 December 2004.
- McKENZIE, David Kingston, late of 910 Caldermeade Road, Yannathan, retired and who died on 17 December 2004.
- MULCAHY, Desmond John, late of Darvall Lodge, 521 Princes Highway, Noble Park, retired and who died on 3 February 2005.
- WHITELEY, Dorothy Louise, late of 742 High Street, Regent, retired and who died on 22 November 2004.

Dated 18 February 2005

DAVID BAKER Manager **Executor and Trustee Services**

STATE TRUSTEES LIMITED ACN 064 593 148

Section 79

Notice is hereby given that State Trustees Limited, ACN 064 593 148, intends administering the estate of:-

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SELFIJA ILIEVSKA, late of Western Suburbs Private Nursing Home, 44 Stephen Street, Yarraville, Victoria, pensioner, deceased intestate, who died on 17 January 2005.

Creditors, next-of-kin and others having claims against the abovementioned estate are required pursuant to Section 33 of the Trustee Act 1958 to send particulars of their claims against the abovementioned estate to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 3 May 2005 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estate having regard only to the claims of which it then has notice.

EXEMPTION

Application No. A423/2004

The Victorian Civil and Administrative Tribunal, has considered an application pursuant to Section 83 of the Equal Opportunity Act 1995 by Members of Body Corporate PS441923W for exemption from Sections 47, 49, 50, 100 and 195 of that Act. The application for exemption is to enable the applicants to sell or offer to sell their units at 16 Willow Road, Upper Ferntree Gully, only to people who are over the age of 55 years, and to advertise that

Upon reading the material submitted in support of the application and upon hearing submissions from Ms J. Jenkins, Ms W. McLennan and Mr M. North and for the Reasons for Decision given by the Tribunal on 15 February 2005, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 47, 49, 50, 100 and 195 of the Act to enable the applicants to sell or offer to sell their units at 16 Willow Road, Upper Ferntree Gully, only to people who are over the age of 55 years, and to advertise that fact.

The Tribunal hereby grants an exemption to the applicants from the operation of Sections 47, 49, 50, 100 and 195 of the Equal Opportunity Act 1995 to enable the applicants to sell or offer to sell their units at 16 Willow Road, Upper Ferntree Gully, only to people who are over the age of 55 years, and to advertise that fact.

This exemption is subject to the following conditions –

1. this exemption does not apply to the disposal of land by will or gift, or to an instrument

- that confers charitable benefits or enables charitable benefits to be conferred or to anything done to give effect to such an instrument.
- 2. If for any reason the Applicants do not wish this exemption to continue, they must give written advice of this to the Tribunal as soon as possible.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 23 February 2008.

Dated 15 February 2005

C. McKENZIE Deputy President

EXEMPTION

Application No. A45 of 2005

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the Equal Opportunity Act **1995** by the Victorian Electoral Commissioner. The application for exemption is to enable the applicant to advertise for and employ persons for State and Municipal Council Elections in respect of the positions set out in the attached Schedule 1 ("Electoral Officials").

Upon reading the material tendered in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 & 195 of the Act to enable the applicant to advertise for and employ persons for State and Municipal Council Elections in respect of the positions set out in the attached Schedule 1 ("Electoral Officials").

In granting this exemption the Tribunal noted:

- the Electoral Act 2002 established the Victorian Electoral Commission ("The Commission") and the Victorian Electoral Commissioner. The Commission is an independent body reporting to Parliament;
- that Act places restrictions on the ability of the Electoral Commissioner or electoral officials to nominate for election to, or to be a member of, the Parliament of Victoria or the Commonwealth or State or Territory of the Commonwealth;
- Schedule 2 of the Local Government Act 1989 permits a council to authorise the Commission and the electoral officials to conduct elections for the council and places

restrictions on the ability of those electoral officials to nominate for election, or to act, as Counsellor, for the Council for which that election is held;

- it is necessary that Electoral Officials who conduct State or Municipal Elections perform their functions impartially;
- in order to ensure that Electoral Officials are, and appear to be impartial, it is desirable that the prospective employer of Electoral Officials should be able to take into account whether or not they hold political beliefs or engage in political activities;
- the Tribunal previously granted an exemption which expired on 7 November 2004.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995**. This exemption is granted only for the purpose of enabling the prospective employer of Electoral Officials to take into account the fact that those seeking employment as electoral officials hold or do not hold political beliefs or views or engage refuse or fail to engage in political activities.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 23 February 2008.

Dated 15 February 2005.

C. McKENZIE Deputy President

SCHEDULE 1

For State Elections

- Election Managers;
- Election Officials including but not limited to;
- Assistant Election Managers;
- Election day voting Centre Managers;
- Other staff of Election day voting centers;
- Election Casuals;
- Other authorised person.
 For Municipal Elections
- Returning Officers and Deputy Returning Officers;
- Authorised Persons including Election Day Voting Center Managers and Election Officers;
- Election Casuals appointed by Returning Officers.

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

Date of Auction: 11 March 2005 at 1.00 p.m. on site

Reference: 2004/01891.

Address of Property: King Drive, Horsham.

Crown Description: Crown Allotment 6A, Section 9, Parish of Horsham.

Terms of Sale: Deposit 10%, balance 60 days.

Area: 5080m².

Officer Co-ordinating Sale: Garry McKenzie, Garry McKenzie & Associates Pty Ltd, 1st Floor, City Centre Arcade, 315 Sturt Street, Ballarat, Vic. 3350.

Selling Agent: Rathgeber Real Estate, 146 Firebrace Street, Horsham, Vic. 3400.

JOHN LENDERS MP Minister for Finance

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, Brian Joyce, approve the following person under Section 5(1) and Section 5(2)(b) of the Act as approved counsellor for the purposes of Section 35 of the Act.

Sine O'Dowd, Centacare Catholic Family Services, 576 Victoria Parade, East Melbourne 3002.

BRIAN JOYCE Regional Director North and West Metropolitan Region

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE WESTERN ZONE OF THE VICTORIAN ROCK LOBSTER FISHERY

Pursuant to Section 64A of the Fisheries Act 1995

I, Bob Cameron, Minister for Agriculture, having consulted with the commercial peak body and other relevant consultative bodies and having considered the comments made by those bodies, make the following Further Quota Order for the western zone of the Victorian rock lobster fishery.

- 1. This Further Quota Order applies to the western zone of the Victorian rock lobster fishery for the period commencing on 1 April 2005 and ending on 31 March 2006 ("the quota period").
- 2. The total allowable catch (TAC) for the western rock lobster zone for the quota period is 450 tonnes of rock lobster.
- 3. The quantity of rock lobsters comprising a quota unit for the quota period in the western rock lobster zone will be 112.5 kilograms.¹

Note

There are 4000 individual quota units for the western zone, as determined in an Initial Quota Order pursuant to section 64(1)(b) of the Fisheries Act 1995.

This Order commences on 1 April 2005 and remains in force until 31 March 2006.

Dated 10 February 2005

Responsible Minister: BOB CAMERON, MP Minister for Agriculture

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE EASTERN ZONE OF THE VICTORIAN ROCK LOBSTER FISHERY

> Pursuant to Section 64A of the Fisheries Act 1995

- I, Bob Cameron, Minister for Agriculture, having consulted with the commercial peak body and other relevant consultative bodies and having considered the comments made by those bodies and other individuals, make the following Further Ouota Order for the eastern zone of the Victorian rock lobster fishery.
- 1. This Further Quota Order applies to the eastern zone of the Victorian rock lobster fishery for the period commencing on 1 April 2005 and ending on 31 March 2006 ("the quota period").
- 2. The total allowable catch (TAC) for the eastern rock lobster zone for the quota period is 60 tonnes of rock lobster.
- 3. The quantity of rock lobsters comprising a quota unit for the quota period in the eastern rock lobster zone will be 60 kilograms.¹

Note

There are 1000 individual quota units for the eastern zone, as determined in an Initial Ouota Order pursuant to section 64(1)(b) of the Fisheries Act 1995.

This Order commences on 1 April 2005 and remains in force until 31 March 2006.

Dated 10 February 2005

Responsible Minister: BOB CAMERON, MP Minister for Agriculture

Fisheries Act 1995

FURTHER QUOTA ORDER FOR THE GIANT CRAB FISHERY IN THE WESTERN ZONE

Pursuant to Section 64A of the Fisheries Act 1995

- I, Bob Cameron, Minister for Agriculture, having consulted with the commercial peak body and other relevant consultative bodies and having considered the comments made by those bodies, make the following Further Quota Order for the giant crab fishery in Victorian waters west of longitude 143°40' east (the western
- 1. This Further Quota Order applies to the giant crab fishery in the western zone for the period commencing on 1 April 2005 and ending on 31 March 2006 ("the quota period").
- 2. The total allowable catch (TAC) for the giant crab fishery in the western zone for the quota period is 25 tonnes.
- 3. The quantity of giant crabs comprising a quota unit for the quota period will be 50 kilograms.1

1. There are 500 individual quota units for the western zone giant crab fishery, as determined by an Initial Quota Order pursuant to section 64(1)(b) of the **Fisheries** Act 1995.

This Order commences on 1 April 2005 and remains in force until 31 March 2006.

Dated 10 February 2005

Responsible Minister: BOB CAMERON, MP Minister for Agriculture

Land Acquisition and Compensation Act 1986

FORM 7

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 191687A, Parish of Moranghurk, comprising 115.0 square metres and being land described in Certificate of Title Volume 9278, Folio 340, and shown as Parcel 49 on Survey Plan 20798A.

Interest Acquired: That of Debele Administrators Pty Ltd and all other interests.

Published with the authority of VicRoads. Dated 24 February 2005

> For and on behalf of VicRoads: BERNARD TOULET Manager – Property Services

Land Acquisition and Compensation Act 1986

FORM 7

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot A on Plan of Subdivision 420617P, Parish of Moranghurk, comprising 3.100 hectares and being land described in Certificate of Title Volume 10485, Folio 131, shown as Parcel 254 on Survey Plan 20786.

Interest Acquired: That of Aprigo Pty Ltd and all other interests.

Published with the authority of VicRoads. Dated 24 February 2005

> For and on behalf of VicRoads: BERNARD TOULET Manager - Property Services

Land Acquisition and Compensation Act 1986

FORM 7

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 5

on Plan of Subdivision 86856, Parish of Moorpanyal, comprising 2776.0 square metres and being land described in Certificate of Title Volume 8818, Folio 012, shown as Parcel 307 on Survey Plan 20788.

Interest Acquired: That of Sante and Angela Greco and all other interests.

Published with the authority of VicRoads.

Dated 24 February 2005

For and on behalf of VicRoads: BERNARD TOULET Manager - Property Services

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 14076A, Parish of Moorpanyal, comprising 4277.0 square metres and being land described in Certificate of Title Volume 10447, Folio 210, shown as Parcel 664 on Survey Plan 20791.

Interest Acquired: That of John and Dianne Kathy Biewer and all other interests.

Published with the authority of VicRoads.

Dated 24 February 2005

For and on behalf of VicRoads: BERNARD TOULET Manager – Property Services

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 2720R, Parish of Moorpanyal, comprising 1.999 hectares and being land described in Certificate of Title Volume 10198, Folio 202, shown as Parcel 666 on Survey Plan 20792A.

Interest Acquired: That of Gregory Arthur and Angela Elizabeth Thomson and all other interests.

Published with the authority of VicRoads. Dated 24 February 2005

For and on behalf of VicRoads: BERNARD TOULET Manager – Property Services

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 98358Q, Parish of Moorpanyal, comprising 2156.0 square metres and being land described in Certificate of Title Volume 10112, Folio 434, shown as Parcel 668 on Survey Plan 20792A.

Interest Acquired: That of Tomislav and Zlata Kalagurgevic, Peter Kaladjurdjevic and all other interests.

Published with the authority of VicRoads. Dated 24 February 2005

For and on behalf of VicRoads: BERNARD TOULET Manager – Property Services

Land Acquisition and Compensation Act 1986

FORM 7 S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 215293V, Parish of Moranghurk, comprising 64.0 square metres and being land described in Certificate of Title Volume 9363, Folio 100, shown as Parcel 51 on Survey Plan 20798A.

Interest Acquired: That of Zeynullan Huseyin Akoff, also known as Zeynullah Guner, and all other interests.

Published with the authority of VicRoads. Dated 24 February 2005

For and on behalf of VicRoads: BERNARD TOULET Manager – Property Services

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of roads on Plan of Subdivision 13379, Parish of Moranghurk, comprising 134.0 square metres and being land described in Certificate of Title Volume 6581, Folio 090 and Certificate of Title Volume 6581, Folio 091, shown as Parcels 53 and 62 on Survey Plan 20798A.

Interest Acquired: That of Australian Real Estate Investment Co. Ltd and all other interests.

Published with the authority of VicRoads.

Dated 24 February 2005

For and on behalf of VicRoads: BERNARD TOULET Manager – Property Services

Land Acquisition and Compensation Act 1986

FORM 7

S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Lot 1 on Title Plan 023722T, Parish of Cranbourne, comprising 3171 square metres and being land described in Certificate of Title Volume 10641, Folio 715, shown as Parcels 25 and 25D on Survey Plan 20846.

Interest Acquired: That of Heather Gasquoine Vieusseux Handley and all other interests.

Published with the authority of VicRoads. Dated 24 February 2005

For and on behalf of VicRoads: BERNARD TOULET Manager – Property Services Department

Podiatrists Registration Act 1997

FORMAL HEARING HELD UNDER SECTION 42

Notice is hereby given that on 21 and 22 October 2004 a Panel of the Podiatrists Registration Board of Victoria held a formal hearing into the activities of a registered podiatrist, Mr Malcolm Walker, registration number 1061. As a result of the hearing the Panel made the following determination.

Pursuant to Section 45(2)(e), the Panel imposes the following conditions upon the registration of Malcolm Walker from 7 February 2005 the date of this determination.

That Malcolm Walker will ensure that any podiatry assistants employed by him or by any company or business with which he is associated will not carry out treatment on patients of his practice and that the tasks of such persons are to be limited to those of the following nature:

- 1. Preparing the podiatry surgery:
 - arranging and sterilising equipment;
 - cleaning and disinfecting all work surfaces;
 - ensuring that dressing and padding materials are up to date and well stocked;
 and
 - maintenance of drills.
- 2. To assist the registered podiatrist with footcare and hygiene:
 - reception and bookwork;
 - prepare all patients' records for the day's appointment list;
 - help the patient in and out of the treatment chair and assist with shoes/socks/stockings;
 - prepare patients by swabbing feet prior to treatment;
 - if two surgeries are available ensure that podiatrists are allocated to each surgery so that the podiatrist has a smooth and regular patient throughput;
 - prepare patient's account and collect fees and services rendered;
 - assist the podiatrist if appliance templates/casts have to be taken ("assist" means assistance whilst podiatrist is in the room). Podiatry assistants are not to take templates or casts. If orthoses need to be prepared or changed it should be under the direct supervision of the podiatrist and the podiatrist should be the

- only person who reviews or issues the orthotic devices; and
- at the end of the day tidy and clean all work surfaces, file all patient records and any other duties as requested by podiatrist consistent with the role of a podiatry assistant.
- 3. To provide first aid.
- 4. Practise simple footwear modifications under the direct supervision of the podiatrist:
 - heel or tongue pad to improve fit of shoe;
 - provide footwear fittings; and
 - reinforce advice from registered podiatrist relating to footwear.
- 5. Ensure that health and safety standards are kept up at all times in the clinical environment.
- Podiatry assistants are not to assess (including but not limited to biomechanical assessments), diagnose or treat patients. Accordingly, their work is not to be billed.
- 7. In particular, without limiting the statement in 6, podiatry assistants are not to use sharp instruments (including but not limited to scalpels) on patients (with the exception of scissors or clippers which may be used for cutting toe nails).

M. E. STRICKLAND Registrar

Victorian Institute of Teaching Act 2001

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

Pursuant to section 42 of the Victorian Institute of Teaching Act 2001 (the Act) the Victorian Institute of Teaching may find a teacher guilty of serious misconduct and/or not fit to teach and may make a determination pursuant to subsection 42(2) including cancelling the registration of a teacher.

On 21 January 2005 Michelle Ines Alleri was found guilty of serious misconduct and was considered unfit to teach.

On 21 January 2005 Michelle Ines Alleri's registration as a teacher in Victoria was cancelled effective from 21 January 2005.

Dated 22 February 2005

JANET SHERRY
Chairperson
Disciplinary Proceedings Committee
Victorian Institute of Teaching

Legal Practice Act 1996

DETERMINATION OF CONTRIBUTIONS TO FIDELITY FUND FOR THE PERIOD 1 JULY 2005 TO 30 JUNE 2006

The Legal Practice Board, acting under Division 1 of Part 7 of the Legal Practice Act 1996 has determined that the classes of persons required to pay a contribution and the contribution payable by members of each class, for the period 1 July 2005 to 30 June 2006, are as set out below. Approved clerks, interstate and foreign practitioners must pay any contribution to the Legal Practice Board by 30 June 2005. All other practitioners must pay any required contribution to the Law Institute of Victoria by 30 April 2005.

Fidelity Fund Contribution Rates 2005/2006

CLASS OF PERSONS CONTRIBUTION

Authorised to Receive Trust Money

1. An approved clerk or the holder of a practising certificate that authorizes the receipt of trust money (other than an incorporated practitioner) who received, or was a partner or employee of a firm, or a director or employee of an incorporated practitioner that received trust money exceeding \$500,000 in total during the year ending on 31 October 2004.

\$220.00

2. An approved clerk or the holder of a practising certificate that authorizes the receipt of trust money (other than an incorporated practitioner) who received, or was a partner or employee of a firm, or a director or employee of an incorporated practitioner that received trust money not exceeding \$500,000 (i.e. \$0 – \$500,000) in total during the year ending on 31 October 2004.

\$110.00

Interstate and Foreign Practitioner

3. An interstate practitioner or a foreign practitioner (not including a body corporate) who has established a practice in Victoria within the meaning of section 3A of the Act and received, or was a partner or employee of a firm, or a director or employee of an incorporated practitioner that received trust money in Victoria, exceeding \$500,000 in total during the year ending on 31 October

\$220.00

4. An interstate practitioner or a foreign practitioner (not including a body corporate) who has established a practice in Victoria within the meaning of section 3A of the Act and received, or was a partner or employee of a firm, or a director or employee of an incorporated practitioner that received trust money in Victoria, not exceeding \$500,000 (i.e. \$0 - \$500,000) in total during the year ending on 31 October 2004.

\$110.00

Employee Practising Certificate and Not Authorised to Receive Trust Money

5. The holder of a practising certificate that authorises the person to engage in legal practice as an employee but holds a practising certificate that does not authorise the receipt of trust money and who is employed by a legal practitioner or firm that is authorized to receive trust money.

\$55.00

Exempt Practitioners

6. Corporate practitioners, sole practitioners not authorised to receive trust money, employee practitioners employed by a legal practitioner or firm not authorized to receive trust money and employees at community legal centres are not required to make a contribution.

NIL

Crown Land (Reserves) Act 1978

CROWN LAND RESERVES (MELTON PUBLIC PURPOSES RESERVES) REGULATIONS 2005

Table of Provisions

I, Bruce Gray, Acting Director, Crown Land Management, in the Department of Sustainability and Environment, as delegate of the Minister for Planning, make the following Regulations.

PART 1 – PRELIMINARY

1. Title

These Regulations may be cited as the Crown Land Reserves (Melton Public Purposes Reserves) Regulations 2005.

2. Objective

The objectives of these Regulations are to provide for the:

- (a) issuing of permits in relation to the reserves;
- (b) imposition, collection and receipt of tolls, fees, rents or other charges for or in respect of entry to the reserves or any specified part thereof or any improvement services or facilities thereon (including carparks) by any persons and/or vehicles.

3. Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

4. Commencement

These Regulations come into operation on the date they are published in the Victoria Government Gazette.

5. Revocations

All previous Regulations made under section 13 of the Crown Land (Reserves) Act 1978 or any corresponding provision of the Land Act 1958 insofar as they apply to the reserves referred to in these Regulations, are revoked.

6. Definitions

In these Regulations -

"Act" means the Crown Land (Reserves) Act 1978;

"appointed person" means an officer or employee of the Committee appointed in writing by the Committee as an appointed person for the purposes of these Regulations;

"Committee" means the committee of management appointed to manage the reserves under section 14 of the Act;

"parking area" means any area set aside and designated as such by the Committee from time to time;

"permit" means any authority, approval, consent, permission, receipt or ticket given, granted or issued by the Committee in accordance with these Regulations;

"reserves" means the Crown Land being:-

- (a) Crown Allotment 11, Section 25, Township of Melton, Parish of Djerriwarrh temporarily reserved for Court House purposes by Order in Council of 28 June 1983 and notice in the Government Gazette of 6 July 1983 (purpose of reservation amended to Public Purposes by Order in Council of 12 September 2000 and notice in the Government Gazette of 14 September 2000 page 2330) Rs 10689; and
- (b) Crown Allotment 12, Section 25, Township of Melton, Parish of Djerriwarrh temporarily reserved for Municipal Car Park Purposes by Order in Council of 21 September 1982 and notice in the Government Gazette of 29 September 1982 (purpose of reservation amended to Public Purposes by Order in Council of 9 September 1997 and notice in the Government Gazette of 11 September 1997 page 2539) Rs 7877.

7. Application of Regulations

- (1) These Regulations do not apply to any of the following persons when acting in the course of that person's duties:
 - (a) a member of the Committee;
 - (b) an appointed person;
 - (c) any other officer or employee of the Committee.
- (2) A person acting in accordance with a lease, licence, tenancy or permit granted or issued under the Act over land in the reserves is not subject to these Regulations, to the extent that the activities authorised by that lease, licence, tenancy or permit are inconsistent with these Regulations.

PART 2 – POWERS OF COMMITTEE

8. Issuing, compliance, production and cancellation of permits

- (1) The Committee may issue a permit or permits for the use of the reserves or any part thereof or any structures or facilities thereon.
- (2) A permit issued under sub-regulation (1) authorises the holder to enter and use the reserves
 - (a) for the purpose specified in the permit; and
 - (b) for the period specified in the permit; and
 - subject to any terms, fees and conditions in respect of that entry or use determined by the Committee from time to time either generally or in a particular case and specified in the permit.
- (3) The holder of any permit must comply with any terms and conditions of that permit.
- (4) The Committee or an appointed person may cancel a permit at any time:-
 - (a) if the holder of the permit has breached the conditions of the permit or breached these Regulations; or
 - (b) if the continuation of the permit is likely to be detrimental to, or interfere with the management and protection of the reserves or visitors therein.
- (5) Upon cancellation of a permit under sub-regulation (4), the Committee or an appointed person must cause the holder of the permit to be notified in writing of the cancellation of the permit within a reasonable time after the cancellation.
- (6) A person who holds a permit issued under this Part must produce the permit for inspection when requested to do so by the Committee or appointed person.

9. Fees and charges

- (1) The reserves are open to the public free of charge except as otherwise determined by the Committee in accordance with sub-regulation (2).
- (2) The Committee may determine such reasonable fees or charges that it considers necessary for entry to the reserves or for the use of improvements, services or facilities in the reserves.
- (3) If the Committee has determined that a fee or charge is payable for entry to the reserves or for the use of improvements, services or facilities in the reserves under sub-regulation (2), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by persons about to enter the reserves or use the improvements, services or facilities in the reserves, indicating the fee or charge payable for entry to the reserves or use of the improvements, services or facilities in the reserves.

(4) A person must not enter the reserves or use the improvements, services or facilities within the reserves without paying the fees or charges, if any, determined by the Committee under sub-regulation (2).

Dated 21 February 2005

BRUCE GRAY

Acting Director, Crown Land Management in the Department of Sustainability and Environment as authorised delegate of the Minister for Planning, the Hon. Rob Hulls, MP

Crown Land (Reserves) Act 1978

CROWN LAND RESERVE (SIR WILLIAM FRY RESERVE) REGULATIONS 2005

Table of Provisions

I, Bruce Gray, Acting Director, Crown Land Management, in the Department of Sustainability and Environment, as delegate of the Minister for Planning, make the following Regulations.

PART 1 – PRELIMINARY

1. Title

These Regulations may be cited as the Crown Land Reserve (Sir William Fry Reserve) Regulations 2005.

2. Objective

The objectives of these Regulations are to provide for the:

- (a) issuing of permits in relation to the reserve;
- (b) imposition, collection and receipt of tolls, fees, rents or other charges for or in respect of entry to the reserve or any specified part thereof or any improvement services or facilities thereon (including carparks) by any persons and/or vehicles.

3. Authorising provision

These Regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

4. Commencement

These Regulations come into operation on the date they are published in the Victoria Government Gazette.

5. Revocations

All previous Regulations made under section 13 of the Crown Land (Reserves) Act 1978 or any corresponding provision of the Land Act 1958 insofar as they apply to the reserve referred to in these Regulations, are revoked..

6. Definitions

In these Regulations -

"Act" means the Crown Land (Reserves) Act 1978;

"appointed person" means an officer or employee of the Committee appointed in writing by the Committee as an appointed person for the purposes of these Regulations;

"Committee" means the committee of management appointed to manage the reserve under section 14 of the Act;

"parking area" means any area set aside and designated as such by the Committee from time to time:

"permit" means any authority, approval, consent, permission, receipt or ticket given, granted or issued by the Committee in accordance with these Regulations;

"reserve" means the Crown Land being Crown Allotment 43A, No Section, Parish of Moorabbin, permanently reserved for Public Recreation by Order in Council of 12 February 1985 and notice in the Government Gazette of 20 February 1985, page 397 – Rs 10937.

7. Application of Regulations

- (1) These Regulations do not apply to any of the following persons when acting in the course of that person's duties:
 - (a) a member of the Committee;
 - (b) an appointed person;
 - (c) any other officer or employee of the Committee.
- (2) A person acting in accordance with a lease, licence, tenancy or permit granted or issued under the Act over land in the reserve is not subject to these Regulations, to the extent that the activities authorised by that lease, licence, tenancy or permit are inconsistent with these Regulations.

PART 2 – POWERS OF COMMITTEE

8. Issuing, compliance, production and cancellation of permits

- (1) The Committee may issue a permit or permits for the use of the reserve or any part thereof or any structures or facilities thereon.
- (2) A permit issued under sub-regulation (1) authorises the holder to enter and use the reserve
 - (a) for the purpose specified in the permit; and
 - (b) for the period specified in the permit; and
 - (c) subject to any terms, fees and conditions in respect of that entry or use determined by the Committee from time to time either generally or in a particular case and specified in the permit.
- (3) The holder of any permit must comply with any terms and conditions of that permit.
- (4) The Committee or an appointed person may cancel a permit at any time:—
 - (a) if the holder of the permit has breached the conditions of the permit or breached these Regulations; or
 - (b) if the continuation of the permit is likely to be detrimental to, or interfere with the management, and protection of the reserve or visitors therein.
- (5) Upon cancellation of a permit under sub-regulation (4), the Committee or an appointed person must cause the holder of the permit to be notified in writing of the cancellation of the permit within a reasonable time after the cancellation.
- (6) A person who holds a permit issued under this Part must produce the permit for inspection when requested to do so by the Committee or appointed person.

9. Fees and charges

- (1) The reserve is open to the public free of charge except as otherwise determined by the Committee in accordance with sub-regulation (2).
- (2) The Committee may determine such reasonable fees or charges that it considers necessary for entry to the reserve or for the use of improvements, services or facilities in the reserve.
- (3) If the Committee has determined that a fee or charge is payable for entry to the reserve or for the use of improvements, services or facilities in the reserve under sub-regulation (2), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by persons about to enter the reserve or use the improvements, services or facilities in the reserve, indicating the fee payable for entry to the reserve or use of the improvements, services or facilities in the reserve.

(4) A person must not enter the reserve or use the improvements, services or facilities within the reserve without paying the appropriate fees or charges, if any, determined by the Committee under sub-regulation (2).

Dated 21 February 2005

BRUCE GRAY

Acting Director, Crown Land Management in the Department of Sustainability and Environment as authorised delegate of the Minister for Planning, the Hon. Rob Hulls, MP

COMMONWEALTH OF AUSTRALIA Petroleum (Submerged Lands) Act 1967

GRANT OF EXPLORATION PERMIT

A permit numbered VIC/P61 has been granted to Exoil Limited of Level 25, 500 Collins Street, Melbourne, Victoria 3000, Gascorp Australia Ltd of Level 25, 500 Collins Street, Melbourne, Victoria 3000, Otway Oil and Gas Pty Ltd of Level 25, 500 Collins Street, Melbourne, Victoria 3000 and Southern Energy Pty Ltd, Level 25, 500 Collins Street, Melbourne, Victoria 3000, in respect of the blocks described hereunder, to have effect for a period of six years from and including 8 February 2005.

DESCRIPTION OF BLOCKS

The graticular blocks numbered hereunder –

BLOCK NO.	BLOCK NO.	BLOCK NO.	BLOCK NO.
2281	2353	2354	2355
2425	2426	2427	2428
2497	2498	2499	2500
2501	2502	2571	2572
2573	2574	2575	2645
2646	2647	2648	2718
2719	2720	2721	2791 (part)
2792 (part)	2793 (part)		4 /

on the Hamilton Map Sheet SJ54 Offshore Graticular Sections Map.

Dated 8 February 2005

Made under the **Petroleum (Submerged Lands) Act 1967** of the Commonwealth of Australia.

PHILIP ROBERTS

Delegate of the Designated Authority
Pursuant to the Instrument of Delegation dated 24 June 2004
For and on behalf of the
Commonwealth–Victoria Offshore Petroleum Joint Authority

STATE OF VICTORIA

Petroleum (Submerged Lands) Act 1982

NOTICE OF GRANT OF EXPLORATION PERMIT

A permit numbered VIC/P41(V) has been granted to Origin Energy Resources Limited of 339 Coronation Drive, Milton, Queensland 4064, in respect of the blocks described hereunder, to have effect for a period of six years from and including 8 February 2005.

DESCRIPTION OF BLOCKS

The graticular blocks numbered hereunder –

BLOCK NO.	BLOCK NO.	BLOCK NO.	BLOCK NO.
1764 (part)	1765 (part)	1836 (part)	1837 (part)
1838 (part)	1839 (part)	1910 (part)	1911 (part)
1912 (part)	1983 (part)	1984 (part)	1985 (part)

on the Hamilton Map Sheet SJ54 Offshore Graticular Sections Map.

Dated 8 February 2005

MADE under the Petroleum (Submerged Lands) Act 1982

of the State of Victoria

RICHARD ALDOUS Delegate of the Minister

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

Prohibition of Entry into Safety Zone Casino – 4 Development Well

Pursuant to the power conferred by Section 119 of the **Petroleum (Submerged Lands) Act** 1967, all vessels are prohibited, other than vessels engaged in or in connection with the petroleum exploration and/or production operations authorised under that Act, from entering or remaining in the safety zone specified in the schedule, without my consent in writing.

SCHEDULE

- (1) The area within a distance of 500 metres measured from each point of the outer edge of the drilling vessel known as Ocean Patriot;
- (2) the area or areas within a distance of 500 metres measured from each point of the outer edge of any anchor buoys or other equipment deployed from that drilling vessel,

while the vessel is engaged in operations associated with drilling of the Casino-4 Development Well situated at or about the point of Latitude 38° 47' 13" South, Longitude 142° 41' 55" East over the period from early April 2005 until end May 2005.

Made under the **Petroleum (Submerged Lands) Act 1967** of the Commonwealth of Australia. Dated 18 February 2005

TERRY McKINLEY
Acting Manager
Petroleum Operations Safety and Environment
as a delegate of the Designated Authority,
pursuant to delegation under Section 15 of the
Petroleum (Submerged Lands) Act 1967

G8

Geographic Place Names Act 1998

REGISTRATION OF AMENDMENT OF GEOGRAPHIC NAMES

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

File No.	Place Name	Proposer & Location
LA/12/0018	Dalyston, Woolamai.	Bass Coast Shire Council. As on version 4.2 of the plan showing the town and rural district names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names.

Office of the Registrar of Geographic Names C/- LAND VICTORIA 15th Floor 570 Bourke Street MELBOURNE 3000

> JOHN E. TULLOCH Registrar of Geographic Names

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 specified 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 on the schedule below shall not be available for public inspection for a period of thirty years from the date of their transfer to the Public Record Office Victoria.

Dated 8 February 2005

JOHN THWAITES Minister for Victorian Communities

SCHEDULE

VPRS No.	VPRS Title	
VPRS 12006/P1	Transcripts of Interviews (1998 – 1998)	
VPRS 12006/P2	Transcripts of Interviews (1998 – 1998)	
VPRS 12007/P1	Submissions (1998 - 1998)	
VPRS 12015/P1	Copies of Council Documents (1998 – 1998)	

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
Antonio C. Ferdinands	101 Deakin Street, East Bentleigh 3165	Receivables Management P/L	363 King Street, Melbourne 3000	Commercial Sub-Agents Licence
Hristina Filipovski	2/231 Tyler Street, Preston, Vic. 3072	Receivables Management P/L	363 King Street, Melbourne 3000	Commercial Sub-Agents Licence
Janelle Stinton	2/10 Woorite Place, Wyndham 3024	Receivables Management P/L	363 King Street, Melbourne 3000	Commercial Sub-Agents Licence
Warren David Ingram	3 Temora Street, Mordialloc, Victoria	Receivables Management P/L	363 King Street, Melbourne 3000	Commercial Sub-Agents Licence
Wendy Lynette Bruce	4 Ashford Street, Lower Templestowe, Victoria	Receivables Management P/L	363 King Street, Melbourne 3000	Commercial Sub-Agents Licence

Dated at Melbourne 16 February 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
Shane Geoffrey Rawlins	20 Lebanon Street, Strathmore Vic. 3041	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne 3000	Commercial Sub-Agents Licence
Oliver Najdovski	30 Albertine Crescent, Sydenham 3037	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne 3000	Commercial Sub-Agents Licence
Peter Morley	60 Morrah Street, Parkville, Victoria	Receivables Management P/L	363 King Street, Melbourne 3000	Commercial Sub-Agents Licence
Luke Anderson	10 Greig Street, Albert Park 3206	Receivables Management P/L	363 King Street, Melbourne 3000	Commercial Sub-Agents Licence
Travis Thompson	7 Nangwarry Court, Berwick, Victoria	Receivables Management P/L	363 King Street, Melbourne 3000	Commercial Sub-Agents Licence

Dated at Melbourne 16 February 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
Angela Hibbs	23 Plenty River Drive, Greensborough Vic. 3088	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne 3000	Commercial Sub-Agents Licence
Mary Elizabeth Sullivan	64 Frederick Street, Brunswick, Victoria	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne 3000	Commercial Sub-Agents Licence
James David McGuire	4/9 Royal Avenue, North Essendon, Victoria	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne 3000	Commercial Sub-Agents Licence
Lorenzo Vargheese	109 Clarinda Road, Clarinda 3169	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne 3000	Commercial Sub-Agents Licence
Leon Karpouzis	88/32 Holmes Road, Moonee Ponds 3039	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne 3000	Commercial Sub-Agents Licence

Dated at Melbourne 16 February 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
Gina De Sousa Filipe	31 Dunfield Drive, Gladstone Park 3043	MLC Collections	140 William Street, Melbourne 3000	Commercial Sub-Agents Licence
Jenny Williams	41 Home Road, Newport 3015	MLC Collections	140 William Street, Melbourne 3000	Commercial Sib-Agents Licence
Tamara Jarvis	2/8 Delmore Crescent, Glen Waverley, Victoria	MLC Collections	140 William Street, Melbourne 3000	Commercial Sub-Agents Licence
Neil James Fredman	43 Winners Circle, Aspendale Gardens, Victoria	MPOL Collections P/L	1044 Dandenong Road, Carnegie 3163	Commercial Agents Licence
Biljana Kerkez	61 Gatehouse Drive, Kensington Banks 3031	National Recovery Solutions P/L	Level 25, 600 Bourke Street, Melbourne 3000	Commercial Sub-Agents Licence

Dated at Melbourne 16 February 2005

GRAEME J. HORSBURGH Principal Registrar Magistrates' Court of Victoria G8

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
Cheryl Stewart	7/5 James Street, Heidelberg Heights, Victoria	Shield Mercantile P/L	Level 8, 169 Queen Street, Melbourne, Victoria	Commercial Sub-Agents Licence
Chloe Joan Rodda	28A Sixth Street, Parkdale, Victoria	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne 3000	Commercial Sub-Agents Licence

Dated at Melbourne 16 February 2005

GRAEME J. HORSBURGH Principal Registrar Magistrates' Court of Victoria

Water Industry Act 1994

NOTICE UNDER SECTIONS 78G AND 78N

Removal of Stage Two Water Restrictions Introduction of Permanent Water Saving Plans

Stage Two Water Restrictions will be removed as at 1.00 am on 1 March 2005 in each of the licensed areas of City West Water Limited, South East Water Limited and Yarra Valley Water Limited (Licensees)

From 1.00 am on 1 March 2005, Permanent Water Saving Rules (Rules) will be imposed by each of the Licensees and apply to the whole of their licensed areas. The Rules include restrictions and prohibitions which are contained in the Permanent Water Saving Plan, a copy of which is available from the Licensee supplying your area.

These restrictions and prohibitions are as follows:

PURPOSE	RESTRICTION / PROHIBITION	
Residential or Commercial Gardens* * This term includes lawns.	 (a) An automatic watering system: (i) must not be used, except between 10 pm and 10 am on any day of the week; and (ii) which is installed on or after 1 September 2005, must not be used, unless it is fitted with either a rain sensor, soil moisture sensor, evapotranspiration device, weather station or equivalent device, as part of the control system. (b) A manual watering system must not be used, except between 8.00 pm and 10.00 am on any day of the week. 	
	(c) No restriction applies to using a hand-held hose fitted with a trigger nozzle, a watering-can or a bucket, at any time.	
Public Gardens* and Sports Grounds/ Recreational Areas	(a) An automatic watering system;	
*This term includes lawns	(i) must not be used, except between 10 pm and 10 am on any day of the week; and(ii) which is installed on or after 1 September 2005,	
	must not be used, unless it is fitted with either a rain sensor, soil moisture sensor, evapotranspiration device, weather station or equivalent device, as part of the control system.	
	(b) On or after 1 September 2006, no automatic watering system may be used unless it is fitted with a device referred to in paragraph (a)(ii).	
	(c) A manual watering system must not be used, except between 8.00 pm and 10.00 am on any day of the week.	
	(d) No restriction applies to using a hand-held hose fitted with a trigger nozzle, a watering-can or a bucket, at any time.	

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PURPOSE	RESTRICTION / PROHIBITION	
Fountains	(a) A fountain which does not re-circulate water must not be operated.	
	(b) No restriction applies to topping up a fountain at any time, provided that no more water than is necessary for that purpose is used.	
Wholesale, Retail and Municipal Garden Nurseries	No restriction or prohibition applies to watering of plants of any description (including vegetables).	
Vehicle Cleaning (All Vehicles)	(a) A hand-held hose must not be used at any time to clean a vehicle unless it is fitted with a trigger nozzle.(b) A hand-held hose must not be used to flush a boat motor, unless it is fitted with an appropriate flushing device designed for that purpose.	
	(c) No restriction applies to using a bucket.	
Paved Areas – Cleaning	A paved area must not be cleaned with water from a hose unless cleaning is required as a result of:	
	(a) an accident, fire, health hazard or other emergency;	
	(b) an identifiable safety hazard that has developed and a hand-held hose fitted with a trigger nozzle or a high pressure water cleaning device is used;	
	(c) staining to the surface that has developed, and a hand- held hose fitted with a trigger nozzle or a high pressure water cleaning device is used, and then only once per season;	
	(d) construction or renovation work to the surface and a high pressure water cleaning device is used.	
Construction Industry	A hose must not be used unless it is:	
	(a) fitted with a trigger nozzle; and.	
	(b) is in good condition and does not leak.	
Swimming Pools	A pool or spa with a capacity of 2000 litres or greater must not be filled for the first time unless:	
	(a) an application which includes details of measures that have been, or will be, undertaken to provide water savings to offset the volume used in filling, has be lodged with the Licensee; and	
	(b) the application has been approved by the Licensee, subject to such conditions as it may impose; and	
	(c) every such condition is complied with.	

The restrictions and prohibitions do not apply to the use of:

- recycled water;
- greywater; or,
- rainwater collected in a storage tank provided it is not supplemented by water supplied by the Licensee.

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For further information on the Rules please contact the Licensee supplying your area, or look out for an information pack which will soon be delivered to every Melbourne household.

City West Water	131 691	www.citywestwater.com.au
South East Water	131 867	www.southeastwater.com.au
Yarra Valley Water	131 721	www vvw com au

Water Industry Act 1994

NOTICE OF STATEMENTS OF OBLIGATIONS

I, John Thwaites, Minister for Water, pursuant to section 4I(6)(a) of the **Water Industry Act** 1994, give notice that I have made and issued Statements of Obligations for the purpose of imposing obligations in relation to the performance of their functions and the exercise of their powers, for the following authorities:

- First Mildura Irrigation Trust;
- Gippsland and Southern Rural Water Authority;
- Goulburn-Murray Rural Water Authority;
- Grampians Wimmera Mallee Water Authority;
- Lower Murray Urban and Rural Water Authority.

The Statements of Obligations commenced operation on 1 January 2005.

Copies of all the Statements of Obligations are available on the Department of Sustainability and Environment's website – http://www.dse.vic.gov.au. Copies of an individual authority's Statement of Obligation may be inspected during office hours at the office of the respective authority.

Dated 16 February 2005

JOHN THWAITES MP Minister for Water



Water Act 1989

NOTICE UNDER SECTION 170A

Removal of Water Restrictions

Introduction of Permanent Water Saving Plan

As at midnight, 28 February 2005, Water Restrictions will be removed in all areas serviced by Western Region Water Authority, except Myrniong which will remain on Modified Stage Four Restrictions.

From 12.01 am on 1 March 2005, the restrictions and prohibitions included in the Permanent Water Saving Rules (Rules) contained in the Permanent Water Saving Plan will be imposed by Western Water and apply to the whole of our licensed area.

The purpose of these Rules is to provide a common sense approach to long-term water saving and to help ensure our region has enough water, now and for our future.

An information flier, which outlines Permanent Water Saving Rules will be sent to all affected customers. For further information on the Rules, exemptions and penalties, please visit Western Water's website at www.westernwater.com.au, or contact us on 1300 650 425.

Water Act 1989

FIRST MILDURA IRRIGATION TRUST

Excision of Land from Trust District

Pursuant to Section 104 Parts (1) and (2) of the **Water Act 1989** notice is hereby given of the intention to excise the following land lots as detailed in the plans below.

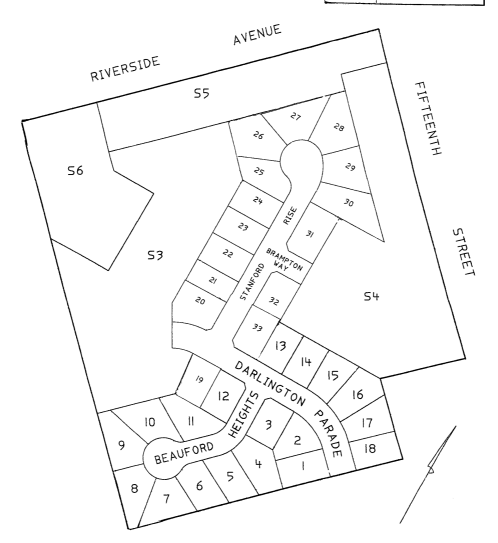
Riverside Avenue & Fifteenth Street, Mildura South

Subdivision

Plan No. PS 519483J

1–33 Stages 1 & 2

Stage No.	PLAN NUMBER
2	PS 519483J
Stage No.	Plan Number
1	PS 519483J



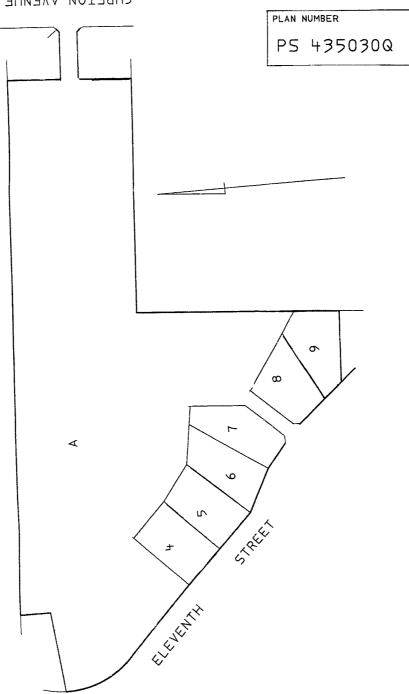
Eleventh Street, Kings Billabong

Subdivision

Plan No. PS 435030Q

4, 5, 6, 7, 8 & 9

CURETON AVENUE



Etiwanda Avenue, Mildura

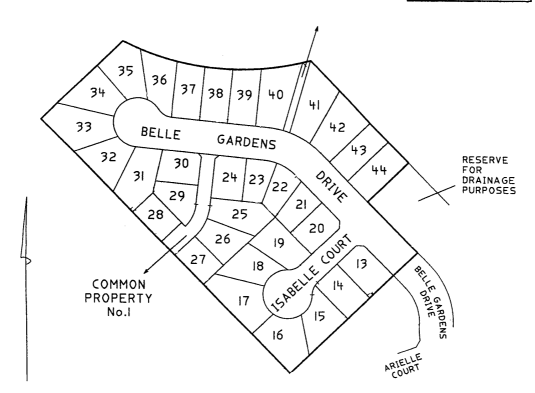
Subdivision

Plan No. PS 517568L Lots

13-44 & Common Property No. 1

& Reserve No. 1

RESERVE No.1 RESERVE FOR PUBLIC OPEN SPACE Plan Number PS 517568L



Benetook Avenue & Cureton Avenue, Mildura

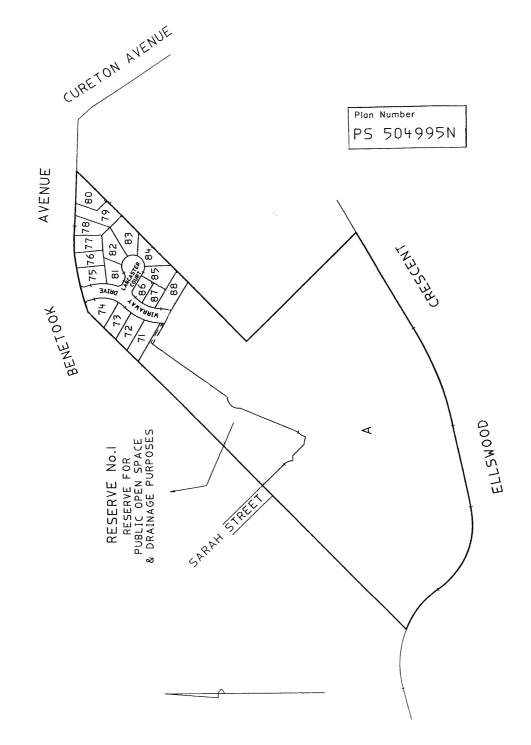
Subdivision

Plan No.

Lots

PS 504995N

71-88 & Reserve No. 1



Any person who believes that they may be affected by the proposed excisions may lodge an objection in relation to excisions.

Written submissions setting out grounds for objection must be received by the Trust within four weeks of the publication of this notice.

The boundaries of the said excised lots as per survey are marked on plans which are available for inspection at the Trust office during office hours.

ROD RALPH Chief Executive Officer

ORDERS IN COUNCIL

Parliamentary Committees Act 2003

FAMILY AND COMMUNITY DEVELOPMENT COMMITTEE OF PARLIAMENT

Inquiry into Issues relating to the Development of Body Image among Young People

Amendment to Order in Council made on 18 November 2003

Order in Council

The Governor in Council, under section 33 of the **Parliamentary Committees Act 2003**, amends the Order in Council dated 18 November 2003 requiring the Family and Community Development Committee of Parliament to inquire into issues relating to the development of body image among young people and associated effects on their health and wellbeing, by substituting the date by which the Committee must report to the Parliament on the inquiry from 31 December 2004 to 30 April 2005.

This Order is effective from the date of gazettal.

Dated 22 February 2005 Responsible Minister: STEVE BRACKS Premier

SUDHA KASYNATHAN Acting Clerk of the Executive Council

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LATE NOTICES

WYNDHAM CITY COUNCIL

Notice of Making Local Law No. 1 – Wyndham's Governance Local Law 2005

Notice is hereby given pursuant to Section 119 of the **Local Government Act 1989** that Council, at its meeting of 21 February 2005, resolved to make a new Local Law entitled – Local Law 1 – Governance Local Law 2005.

The purpose and general purport of the proposed Local Law is to:

- (a) provide a mechanism to facilitate the good government of Wyndham City Council through its formal meeting procedure to ensure effective and efficient Council decisions are made in a manner which promotes the effectiveness of local government in the Wyndham community and within the Australian system of government;
- (b) promote and encourage community leadership by Wyndham City Council consistent with the community's views and expectations;
- (c) promote and encourage community participation in local government; and
- (d) incorporate by reference
 - (i) Wyndham's Meeting Procedure Protocol;
 - (ii) Procedure for Election of Mayor;
 - (iii) Code of Conduct;
 - (iv) Audit & Ethics Committee Charter;
 - (v) Protocol for Suspending Standing Orders;
 - (vi) Protocol for Hearing Submissions; and
 - (vii) Guidelines for Submitters on Making Presentations to Council Meetings; and
- (e) regulate and control the use of the Common Seal; and
- (f) revoke Council's Use of the Common Seal Local Law No. 1 and Meeting Procedure Local Law No. 2.

Copies of the Local Law may be obtained by contacting Joy Painter on 9742 0743.

IAN ROBINS Chief Executive Officer This page was left blank intentionally

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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:

5. Statutory Rule: Magistrates' Court

Civil Procedure (Amendment

No. 12) Rules 2005

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 22 February 2005

Code A

6. Statutory Rule: Petroleum

(Amendment) Regulations 2005

Authorising Act: Petroleum Act

1998

Date first obtainable: 24 February 2005

Code A

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