

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 31 Thursday 4 August 2005

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As from 4 August 2005

The last Special Gazette was No. 139 dated 2 August 2005. The last Periodical Gazette was No. 1 dated 16 June 2005.

How To Submit Copy

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 - Craftsman Press Pty Ltd, 125 Highbury Road, Burwood 3125
 - (front of building).

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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

The new office and contact details are as follows:

Victoria Government Gazette Office Level 1, 520 Bourke Street Melbourne, Victoria 3000

DX 106 Melbourne

Telephone: (03) 9642 5808 Fax: (03) 9600 0478 Mobile (after hours): 0419 327 321

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

> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between Valentino M. Adami and Eustace Christopher Frank, carrying on business as Perillo Adami & Frank at 209 Nicholson Street, Footscray 3011 and Suite 3, 23A Old Geelong Road, Hoppers Crossing, has been dissolved by mutual consent as from 30 June 2005. All debts due to and owing by the said late firm will be received and paid by Eustace Christopher Frank who will continue to carry on business under the same name at Suite 3, 23A Old Geelong Road, Hoppers Crossing.

PERILLO ADAMI & FRANK, lawyers, Suite 3,

23A Old Geelong Road, Hoppers Crossing.

Re: CATHERINE JOAN CAMPBELL, late of 29 Grove Road, Barwon Heads, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 12 March 2005, are required by the trustee, Roslyn Jill Ingram of 41 Delbridge Street, North Fitzroy, Victoria, married woman, to send particulars to the trustee by 3 October 2005, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

AITKEN WALKER & STRACHAN,

solicitors,

2nd Floor, 114 William Street, Melbourne 3000.

Re: NANCY HELEN HEARNDEN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of NANCY HELEN HEARNDEN, deceased, late of 6 Kevin Street, Pascoe Vale South, Victoria 3044, pensioner, who died on 23 March 2005, are required by the trustee, Brian William Francis of 94 Barkly Street, Ararat, Victoria 3377, solicitor, to send particulars to the trustee by 6 October 2005, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

BRIGGS FRANCIS & ASSOCIATES, solicitors,

94 Barkly Street, Ararat 3377.

RE: Estate of ALLAN LEVIN, deceased.

Creditors, next-of-kin or others having claims in respect of the estate of ALLAN LEVIN, late of 54 Woodlands Road, East Lindfield, New South Wales, who died on 19 July 2004, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 5 October 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: ABIGAIL OLIVIA WALSH, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ABIGAIL OLIVIA WALSH, late of Unit 46, 25 Veronica Street, Northcote, in the said State, retired, deceased, who died on 9 December 2004, are required by the executors, Rodney John Walsh of 38 Mercil Road, Alphington, in the said State, hospital supply manager, and Gregory Leslie Walsh of 26B Bambra Road, Aireys Inlet, in the said State, physiotherapist, to send particulars of their claim to them c/- the undermentioned solicitors by 15 December 2005, after which date the said executors will distribute the assets of the deceased having regard only to the claims of which they then shall have notice.

DONALD & RYAN LAWYERS, solicitors, 304 High Street, Kew 3101.

Re: Estate of EDITH AVIS MAUDE MCARTHUR.

Creditors, next-of-kin or others having claims in respect of the estate of EDITH AVIS MAUDE McARTHUR, late of 22 Hamilton Street, Sea Lake, in the State of Victoria, widow, deceased, who died on 6 December 1989, are to send particulars of their claim to the executor care of the undermentioned legal practitioners by 14 October 2005, after which date he will distribute the assets having regard only to the claims of which he then has notice.

DWYER MAHON & ROBERTSON, legal practitioners, Beveridge Dome, 194–208 Beveridge Street, Swan Hill. DENHAM SHELTON TOUSSAINT, late of 7 Shannon Court, Dingley, Victoria, industrial chemist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 May 2005, are required by the trustee, care of Harris & Chambers, lawyers, of 338 Charman Road, Cheltenham 3192, to send particulars to them by 5 October 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.

Re: JOHN ALBERT BURSLEM, late of Lot 1, Midland Highway, Benalla, Victoria, concreter, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 August 2004, are required by the trustees, Beryl Evelyn Jackson of 44 Chenery Street, Mansfield, Victoria, retired, the domestic partner and Michael John Burslem of 72 Union Road, Surrey Hills, Victoria, real estate agent, the son, to send particulars to the trustees by 7 October 2005, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

HOLT & MACDONALD, solicitors, 1 Ringwood Street, Ringwood 3134.

STEPHEN ANDREW DAVID CLARKE, late of Eden Street, Granville, Maryborough, Queensland, unemployed, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 May 2001, are required by the trustees and administrators, Jason Mark Clarke of 30 Princes Street, North Ballarat, Victoria, unemployed and Melissa Gaye Clarke of 7 Robb Drive, Romsey, Victoria, service manager, to send their particulars to them at the address appearing below by 30 October 2005, after which date the trustees and executors may convey or distribute the assets having regard only to the claims of which they have notice.

JAMES KELLEHER, legal practitioner, 75 Main Street, Romsey 3434.

Creditors, next-of-kin and others having claims in respect of the Will of ERNA MITTERMAIER, late of 21 Coronet Street, Flemington, Victoria, widow, deceased, who died on 25 May 2005, are requested to send particulars of their claims to the executors, Erich Mittermaier and Franz Mittermaier care of the undermentioned legal practitioner by 5 October 2005, after which date they will distribute the assets having regard only to the claims of which they then have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of CORAL REATA GRACE KELLY, late of 5 Whittakers Road, Traralgon, Victoria, home duties, deceased, who died on 12 July 2005, are to send their claims to the trustees, Kelvin Brooks Kelly of Lot 1, Mustons Lane, Heyfield, Victoria, Kerry John Kelly of Lot 4, Cochranes Road, Traralgon South, Victoria, and Cheryl Gaye Walmsley of 9 Oak Avenue, Traralgon, Victoria, care of the belowmentioned solicitors by 4 October 2005, after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

LITTLETON HACKFORD, solicitors, Law Chambers, 115–119 Hotham Street, Transloon, Vic. 384/

115–119 Hotham Street, Traralgon, Vic. 3844.

Creditors, next-of-kin and others having claims in respect of the estate of LORNA MARY SANDERS, late of Hazelwood Road, Hazelwood North, Victoria, home duties, deceased, who died on 1 July 2005, are to send their claims to the trustees, Victor William Sanders of RMB 4038, Hazelwood Road, Hazelwood North, Victoria, and Margaret Lorna Ross of 5 Butters Street, Morwell, Victoria, care of the belowmentioned solicitors by 4 October 2005, after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

LITTLETON HACKFORD, solicitors,

Law Chambers,

115–119 Hotham Street, Traralgon, Vic. 3844.

Re: MYRTLE MARY BOLGER, late of Gracedale Manor Private Hostel, 209 Warrandyte Road, Ringwood North, Victoria, retired seamstress, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 April 2005, are required by the executor, Neilma Mary Williamson, to send particulars to her care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date the executor will convey or distribute the assets, having regard only to the claims of which she then has notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

GEORGE TUCKER GARDEN, late of 19 Verbena Street, Mordialloc, Victoria, retired spray painter, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 31 May 2005, are required by the executors, Lynette Isobel Abraham and Sandra Annette Toyne, to send particulars to them care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

LYTTLETONS, solicitors, 53 Marcus Road, Dingley.

Re: KATHLEEN NOEL BRIEN, late of Towergrange & Bellview Residential Aged Care Services, 23A Elizabeth Street, Oakleigh East, Victoria, spinster, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 June 2005, are required by the trustee, Perpetual Trustees Victoria Limited, in the Will called Perpetual Executors and Trustees Association of Australia Ltd, of 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 3 October 2005, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers,

140 William Street, Melbourne 3000.

Re: Estate of DOROTHY EILEEN McRAE, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of DOROTHY EILEEN McRAE, late of 4 Banksia Court, Noble Park, in the State of Victoria, retired, deceased, who died on 23 April 2005, are required to send particulars of their claims to the executor, Mark G. Bramich, of the undermentioned address by 3 November 2005, after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

MARK G. BRAMICH, lawyer, 22 Spring Square, Hallam, Victoria 3803.

BARBARA ANITA McCARTHY, late of 19 Tyalla Court, Hampton Park, Victoria, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 May 2005, are required by the trustee, Susan Gay McCarthy, to send particulars of their claims to the trustee care of the undersigned solicitors by 7 October 2005, after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

McPHEES, solicitors,

Level 1, 4 Gloucester Avenue, Berwick 3806.

Re: MAUREEN ELAINE MORISON, late of 48 Sackville Street, Kew, widow, deceased.

Creditors, next-of-kin and all others having claims in respect of the estate of the deceased, who died on 16 December 2004, are required by the executors, Melissa Jane Strong of 12 Bluff Street, Hawthorn East and Patrick Trescowthick Morison of 22 McCubbin Street, Burwood, to send particulars of such claims to the said executors by 6 October 2005, after which date the executors will distribute the assets having regard only to the claims of which they have notice.

MELISSA J. STRONG

Re: HONORA DOROTHY MILLERD, late of Amity Nursing Home, 349 North Road, Caulfield, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 2 July 2005, are required by the executor, ANZ Executors & Trustee Company Limited, ACN 006 132 332, of 530 Collins Street, Melbourne, Victoria, to send particulars to it by 4 October 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.

YVONNE PATRICIA STEVENS, late of 40 Balmoral Avenue, Springvale, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 23 July 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 4 October 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: GREGORY ADRIAAN VAN DER CRAATS, late of 7 Ormeau Road, McKillop, Victoria, self employed, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 September 2004, are required by the executors, Samuel John Snipe of 2A Aprey Place, Eltham, Victoria and Frans Peter de Bruijn of 19 Cecil Street, Eltham, Victoria, to send particulars to them c/- the undersigned by 4 October 2005, after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

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

Re: JOHN ALEXANDER PAYNTING, late of 3 Keck Street, Bendigo, Victoria, nurseryman, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 29 February 2004, are required by the trustees, Richard John Paynting of 5 Cedar Drive, Epsom, Victoria, Merrilyn Kay Lovell of 9 Samuel Court, Bendigo, Victoria, and Gregory Alexander Paynting of 63 Retreat Road, Bendigo, Victoria, to send particulars to the trustees by 4 October 2005, after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

ROGERS & EVERY, solicitors, 71 Bull Street, Bendigo 3550.

Re: TREVOR CLIFFORD McQUALTER, late of "Willowdale", 205 Wallan Road, Whittlesea, Victoria, company director, deceased.

Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by Marilyn Gayle McQualter, the executor of the estate of the said deceased, to send particulars of such claims to her care of the undermentioned solicitors by the date being two calendar months from the date of this advertisement, after which date they will distribute the estate having regard only to the claims of which they then have notice.

RYAN, MACKEY & McCLELLAND, solicitors,

65 Main Street, Greensborough.

Creditors, next-of-kin and others having claims against the estate of OTTO FRIEDRICH KUEBLER, in the Will called Otto Frederick Kuebler, late of 16 Wenwood Street, East Ringwood, Victoria, retired, deceased, who died on 27 May 2005, are required to send particulars of their claims to Theodor Graze of 38 Fairway Road, Doncaster, Victoria, retired and John Patrick Toohey of 520 Bourke Street, Melbourne, Victoria, solicitor, the administrators of the said deceased, on or before 6 October 2005, after which date they will distribute the assets having regard only to the claims of which he then has notice.

TOLHURST DRUCE & EMMERSON, solicitors, 3rd Floor, 520 Bourke Street, Melbourne.

Re: BARY THOMAS DOWLING, late of 156 Coppin Street, Richmond, Victoria, writer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on the 30 May 2005, are required by the executor Timothy Thomas Dowling of 79 Clyde Street, Thornbury, to send particulars to the executor by 6 October 2005, after which date the executor intends to convey or distribute the assets of the estate having regard only to the claims of which the executor may have notice.

WISEWOULDS, solicitors,

459 Collins Street, Melbourne.

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

On Wednesday 31 August 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Mystral Briony McMillan of 71 Newmans Road, Templestowe, joint proprietor with Andrew James McMillan of an estate in fee simple in the land described on Certificate of Title Volume 9546, Folio 988 upon which is erected a dwelling known as 71 Newmans Road, Templestowe.

Registered Mortgage No. AB731951L and Covenant L158403B affect the said estate and interest.

Terms – Cash/Eftpos

(Debit Cards only. No Credit Cards). GST plus 10% on fall of hammer price SW-05-002913-0 Dated 28 July 2005

> V. PARKIN Sheriff's Office

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

On Wednesday 31 August 2005 at 2.30 p.m. at the Sheriff's Office, 8–20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Ardikerim Yusuf, also known as Abdikrem Mohmmed Yusuf, of 14 Tandarra Drive, Hoppers Crossing, as shown on Certificate of Title as Abdikrem Mohmmed Yusuf joint proprietor with Zahra Ahmed of an estate in fee simple in the land described on Certificate of Title Volume 10327, Folio 696 upon which is erected a house known as 14 Tandarra Drive, Hoppers Crossing. Registered Mortgage No. V454584K and Covenant V454583N affect the said estate and interest. Terms – Cash/Eftpos (Debit Cards only. No Credit Cards).

GST plus 10% on fall of hammer price SW-04-010646-2 Dated 28 July 2005

V. PARKIN
Sheriff's Office

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

On Friday 2 September 2005 at 11.00 a.m. at the Sheriff's Office, 10 Dana Street, Ballarat (unless process be stayed or satisfied).

All the estate and interest (if any) of Kevin Frances Phillips and Robyn Therese Phillips of corner Sutherland and Read Streets, Meredith as shown on Certificate of Title as Robin Teresa Phillips and Kevin Francis Phillips, joint proprietors of an estate in fee simple in the land more described on Certificate of Title Volume 4044, Folio 772 upon which is erected a house known as corner Sutherland and Read Streets, Meredith.

Terms – Cash only GST plus 10% on fall of hammer price SW–04–010645–1 Dated 28 July 2005

> V. PARKIN Sheriff's Office

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

On Tuesday 30 August 2005 at 11.00 a.m. at the Sheriff's Office, 107 Baxter Street, Bendigo (unless process be stayed or satisfied).

All the estate and interest (if any) of Shane Francis Flannery and James Francis Flannery of 6 Sampson Street, Cohuna, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 3938, Folio 499 upon which is erected a house known as 6 Sampson Street, Cohuna and also in the following properties:

 being Crown Allotment 45, Section B, Parish of Macorna of an estate in fee simple in the land described on Certificate of Title Volume 2595, Folio 956 which is vacant land known as Pyramid–Cohuna Road, Mincha West;

- being Crown Allotment 46, Section B, Parish of Macorna of an estate in fee simple in the land described on Certificate of Title Volume 2524, Folio 766 which is vacant land known as Pyramid–Cohuna Road, Mincha West;
- being Crown Allotment 43, Section B, Parish of Macorna of an estate in fee simple in the land described on Certificate of Title Volume 3116, Folio 077 which is vacant land known as Cohuna–Leitchville Road, Mincha West;
- being Crown Allotment 23, Section 7, Parish of Gunbower West of an estate in fee simple in the land described on Certificate of Title Volume 3133, Folio 579 which is vacant land known as Kerang–Leitchville Road, McMillans;
- being Crown Allotment 23B, Section 7, Parish of Gunbower West of an estate in fee simple in the land described on Certificate of Title Volume 3153, Folio 485 which is vacant land known as Kerang–Leitchville Road, McMillans;
- being Crown Allotment 17, Section 7, Parish of Gunbower West of an estate in fee simple in the land described on Certificate of Title Volume 3383 Folio 506 which is vacant land known as Flannery's Road, McMillans;
- being Crown Allotment 35, Section 2, Parish of Gunbower West of an estate in fee simple in the land described on Certificate of Title Volume 7094, Folio 759 which is vacant land known as Kerang–Leitchville Road, McMillans;
- being Lots 1 and 2 on Title Plan 160260P (formerly known as part of Crown Allotment 35, Section B, part of Crown Allotment 47, Section B, Parish of Macorna) of an estate in fee simple in the land described on Certificate of Title Volume 9290, Folio 448 which is vacant land known as Pyramid–Cohuna Road, Mincha West;
- being Lot 1 on Title Plan 160259X (formerly known as part of Crown Allotment 12, Section 2, Parish of Gunbower West) of an estate in fee simple in the land described on Certificate of Title Volume 9290, Folio 447 which is vacant land known as Chuggs Road, Cohuna;
- being Lot 1 on Title Plan 385323L (formerly known as part of Crown Allotment 14A, Parish of Mincha) of an estate in fee simple in the land described on Certificate of Title

Volume 8650, Folio 761 which is vacant land known as Old Leitchville Road, Mincha;

- being Crown Allotment 93, Parish of Mincha of an estate in fee simple in the land described on Certificate of Title Volume 2744, Folio 626 which is vacant land known as Winterbottoms Road, Mincha;
- 12. being Lots 1, 2, 3 and 4 on Title Plan 339763R (formerly known as Crown Allotment 94, Parish of Mincha, Crown Allotment 51A, part of Crown Allotment 51B, part of Crown Allotment 52A, Parish of Mincha West) of an estate in fee simple in the land described on Certificate of Title Volume 5665, Folio 964 which is vacant land known as Mansfields Bridge Road, Mincha;
- 13. being Crown Allotment 27, Parish of Mincha of an estate in fee simple in the land described on Certificate of Title Volume 7078, Folio 403 which is vacant land known as Old Leitchville Road, Mincha;
- 14. being Lots 1 and 2 on Title Plan 235336R (formerly known as Crown Allotment 95, Parish of Mincha, part of Crown Allotment 53, Parish of Mincha West) of an estate in fee simple in the land described on Certificate of Title Volume 8161, Folio 251 which is vacant land known as Winterbottoms Road, Mincha;

Registered Statutory Charge Section 66, Land Tax Act 1958 W806730P 26/5/2000 affects the said estate and interest;

15. being Crown Allotment 26A, Parish of Mincha of an estate in fee simple in the land described on Certificate of Title Volume 8650, Folio 760 which is vacant land known as Old Leitchville Road, Mincha;

Registered Statutory Charge Section 66, Land Tax Act 1958 W806731L 26/5/2000 affects the said estate and interest;

Water Rights attached Properties No. 1 to No. 15.

Terms - Cash only

GST plus 10% on fall of hammer price SW-03-005120-4

Dated 28 July 2005

V. PARKIN Sheriff's Office

PROCLAMATIONS

ACT OF PARLIAMENT

Proclamation

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

No. 42/2005 Health Legislation (Miscellaneous Amendments) Act 2005

Given under my hand and the seal of Victoria at Melbourne on 2nd August 2005.

(L.S.) JOHN LANDY Governor

By His Excellency's Command

STEVE BRACKS MP Premier

No. 42/2005 This Act comes into operation on the day after the day on which it receives the Royal Assent.

Dangerous Goods Legislation (Amendment) Act 2004

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(2) of the **Dangerous Goods Legislation** (Amendment) Act 2004 fix 1 October 2005 as the day on which section 7 of that Act comes into operation.

Given under my hand and the seal of Victoria on 2nd August 2005.

(L.S.) JOHN LANDY Governor

By His Excellency's Command

JOHN LENDERS Minister for WorkCover



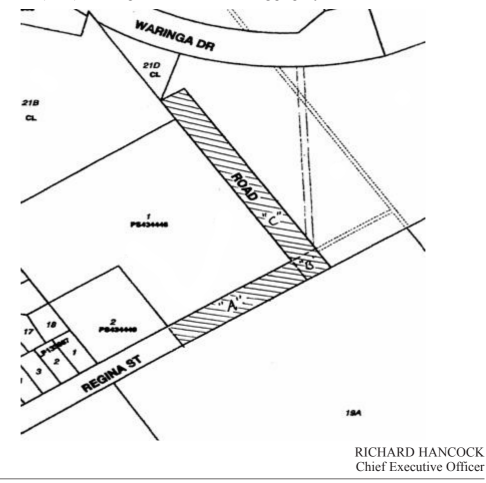


BALLARAT Local Government Act 1989 PROPOSED PART ROAD DISCONTINUANCE Section 206 Schedule 10(3) Local Government Act 1989

Regina Street and Un-named Road, Wendouree

Notice is hereby given that on Wednesday 13 July 2005, the Ballarat City Council resolved to discontinue that section of Regina Street, Wendouree, marked "A" and "B" and the un-named road marked "B" and "C" as hatched on the map set out hereunder.

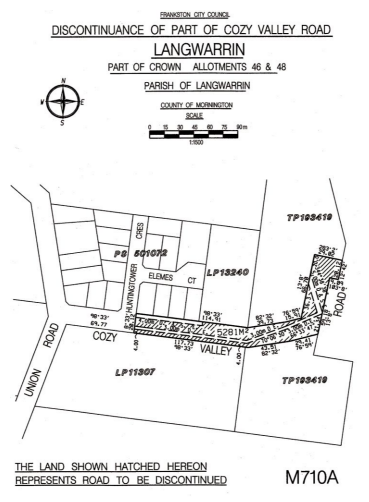
It is proposed to advise the Department of Sustainability and Environment accordingly so that they may offer the discontinued part street and un-named road for purchase by the adjoining property owner (Lot 1) for incorporation into their existing property.





Part Road Discontinuance of Cozy Valley Road, Langwarrin

Notice is hereby given, that the Frankston City Council at its ordinary meeting on Monday 21 March 2005, being of the opinion that part of Cozy Valley Road, Langwarrin, as shown hatched on Council Plan No. 710A below, is not required for public use and having complied with the provisions of Clause 3 of Schedule 10 of the **Local Government Act 1989** (the Act) resolved that the said section of road be discontinued and the land retained by Frankston City Council for municipal purposes.



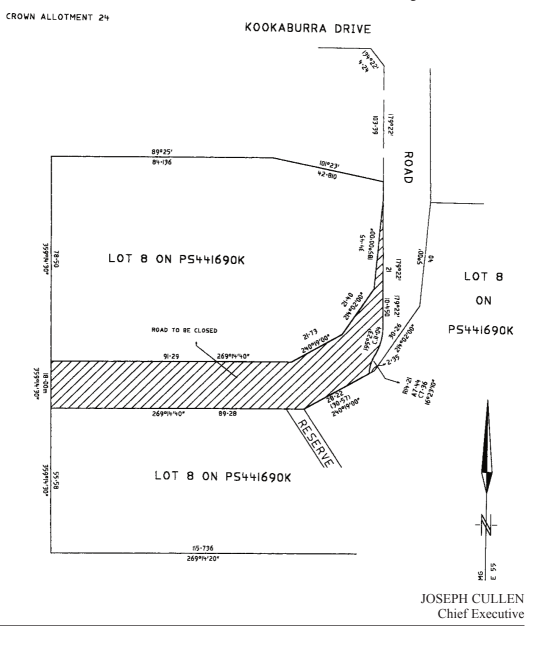
South East Water, Melbourne Water and United Energy will continue to have and possess the same power, authority or interest in or in relation to the land shown on the said plan, as they had or possessed prior to the said discontinuance with respect to or in connection with any assets laid in, on or over such land.

STEVE GAWLER Chief Executive Officer

SOUTH GIPPSLAND SHIRE COUNCIL

Road Discontinuance Part Crown Allotment 24 Township Koonwarra, Parish Leongatha Part of the Road described in Certificate of Title Volume 10436 Folio 147

Under section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** the South Gippsland Shire Council at its ordinary meeting held on 20 July 2005 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and sell the land from the road to the abutting owner.



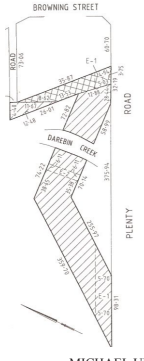
DAREBIN CITY COUNCIL Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 20 June 2005, formed the opinion that the former Plenty Road road reservation within the K. P. Hardiman Reserve and the right of way (road) adjacent to 899 Plenty Road, Kingsbury, shown hatched and cross-hatched on the plan below, are not reasonably required as roads for public use and resolved to discontinue the roads and directed that:

- the land shown hatched on the plan is to be transferred to Council; and
- the land shown cross-hatched on the plan is to be sold in accordance with Council policy.

The land shown as E-1 on the plan is subject to the right, power or interest held by AGL Electricity Limited in the land in connection with any wires or cables under the control of that authority in or near the road.

The land shown as E-2 on the plan is subject to the right, power or interest held by Yarra Valley Water Limited in the land in connection with any sewers, drains or pipes under the control of that authority in or near the road.

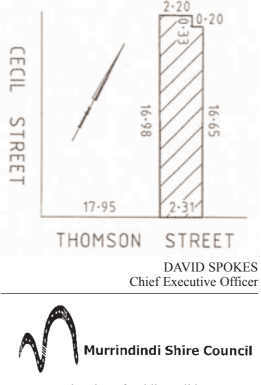


MICHAEL ULBRICK Chief Executive Officer

CITY OF PORT PHILLIP

Discontinuance of Road

Notice is hereby given that the Port Phillip City Council at its Ordinary Meeting on 30 May 2005, formed the opinion that the section of road shown hatched on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road, and having advertised and served notices regarding the proposed discontinuance and hearing submissions under Section 223 of the **Local Government Act 1989**, orders that the road at the rear 273–279 Cecil Street, South Melbourne be discontinued pursuant to Section 206 and Schedule 10, Clause 3 of the said Act, and the land of the discontinued road be sold by private treaty to the owners of the land abutting the road.



Declaration of Public Holiday

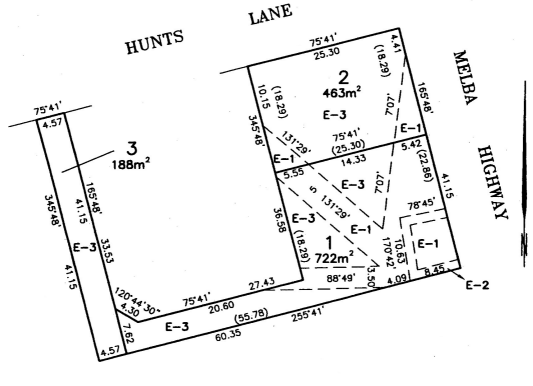
Notice is hereby given that Melbourne Cup Day, Tuesday 1 November 2005 has been declared a public holiday throughout the Shire of Murrindindi as per Council resolution made 18 March 1998.

> D. D. HOGAN Chief Executive Officer

YARRA RANGES SHIRE COUNCIL

Road Discontinuance

Under Section 206 and Schedule 10 Clause 3 of the **Local Government Act 1989** (Act) the Yarra Ranges Shire Council (Council) at its meeting held on 26 July 2005 formed the opinion that the roads contained on the titles to 1925 and 1927 Melba Highway, Dixons Creek (being the roads on Plan of Subdivision 341135X) shown outlined on the plan below are not required as roads for public use and resolved to discontinue the roads, subject to creation of easements for power lines in favour of SPI Electricity Pty Ltd and retention of any right, power or interest held by the Council or a public authority pursuant to Section 207C of the Act, and that the land from the road be sold by private treaty to the abutting owners.



ROBERT HAUSER Chief Executive Officer

YARRA RANGES SHIRE COUNCIL

Streets and Roads Local Law 2005

Yarra Ranges Shire Council has resolved to make the Streets and Roads Local Law 2005 (No. 1 of 2005) to replace the Roadside Trading Local Law 1995 and the Streets and Roads (General Regulations) Local Law 1995, both of which will be revoked by the proposed Local Law.

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

- (a) provide for public safety and amenity;
- (b) regulate roadside trading;
- (c) recover costs for use of public land which would otherwise be payable by ratepayers;
- (d) establish a mechanism for registration or identification of traders for the benefit of purchasers,

having in mind consumer protection legislation;

- (e) regulate the exhibition of merchandise on pavements and Council land;
- (f) regulate the exhibition of advertising signs, and directional and pointer signs on roads and Council land;
- (g) regulate the placement of seats, tables, chairs and other furniture on pavements;
- (h) regulate the exhibition of merchandise and advertising signs on vehicles left standing on roads;
- (i) regulate the protrusion of verandahs and awnings into the airspace above pavements;
- (j) regulate the deposit of shopping trolleys in streets, car parks and other public places;
- (k) regulate the use of skateboards on Council land;
- (l) prohibit the painting of vehicles on roads;
- (m) regulate the dismantling of vehicles on roads;
- (n) prohibit the destruction or removal of, or damage to, Council assets on roads;
- (o) regulate the identification of premises;
- (p) regulate the growth of trees and other plants so as to prevent accidents;
- (q) regulate the planting of trees and other plants on roads;
- (r) regulate the impact on roads of building works on adjacent property;
- (s) prohibit the deposit on roads of material emanating from adjacent property;
- (t) prohibit obstructions;
- (u) provide for the construction and maintenance of permanent and temporary vehicle crossings; and
- (v) the provision of sanitary conveniences on building sites,

in order to control amenity, visual pollution, public safety and public liability.

A copy of the proposed Local Law can be obtained from the Shire Office, Anderson Street, Lilydale or from the Yarra Ranges Community Links at Healesville, Monbulk, Upwey and Yarra Junction.

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

In accordance with Section 223 of the Act, any person wishing to make a submission must do so in writing to the undersigned within 14 days of the date of publication of this notice. Submissions should be addressed to: the Chief Executive Officer, Yarra Ranges Shire Council, Anderson Street (PO Box 105), Lilydale, Vic. 3140.

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

All submissions will be considered in accordance with Section 223 of the Act.

Following consideration of submissions, Council may resolve to make the proposed Local Law with or without amendment or to not make the Local Law.

> ROBERT HAUSER Chief Executive Officer

CENTRAL GOLDFIELDS SHIRE COUNCIL

Notice of Intention to Make Local Laws

Following a review of its Local Laws, Central Goldfields Shire Council gives notice under Section 119(2) of the Local Government Act 1989 of its intention to revoke its existing General Local Law 2000 and Governance Local Law 2000 and replace them with new local laws being General Local Law 2005 and Governance Local Law 2005.

The purpose and general purport of General Local Law 2005 is to provide for:

- the safe and fair use and enjoyment of public places; and
- the protection and enhancement of the amenity and environment of the municipality;

The purpose and general purport of Governance Local Law 2005 is to:

- regulate proceedings at Council Meetings, Committee Meetings and other meetings conducted by or on behalf of Council where Council has resolved that the provisions of the Local Law are to apply;
- regulate proceedings for the election of the Mayor; and
- regulate the use of the Common Seal and prohibit unauthorised use of the Common Seal or any device resembling the Common Seal.

A copy of the proposed Local Laws are available for inspection at the Council office in Neil Street, Maryborough, Post Offices in Bealiba, Carisbrook and Talbot, and the Dunolly Rural Transaction Centre.

Written submissions about the proposed Local Laws will be considered in accordance with Section 223 of the Local Government Act 1989 and will be received up until the close of business on Friday 26 August 2005, addressed to the Chief Executive Officer, PO Box 194, Maryborough, Vic. 3465.

Persons making written submissions should note if they wish to be heard in respect to their submission in person or by a person acting on their behalf at a future meeting of the Council to be advised.

> MARK W. JOHNSTON Chief Executive Officer



In accordance with the **Public Holidays Act 1993**, the Macedon Ranges Shire Council declares:

- a) a full day holiday for Tuesday 1 November 2005 in that part of the municipal district of the Macedon Ranges Shire Council that was the former Shire of Newham and Woodend, Romsey and Gisborne. The purpose of this holiday is in recognition of Melbourne Cup Day;
- b) a full day holiday for Wednesday 2 November 2005 in that part of the municipal district of the Macedon Ranges Shire Council that was the former Shire of Kyneton. The purpose of this holiday is in recognition of Kyneton Cup Day.

MOORABOOL SHIRE COUNCIL Local Law 2 2005 General Works

Notice is hereby given pursuant to Section 119(2) of the Local Government Act 1989 that Moorabool Shire Council is proposing Local Law 2 2005 General Works.

Purposes of the Local Law

The purpose of the proposed Local Law is to amend General Works Local Law 2002 and will also enable authorised officers to issue infringement notices to offenders as required.

General Purport of the Local Law

The proposed Local Law, if made, will provide for better protection of Council assets, improve the safety and amenity of building sites and reduce stormwater pollution due to building work in the municipality.

A copy of the proposed Local Law may be inspected at or obtained from Council offices at 15 Stead Street, Ballan and 197 Main Street, Bacchus Marsh during business hours of 8.30 am to 5.00 pm, or from the Council website www.moorabool.vic.gov.au.

Any person affected by the proposed Local Law may make a submission relating to it to Council. All submissions received by the Council within 14 days of the publication of this Notice will be considered in accordance with Section 223 of the Local Government Act 1989.

Any person requesting to be heard in support of a written submission is entitled to appear before a meeting of the Council either personally or by a person acting on his or her behalf and will be notified of the date and time of the hearing.

Submissions should be lodged at the above Council offices or posted to Moorabool Shire Council at PO Box 18, Ballan 3342. Copies of all submissions received will be made available for public inspection. Enquiries should be directed to Rhonda Taylor, Compliance Coordinator on 5366 7100.

> ROBERT DOBRZYNSKI Chief Executive Officer



Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Preparation of an Amendment

Amendment C110

Authorisation A0024

The Greater Geelong City Council has prepared Amendment C110 to the Greater Geelong Planning Scheme.

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

The land affected by the Amendment comprises parts of the former Geelong Golf Course site north of Ballarat Road, east and west of Thompson Road, North Geelong

The Amendment proposes to:-

- rezone all of the former golf course land (approximately 32.5 hectares) west of Thompson Road from Special Use 3 (Private Golf Course) Zone to Residential 1 Zone and apply a new Development Plan Overlay Schedule 8; and
- rezone a 5000 square metre portion of land fronting Ballarat Road adjoining the golf clubhouse carpark from Special Use 3 (Private Golf Course) Zone to Residential 1 Zone.

An accompanying Section 173 Agreement is also being exhibited with the Amendment.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Public comment section of the City's website www.geelongaustralia.com.au; at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong; at the Department of Sustainability and Environment, Level 4, State Government Offices, corner of Little Malop and Fenwick Streets, Geelong; and at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson 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 12 September 2005. Submissions must be addressed to The Co-ordinator, Strategic Planning Unit, City of Greater Geelong, PO Box 104, Geelong 3220.

> AARON GARRETT Co-ordinator Strategic Planning

Note: Any person who may be affected by the Amendment may make a submission to the planning authority. All submissions will be made available for any person to inspect upon request, at the office of the planning authority, City of Greater Geelong, Ground Floor, 131 Myers Street, Geelong, free of charge until the end of two months after the Amendment comes into operation or lapses. Anonymous submissions will not be considered.

Planning and Environment Act 1987

MOONEE VALLEY PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C60

Authorisation A32

Moonee Valley Council has prepared Amendment C60 to the Moonee Valley Planning Scheme.

The land affected by the Amendment has frontage to Newsom Street, Stanford Street, Doncaster Street, and the Walter Street Reserve, Ascot Vale. It is described in the following Certificates of Title:

- Volume 8130, Folio 252;
- Volume 4183, Folio 582;
- Volume 4761, Folio 050:
- Volume 8054, Folio 635;
- Volume 8054, Folio 634.

The Amendment proposes to:

- rezone the land from the Industrial 1 Zone to the Residential 1 Zone;
- insert Schedule 4 Ascot Chase, Newsom Street, Ascot Vale to the Development Plan Overlay at Clause 43.04;

- apply the Development Plan Overlay Schedule 4 Ascot Chase, Newsom Street, Ascot Vale to the land; and
- amend the Design and Development Overlay Schedule 1 Skyline Area at Clause 43.02.

The purpose of the Amendment is to facilitate the Ascot Chase project. The project involves the development of the land for residential purposes and public open space generally in accordance with the Ascot Chase Master Plan 2005 and a development plan.

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, City of Moonee Valley Municipal Offices, 9 Kellaway Avenue, Moonee Ponds; at the Ascot Vale Library, Union Road, Ascot Vale; at the Sam Merrifield Library, Mt Alexander Road, Moonee Ponds; and at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

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

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

The closing date for submissions is 5 September 2005. A submission must be sent to Moonee Valley City Council, PO Box 126, Moonee Ponds 3039.

> PETER BLACK Chief Executive

Planning and Environment Act 1987 MOONEE VALLEY PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C63

Authorisation A3

Moonee Valley Council has prepared Amendment C63 to the Moonee Valley Planning Scheme.

The land affected by the Amendment is a parcel of Crown Land shown as an area of $135m^2$ on Title Plan TP835378D (the "Subject Land"). The Subject Land is located to the north-east of the land known as 40-70 Mt

Alexander Road, Flemington. The Subject Land is bound by land contained in Certificates of Title Volume 9867, Folio 236; Volume 6165, Folio 896; Volume 5282, Folio 269, and the CityLink Freeway.

The Amendment proposes to:

- rezone the subject land from Public Park and Recreation Zone to a Business 2 Zone;
- apply the Development Plan Overlay to the subject land; and
- apply the Environmental Audit Overlay to the subject land.

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, Moonee Valley City Council, 9 Kellaway Avenue, Moonee Ponds; and at the Department of Sustainability and Environment, Planning Information Centre, 8 Nicholson Street, East Melbourne.

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

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

The closing date for submissions is 5 September 2005. A submission must be sent to Moonee Valley Council, PO Box 126, Moonee Ponds 3039.

PETER BLACK Chief Executive

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 7 October 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.

DAVIS, Arthur Thomas Keith, late of 6 Clyde Street, Lilydale, retired, and who died on 3 June 2005.

- GRAHAM, William John, late of Harold McCracken Nursing Home, 6 Church Street, Fitzroy North, and who died on 13 April 2005.
- LOWE, Violet Olive, late of 7 Carisbrook Crescent, Lower Plenty, factory hand, and who died on 21 April 2005.
- MATTHEWS, Harvey John, late of 24 Wareham Street, Springvale, retired public servant, who died on 20 April 2005.
- PISA, Paola, late of 34 Wordsworth Street, Moonee Ponds, Victoria, widow, and who died on 13 February 2005.
- VANDEKOLK, Maria Theresia Joesphina, late of 99 Kitchener Street, Broadmeadows, pensioner, and who died on 2 July 2005.
- VASILADIOTIS, Dimitrios, also known as Jim Vasiladiotis, late of Kingston Centre, Warrigal Road, Springvale, pensioner, and who died 30 June 2005.
- WHELAN, Joyce, late of Essendon Aged Care Centre, 10 Fletcher Street, Essendon, pensioner, and who died on 7 June 2005.

Dated at Melbourne 29 July 2005

DAVID BAKER Manager Executor Services State Trustees Limited

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 11 October 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.

- KEAY, Ivan George, late of 27 Kallara Road, Warneet, fencing contractor, and who died on 7 May 2005.
- RICHARDSON, Francis James, late of Alexandra District Hospital, Cooper Street, Alexandra, pensioner, and who died on 2 June 2005.

SCHNABEL, Siegmund (also known as Sigmund Franz Schnabel), late of 1946 Healesville–Kooweerup Road, Yellingbo, retired, and who died on 13 May 2005.

Dated at Melbourne 2 August 2005

DAVID BAKER
Manager
Executor Services
State Trustees Limited

Creditors, next-of-kin and others having claims against the following estates:-

- LYNCH, Robert Joseph, late of 11 Wymlet Street, Fawkner, Victoria, pensioner, deceased, who died on 10 June 2005.
- PLUMMER, Leonard, late of 47 Arnold Drive, Scoresby, Victoria, pensioner, who died on 1 May 2005.
- ROWE, Pearlie May, late of The Birches Nursing Home, Tyers Street, Hamilton, Victoria, retired, deceased, who died on 23 May 2005.
- RUDINSKI, Franjo, also known as Frank Rudinski, late of St Georges Aged Care Facility, 13–19 Howard Street, Altona Meadows, Victoria, pensioner, deceased, who died on 11 June 2005.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 11 October 2005 after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

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 the land contained in Conveyance Memorial No. 761, **Interest acquired:** That of Thomas Darcy and Margaret Darcy and all other interests.

Published with the authority of VicRoads.

Dated 4 August 2005

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

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 854296X, Parish of Moorpanyal, comprising 4571.0 square metres and being land described in Certificate of Title Volume 2394, Folio 615, shown as Parcel 11 on Survey Plan 20954.

Interest acquired: That of The Corio Bay Estate Company Ltd and all other interests.

Published with the authority of VicRoads.

Dated 4 August 2005

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

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 Crown Allotment 27, Crown Section 6, Parish of Faraday comprising 89 square metres and being land described in Certificate of Title Volume 10880, Folio 237 formerly known as Conveyance Book 794 No. 174, shown as Parcel 757 on Survey Plan 20289. G 31 4 August 2005 1707

Interest acquired: That of Board of Land and Works (Coliban Water) and all other interests.

Published with the authority of VicRoads. Dated 4 August 2005

> For and on behalf of VicRoads BERNARD TOULET Manager VicRoads Property

Melbourne Cricket Ground Act 1984

MELBOURNE CRICKET GROUND (OPERATION OF FLOODLIGHTS) ORDER NO. 6/2005

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

1. Title

This Order may be cited as the Melbourne Cricket Ground (Operation of Floodlights) Order No. 6/2005.

2. Objectives

The objectives of this Order are to: -

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

3. Authorising provision

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

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

The floodlights affixed to the floodlight towers at the Melbourne Cricket Ground may be used between 8.00 am and 11.30 pm for the purpose of playing Australian Football League final series matches on the following days:

- 2 September 2005
- 3 September 2005
- 4 September 2005
- 9 September 2005
- 10 September 2005

11 September 2005

16 September 2005

17 September 2005

24 September 2005

5. Yarra Park Reserve – Entry of Vehicles

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

Dated 21 July 2005

JUSTIN MADDEN MLC Minister for Sport and Recreation

Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

I, Richard Aldous, Executive Director Minerals and Petroleum, pursuant to section 7 of the **Mineral Resources Development Act 1990** and under delegation by the Minister for Energy Industries and Resources –

- hereby exempt all that Crown land situated within the boundaries of exploration licence applications 4879, 4894 & 4895 that has been excised from the applications, from being subject to an exploration licence or mining licence.
- 2. Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is revoked in respect of any land that ceases to lie within the boundaries of the application or licence, at the expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 2 August 2005

RICHARD ALDOUS Executive Director Minerals and Petroleum

Pipelines Act 1967 (Vic.) VARIATION OF THE PERMIT TO OWN AND USE A PIPELINE 217

Section 12(4)

I, the Minister for Resources for the State of Victoria, hereby give notice in accordance with the provisions of Section 12(4) of the **Pipelines Act 1967**, that the Permit to Own and Use a Pipeline 217, owned by Vic Gas Distribution Pty Ltd, is varied by:

• the addition of drawing numbler L1-79-10 on the permit, to add the Bairnsdale City Gate to the permit.

Dated 27 July 2005

THEO THEOPHANOUS Minister for Resources

Pipelines Act 1967 (Vic.) VARIATION OF LICENCE TO OPERATE PIPELINE 217

Section 28A

I, the Minister for Resources for the State of Victoria, hereby give notice in accordance with the provisions of Section 28A of the **Pipelines Act 1967**, that the Licence to Operate Pipeline 217, owned by Vic Gas Distribution Pty Ltd, is varied by:

• the addition of drawing numbers L1–79–1, L1–79–10, P9–8–3 and P5–27–3 on the Licence, to add the Bairnsdale City Gate to the Licence.

Dated 27 July 2005

THEO THEOPHANOUS Minister for Resources

Transport Act 1983 TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 7 September 2005.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 1 September 2005.

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

Michael J. Warnock. Application for variation of conditions of tow truck licence number TOW918 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at Walwa Service Centre, Murray River Road, Walwa to change the depot address to 12 Reid Street, Wodonga.

Note: This licence is under consideration for transfer to Lionel J. Grealy.

Dated 4 August 2005

STUART SHEARER Director

Transport Act 1983 REVIEW OF ACCIDENT TOW AND STORAGE FEES

Notice of Reference under Division 9 of the **Transport Act 1983**

I, Peter Batchelor MP, Minister for Transport, give notice that in accordance with the provisions of section 186 of the **Transport Act 1983**, I have asked the Essential Services Commission to conduct an investigation into accident towing and storage fees and report on:

- i. the appropriateness of variations in the components of accident towing and storage fees given that the last increase took effect in June 2003;
- ii. the merits of introducing a process to provide for automatic increases of accident towing and storage fees annually in line with any upward movement of the Consumer Price Index in 2006–07 and 2007–08;
- iii. whether the times for which the after hours surcharge applies (for tows allocated by the Accident Allocation Centre) between 7.00 pm to 7.00 am should be amended to 5.00 pm to 8.00 am (Monday to Friday); and
- iv. whether the above surcharge should also apply over a 24 hr period on weekends and public holidays.

In its investigation and report, the Commission is to have regard to the following factors:

- i. the impact on Victorian business and the community, including the impact of any proposed variations to consumers;
- ii. the impact on the tow truck industry Statewide, including all stakeholders;
- iii. previous reference by the Commission to a variation to the after hours surcharge in its report to the Minister for Transport in 2003; and
- iv. Department of Infrastructure agreement to a comprehensive analysis of towing industry cost structures and towing fees being undertaken by the Commission by 30 June 2008.

The following directions are given under section 186(4) of the Act:

- in conducting the investigation the Commission should have regard to the objectives in section 8 of the Essential Services Commission Act 2001, where relevant;
- except as otherwise directed by the terms of reference, the Commission is to conduct the investigation in a manner as described in section 187 of the **Transport Act 1983**; and
- the Commission is to submit its report to the Minister for Transport by 30 November 2005.

PETER BATCHELOR MP Minister for Transport

Subordinate Legislation Act 1994 NON-EMERGENCY PATIENT TRANSPORT SERVICES REGULATIONS 2005

Notice is given in accordance with the requirements of Section 11 of the **Subordinate** Legislation Act 1994, that a Regulatory Impact Statement (RIS) has been prepared on proposed Non-Emergency Patient Transport Services Regulations 2005.

The objective of the proposed regulations is to give effect to the **Non-Emergency Patient Transport Services Act 2003**, by specifying minimum service quality and safety standards in the provision of non-emergency transport for patients.

Among other things, the RIS assesses the costs and benefits of the proposed regulations and other feasible alternative means of

achieving the same objective. It concludes that the proposed regulations are expected to provide greater net benefits than the alternatives considered.

Written submissions on the proposed regulations are invited from industry stakeholders and other interested parties.

A copy of the Regulatory Impact Statement may be downloaded from: http://www.health.vic. gov.au/ambulance/index.htm or obtained by telephoning (03) 9616 1320.

Any enquiries regarding the content of the RIS should be directed to: Lidia Slucki on (03) 9616 1320.

Written submissions must be received by no later than 5.00 pm, on Monday 5 September 2005, and should be addressed to: Ms Lidia Slucki, Senior Project Manager, Ambulance Services Unit, Level 9, Department of Human Services, 595 Collins Street, Melbourne 3000. Fax: (03) 9616 1322.

Email: lidia.slucki@dhs.vic.gov.au.

It should be noted that all submissions will be treated as public documents.

HON BRONWYN PIKE MP Minister for Health

INTERIM CREDITING RATE FOR STATE SUPERANNUATION FUND FROM 27 JULY 2005

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act 1988**, sub-section 35(1) of the **Transport Superannuation Act 1988** and sub-section 37(1) of the **State Employees Retirement Benefits Act 1979**, the Government Superannuation Office has determined an annual rate of 12.7% to be applied as an interim crediting rate on exits on or after 27 July 2005.

PETER J. WYATT Chief Financial Officer

YEAR END FINAL CREDITING RATE FOR STATE SUPERANNUATION FUND FOR 2004/2005

For the purposes of the sub-sections 46(1) and 58(1) of the **State Superannuation Act** 1988, sub-section 35(1) of the **Transport Superannuation Act 1988** and sub-section 37(1)

of the **State Employees Retirement Benefits Act 1979**, the Government Superannuation Office has determined an annual crediting rate of 10.3% for the year 1 July 2004 to 30 June 2005.

PETER J. WYATT Chief Financial Officer

Victorian Institute of Teaching Act 2001

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

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

On 12 July 2005, Daniel James Booth (date of birth: 23/02/1981) was convicted of one count of sexual penetration with a 16 or 17 year old child under his care or supervision, in breach of section 48 of the **Crimes Act 1958** (Vic.).

On 12 July 2005, Daniel James Booth was disqualified from teaching and his registration as a teacher in Victoria was cancelled from 12 July 2005.

Dated 27 July 2005

PETER RYAN Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Victorian Institute of Teaching Act 2001 NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

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

On 14 June 2005, Lachlan Jeffrey Wallin (date of birth: 04/09/1978) was convicted of knowingly possessing child pornography in breach of section 70 of the **Crimes Act 1958** (Vic.).

On 14 June 2005, Lachlan Jeffrey Wallin was disqualified from teaching and his registration as a teacher in Victoria was cancelled from 14 June 2005. Dated 27 July 2005

PETER RYAN Chairperson Disciplinary Proceedings Committee Victorian Institute of Teaching

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

An Order of the Minister for Education Services was made on 27 July 2005 under sections 13(1), 13(4), 13(5) and 13(11) of the Education Act 1958 and Administrative Arrangements Order (No. 180) 2002 dissolving the Warrenbayne Primary School Council and constituting a school council for the State school called Warrenbayne Primary School.

JACINTA ALLAN Minister for Education Services

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

An Order of the Minister for Education Services was made on 31 July 2005 under sections 13(1), 13(4), 13(5) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 dissolving the Maryborough Primary School Council, Maryborough Regional College School Council and Maryborough Specialist School Council, and constituting a school council for a State school at the corner of Nolan and Burns Street, Maryborough, Palmerston Street, Maryborough, Gillies Street, Maryborough, Palmerston Street, Maryborough and 20 Christian Street, Maryborough, proposed to be called Maryborough Education Centre.

JACINTA ALLAN Minister for Education Services

Education Act 1958

NOTICE OF MAKING OF ORDERS UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

Twelve Orders of the Minister for Education Services were made on 27 July 2005 under sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 amending the constituting Orders of Avenel Primary School Council, Cloverlea Primary School Council, Deer Park North Primary School Council, Echuca Specialist School Council, School Council, of Gormandale and District Primary School, Harston Primary School Council, Jeparit Primary School Council, Moomba Park Primary School Council, Newport Lakes Primary School Council, Nungurner Primary School Council of the State school called Ruthven Primary School and Springview Primary School Council in respect of the memberships of the school councils.

JACINTA ALLAN Minister for Education Services

Education Act 1958

NOTICE OF MAKING OF ORDER UNDER SECTION 13 AND ADMINISTRATIVE ARRANGEMENTS ORDER (No. 180) 2002

An Order of the Minister for Education Services was made on 27 July 2005 pursuant to sections 13(4) and 13(11) of the **Education Act 1958** and Administrative Arrangements Order (No. 180) 2002 amending the constituting Order of a school council to change its name. The change is as follows:

Old name	New name	
Traralgon Secondary College Council	Traralgon College Council	

JACINTA ALLAN Minister for Education Services

Geographic Place Names Act 1998

NOTICE OF REGISTRATION OF GEOGRAPHIC NAMES

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

File No.	Place Name	Proposer and Location
GPN 580	Bob Whitford Cycling Track	Latrobe City Council. Located at John Field Reserve, Newborough.
GPN 658	Caddayes Corner	Darebin City Council. Located in Park Street, Northcote.

Office of the Registrar of Geographic Names

c/- **LAND** *VICTORIA* 15th Floor 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

Nurses Act 1993

NURSES BOARD OF VICTORIA

Re: Cecile Ann Reader Identification Number 24426 Registered in Division 1

Following a formal hearing into the professional conduct of Cecile Ann Reader, a Panel appointed by the Nurses Board of Victoria found on 21 July 2005 that the nurse has engaged in unprofessional conduct of a serious nature.

The Panel under section 48(2)(d) of the Act suspended Ms Reader's registration from 21 July 2005 until 1 April 2006.

LOUISE MILNE-ROCH Chief Executive Officer

Nurses Act 1993

NURSES BOARD OF VICTORIA

Re: Nigel Anthony Brooker Identification Number 142996 Registered in Division 2

Following a formal hearing into the professional conduct of Nigel Anthony Brooker, a Panel appointed by the Nurses Board of Victoria found on 21 July 2005 that the nurse has engaged in unprofessional conduct of a serious nature.

The Panel under section 48(2) (d), (g) and (e) made the following determination:

- 1. Mr Brooker's registration as a nurse is suspended for a period of two years from 21 July 2005.
- 2. Following his re-registration as a nurse, Mr Brooker must:
 - (a) notify the board within seven days of his employment as a nurse;
 - (b) within six months enrol, and provide evidence of enrolment, in an ethics training course as approved by the Board and provide evidence of satisfactory completion of the ethics training course within six months of enrolment; and
 - (c) provide satisfactory quarterly reports to the Board by an employer for a period of two years.
- 3. That Mr Brooker's practice as a nurse be restricted and that he not work in mental health (psychiatric) services.

LOUISE MILNE-ROCH Chief Executive Officer

Nurses Act 1993

NURSES BOARD OF VICTORIA Re: Anna Lise Cahill Identification Number 1932622 Registered in Division 1

Following a formal hearing into the ability to practise of Anna Lise Cahill, a Panel appointed by the Nurses Board of Victoria found on 21 July 2005 that the ability to practise of the nurse is adversely affected because she has an incapacity.

The Panel determined that:

- 1. Pursuant to s. 49(2)(b) of the Act, the suspension of the nurse's registration be continued until 31 July 2007, or until she has complied with the conditions imposed under paragraph 2 of this determination, whichever occurs later.
- 2. The conditions imposed pursuant to paragraph 1 of this determination and s. 49(2)(b) are as follows:
 - (a) by 31 October 2005, the nurse must provide the Board with copies of reports of all random drug screenings undertaken by her between 7 May and 5 August 2004;
 - (b) the nurse must undergo consultations and counselling with a psychiatrist approved in writing by the Board, for at least two years, such consultations to occur at least one a month, or more frequently if the psychiatrist recommends it;
 - (c) with her application to renew her registration, the nurse must provide a report from the psychiatrist, which is satisfactory to the Board;
 - (d) the nurse must undergo a random urine screening each month, and provide a report of each screening to the Board within seven days of the test. She must provide a total of twenty-four consecutive drug-free reports;

- (e) within the six months before her registration is reinstated, the nurse must enrol in and satisfactory complete a refresher course of a type and at an institution approved in writing by the Board.
- 3. Once the nurse has complied with all of the conditions imposed under paragraph 2 of this determination, she may apply to remove the suspension of her registration.
- 4 If the Board removes the suspension of the nurse's registration, her registration will then be subject to the following conditions, imposed pursuant to s. 49(2)(a) of the Act, for at least two years, or until all conditions have been complied with, whichever occurs later:
 - (a) the nurse must undergo consultations and counselling with a psychiatrist approved in writing by the Board, for at least two years, such consultations to occur at least one a month, or more frequently if the psychiatrist recommends it;
 - (b) with her application to remove the conditions imposed by this paragraph 4 from her registration, the nurse must provide a report from the psychiatrist which is satisfactory to the Board;
 - (c) the nurse must undergo a random urine screening each month, and provide a report of each screening to the Board within seven days of the test. She must provide a total of twenty-four consecutive drug-free reports;
 - (d) the nurse must not work night shifts;
 - (e) the nurse must not work:-
 - (i) more than three days; nor
 - (ii) for more than twenty-three hours,

in any seven-day period;

- (f) at half-yearly intervals, the nurse must provide the Board with a report from the employer with whom she has worked most during the preceding six months, as to her performance at work, and her compliance with the conditions imposed under sub-paragraphs (d) and (e), which report must be satisfactory to the Board.
- 5. Once the nurse has complied with all of the conditions imposed under paragraph 4 of this determination, she may apply to have those conditions removed.

LOUISE MILNE-ROCH Chief Executive Officer

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.

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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
Martin Brian Telley	14 Redfield Court, Wheelers Hill 3150	Express Mercantile P/L	Level 5, 552 Lonsdale Street, Melbourne 3000	Commercial Sub-Agents Licence
Benjamin Ivan Telley	24/632 St Kilda Road, Melbourne 3004	Express Mercantile P/L	Level 5, 552 Lonsdale Street, Melbourne 3000	Commercial Sub-Agents Licence
Rose Jane Spiteri	78 Rockbank Road, Ardeer, Victoria 3022	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne Victoria 3001	Commercial Sub-Agents Licence
Maria Arvanitidis	40 Allison Road, Ardeer, Victoria	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne Victoria 3001	Commercial Sub-Agents Licence
Ann Le Tieu	19/250 Sunshine Avenue, St Albans, Victoria 3021	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne Victoria 3001	Commercial Sub-Agents Licence

Dated at Melbourne 29 July 2005

GRAEME J. HORSBURGH Principal Registrar Magistrates' Court of Victoria

Vocational Education and Training Act 1990 NOTICE OF DETERMINATION OF APPROVED TRAINING SCHEMES

In accordance with section 51 of the Vocational Education and Training Act 1990 the Victorian Learning and Employment Skills Commission gives notice that it has determined that the following training schemes are approved training schemes for the vocations specified below: APPROVED TRAINING SCHEME DATE OF DETERMINATION

21484VIC	Certificate III in Education	1 January 2004
RTF20103	Certificate II in Horticulture	2 January 2004
RTF20203	Certificate II in Horticulture (Arboriculture)	2 January 2004
RTF20303	Certificate II in Horticulture (Floriculture)	2 January 2004
RTF20403	Certificate II in Horticulture (Landscape)	2 January 2004
RTF20503	Certificate II in Horticulture (Retail Nursery)	2 January 2004
RTF20603	Certificate II in Horticulture (Wholesale Nursery)	2 January 2004
RTF20703	Certificate II in Horticulture (Parks and Gardens)	2 January 2004
RTF20803	Certificate II in Horticulture (Turf)	2 January 2004
RTF30103	Certificate III in Horticulture	2 January 2004
RTF30203	Certificate III in Horticulture (Arboriculture)	2 January 2004
RTF30303	Certificate III in Horticulture (Floriculture)	2 January 2004
RTF30403	Certificate III in Horticulture (Landscape)	2 January 2004
RTF30503	Certificate III in Horticulture (Retail Nursery)	2 January 2004
RTF30603	Certificate III in Horticulture (Wholesale Nursery)	2 January 2004
RTF30703	Certificate III in Horticulture (Parks and Gardens)	2 January 2004
RTF30803	Certificate III in Horticulture (Turf)	2 January 2004
RTF40103	Certificate IV in Horticulture	2 January 2004
RTF40203	Certificate IV in Horticulture (Arboriculture)	2 January 2004
RTF40303	Certificate IV in Horticulture (Floriculture)	2 January 2004
RTF40403	Certificate IV in Horticulture (Landscape)	2 January 2004
RTF40503	Certificate IV in Horticulture (Retail Nursery)	2 January 2004
RTF40603	Certificate IV in Horticulture (Wholesale Nursery)	2 January 2004
RTF40703	Certificate IV in Horticulture (Parks and Gardens)	2 January 2004
RTF40803	Certificate IV in Horticulture (Turf)	2 January 2004
PRD40302	Certificate IV in Property (Business Broking)	11 February 2004
PRD40403	Certificate IV in Property (Business Broking)	11 February 2004
PRD50302	Diploma of Property (Business Broking)	11 February 2004

PRD50403	Diploma of Property (Business Broking)	11 February 2004
PSP40702	Certificate IV in Government (Court Compliance)	11 February 2004
PSP50802	Diploma of Government (Workplace Inspection)	11 February 2004
PSP50902	Diploma of Government (Court Compliance)	11 February 2004
PSP60702	Adv Diploma of Government (Workplace Inspection)	11 February 2004
RTE20103	Certificate II in Agriculture	11 February 2004
RTE20203	Certificate II in Irrigation	11 February 2004
RTE20303	Certificate II in Wool Handling	11 February 2004
RTE20403	Certificate II in Shearing	11 February 2004
RTE20503	Certificate II in Crutching	11 February 2004
RITE20603	Certificate II in Production Horticulture	11 February 2004
RTE20703	Certificate II in Rural Operations	11 February 2004
RTE30103	Certificate III in Agriculture	11 February 2004
RTE30203	Certificate III in Agriculture (Beef Production)	11 February 2004
RTE30403	Certificate III in Agriculture (Dairy Production)	11 February 2004
RTE30503	Certificate III in Agriculture (Goat Production)	11 February 2004
RTE30603	Certificate III in Agriculture (Grain Production)	11 February 2004
RTE30703	Certificate III in Agriculture (Horse Breeding)	11 February 2004
RTE30803	Certificate III in Agriculture (Milk Harvesting)	11 February 2004
RTE30903	Certificate III in Agriculture (Pig Production)	11 February 2004
RTE31003	Certificate III in Agriculture (Poultry Production)	11 February 2004
RTE31103	Certificate III in Agriculture (Sheep & Wool Production)	11 February 2004
RTE31303	Certificate III in Irrigation	11 February 2004
RTE31403	Certificate III in Wool Clip Preparation	11 February 2004
RTE31503	Certificate III in Shearing	11 February 2004
RTE31603	Certificate III in Production Horticulture	11 February 2004
RTE31703	Certificate III in Rural Business	11 February 2004
RTE31803	Certificate III in Rural Merchandising	11 February 2004
RTE31903	Certificate III in Rural Operations	11 February 2004
RTE32003	Certificate III in Advanced Wool Handling	11 February 2004
RTE40103	Certificate IV in Agriculture	11 February 2004

RTE40203	Certificate IV in Irrigation	11 February 2004
RTE40303	Certificate IV in Wool Classing	11 February 2004
RTE40403	Certificate IV in Shearing	11 February 2004
RTE40503	Certificate IV in Production Horticulture	11 February 2004
RTE40603	Certificate IV in Rural Business	11 February 2004
HLT30102	Certificate III in Pathology Specimen Collection	24 February 2004
HLT30402	Certificate III in Health Support Services (Laundry Support Services)	24 February 2004
HLT30602	Certificate III in Health Support Services (General Maintenance)	24 February 2004
HLT30802	Certificate III in Health Support Services (Client/Patient Support Services)	24 February 2004
HLT30902	Certificate III in Health Support Services (Cleaning Support Services)	24 February 2004
HLT31002	Certificate III in Health Support Services	24 February 2004
HLT31102	Certificate III in Health Service Assistance (Sterilisation Services)	24 February 2004
HLT31202	Certificate III in Health Service Assistance (Pathology Assistance)	24 February 2004
HLT31302	Certificate III in Health Service Assistance (Operating Theatre Support)	24 February 2004
HLT31402	Certificate III in Health Service Assistance (Hospital and Community Health Pharmacy Assistance)	24 February 2004
HLT31502	Certificate III in Health Service Assistance (Nutrition and Dietetic Support)	24 February 2004
HLT31602	Certificate III in Health Service Assistance (Client/Patient Services)	24 February 2004
HLT31702	Certificate III in Health Service Assistance (Allied Health Assistance)	24 February 2004
HLT30202	Certificate III in Non-Emergency Patient Transport	24 February 2004
HLT31902	Certificate III in Ambulance Communications	24 February 2004
ICT20202	Certificate II in Telecommunications	2 March 2004
ICT20302	Certificate II in Telecommunications Cabling	2 March 2004
ICT20402	Certificate II in Telecommunications Cabling	2 March 2004
ICT30202	Certificate III in Telecommunications	2 March 2004

ICT30302	Certificate III in Telecommunications Cabling and Customer Premises Equipment	2 March 2004
ICT40202	Certificate IV in Telecommunications Engineering	2 March 2004
ICT40302	Certificate IV in Telecommunications Computer Systems	2 March 2004
ICT50202	Diploma of Telecommunications Engineering	2 March 2004
LMT40703	Certificate IV in Millinery	2 March 2004
LMT40803	Certificate IV in Laundry Operations and Supervision	2 March 2004
UTT30101	Certificate III in ESI – Distribution (Powerline)	2 March 2004
UTT30298	Certificate III in ESI – Transmission (Powerline)	2 March 2004
UTT30301	Certificate III in ESI – Cable Jointing (Powerline)	2 March 2004
UTT30402	Certificate III in ESI – Rail Traction (Powerline)	2 March 2004
BCC30801	Certificate III in Civil Construction (Road Marking)	10 March 2004
21529VIC	Certificate IV in Electrical (Systems Electrician/Instrumentation)	23 March 2004
UTE20199	Certificate II in Electrotechnology Business Support	23 March 2004
UTE20299	Certificate II in Electrotechnology Data Communications	23 March 2004
UTE20399	Certificate II in Electrotechnology Powerline (Vegetation Control)	23 March 2004
UTE20499	Certificate II in Electroctechnology Remote Area Essential Operations	23 March 2004
UTE20502	Certificate II in Electrotechnology Servicing	23 March 2004
UTE20699	Certificate II in Electrotechnology Technical Support	23 March 2004
UTE30199	Certificate III in Electrotechnology Assembly and Servicing	23 March 2004
UTE30299	Certificate III in Electrotechnology Building Services	23 March 2004
UTE30402	Certificate III in Electrotechnology Communications	23 March 2004
UTE30599	Certificate III in Electrotechnology Computer Systems	23 March 2004
UTE30699	Certificate III in Electrotechnology Data Communications	23 March 2004
UTE30702	Certificate III in Electrotechnology Entertainment and Servicing	23 March 2004
UTE30899	Certificate III in Electrotechnology Instrumentation	23 March 2004
UTE30999	Certificate III in Electrotechnology Refrigeration and Air Conditioning	23 March 2004

UTE31099	Certificate III in Electrotechnology Scanning	23 March 2004
UTE31199	Certificate III in Electrotechnology Systems Electrician	23 March 2004
MNM20103	Certificate II in Metalliferous Mining Operations (Open Cut)	14 April 2004
MNM20203	Certificate II in Metalliferous Mining Operations (Underground)	14 April 2004
MNM20303	Certificate II in Metalliferous Mining Operations (Processing)	14 April 2004
MNM30103	Certificate III in Metalliferous Mining Operations (Open Cut)	14 April 2004
MNM30203	Certificate III in Metalliferous Mining Operations (Underground)	14 April 2004
MNM30303	Certificate III in Metalliferous Mining Operations (Processing)	14 April 2004
MNM40103	Certificate IV in Metalliferous Mining Operations (Open Cut)	14 April 2004
MNM40203	Certificate IV in Metalliferous Mining Operations (Underground)	14 April 2004
MNM40303	Certificate IV in Metalliferous Mining Operations (Processing)	14 April 2004
20019VIC	Diploma of Engineering Technology	21 April 2004
MEM20303	Certificate II in Boating Services	21 April 2004
MEM30603	Certificate III in Marine Craft Construction	21 April 2004
MEM30703	Certificate III in Boating Services	21 April 2004
MEM30802	Certificate III in Jewellery Manufacture	21 April 2004
MEM30803	Certificate III in Jewellery Manufacture	21 April 2004
MEM40103	Certificate IV in Engineering	21 April 2004
MEM40203	Certificate IV in Boating Services	21 April 2004
CUC40103	Certificate IV in Visual Arts and Contemporary Craft	21 June 2004
CUV20103	Certificate II in Visual Arts and Contemporary Craft	21 June 2004
CUV20203	Certificate II in Aboriginal or Torres Strait Islander Cultural Arts	21 June 2004
CUV30103	Certificate III in Visual Arts and Contemporary Craft	21 June 2004
CUV30203	Certificate III in Aboriginal or Torres Strait Islander Cultural Arts	21 June 2004
CUV30303	Certificate III in Design Fundamentals	21 June 2004

CUV30403	Certificate III in Arts Administration	21 June 2004
CUV40203	Certificate IV in Aboriginal or Torres Strait Islander Cultural Arts	21 June 2004
CUV40303	Certificate IV in Design	21 June 2004
CUV40403	Certificate IV in Photoimaging	21 June 2004
CUV40503	Certificate IV in Arts Administration	21 June 2004
MNQ20103	Certificate II in Extractive Industries Operations	21 June 2004
MNQ30103	Certificate III in Extractive Industries Operations	21 June 2004
MNQ40103	Certificate IV in Extractive Industries Operations	21 June 2004
MNQ50103	Diploma of Extractive Industries Management	21 June 2004
MNQ60103	Advanced Diploma of Extractive Industries Management	21 June 2004
UTE20504	Certificate II in Electrotechnology Servicing	28 June 2004
UTE20604	Certificate II in Electrotechnology Technical Support	28 June 2004
UTE30104	Certificate III in Electrotechnology Assembly and Servicing	28 June 2004
RUV20104	Certificate II in Animal Studies	23 July 2004
RUV30104	Certificate III in Animal Technology	23 July 2004
RUV30204	Certificate III in Captive Animals	23 July 2004
RUV30304	Certificate III in Companion Animal Services	23 July 2004
RUV40104	Certificate IV in Animal Control and Regulation	23 July 2004
RUV40304	Certificate IV in Companion Animal Services	23 July 2004
RUV40404	Certificate IV in Veterinary Nursing	23 July 2004
PRM20404	Certificate II in Asset Maintenance (Fire Protection Equipment)	23 August 2004
PRM20504	Certificate II in Asset Maintenance (Waste Management)	23 August 2004
PRM30204	Certificate III in Asset Maintenance (Pest Management – Technical)	23 August 2004
PRM30404	Certificate III in Asset Maintenance (Fire Protection Equipment)	23 August 2004
PRM30504	Certificate III in Asset Maintenance (Waste Management)	23 August 2004
PRM40204	Certificate IV in Asset Maintenance (Pest Management)	23 August 2004

PRM40504	Certificate IV in Asset Maintenance (Waste Management)	23 August 2004
PRM40704	Certificate IV in Asset Maintenance (Fire Safety Systems Inspection)	23 August 2004
SRO20103	Certificate II in Sport and Recreation	23 August 2004
SRO20203	Certificate II in Outdoor Recreation	23 August 2004
SRO20303	Certificate II in Outdoor Recreation (Multiple Activities)	23 August 2004
SRO30103	Certificate III in Sport and Recreation	23 August 2004
SRO30203	Certificate III in Outdoor Recreation	23 August 2004
SRO30303	Certificate III in Outdoor Recreation (Multiple Activities)	23 August 2004
SRO40103	Certificate IV in Sport and Recreation	23 August 2004
SRO40203	Certificate IV in Outdoor Recreation	23 August 2004
SRS20203	Certificate II in Sport (Career Oriented Participation)	23 August 2004
SRS20303	Certificate II in Sport (Coaching)	23 August 2004
SRS20403	Certificate II in Sport (Officiating)	23 August 2004
SRS30203	Certificate III in Sport (Career Oriented Participation)	23 August 2004
SRS30303	Certificate III in Sport (Coaching)	23 August 2004
SRS30403	Certificate III in Sport (Officiating)	23 August 2004
SRS30503	Certificate III in Sport (Athlete Support Services)	23 August 2004
SRS40203	Certificate IV in Sport (Coaching)	23 August 2004
SRS40303	Certificate IV in Sport (Officiating)	23 August 2004
SRS40403	Certificate IV in Sport (Athlete Support Services)	23 August 2004
SRS40503	Certificate IV in Sport (Development)	23 August 2004
WRF20104	Certificate II in Floristry	23 August 2004
WRF30104	Certificate III in Floristry	23 August 2004
WRF40104	Certificate IV in Floristry (Small Business Management)	23 August 2004
BSB30601	Certificate III in E-Business	30 August 2004
BSB30504	Certificate III in Business (Frontline Management)	30 August 2004
BSB30704	Certificate III in Business (Medical Administration)	30 August 2004
BSB41004	Certificate IV in Business (Frontline Management)	30 August 2004
BSB41404	Certificate IV in Business (Purchasing)	30 August 2004

BSB41504	Certificate IV in Project Management	30 August 2004
BSB41704	Certificate IV in Business (Franchising)	30 August 2004
BSB41804	Certificate IV in Unionism	30 August 2004
BSB41904	Certificate IV in Business (Employment Services)	30 August 2004
PRM20104	Certificate II in Asset Maintenance (Cleaning Operations)	3 September 2004
PRM20604	Certificate II in Asset Maintenance (Carpet Cleaning)	3 September 2004
PRM30104	Certificate III in Asset Maintenance (Cleaning Operations)	3 September 2004
PRM30604	Certificate III in Asset Maintenance (Carpet Cleaning)	3 September 2004
PRM40104	Certificate IV in Asset Maintenance (Cleaning Management)	3 September 2004
CUE20103	Certificate II In Live Production Theatre and Events	5 October 2004
CUE30103	Certificate III in Live Production Theatre and Events (Construction and Manufacturing)	5 October 2004
CUE30203	Certificate III in Live Production Theatre and Events (Technical Operations)	5 October 2004
CUE30303	Certificate III in Venues and Events (Customer Service)	5 October 2004
CUE40103	Certificate IV in Live Production Theatre and Events (Construction and Manufacturing)	5 October 2004
CUE40203	Certificate IV in Costume for Performance	5 October 2004
CUE40303	Certificate IV in Live Production Theatre and Events (Technical Operations)	5 October 2004
CUE40403	Certificate IV in Venues and Events (Customer Service)	5 October 2004
CUF40203	Certificate IV in Make Up	5 October 2004
CUL20104	Certificate II in Library/Information Services	26 October 2004
CUL20204	Certificate II in Museum Practice	26 October 2004
CUL30104	Certificate III In Library/Information Services	26 October 2004
CUL30204	Certificate III in Museum Practice	26 October 2004
CUL40104	Certificate IV in Library/Information Services	26 October 2004
CUL40204	Certificate IV in Museum Practice	26 October 2004
CUL50104	Diploma of Library/Information Services	26 October 2004
CUL50204	Diploma of Museum Practice	26 October 2004

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APPROVED TRAINING SCHEME	

CUL60104	Advanced Diploma of Library/Information Services	26 October 2004
CUL60204	Advanced Diploma of Museum Practice	26 October 2004
BCP30103	Certificate III in Plumbing	11 November 2004
BCP30503	Certificate III in Fire Protection	11 November 2004
PMC10104	Certificate I in Manufactured Mineral Products	22 November 2004
PMC20104	Certificate II in Manufactured Mineral Products	22 November 2004
PMC20204	Certificate II in Production Support	22 November 2004
PMC30104	Certificate III in Manufactured Mineral Products	22 November 2004
PMC30204	Certificate III in Production Support	22 November 2004
PMC40104	Certificate IV in Manufactured Mineral Products	22 November 2004
PMC50104	Diploma of Manufactured Mineral Products	22 November 2004
21568VIC	Certificate IV in Animal Welfare (Regulations)	29 November 2004
PRS30103	Certificate III in Security Operations	10 December 2004
BCC20203	Certificate II in Civil Construction (Bituminous Surfacing)	10 January 2005
BCC30203	Certificate III in Civil Construction (Bituminous Surfacing)	10 January 2005
BCC30803	Certificate III in Civil Construction (Road Marking)	10 January 2005
21597VIC	Certificate III in Real Estate	19 January 2005
PRD30504	Certificate III in Property (Operations)	02 February 2005
PRD40504	Certificate IV in Property (Operations)	02 February 2005
PML20104	Certificate II in Sampling and Measurement	07 February 2005
PML30104	Certificate III in Laboratory Skills	07 February 2005
PML40104	Certificate IV in Laboratory Techniques	07 February 2005
WRB20104	Certificate II in Nail Technology	14 February 2005
WRB20204	Certificate II in Make-Up Services	14 February 2005
WRB20304	Certificate II in Retail Cosmetic Services	14 February 2005
WRB30104	Certificate III in Beauty Services	14 February 2005
WRB30204	Certificate III in Nail Technology	14 February 2005
WRB40104	Certificate IV in Beauty Therapy	14 February 2005
21604VIC	Certificate III in Fibrous Plastering (Shopwork)	24 February 2005
SFI10104	Certificate I in The Seafood Industry (Aquaculture)	28 February 2005

SFI10204	Certificate I in The Seafood Industry (Fishing Operations)	28 February 2005
SFI10504	Certificate I in The Seafood Industry (Seafood Processing)	28 February 2005
SFI20104	Certificate II in The Seafood Industry (Aquaculture)	28 February 2005
SFI20204	Certificate II in The Seafood Industry (Fishing Operations)	28 February 2005
SFI20404	Certificate II in The Seafood Industry (Fisheries Compliance Support)	28 February 2005
SFI20504	Certificate II in The Seafood Industry (Seafood Processing)	28 February 2005
SFI20604	Certificate II in The Seafood Industry (Seafood Sales & Distribution)	28 February 2005
SFI30104	Certificate III in The Seafood Industry (Aquaculture)	28 February 2005
SFI30304	Certificate III in The Seafood Industry (Fishing Charter Operations)	28 February 2005
SFI30404	Certificate III in The Seafood Industry (Fisheries Compliance)	28 February 2005
SFI30504	Certificate III in The Seafood Industry (Seafood Processing)	28 February 2005
SFI30604	Certificate III in The Seafood Industry (Seafood Sales & Distribution)	28 February 2005
SFI31204	Certificate III in The Seafood Industry (Fishing Operations)	28 February 2005
SFI32204	Certificate III in The Seafood Industry (Fishing Operations – Marine Engine Driver II)	28 February 2005
SFI33204	Certificate III in The Seafood Industry (Fishing Operations – Master 5/ Skipper 3)	28 February 2005
SFI40104	Certificate IV in The Seafood Industry (Aquaculture)	28 February 2005
SFI40404	Certificate IV in The Seafood Industry (Fisheries Compliance)	28 February 2005
SFI40504	Certificate IV in The Seafood Industry (Seafood Processing)	28 February 2005
SFI40604	Certificate IV in The Seafood Industry (Seafood Sales & Distribution)	28 February 2005
SFI41204	Certificate IV in The Seafood Industry (Fishing Operations)	28 February 2005
SFI42204	Certificate IV in The Seafood Industry (Fishing Operations – Marine Engine Driver I)	28 February 2005

SFI50204	Diploma of The Seafood Industry (Fishing Operations)	28 February 2005
SFI50304	Diploma of The Seafood Industry (Fishing Charter Operations)	28 February 2005
SFI50404	Diploma of The Seafood Industry (Fisheries Compliance)	28 February 2005
SFI50504	Diploma of The Seafood Industry (Seafood Processing)	28 February 2005
ZWA20104	Certificate II in Store Operations (Woolworths Supermarkets)	15 March 2005
ZWA20204	Certificate II in Store Operations (Consumer Electronics)	15 March 2005
ZWA20304	Certificate II in Store Operations (Big W)	15 March 2005
ZWA20404	Certificate II in Store Operations (Freestanding Liquor)	15 March 2005
ZWA20604	Certificate II in Buying and Marketing (Woolworths Ltd)	15 March 2005
ZWA20704	Certificate II in Supply Chain Operations (Woolworths Ltd)	15 March 2005
ZWA20804	Certificate II in Accounts Processing (Woolworths Ltd)	15 March 2005
ZWA30104	Certificate III in Store Operations (Woolworths Supermarkets)	15 March 2005
ZWA30204	Certificate III in Store Operations (Consumer Electronics)	15 March 2005
ZWA30304	Certificate III in Store Operations (Big W)	15 March 2005
ZWA30404	Certificate III in Store Operations (Freestanding Liquor)	15 March 2005
ZWA30604	Certificate III in Buying and Marketing (Woolworths Ltd)	15 March 2005
ZWA30704	Certificate III in Supply Chain Operations (Woolworths Ltd)	15 March 2005
ZWA40104	Certificate IV in Retail Management (Woolworths Supermarkets)	15 March 2005
ZWA40204	Certificate IV in Retail Management (Consumer Electronics)	15 March 2005
ZWA40304	Certificate IV in Retail Management (Big W)	15 March 2005
ZWA40404	Certificate IV in Retail Management (Freestanding Liquor)	15 March 2005

ZWA40604	Certificate IV in Buying and Marketing (Woolworths Ltd)	15 March 2005
ZWA40704	Certificate IV in Supply Chain Operations (Woolworths Ltd)	15 March 2005
ZWA40804	Certificate IV in Account Processing Management (Woolworths Ltd)	15 March 2005
ZWA30804	Certificate III in Accounts Processing (Woolworths Ltd)	18 March 2005
BCC30503	Certificate III in Civil Construction (Pipe Laying)	12 April 2005
BCC30603	Certificate III in Civil Construction (Plant Operations)	12 April 2005
BCC30703	Certificate III in Civil Construction (Road Construction and Maintenance)	12 April 2005
BSB40501	Certificate IV in Business Development	15 April 2005
BSB41201	Certificate IV in E-Business	15 April 2005
BSB41301	Certificate IV in E-Business Development	15 April 2005
BSB30804	Certificate III in Business (International Trade)	15 April 2005
BSB42004	Certificate IV in Business (International Trade)	15 April 2005
FNS20104	Certificate II in Financial Services	15 April 2005
FNS30104	Certificate III in Financial Services	15 April 2005
FNS30204	Certificate III in Insurance Services	15 April 2005
FNS30304	Certificate III in Financial Services (Accounts Clerical)	15 April 2005
FNS30404	Certificate III in Financial Services (Mercantile Agents)	15 April 2005
FNS40104	Certificate IV in Financial Services	15 April 2005
FNS40204	Certificate IV in Financial Services (Personal Trust Administration)	15 April 2005
FNS40304	Certificate IV in Financial Services (Credit Management)	15 April 2005
FNS40404	Certificate IV in Insurance Services	15 April 2005
FNS40504	Certificate IV in Financial Services (Insurance Assessment Services)	15 April 2005
FNS40604	Certificate IV in Financial Services (Accounting)	15 April 2005
FNS40704	Certificate IV in Financial Services (Financial Practice Support)	15 April 2005

FNS40804	Certificate IV in Financial Services (Finance/Mortgage Broking)	15 April 2005
FNS40904	Certificate IV in Financial Services (Superannuation)	15 April 2005
LGA10104	Certificate I in Local Government	15 April 2005
LGA10204	Certificate I in Local Government (Operational Works)	15 April 2005
LGA20104	Certificate II in Local Government	15 April 2005
LGA20204	Certificate II in Local Government (Operational Works)	15 April 2005
LGA30104	Certificate III in Local Government	15 April 2005
LGA30204	Certificate III in Local Government (Health and Environment)	15 April 2005
LGA30304	Certificate III in Local Government (Operational Works)	15 April 2005
LGA30404	Certificate III in Local Government (Regulatory Services)	15 April 2005
LGA40104	Certificate IV in Local Government	15 April 2005
LGA40204	Certificate IV in Local Government Administration	15 April 2005
LGA40304	Certificate IV in Local Government (Health and Environment)	15 April 2005
LGA40404	Certificate IV in Local Government (Operational Works)	15 April 2005
LGA40504	Certificate IV in Local Government (Regulatory Services)	15 April 2005
LGA40604	Certificate IV in Local Government (Land Management)	15 April 2005
LGA40704	Certificate IV in Local Government (Planning)	15 April 2005
DRT20103	Certificate II in Drilling – Environmental	4 May 2005
DRT20203	Certificate II in Drilling – Foundation/Construction	4 May 2005
DRT20303	Certificate II in Drilling – Geotechnical	4 May 2005
DRT20403	Certificate II in Drilling – Trenchless Technology	4 May 2005
DRT20503	Certificate II in Drilling – Mineral Exploration	4 May 2005
DRT20603	Certificate II in Drilling – Mineral Production and Development	4 May 2005
DRT20703	Certificate II in Drilling – Blast Hole	4 May 2005
DRT20803	Certificate II in Drilling – Oil/Gas Off Shore	4 May 2005
DRT20903	Certificate II in Drilling – Oil/Gas On Shore	4 May 2005

DRT21003	Certificate II in Drilling – Seismic	4 May 2005
DRT21103	Certificate II in Drilling – Water Well	4 May 2005
MCM30104	Certificate III in Competitive Manufacturing	5 May 2005
MCM40104	Certificate IV in Competitive Manufacturing	5 May 2005
THC10102	Certificate I in Tourism (Australian Indigenous Culture)	5 May 2005
THC20104	Certificate II in Recreational Vehicle Manufacturing	5 May 2005
THC20204	Certificate II in Recreational Vehicle Servicing	5 May 2005
THC20304	Certificate II in Recreational Vehicle and Accessories Retailing	5 May 2005
THC20404	Certificate II in Caravan Park Operations	5 May 2005
THC30104	Certificate III in Recreational Vehicle Manufacturing	5 May 2005
THC30204	Certificate III in Recreational Vehicle Servicing	5 May 2005
THC30304	Certificate III in Recreational Vehicle and Accessories Retailing	5 May 2005
THC30404	Certificate III in Caravan Park Operations	5 May 2005
20042VIC	Certificate III in Engineering Technology	23 May 2005
PSP20104	Certificate II in Government	8 June 2005
PSP30104	Certificate III in Government	8 June 2005
PSP30204	Certificate III in Government (Border Protection)	8 June 2005
PSP30404	Certificate III in Government (Land Administration)	8 June 2005
PSP30504	Certificate III in Government (Security)	8 June 2005
PSP30604	Certificate III in Government (School Support Services)	8 June 2005
PSP30704	Certificate III in School Support Services	8 June 2005
PSP40104	Certificate IV in Government	8 June 2005
PSP40204	Certificate IV in Government (Border Protection)	8 June 2005
PSP40304	Certificate IV in Government (Court Compliance)	8 June 2005
PSP40404	Certificate IV in Government (Court Services)	8 June 2005
PSP40504	Certificate IV in Government (Financial Services)	8 June 2005
PSP40604	Certificate IV in Government (Fraud Control)	8 June 2005
PSP40704	Certificate IV in Government (Service Delivery)	8 June 2005
PSP40804	Certificate IV in Government (Injury Claims Administration)	8 June 2005

DATE OF DETERMINATION

PSP40904	Certificate IV in Government (Injury Rehabilitation Management)	8 June 2005
PSP41004	Certificate IV in Government (Land Administration)	8 June 2005
PSP41104	Certificate IV in Government (Occupational Health and Safety)	8 June 2005
PSP41204	Certificate IV in Government (Project Management)	8 June 2005
PSP41304	Certificate IV in Government (Procurement)	8 June 2005
PSP41404	Certificate IV in Government (Statutory Compliance)	8 June 2005
PSP41504	Certificate IV in Government (Investigation)	8 June 2005
PSP41604	Certificate IV in Government (Security)	8 June 2005
PSP41704	Certificate IV in Government (Personnel Security)	8 June 2005
PSP41804	Certificate IV in Government (Road Transport Compliance)	8 June 2005
PSP41904	Certificate IV in Government (School Support Services)	8 June 2005
PSP42004	Certificate IV in School Support Services	8 June 2005

Details of the approved training schemes can be obtained from the General Manager, Training Operations Division, Office of Training and Tertiary Education, Department of Education and Training, 2 Treasury Place, East Melbourne 3002. Telephone 9637 2793. Fax 9637 3220.

Casino Control Act 1991–section 60(1)

CASINO RULES NOTICE NO. 5 OF 2005

Rules of the Game – Roulette

By this notice, the Victorian Commission for Gambling Regulation amends the Rules in respect of the game "Roulette"¹ as set out in the Schedule.

This notice operates with effect from 4.00 am on 4 August 2005.

Dated 29 July 2005 PETER COHEN Executive Director

Schedule

Amendment of Rules

Replace current Roulette rules with the following rules:

- Casino Rules Notice No. 11 of 1999, published on 6 August 1999 (S114);
- Casino Rules Notice No. 4 of 2000, published on 13 April 2000 (S46);
- Casino Rules Notice No. 16 of 2000, published on 11 July 2000 (S103);
- Casino Rules Notice No. 26 of 2001, published on 13 December 2001 (G50);and
- Casino Rules Notice No. 12 of 2003, published on 22 May 2003 (G21).

The Game of Roulette and its rules were approved by notice published in the Victoria Government Gazette on 24 April 1997 (S44). The rules have subsequently been amended by-

RULES FOR ROULETTE

1 DEFINITIONS

1.1 In these rules–

"Casino Supervisor" means a person other than a Game Supervisor who is responsible for the supervision and management of gaming operations.

"Dealer" means the person responsible for the operation of the game.

"Dolly" means an indicator used to denote the winning number.

"Game Supervisor" means the person responsible for the supervision of the operation of the game.

"Marker button" means a button used to denote a value.

- 1.2 Unless contrary intention appears, a Game Supervisor or a Casino Supervisor may perform any function or exercise any power of the Dealer.
- 1.3 A reference in these rules to the game is a reference to the game of Roulette played at a particular gaming table.
- 1.4 A reference in these rules
 - 1.4.1 to a bet is the contingency or outcome on which a player may place a wager; and
 - 1.4.2 to a wager is the money appropriated to such a bet in a particular case.

2 EQUIPMENT

- 2.1 The table layout will be marked in a manner similar to that shown in Diagram A, Diagram B or Diagram C.
- 2.2 The Roulette wheel will be configured as shown in Diagram D and must have 37 equally spaced compartments around its perimeter. One compartment will be marked with the numeral "0" and coloured green and the others marked with the numerals "1" to "36" coloured alternately red and black.
- 2.3 The ball used for play on a game of Roulette must be made completely of a non-metallic substance and must not be less than 17 millimetres and not more than 22 millimetres in diameter.

3 PLACEMENT OF WAGERS

- 3.1 Wagers will only be accepted in chips. Chips used for play on the game may be either:
 - 3.1.1 Cash chips marked with denominations of value; or
 - 3.1.2 Colour chips, which are non-value chips without denomination markings.
 - (a) The colour chips of a particular set will each bear the same distinguishing emblem or mark to differentiate them from colour chips of other sets in use at other tables. Each set will be subdivided into various colours.
 - (b) Colour chips issued at a particular Roulette table will only be used for gaming at that table and will not be used for gaming at any other table in the casino.
 - (c) The Dealer may accept a colour chip(s) for redemption only if:
 - (i) the colour chip(s) was issued at that particular table; or
 - (ii) the colour chip(s) was issued at a table that is now closed. In this situation Surveillance will be notified and the value at which the colour chip(s) was initially issued will, where possible be determined. If the initial value of the colour chip(s) cannot be established, they will be

exchanged at the lowest table minimum offered by the casino for the particular game played at the closed table at the time the player requests redemption. The exchange will be verified by a Pit Boss (or above).

- (d) The Dealer will not issue colour chips with the same colour and design to more than one player at the same time unless the particular players issued with the chips agree.
- (e) The specific value to be assigned to each chip will be declared by the purchaser. If that value exceeds the table minimum it will be denoted by a colour chip and a related marker button bearing a number on it to designate the value set by that person.
- (f) At the discretion of a Casino Supervisor, a player may be issued with colour chips of more than one colour at the same table provided no other player as a result is precluded from wagering with colour chips.
 - (i) In such instances the colours issued to the one player may be of different values providing the value of each colour is declared by the purchaser according to 3.1.2 (e).
- 3.2 Until a decision and settlement has been made in respect of any wager, no wager may be handled, placed, changed or withdrawn after the Dealer has announced that no more bets may be placed except that a winning wager may be withdrawn before the next spin.
- 3.3 Wagers orally declared will only be accepted if accompanied by chips, cash, vouchers or authorised tokens which must be converted to chips and placed on the layout before the Dealer announces that no more bets may be placed. All wagers must be placed before the ball comes to rest.
- 3.4 Players are responsible for the positioning of their wagers on the layout, whether or not they are assisted by the Dealer. They must ensure that any instructions given to the Dealer are correctly carried out.
- 3.5 Wagers will be settled strictly in accordance with the position of chips when the ball falls to rest in a compartment in the wheel.
- 3.6 At the settlement of wagers for a spin, the Dealer must–
 - (a) clear any losing wagers; and
 - (b) pay any winning wagers
- 3.7 Wagers may only be placed in accordance with rule 3.

4. **PERMISSIBLE WAGERS**

- 4.1 In respect of the game, the Dealer must ensure the display of the notices and signs for which the casino operator is responsible under section 66 of the **Casino Control Act 1991**².
- ² Section 66 of the **Casino Control Act 1991** states:

66. Assistance to patrons

- (1) A casino operator must-
 - (c) display prominently at each gaming table or location related to the playing of a game a sign indicating the permissible minimum and maximum wagers pertaining to the game played there.
- (2) A casino operator must ensure that a minimum wager indicated in respect of a game at a table or location is not changed to a higher minimum unless a sign indicating the new minimum and the proposed time of change is displayed at the table or location at least 20 minutes before the time of proposed change.

Penalty: 50 penalty units.

4.2 If-

- 4.2.1 A player attempts to place an individual wager that is less than the minimum permissible wager for a particular bet, the wager will be paid or collected after the result and the owner of the wager will be advised that further wagers under the minimum will be returned regardless of the result;
- 4.2.2 A player attempts to place an individual wager which is greater than the permitted maximum wager the wager will be paid or collected to the maximum;
- 4.2.3 A player attempts to place an individual wager in a multiple over the minimum which is not permitted or where it is not possible to pay the wager exactly in chips it will be paid to the next highest amount to which payment can be made in chips.
- 4.3 Minimum and maximum wagers which differ from those displayed on the table limit sign may be agreed for individual players and in such cases, the position occupied by the player will be noted by a distinctive marker.

5 DEALING THE GAME

- 5.1 At the completion of all payouts from the previous spin or before the ball is spun the Dealer will announce that players may place their bets.
- 5.2 The ball will be spun by the Dealer in a direction opposite to the rotation of the wheel and will complete at least four (4) revolutions around the track of the wheel to constitute a valid spin.
- 5.3 While the ball is still rotating around the wheel, the Dealer will announce that no more bets may be placed.
- 5.4 When, after the ball is spun, it comes to rest, the Dealer must
 - 5.4.1 announce the number of the compartment;
 - 5.4.2 place the dolly on that number on the layout.
- 5.5 After placing the dolly on the number on the layout, the Dealer will first collect all losing wagers and then pay all winning wagers.

6 SETTLEMENT

6.1 The bets which can be placed in respect of an individual spin and the odds payable for them are-

Name	Definition	Odds
Straight-Up	The ball comes to rest in the compartment designated by a chip on that square	35 to 1
Split	The ball comes to rest in one of the two compartments designated by a chip on the line between adjacent squares	17 to 1
Street	The ball comes to rest in one of the three compartments designated by a chip on a street	11 to 1
Corner	The ball comes to rest in one of the four compartments designated by a chip on the point where four squares meet (or $-$ in the case of 0, 1, 2, 3 $-$ where 0, 1 and 1st 12 meet)	8 to 1
Six-Line	The ball comes to rest in one of the six compartments designated by a chip on the point where two streets meet	5 to 1
Column	The ball comes to rest in one of the twelve compartments designated by a chip on a column	2 to 1
Dozen	The ball comes to rest in one of the twelve compartments designated by the range $1-12$, $13-24$ or $25-36$	2 to 1
Low	The ball comes to rest in one of the eighteen compartments designated by the range $1-18$	1 to 1
High	The ball comes to rest in one of the eighteen compartments designated by the range 19–36	1 to 1
Even	The ball comes to rest in one of the eighteen compartments designated by an even number in the range 2–36	1 to 1
Odd	The ball comes to rest in one of the eighteen compartments designated by an odd number in the range $1-35$	1 to 1
Red	The ball comes to rest in one of the eighteen compartments coloured red	1 to 1
Black	The ball comes to rest in one of the eighteen compartments coloured black	1 to 1

6.2 In rule 6.1–

- 6.2.1 A reference to a square is a reference to an area on the layout marked with a number in the range 0–36;
- 6.2.2 A reference to a street is a reference to the groups of three squares marked with–
 - (a) the numbers 0, 1, 2; or
 - (b) the numbers 0, 2, 3; or
 - (c) any three consecutive numbers ending in a multiple of 3;
- 6.2.3 A reference to a column is a reference to the groups of numbers-
 - (i) 1, 4, 7, 10, 13, 16, 19, 22, 25, 28, 31, 34;

- (ii) 2, 5, 8, 11, 14, 17, 20, 23, 26, 29, 32, 35;
- (iii) 3, 6, 9, 12, 15, 18, 21, 24, 27, 30, 33, 36;
- 6.2.4 A reference to a chip is a reference to a chip placed on the layout.
- 6.3 If the outcome of an individual spin is "0"-
 - 6.3.1 only wagers placed on the bets of a Straight-Up on "0" or a Split, Street or Corner which involve a "0" and any of "1", "2" or "3" are winning wagers; and
 - 6.3.2 all other wagers are losing wagers.
- 6.4 Where the layout of a roulette table includes a race-track system the bets which can be placed in respect of an individual spin are:

Name	Definition
Series 5/8	A six piece wager with one piece on each of 5/8, 10/11, 13/16, 23/24, 27/30 and 33/36.
Orphans	A five piece wager with one piece on each of 1, 6/9, 14/17, 17/20 and 31/34.
Grand Series 0/2/3	A nine piece wager with one piece on each of 4/7, 12/15, 18/21, 19/22, 32/35 and two pieces on 25/29 and 0/2/3.
Zero Game	A four piece wager with one piece on each of 0/3, 12/15, 26 and 32/35.
Neighbours	A five piece wager with one piece on a specific number and each of the two neighbouring numbers either side, e.g. 17 and the neighbours = $2, 25, 17, 34$ and 6 .

7 IRREGULARITIES

- 7.1 The Dealer must announce that a spin is a no spin if–
 - 7.1.1 the wheel is not rotating at the time the ball is spun; or
 - 7.1.2 the ball is spun in the same direction as the wheel is rotating; or
 - 7.1.3 he/she reasonably forms the opinion that the ball will not, before it comes to rest in a compartment of the wheel, complete four revolutions around the track of the wheel; or
 - 7.1.4 a foreign object enters the wheel prior to the ball coming to rest in a compartment of the wheel; or
 - 7.1.5 the ball is propelled or falls out of the wheel; or
 - 7.1.6 a person interferes with the ball or the rotation of the wheel; or
 - 7.1.7 he/she reasonably forms the opinion that a disruption or similar event, which would compromise the integrity of the game, has occurred or is occurring; or
 - 7.1.8 the wheel stops rotating prior to the ball coming to rest in a compartment of the wheel.
- 7.2 If the Dealer announces a no spin:
 - 7.2.1 He/she may attempt to prevent the ball from coming to rest in one of the compartments.
 - 7.2.2 That spin is of no effect, regardless of whether the ball comes to rest in one of the compartments.

7.3 The Game Supervisor (or above) may invalidate the outcome of a game if the result of that game is affected by the malfunction of any gaming equipment approved for use on that game.

8 DOUBLE ZERO ROULETTE

8.1 Where the version of Roulette in play is Double Zero Roulette the approved rules of Roulette will apply, except where the rules are inconsistent with the rules of Double Zero Roulette, in which case the rules of Double Zero Roulette will prevail.

8.2 Equipment

- 8.2.1 The table layout will be marked in a manner similar to that shown in Diagram F.
- 8.2.2 A Double Zero Roulette wheel will be configured as shown in Diagram G.
 - (a) The wheel must have 38 equally spaced compartments around its perimeter, one being marked with the numeral '0' and another being marked with the numerals "00" and both coloured green and the others marked with the numerals from "1" to "36" arranged and coloured red and black.
- 8.3 Placement of Wagers
 - 8.3.1 Wagers will be placed in accordance with rule 3 and placed in a manner similar to Diagram H.
- 8.4 Settlement
 - 8.4.1 In addition to those bets described in rule 6.1 the following bet may be placed in respect of an individual spin on the game of Double Zero Roulette.

Definition	Odds
The ball comes to rest in one of the five compartments designated by a chip on the point where $0, 00, 1, 2$ and 3 meet	5 to 1
	The ball comes to rest in one of the five compartments

- 8.4.2 A reference to a square is a reference to an area on the layout marked with a number in the range 0, 00–36.
- 8.4.3 If the outcome of an individual spin is "00"
 - (a) only wagers placed on the bets of a Straight-Up on "00" or a Split, Street or Corner which involve a "00" and any of "0", "1", "2" or "3" are winning wagers; and
 - (b) all other wagers are losing wagers.

9 FRENCH ROULETTE

9.1 Where the version of Roulette in play is French Roulette the approved rules of Roulette will apply, except where the rules are inconsistent with the rules of French Roulette, in which case the rules of French Roulette will prevail.

9.2 Additional Definitions

"Neighbours button" means a button used to denote a wager on a number plus the two numbers on either side of that number in the wheel.

"Le Rateau" means a rake used by Croupiers on French Roulette to assist in dealing the game.

"Croupier" means the person responsible for the operation of the game.

"Chef de table" mean the person responsible for the supervision of the operation of the game.

"Bout de Table" means a position at the end of the French Roulette table for a third Croupier to assist in dealing the game.

"Jetons" are round chips of the French type marked with denominations of value or a distinctive logo to denote their use as colour chips.

"Plaques" are rectangular chips of the French type marked with denominations of value.

- 9.3 Equipment
 - 9.3.1 The French Roulette table layout will be marked in a manner similar to that shown in Diagram I or Diagram J.
- 9.4 Placement of Wagers
 - 9.4.1 Wagers will be placed in accordance with rule 3 and placed in a manner similar to Diagram K.
 - 9.4.2 Neighbours wagers may also be accepted by placing a "Neighbours Button" on the chips for the wager, which will be retained and spread in the area next to zero.
 - (a) Should the wager win the appropriate chips will be placed on the winning area of the layout prior to any losing wagers being collected.
- 9.5 Dealing the Game
 - 9.5.1 At the completion of all payouts from the previous spin or before the ball is spun, a Croupier or Chef de table will announce to the players that they may place their bets and state the French equivalent Faites vos jeux.
 - 9.5.2 While the ball is still rotating around the wheel, the Croupier or Chef de table will announce that no more bets may be placed and state the French equivalent Rien ne va plus.
 - 9.5.3 A Croupier will point to the winning number on the Roulette layout with the head of the rateau placed vertically thereon and announce the type of any wagers on the number before clearing any losing chips.
 - 9.5.4 The Croupiers will first collect all losing wagers and then pay all winning wagers with the exception that the Croupier not clearing the layout may commence paying winning wagers on the column, dozen and even chances for his/her side of the table before the layout clearing has been completed.

9.6 Settlement

9.6.1 The bets which can be placed in respect of an individual spin and the odds payable for them are-

Name	Definition	Odds			
En plein	The ball comes to rest in the compartment designated by a chip on that square				
A Cheval	The ball comes to rest in one of the two compartments designated by a chip on the line between adjacent squares	17 to 1			
En Transversale	The ball comes to rest in one of the three compartments designated by a chip on a street	11 to 1			
En Carre	The ball comes to rest in one of the four compartments designated by a chip on the point where four squares meet (or $-$ in the case of 0, 1, 2, 3 $-$ where 0, 1 and 1st 12 meet)	8 to 1			
Sixaine	The ball comes to rest in one of the six compartments designated by a chip on the point where two streets meet	5 to 1			
Colonne	The ball comes to rest in one of the twelve compartments designated by a chip on a column	2 to 1			
Douzaine	The ball comes to rest in one of the twelve compartments designated by the range 1–12, 13–24 or 25–36	2 to 1			
Manque	The ball comes to rest in one of the eighteen compartments designated by the range 1–18	1 to 1			
Passe	The ball comes to rest in one of the eighteen compartments designated by the range 19–36	1 to 1			
Pair	The ball comes to rest in one of the eighteen compartments designated by an even number in the range 2–36	1 to 1			
Impair	The ball comes to rest in one of the eighteen compartments designated by an odd number in the range $1-35$	1 to 1			
Rouge	The ball comes to rest in one of the eighteen compartments coloured red	1 to 1			
Noir	The ball comes to rest in one of the eighteen compartments coloured black	1 to 1			

9.6.2 Race-Track (Traditional French Wagers)

(a) Race-track wagers may be placed in accordance with rule 6.4.

10 TOUCHBET ROULETTE

- 10.1 Where the version of Roulette in play is "TouchBet Roulette" the approved rules of Roulette will apply, except where the rules are inconsistent with the rules of "TouchBet Roulette", in which case the rules of "TouchBet Roulette" will prevail.
- 10.2 Additional Definitions

"game system" means the configuration of the game server, table console and two winning number sensors–

- (a) necessary to conduct the game; and
- (b) approved as gaming equipment for the purposes of these rules.
- "TouchBet Chip Account" means an account established under rule 10.7.

"TouchBet Betting Station" means an automated transaction station featuring a touch screen monitor-

- (a) designed to allow a player to place wagers on a virtual Roulette layout in accordance with these rules; and
- (b) approved as an item of gaming equipment.

"wagering period" means the period in which players may place wagers as described in 10.6.2.

- 10.3 Equipment
 - 10.3.1 The display of the touch screen monitor of an open TouchBet Betting Station-
 - (a) must-
 - (i) contain all the elements of the design set out in Diagram L or M; and
 - (ii) contain any additional elements necessarily required by these rules; and
 - (iii) be of similar appearance to Diagram L or M; and
 - (b) may include features in addition to those shown in Diagram L or M, if those features are not inconsistent with Diagram L or M or these rules.
 - 10.3.2 A TouchBet Roulette table is made up of the following equipment-
 - (a) up to 50 betting stations; and
 - (b) a game system; and
 - (c) one or more cameras; and
 - (d) a Roulette wheel;
 - (e) a Roulette layout; and
 - (f) a Roulette ball.
- 10.4 Placement of Wagers
 - 10.4.1 A wager in respect of an individual spin is placed by a person appropriating money standing to the credit of a player's TouchBet Chip Account to a particular bet (as specified in rule 6.1 and where the game is Double Zero Roulette rule 8.4) in the manner shown in Diagram E or H prior to the end of the wagering period for that spin.
 - 10.4.2 The method by which a person appropriates money standing to the credit of a player's TouchBet Chip Account is by touching the display of the TouchBet betting screen so as-
 - (a) to make one or more chips appear to move from one part of the display to another; or
 - (b) to make one or more chips appear on, or disappear from, the display with a corresponding change being made to the amount shown as standing to the credit of the player's TouchBet Chip Account.
 - 10.4.3 The player in control of a TouchBet Screen is solely responsible for the placement of the chips appearing on that screen.
 - 10.4.4 The wager or wagers placed on a TouchBet Screen may only be settled in accordance with the appearance of the TouchBet Screen at the time a wagering period expires.

- 10.4.5 A TouchBet Screen must not allow a wager to be placed, changed or withdrawn after the expiry of the wagering period.
- 10.4.6 At the settlement of wagers for a spin, each open TouchBet Screen must-
 - (a) clear any losing wager, by causing the chips representing that wager to disappear from the display; and
 - (b) pay any winnings, by causing an appropriate number of chips to appear or by causing an appropriate adjustment to be made to the amount shown as standing to the credit of the player's TouchBet Chip Account.
- 10.4.7 Wagers may only be placed in accordance with rule 10.4.

10.5 Permissible Wagers

- 10.5.1 Each TouchBet Betting Station is a location within the casino for the purposes of section 66 of the **Casino Control Act 1991** (Vic).
- 10.5.2 If-
 - (a) a player attempts to place an individual wager that is less than the minimum permissible wager for a particular bet, the TouchBet Screen must not display any chips in respect of that wager; and
 - (b) a player attempts to place an individual wager-
 - (i) in a multiple over the minimum which is not permitted; or
 - (ii) which is greater than the permitted maximum wager
 - the TouchBet Screen must display only so many chips or such denomination of chips as is the next lowest permitted wager; and
 - (c) by the end of the wagering period for an individual spin, a player has placed one or more wagers which are in aggregate less than the permitted aggregate wager (if any), those wagers must not be recognised by the TouchBet Screen or the game system for the individual spin.
- 10.6 Dealing the Game
 - 10.6.1 The Dealer will deal the game in accordance with rule 5.
 - 10.6.2 For each round of play, each TouchBet Screen must clearly display:
 - (a) the period in which a player may place a wager;
 - (b) a warning that the wagering period is about to end; and
 - (c) when the wagering period has ended.
 - 10.6.4 When the ball has come to rest in a compartment around the wheel:
 - (a) the outcome of the spin must be displayed on each open TouchBet Screen; and
 - (b) in respect of the wager or wagers placed on a TouchBet Screen-
 - (i) if an amount has been won, automatically calculate and display the amount; and
 - (ii) automatically calculate and display the balance of the TouchBet Chip Account as a result of the outcome-

in accordance with these rules.

10.7 TouchBet Chip Accounts

- 10.7.1 An open TouchBet Screen must display the active TouchBet Chip Account for the TouchBet Screen.
- 10.7.2 A person wishing to play the game must buy in by inserting an amount of cash into the TouchBet Note Acceptor.
 - (a) where a player inserts cash into a TouchBet Note Acceptor, the amount of cash will automatically be credited to the TouchBet Chip Account in respect of that TouchBet Betting Station, thereby causing chips to appear on the display of the TouchBet Screen or that amount to be shown as standing to the credit of the TouchBet Chip Account.
- 10.7.3 The person for the time being in control of an open TouchBet Screen may at any time insert a further amount of cash into the TouchBet Note Acceptor.
- 10.7.4 A player-
 - (a) may leave the game at any time; and
 - (b) must leave the game if the Dealer (or above), having reasonably formed the opinion that the player's continued presence would disrupt the game and thereby compromise its integrity, directs the player to leave the game.
- 10.7.5 When a player leaves the game to close the TouchBet Chip Account he/she selects Cash-Out. Where the Touch Bet Chip Account balance is zero, he/she may leave the game at anytime.

10.8 Settlement

10.8.1 The bets which can be placed in respect of an individual spin and the odds payable for them are described in rule 6.1, 6.4 or 8.4.1 as the case may be.

10.9 TouchBet Irregularities

- 10.9.1 If the Dealer reasonably forms the view that an incorrect outcome has been recorded by the TouchBet game system, the Dealer must notify the Game Supervisor who will adjust the outcome in the game system and cause the results to be recalculated based on the actual outcome.
- 10.9.2 If a player claims that an incorrect outcome has been recorded by the TouchBet game system or that any part of the game system has malfunctioned, the claim must be considered and whatever reasonable action permitted by this rule must be taken.
- 10.9.3 If the game system (other than a TouchBet Betting Station) experiences a malfunction (including by reason of physical damage)–
 - (a) prior to the expiry of the wagering period, all wagers placed on the TouchBet Screen(s) for the relevant spin must be treated as void; and
 - (b) on or after the expiry of the wagering period, the exact wagers placed must be confirmed through the analysis of available records and the appropriate adjustments must be made.
 - the Casino Operator may refuse to pay any amount claimed in respect of a particular TouchBet Betting Station for a period of seventy-two hours to allow the Casino Operator to investigate the malfunction.

- 10.9.4 A TouchBet Betting Station will be considered to have malfunctioned where
 - (a) an amount credited to the TouchBet Chip Account Balance is not in keeping with the odds payable for winning wagers as stated in rule 6.1 and the amount wagered; or
 - (b) the TouchBet Screen displays numbers not in keeping with the game format; or
 - (c) the normal playing sequence of the TouchBet Betting Station is permanently interrupted or the normal display is faulty; or
 - (d) for any other reason the Casino Operator is of the opinion that the TouchBet Betting Station is not functioning correctly.
- 10.9.5 If a TouchBet Betting Station experiences a malfunction-
 - (a) prior to the expiry of the wagering period, all wagers placed on the TouchBet Screen for the relevant spin must be treated as void; and
 - (b) on or after the expiry of the wagering period, the exact wagers placed must be confirmed through the analysis of available records and the appropriate adjustments must be made.
 - (i) the Casino Operator may refuse to pay any amount claimed in respect of a particular TouchBet Betting Station for a period of seventy-two hours to allow the Casino Operator to investigate the malfunction.
- 10.9.6 If for the purposes of rules 10.9.3(b) and 10.9.5(b), the relevant wagers placed cannot be confirmed through the analysis of available records, then those wagers must be treated as void.
- 10.9.7 Where in the opinion of the Casino Operator an amount has been credited to a player's TouchBet Chip Account–
 - (a) as a result of a TouchBet Betting Station or game system malfunction; or
 - (b) after a TouchBet Betting Station or game system has malfunctioned and before their repair, then

the Casino Operator may refuse to pay or credit the player's TouchBet Chip Account Balance with the amount.

11 TOURNAMENT PLAY

11.1 General

- 11.1.1 The casino operator may conduct tournaments in which all tournament players have the opportunity to play Roulette with an equal chance.
- 11.1.2 The casino operator-
 - (a) must appoint a person who is qualified to be a Game Supervisor to be responsible generally for each tournament; and
 - (b) may nominate one or more deputies (each of whom is qualified to be a Game Supervisor) to take that responsibility in the absence of the person nominated under paragraph (a).
- 11.1.3 A tournament may only be conducted if the conditions for the tournament, complying with these rules, have been approved in writing by the Victorian Commission for Gambling Regulation.

11.2 Tournament Conditions

11.2.1 The tournament conditions must include the following-

- (a) The amount of the entry fee, if any;
- (b) The amount of tournament chips to be allocated to each entrant at the start of each round or session in the tournament, the amount of any applicable buy-in and the disposition of tournament chips at the end of each session or round;
- (c) Whether there is a minimum or compulsory wager for each spin in a session or round;
- (d) The structure of the tournament, including the number and duration of rounds or sessions and the number of gaming tables to be active in each round or session, the method of progression from round to round or session to session, repechage, catch-up or secondary rounds or sessions;
- (e) Whether there is one or more opportunities for an eliminated tournament player to buy back into the tournament, and the method and timing of those opportunities;
- (f) In respect of eligibility for entry-
 - (i) A statement that only persons entitled to enter the casino and gamble are eligible to enter the tournament; and
 - (ii) If the casino operator is reserving the right generally to deny entry to the tournament, a statement that the casino operator may refuse any application; and
 - (iii) If the casino operator is applying general selection criteria to determine eligibility to enter the tournament, those criteria;
- (g) The terms of entry (including the period within which an applicant may withdraw without financial penalty), the application form and the minimum and maximum numbers of tournament players;
- (h) The basis on which a tournament player may be disqualified from the tournament or on which a tournament player may retire from the tournament and whether or not any entrance fee or buy in is refundable in whole or in part;
- (i) The consequences of late arrival or non-attendance for a round or session in the tournament;
- (j) The prizes;
- (k) A statement that the tournament is conducted by the Tournament Director in accordance with the tournament conditions and the applicable rules of Roulette and that, in the event of any inconsistency, the rules prevail.
- 11.2.2 The tournament conditions may exclude or modify the operation of certain provisions of the Roulette rules.
- 11.2.3 Prior to the commencement of play in a tournament, the Tournament Director must brief the tournament players on the conditions of the tournament and be satisfied that they understand.
- 11.2.4 The Tournament Director may require each tournament player to sign a copy of the tournament conditions.

11.2.5 The Tournament Director must be present during the whole of each session or round of play in a tournament.

11.3 Conduct of Play

- 11.3.1 The Tournament Director must designate the gaming tables to be used in the conduct of the tournament.
- 11.3.2 The casino operator must ensure that, during any session or round of a tournament, a gaming table designated under rule 11.3.1 is used exclusively for tournament play.
- 11.3.3 A tournament player may nominate, subject to the approval of the Tournament Director and any applicable tournament condition, a substitute player to take his or her allotted position during any session or round.
- 11.3.4 The Tournament Director may alter the starting time of any session, if reasonable notice has been given to the tournament players.
- 11.3.5 The Tournament Director may conclude the play of a session or round at a particular gaming table prior to the completion of the scheduled number of spins or the scheduled completion time–
 - (a) if the tournament player or players to progress to the following session from that gaming table or round have been determined; and
 - (b) if the tournament conditions provide for the disposition of tournament chips in cash at the end of the session or round, if all the players at the gaming table agree.

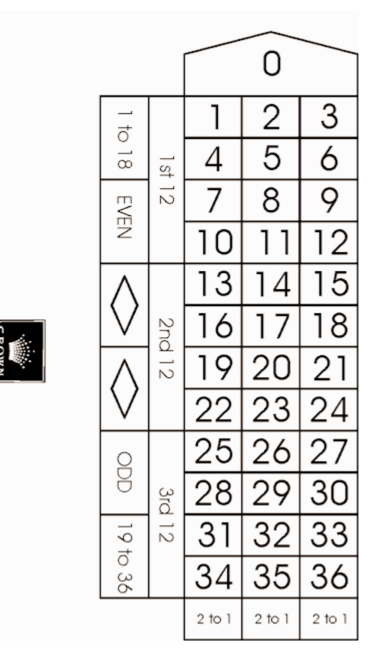
12 GENERAL PROVISIONS

- 12.1 A person will not, either alone or in concert with any other person, use or have in his/her possession or control at or near a gaming table or location related to the playing of a game a calculator, computer, or other electronic, electrical or mechanical apparatus or device that is capable, with respect to a game or a part thereof, of recording, projecting or analysing an outcome or the changing probabilities or the playing strategies to be used.
- 12.2 Where a player has contravened any provision of the rules a Casino Supervisor may:-
 - 12.2.1 declare that any wager made by the player(s) will be void;
 - 12.2.2 direct that the player(s) will be excluded from further participation in the game;
 - 12.2.3 seize any monies won by that player(s) while in possession of a prohibited device and retain such monies pending completion of an investigation;
 - 12.2.4 confiscate the prohibited device; and
 - 12.2.5 cause the person(s) in possession of the prohibited device to be detained until such time as an authorised person has attended and assumed responsibility for the situation.
- 12.3 A Casino Supervisor may invalidate the outcome of a game if:-
 - 12.3.1 the game is disrupted by civil commotion, fire, riot, brawl, robbery, an Act of God; or
 - 12.3.2 any fraudulent act is perpetrated by any person, that affects the outcome of the game.
- 12.4 Where the outcome of a game is invalidated, all wagers made by the players for that particular result will be refunded.

12.5	A player will not be advised by an employee of the casino on how to play, except to ensure compliance with these rules.
12.6	No onlooker or any player wagering at any table may, unless requested by a player, influence another player's decisions of play.
12.7	The Casino Supervisor may close a gaming table at which players are present provided a sign showing the proposed time of closure has been displayed at the table for at least 20 minutes before the closure.
12.8	A seated player who abstains from wagering for three consecutive spins whilst all other seats at that table are in use may be required to vacate that seat.
12.9	Complainants in all unresolved disputes will be advised of the presence of, and their right to consult the Victorian Commission for Gambling Regulation (VCGR).
12.10	In any dispute arising from these rules or not covered by the provisions of these rules, the decision of the Casino Supervisor will be final, subject to a review by the VCGR, if requested.

- 12.11 Players are not permitted to have side bets against each other.
- 12.12 A copy of these rules will be made available, upon request.

DIAGRAM A



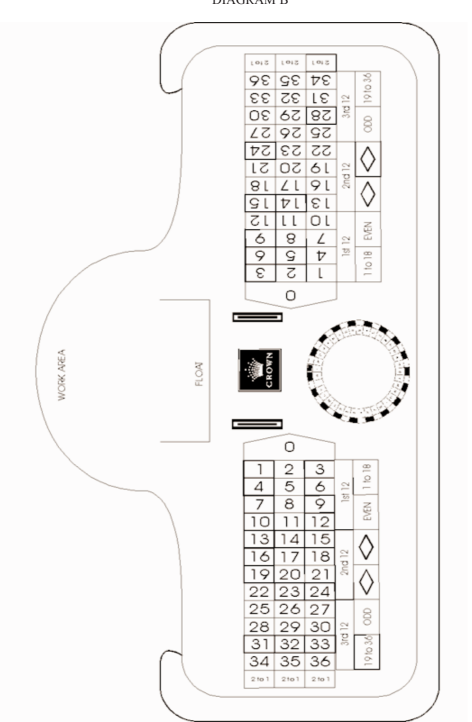


DIAGRAM B

DIAGRAM C

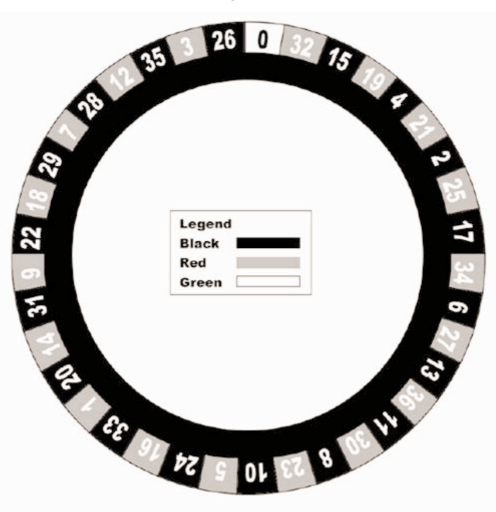
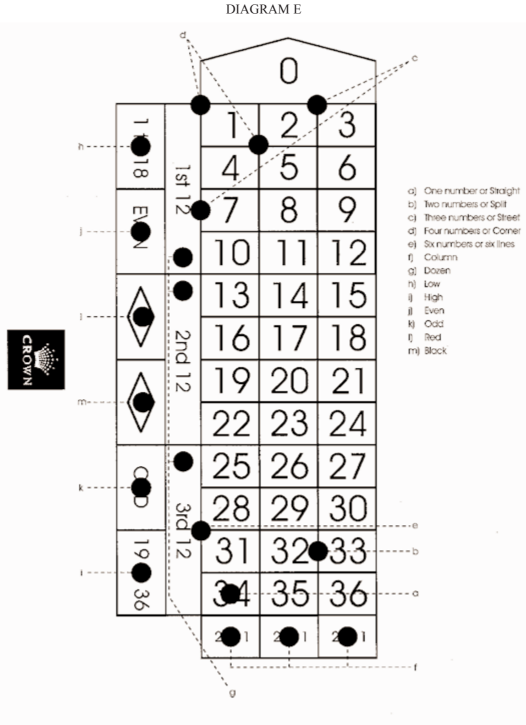


DIAGRAM D

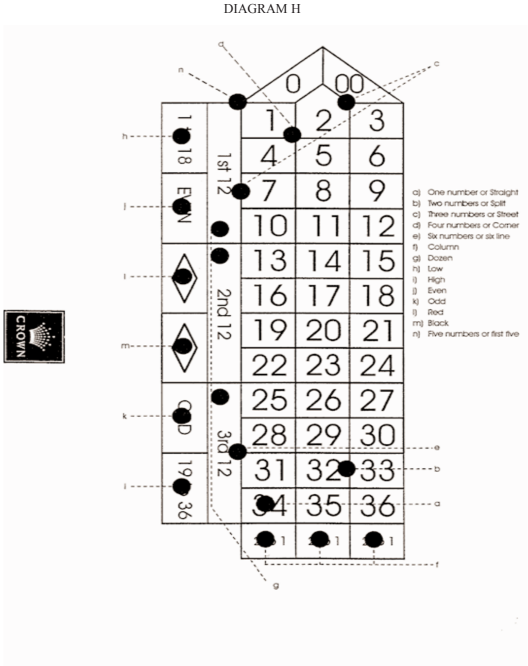


CROWN

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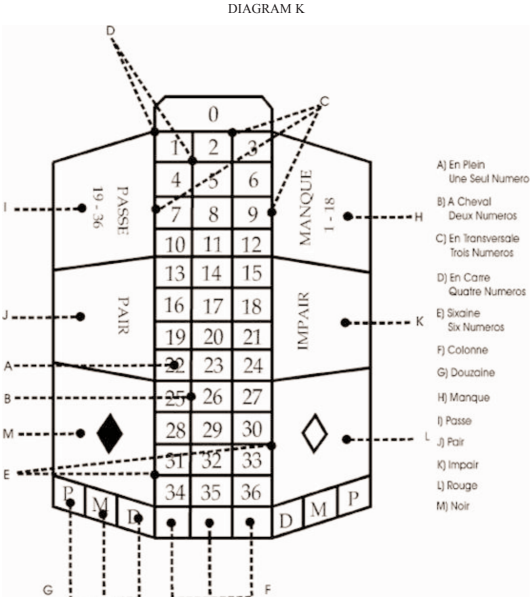
DIAGRAM F

DIAGRAM G



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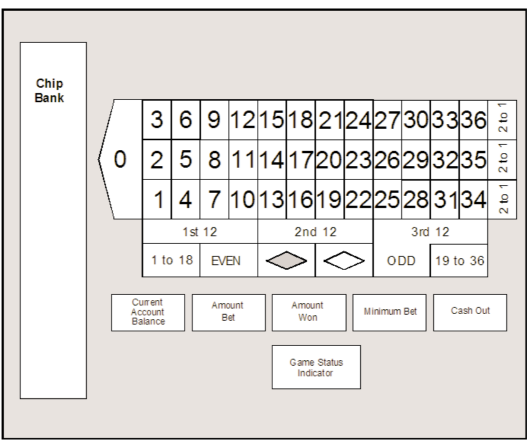
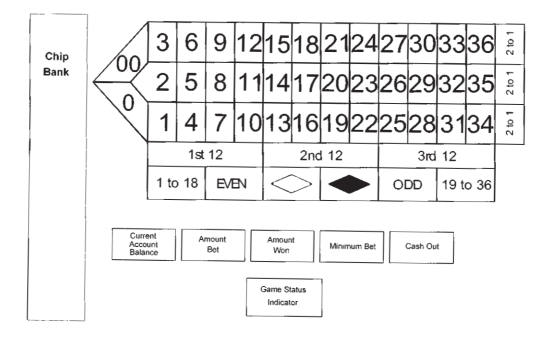




DIAGRAM M



Planning and Environment Act 1987 MOUNT ALEXANDER PLANNING SCHEME Notice of Approval of Amendment Amendment C26

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

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

The Amendment alters the Heritage Overlay schedule and maps to introduce a new heritage place known as the Castlemaine Diggings National Heritage Park and amends entries for individual heritage sites to ensure the planning scheme is consistent with the Victorian Heritage Register.

The Amendment also corrects a mapping anomaly for the Reef Gully Cemetery, Mount Street, Chewton.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; Department of Sustainability and Environment, North West Regional Office, 1 Taylor Street, Epsom; and at the offices of the Mount Alexander Shire Council, 25 Lyttleton Street, Castlemaine.

> GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987

STONNINGTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C43

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

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

The Amendment rezones land at 6 William Street, South Yarra from a Public Use Zone 4 (Transport) to a Residential 1 Zone.

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

> GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987

COLAC OTWAY PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C20

The Colac Otway Shire has resolved to abandon Amendment C20 to the Colac Otway Planning Scheme.

The Amendment proposed to review the Colac Otway Municipal Strategic Statement (Clause 21).

The Amendment lapsed on 2 June 2005.

GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION TO

REVOKE TEMPORARY RESERVATIONS

The Governor in Council under section 10 of the Crown Land (Reserves) Act 1978 gives notice of intention to revoke the following temporary reservations:

AXEDALE – The temporary reservation by Order in Council of 7 June 1886 of an area of 5.261 hectares, more or less, of land in Section 7A, Parish of Axedale (formerly being part of Allotment 8) as a site for Water Supply purposes. - (0617729).

BUNGEET - The temporary reservation by Order in Council of 9 July 1877 of an area of 28.313 hectares of land in the Parish of Bungeet (formerly being part of Crown Allotment 27) as a site for Watering purposes, revoked as to part by Order in Council of 10 October 1905 so far as the balance remaining containing 5.90 hectares, more or less. - (P160960).

CARRARAGAMUNGEE - The temporary reservation by Order in Council of 27 September 1886 of an area of 16.256 hectares of land in the Parish of Carraragamungee (formerly being Crown Allotment 227A) as a site for Water Supply purposes, and temporarily reserved for the additional purpose of camping by Order in Council of 24 February 1947, revoked as to part by Order in Council of 3 March 1970 so far as the balance remaining containing 15.775 hectares, more or less. - (Rs 5803).

CHARLTON EAST - The withholding from sale, leasing or licensing by Order in Council of 29 July 1878 of an area of 84.984 hectares, more or less, of land in Section D, Parish of Charlton East (formerly Parish of East Charlton), revoked as to part by Order in Council of 2 June 1998 so far as the balance remaining containing 84.957 hectares, more or less. - (L6-4854).

CONCONGELLA - The temporary reservation by Order in Council of 13 March 1930 of an area of 1.781 hectares, more or less, of land in Section 6, Parish of Concongella as a site for Supply of Gravel. – (Rs 3969).

CORACK EAST - The temporary reservation by Order in Council of 19 December 1881 of an area of 6.07 hectares, more or less, of land in Section E, Parish of Corack East as a site for a Quarry. – (2003953).

CORACK EAST - The temporary reservation by Order in Council of 3 August 1885 of an area of 1.21 hectares, more or less, of land in Section E, Parish of Corack East as a site for Water Supply purposes. -(2003953).

STAWELL - The temporary reservation by Order in Council of 17 July 1872 of an area of 2.023 hectares, more or less, of land in Section B, Parish of Stawell as a site for Watering purposes. - (Rs 35202).

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

Dated 2 August 2005

Responsible Minister **ROB HULLS** Minister for Planning

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

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

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

CORACK EAST - The temporary reservation by Order in Council of 6 February 1883 of an area of 40.461 hectares, more or less, of land in Section A, Parish of Corack East as a site for Conservation of Water. - (2003949).

EDENHOPE – The temporary reservation by Order in Council of 20 February 1899 of an area of 4.047 hectares, more or less, of land in the Township of Edenhope, Parish of Edenhope as a site for Public Recreation. - (Rs 1333).

EDENHOPE - The temporary reservation by Order in Council of 16 April 1962 of an area of 4.047 hectares, more or less, of land in the Township of Edenhope, Parish of Edenhope as a site for Public Recreation, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 20 February 1899. -(Rs 1333)

GOORNONG - The temporary reservation by Order in Council of 13 February 1894 of an area of 5.742 hectares, more or less, of land in Section 5, Parish of Goornong (formerly being Crown Allotments 18, 19 and 20, Town of Goornong) as a site for Supply of Gravel, revoked as to part by Order in Council of 4 December 1962 so far as the balance remaining containing 4.368 hectares, more or less. – (Rs 8162).

KIAMAL – The temporary reservation by Order in Council of 17 March 1981 of an area of 4047 square metres of land being Crown Allotment 4, Section 3, Township of Kiamal, Parish of Kia as a site for Public Recreation. – (Rs 2093).

MORKALLA – The temporary reservation by Order in Council of 2 August 1937 of an area of 6.07 hectares, more or less, of land in Section 3, Township of Morkalla, Parish of Morkalla (formerly being Crown Allotment 26A) as a site for Public Recreation. – (Rs 4708).

MURRAYVILLE – The temporary reservation by Order in Council of 10 January 1950 of an area of 8094 square metres, more or less, of land in Section 20A, Township of Murrayville, Parish of Danyo as a site for a Rubbish Depot. – (Rs 6464).

NOWA NOWA and TILDESLEY WEST – The temporary reservation by Order in Council of 22 March 2005 of an area of 74.07 hectares, more or less, of land in the Township of Nowa Nowa and Parish of Tildesley West as a site for Public Purposes (Rail Trail), so far only as the portion being Crown Allotment 19B, No Section, and Crown Allotments 46C and 46D, Section C, Township of Nowa Nowa and Crown Allotment 2002, Parish of Tildesley West. – (2000112).

WILLENABRINA – The temporary reservation by Order in Council of 12 September 1967 of an area of 5413 square metres of land in Section 2, Township of Willenabrina, Parish of Willenabrina as a site for Public Recreation. – (Rs 8824).

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Dated 2 August 2005

Responsible Minister ROB HULLS Minister for Planning

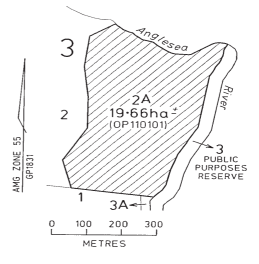
> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978 TEMPORARY RESERVATION OF CROWN LANDS

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

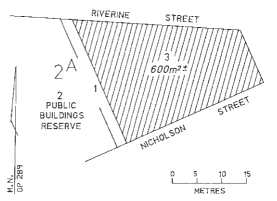
MUNICIPAL DISTRICT OF THE SURF COAST SHIRE COUNCIL

ANGLESEA – Public Recreation, 19.66 hectares, more or less, being Crown Allotment 2A, Section 3, Township of Anglesea, Parish of Angahook as indicated by hatching on plan hereunder. (GP1831) – (Rs 1527).



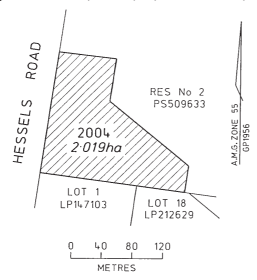
MUNICIPAL DISTRICT OF THE EAST GIPPSLAND SHIRE COUNCIL

BAIRNSDALE – Public purposes, 600 square metres, more or less, being Crown Allotment 3, Section 2A, Township of Bairnsdale, Parish of Bairnsdale as indicated by hatching on plan hereunder. (GP289) – (1602099).



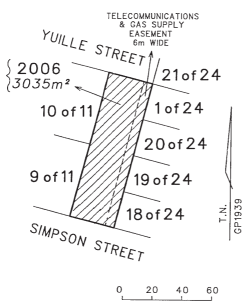
MUNICIPAL DISTRICT OF THE CITY OF CASEY

BERWICK – Cemetery and Crematoria purposes, 2.019 hectares, being Crown Allotment 2004, Parish of Berwick as indicated by hatching on plan hereunder. (GP1956) – (PP–LA/20/0189).



MUNICIPAL DISTRICT OF THE BALLARAT CITY COUNCIL

BUNINYONG – State School purposes, 3035 square metres, being Crown Allotment 2006, Township of Buninyong, Parish of Buninyong as indicated by hatching on plan hereunder. (GP1939) – (Rs 6813).



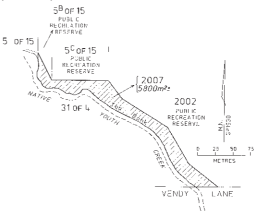


MUNICIPAL DISTRICT OF THE ARARAT RURAL CITY COUNCIL

LALKALDARNO – Public purposes, combined area 46.9 hectares, more or less, being Crown Allotments 60A and 2002, Parish of Lalkaldarno as shown hatched on Plan No. LEGL./04–522 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2014093).

MUNICIPAL DISTRICT OF THE PYRENEES SHIRE COUNCIL

LANDSBOROUGH – Public Recreation, 5800 square metres, more or less, being Crown Allotment 2007, Township of Landsborough, Parish of Landsborough as indicated by hatching on plan hereunder. (GP1930) – (0615904).



MUNICIPAL DISTRICT OF THE STRATHBOGIE SHIRE COUNCIL

MARRAWEENY – Conservation of an area of natural interest, total area 84.31 hectares, being Crown Allotments 50 and 51, Section A, Parish of Marraweeny as indicated by hatching on plan hereunder. (GP1936) – (L7–5723).



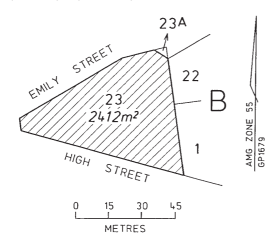
TOTAL AREA OF HATCHED PORTIONS 84-31ha

MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MERINGUR – Preservation of species of native plants, total area 14.32 hectares, more or less, being Crown Allotments 2005, 2006 and 2007, Township of Meringur, Parish of Meringur as shown hatched on Plan No. LEGL./05–363 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0104220).

MUNICIPAL DISTRICT OF THE MITCHELL SHIRE COUNCIL

SEYMOUR – Public purposes, 2412 square metres, being Crown Allotment 23, Section B, Township of Seymour, Parish of Seymour as indicated by hatching on plan hereunder. (GP1679) – (Rs 17082).

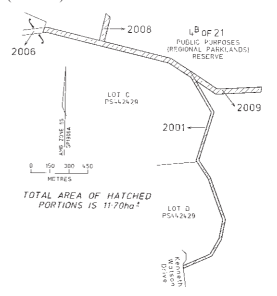


MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

WERRIMULL – Conservation of an area of natural interest, 57 hectares, more or less, being Crown Allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, 15, and 16, Section H, and Crown Allotment 19, Section F, Township of Werrimull, Parish of Werrimull and Crown Allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 16 and 17, Section E, Crown Allotment 1, Section J, and Crown Allotment 2001, Township of Werrimull, Parish of Murrnroong as shown hatched on Plan No. LEGL./05–113 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (012014378).

MUNICIPAL DISTRICT OF THE WODONGA RURAL CITY COUNCIL

WODONGA – Public purposes (Regional Parklands), total area 11.70 hectares, more or less, being Crown Allotments 2001, 2008 and 2009, Parish of Wodonga as indicated by hatching on plan hereunder. – (GP1906A) – (L8–6898).



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

Dated 2 August 2005 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

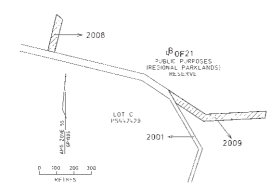
Land Act 1958

CLOSURE OF UNUSED ROAD

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

MUNICIPAL DISTRICT OF THE WODONGA RURAL CITY COUNCIL

WODONGA – The roads in the Parish of Wodonga being Crown Allotments 2008 and 2009 as indicated by hatching on plan hereunder. (GP1906) – (L8–6898).



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

Dated 2 August 2005 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

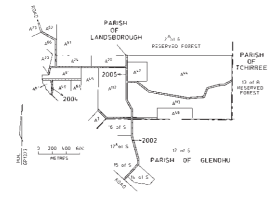
Land Act 1958

CLOSURE OF UNUSED ROADS

The Governor in Council under section 349 of the Land Act 1958 and with the concurrence in writing of the municipalities in which the roads are situated and the owners of land adjoining those roads closes the following unused roads:

MUNICIPAL DISTRICT OF THE PYRENEES SHIRE COUNCIL

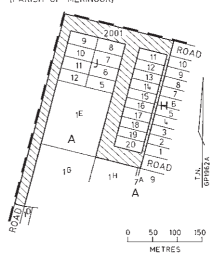
GLENGHU and LANDSBOROUGH – The roads being Crown Allotment 2002, Parish of Glendhu and Crown Allotments 2004 and 2005, Parish of Landsborough as indicated by hatching on plan hereunder. (GP1373) – (06/L6–10717).

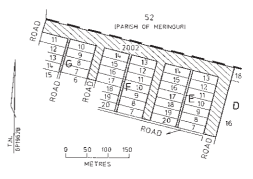


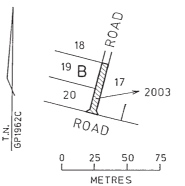
MUNICIPAL DISTRICT OF THE MILDURA RURAL CITY COUNCIL

MERINGUR – The roads in the Township of Meringur, Parish of Meringur being Crown Allotment 2001 on Plan GP1962A, Crown Allotment 2002 on Plan GP1962B and Crown Allotment 2003 on Plan GP1962C as indicated by hatching on plans hereunder. (GP1962A, 1962B & 1962C) – (014220).

51 (PARISH OF MERINGUR)







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

Dated 2 August 2005

Responsible Minister

ROB HULLS

Minister for Planning

RUTH LEACH Clerk of the Executive Council

VICTORIA

State Aid to Religion Abolition Act 1871

ACT NO. 391/1871 – SECOND SCHEDULE

A statement of trusts having been submitted by the head or authorised representative of the Uniting Church in Australia under the provisions of the "Act to provide for the abolition of State Aid to Religion" for allowance by the Governor in Council, the same was allowed by him on the Second day of August 2005 and the following is the form in which such statement of trusts has been allowed.

STATEMENT OF TRUSTS

DESCRIPTION OF LAND -

Site for Presbyterian Church purposes temporarily reserved by Order in Council of 19 August 1861 being 8094 square metres, Township of Old Longwood, Parish of Longwood, County of Delatite being Crown Allotments 17, 18, 19 and 20, Section I.

Commencing at the northern angle of allotment 19, section 1; Township of Old Longwood being the point of intersection of the south-west side of Middlemiss Street with the south-east side of Grimes Street; bounded thence by Middlemiss Street bearing 132° 00' 100.58 metres; thence by allotments 1, 3 and 4 bearing 222° 00' 80.47 metres; thence by allotment 16 bearing 312° 00' 100.58 metres and thence by Grimes Street bearing 42° 00' 80.47 metres to the point of commencement.

NAME OF TRUSTEES

The Uniting Church in Australia Property Trust (Victoria).

POWERS OF DISPOSITION

Such powers of disposition including the powers of sale, lease or mortgage as are given to the Trustees by the Uniting Church in Australia Act No. 9021 of 1977 as amended.

PURPOSES TOWARDS WHICH PROCEEDS OF DISPOSITION ARE TO BE APPLIED –

To such Uniting Church in Australia purposes as shall be approved by the Synod of Victoria of the Uniting Church in Australia.

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

Dated 2 August 2005

Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Dangerous Goods Act 1985

ORDER UNDER SECTIONS 9B(1) AND 9B(3) DECLARING SUBSTANCES TO BE DANGEROUS GOODS ORDER UNDER SECTION 9A(1) EXEMPTING DANGEROUS GOODS FROM THE OPERATION OF PARTS OF THE **DANGEROUS GOODS ACT 1985** AND

SPECIFIED REGULATIONS

Order in Council

The Governor in Council, under section 9B(1) of the **Dangerous Goods Act 1985** (the Act) and on the recommendation of the Minister for WorkCover, declares the following substances (none in solution form) to be dangerous goods for the purposes of the Act:

- Calcium ammonium nitrate (CAN) solids containing greater than 45 percent ammonium content;
- CAN mixtures and blends containing greater than 45 percent ammonium content;
- CAN emulsions containing greater than 45 percent ammonium content.

The Governor in Council, under section 9A(1) of the Act and on the recommendation of the Minister for WorkCover, exempts the above substances from the following sections of the Act and sets of regulations made under the Act:

- Section 9B(4) and Parts 4 and 5 of the Act;
- Dangerous Goods (Transport by Rail) Regulations 1998;
- Dangerous Goods (Storage and Handling) Regulations 2000.

This Order is effective from the date on which it is published in the Government Gazette. Dated 2 August 2005

Responsible Minister JOHN LENDERS, MP Minister for WorkCover

> RUTH LEACH Clerk of the Executive Council

SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

96.	Statutory Rule:	Dangerous Goods (HCDG) Regulations 2005
	Authorising Act:	Dangerous Goods Act 1985
	Date of making:	2 August 2005

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby given under Section 17 (3) of the **Subordinate Legislation Act 1994** that the following Statutory Rules were first obtainable from Information Victoria, 356 Collins Street, Melbourne on the date specified: 90 Statutory Rule: Fair Trading

90.	Statutory Rule:	Fair Trading (Safety Standard) (Children's Toys) (Amendment) Regulations 2005
	Authorising Act:	Fair Trading Act 1999
	Date first obtainable:	4 August 2005
	Code A	
91.	Statutory Rule:	Petroleum Products (Terminal Gate Pricing) (Amendment) Regulations 2005
	Authorising Act:	Petroleum Products (Terminal Gate Pricing) Act 2000
	Date first obtainable:	4 August 2005
	Code A	
92.	Statutory Rule:	Electricity Safety (Equipment) (Amendment) Regulations 2005
	Authorising Act:	Electricity Safety Act 1998
	Date first obtainable:	4 August 2005
	Code A	
93.	Statutory Rule:	Health (Exempt Businesses) Regulations 2005
	Authorising Act:	Health Act 1958
	Date first obtainable:	4 August 2005
	Code A	
94.	Statutory Rule:	Sex Offenders Registration (Amendment) Regulations 2005
	Authorising Act:	Sex Offenders Registration Act 2004
	Date first obtainable: Code B	4 August 2005

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