



Victoria Government Gazette

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GENERAL

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As from 23 February 2006

The last Special Gazette was No. 53 dated 22 February 2006.

The last Periodical Gazette was No. 2 Vols. 1 & 2 dated 28 October 2005.

How To Submit Copy

- See our webpage www.craftpress.com.au
 - or contact our office on 9642 5808
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-

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

Subscribers and Advertisers

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

The new office and contact details are as follows:

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Website: www.craftpress.com.au/gazette

JENNY NOAKES
Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

We hereby give you notice that the partnership subsisting between Judith Grove and David and Eileen Vaughan, in the trade of motor vehicle repairs and maintenance and carried on by us under the name of David Vaughan Autos at Factory 2, 9 Rose Avenue, Croydon, has been dissolved as at the close of business on 31 January 2006 and we request that you confer with us in taking the necessary steps for winding up the affairs of the said partnership in order that all engagements of the partnership may be discharged.

WILLIAM IAN DUNCAN, late of 19 Dellas Avenue, Templestowe, Victoria, retired business executive. Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 17 August 2005, are required by the executors, William Timothy Duncan of 109 Graham Street, Albert Park, Victoria and Anne Katrina Duncan of 2 Fordhams Road, Eltham, Victoria, to send particulars thereof to them care of the office of Messrs Aughtersons, solicitors, 267 Maroondah Highway, Ringwood, within 60 days of the date of publication of this notice, after which the executors will distribute the estate, having regard only to the claims of which they have notice.

AUGHTERSONS, solicitors for the applicant, 267 Maroondah Highway, Ringwood 3134.

Re: Estate of WILLIAM COSTELLO, deceased.

In the estate of WILLIAM COSTELLO of 1 Cullen Street, Kerang, in the State of Victoria, retired health surveyor, deceased. Creditors, next-of-kin and all other persons having claims against the estate of the said deceased, are required by Ann Margaret Costello and Michael James Costello, the executors of the Will of the said deceased, to send particulars of such claims to them in care of the undermentioned solicitors within two months from the date of publication of this notice, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BASILE & CO. PTY LTD, legal practitioners, 46 Wellington Street, Kerang, Vic. 3579.

PHYLLIS EDNA CHARRETT, late of 27–29 Princes Street, Mildura, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 5 October 2005, are required to send particulars thereof to the executor care of the undermentioned solicitors on or before 28 April 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne.

LAVINIA JUNE FORD, late of 209 Warrandyte Road, Ringwood North, in the State of Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased, who died on 25 January 2006, are required to send particulars thereof to the executor care of the undermentioned solicitors on or before 28 April 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

BECKWITH CLEVERDON REES, solicitors, 294 Collins Street, Melbourne.

RE: Estate of NANCY JEAN CAMPBELL-SWAN.

Creditors, next-of-kin or others having claims in respect of the estate of NANCY JEAN CAMPBELL-SWAN of 1/209 Domain Road, South Yarra, Victoria, gentlewoman, who died on 29 August 2005, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 24 April 2006, after which date the personal representative/s will distribute the assets, having regard only to the claims of which they then had notice.

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

Re: ROBERT WILLIAM SANGSTER, late of Apartment 36, 23 Maleela Avenue, Balwyn, Victoria, insurance representative, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 July 2005, are required by the trustee, Permanent Trustee Company Limited, of 151 Rathdowne Street, Carlton South, Victoria, to send particulars to the trustee by 4 May 2006 at the above address, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

CORNWALL STODART, lawyers,
10/114 William Street, Melbourne 3000.

ARTHUR JOHN JAMES WHITE, late of 217 Wantirna Road, Ringwood, retired manager, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 October 2005, are required by the personal representatives, Dougall White of 3 Jackson Street, Forest Hill and Ian Robert Evenden of 34 James Street, Windsor, to send particulars to them care of the undermentioned solicitors by 1 May 2006, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

ELLINGHAUS WEILL, solicitors,
79-81 Franklin Street, Melbourne 3000.

Creditors, next-of-kin and others who have claims in respect of the estate of CATHLEEN ETHEL VARNEY, late of 173 Nicholson Street, Bairnsdale, in the State of Victoria, deceased, who died on 8 October 2005, are to send particulars of their claims to the administrators, care of Engel & Partners Pty of 109 Main Street, Bairnsdale by 23 May 2006, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

ENGEL & PARTNERS PTY, legal practitioners,
109 Main Street, Bairnsdale.

Re: PHYLLIS GERTRUDE O'BERN, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of PHYLLIS GERTRUDE O'BERN, late of 195 Bluff Road, Sandringham, Victoria, retired, deceased, who died on 12 November 2005, are to send particulars

of their claims to the executors care of the undermentioned solicitors by 31 May 2006, after which date the executors will distribute the assets, having regard only to the claims of which the executors then have notice.

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

Re: MARJORIE ANNIE PHILLIPSON, deceased. Creditors, next-of-kin or others having claims in respect of the estate of MARJORIE ANNIE PHILLIPSON, late of "Cresthaven" The Avenue, Malvern, Victoria, but formerly of 20 Burke Road, East Malvern, Victoria, home duties, deceased, who died on 16 September 2005, are to send particulars of their claims to the executor care of the undermentioned solicitors by 28 April 2006, after which date the executor will distribute the assets, having regard only to the claims of which they then have notice.

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

PHYLLIS JEAN HOWARD, late of Yarra View Retirement Home, Warburton, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 8 November 2005, are required by Lorraine Jean Howard, the executrix of the Will and Codicil of the deceased, to send particulars of their claims to them care of the undermentioned solicitor by 24 April 2006, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

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

Re: EVELINE ANNIE STARICK, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 October 2005, are required by the trustees, Carolyn Ruth Mitchell and Heather Margaret Haberfield, to send particulars to them care of the undersigned by 3 May 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

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

KENNETH JAMES KIRKHAM, late of 35 Canberra Avenue, Werribee, Victoria, pensioner, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 June 2005, are required by the trustee, Kenneth Charles Leslie Kirkham, to send particulars to him care of the undersigned by 25 April 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

GAVAN J. BLACK, solicitors,
27 Ferguson Street, Williamstown 3016.

CONSTANCE SARAH ROBINSON, late of "Highgrove", 28/79 Stevenson Street, Kew, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 September 2005, are required by Justin John Hartnett, the executor of the deceased's Will, to send particulars to him care of the undermentioned lawyers by 28 April 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

HARWOOD ANDREWS, lawyers,
70 Gheringhap Street, Geelong 3220.

Creditors, next-of-kin and others having claims in respect of the Will of ELSIE FERNS, late of Yarraville Village Aged Care Facility, corner of Somerville Road and Fairlie Street, Yarraville, Victoria, widow, deceased, who died on 11 January 2006, are requested to send particulars of their claims to the executor, Geoffrey William Debney Ferns, care of the undermentioned legal practitioner by 24 April 2006, after which date he will distribute the assets, having regard only as to the claims of which he then has notice.

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

Creditors, next-of-kin and others having claims in respect of the Will of COLIN EDWARD FORD, late of 27 Union Road, Ascot Vale, Victoria, retired, deceased, who died on 26 November 2005, are requested to send particulars of their claims to the executor, Evelyn Elizabeth Matthews, care of the undermentioned legal practitioner by 24 April 2006, after which

date she will distribute the assets, having regard only as to the claims of which she then has notice.

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

Creditors, next-of-kin and others having claims in respect of the Will of EMILY MAY HUMPHREYS, late of 13 The Strand, Moonee Ponds, Victoria, widow, deceased, who died on 31 December 2005, are requested to send particulars of their claims to the executors, Graham Leslie Pattinson and Marjory Pattinson care of the undermentioned legal practitioner by 24 April 2006, after which date they will distribute the assets, having regard only as 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 Will of ADA FLORANCE TULLOCH, late of 6 McCracken Street, Kensington, Victoria, widow, deceased, who died on 22 November 2005, are requested to send particulars of their claims to the executor, Winifred Gail Tulloch, care of the undermentioned legal practitioner by 24 April 2006, after which date she will distribute the assets, having regard only as to the claims of which she then has notice.

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

Re: Estate of HANS SCHENK, deceased.

HANS SCHENK, late of Apartment 84, 3 Rockley Road, South Yarra, Victoria, company director, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 September 2005, are required by Jill Evelyn Karp, Michael Salo Priester and Paul George Kovacs, the executors of the Will of the deceased, to send particulars of their claims to them care of the undermentioned solicitors by 1 May 2006, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

KAHNS, lawyers,
Level 9,
341 Queen Street, Melbourne, Vic. 3000.

DAVID JOHN POPE, late of 13 Salisbury Street, Balwyn, Victoria, engineer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 1 December 2005, are required by the executor, Miriam Patricia Pope, to send particulars to her care of the undermentioned solicitors by 25 April 2006, after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice.

MILLS OAKLEY, lawyers,
121 William Street, Melbourne.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 October 1999, are required by the trustee, Permanent Trustee Company Limited, ACN 000 000 993, 151 Rathdowne Street, Carlton South, Victoria, to send particulars to the trustee within 60 days from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

SEPTIMUS JONES & LEE, solicitors,
Level 5/99 William Street, Melbourne 3000.

GEOFFREY ROBERT SCOTT, late of 30 Gyton Avenue, Glen Waverley, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 December 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 25 April 2006, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

MILLS OAKLEY, lawyers,
121 William Street, Melbourne.

MELANIE JOY NEVILL, late of 21 Iris Street, Burwood, Victoria, orthoptist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 11 July 2005, are required by Edward Robert Oates, the executor of the deceased's Will, to send particulars to him care of the undermentioned lawyers by 28 April 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

OATES RENNICK & ASSOCIATES, lawyers,
4 Burwood Highway, Burwood 3125.

Re: MARIA VICTORIA FERNANDES, in the Will called Maria Vitoria Fernandes, late of 21 Dangan Road, Wanstead, London E11 2RF, United Kingdom, but formerly of 6 Dunloe Rise, Templestowe, Victoria, housewife, deceased.

PROCLAMATIONS

Liquor Control Reform (Underage Drinking and Enhanced Enforcement) 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 **Liquor Control Reform (Underage Drinking and Enhanced Enforcement) Act 2004**, fix 1 March 2006 as the day on which section 37 (except paragraph (b)) of that Act comes into operation.

Given under my hand and the seal of Victoria on 22nd February 2006.

(L.S.) JOHN LANDY
Governor

By His Excellency's Command

MARSHA THOMSON
Minister for Consumer Affairs

Prisoners (Interstate Transfer) (Amendment) Act 2005

PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(3) of the **Prisoners (Interstate Transfer) (Amendment) Act 2005**, fix 23 February 2006 as the day on which section 7(1) of that Act comes into operation.

Given under my hand and the seal of Victoria on 22nd February 2006.

JOHN LANDY
Governor

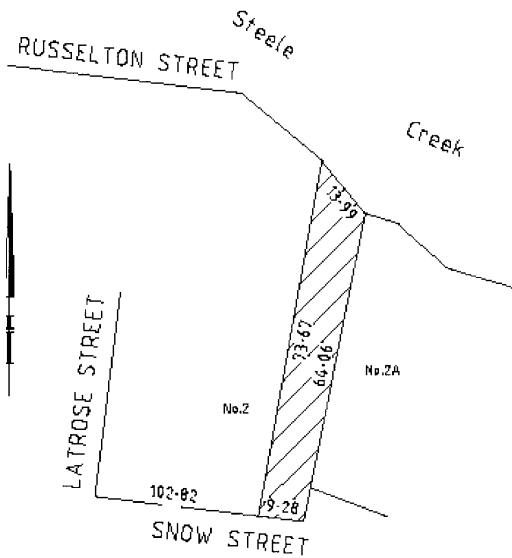
By His Excellency's Command

TIM HOLDING
Minister for Corrections

**GOVERNMENT AND OUTER BUDGET
SECTOR AGENCIES NOTICES**

BRIMBANK CITY COUNCIL
Declaration of a Public Highway

At its meeting on 11 October 2005 and pursuant to Section 204(1) of the **Local Government Act 1989** (Act), Brimbank City Council resolved to declare the road located between Lots 1 and 2 on LP135216 (known as 2 Snow Street, Keilor Park) and Lot 2 on PS431361M (known as 2A Snow Street, Keilor Park), and shown hatched on the plan below, to be a public highway for the purposes of the Act.

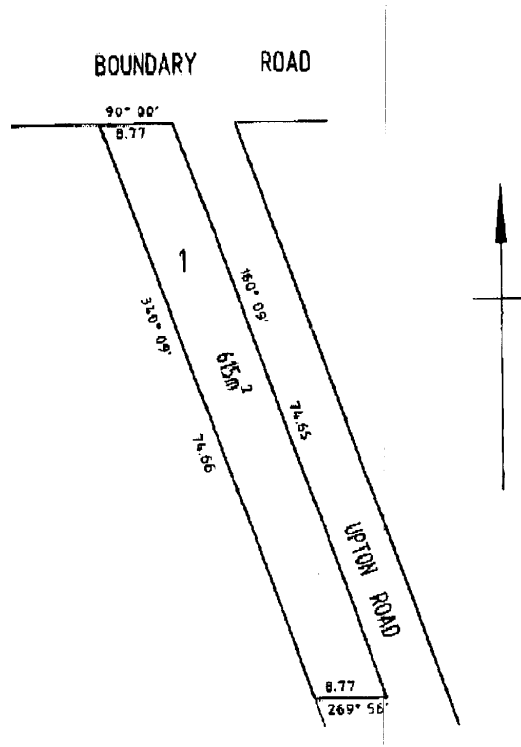


MARILYN DUNCAN
Chief Executive Officer

CARDINIA SHIRE COUNCIL
Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Cardinia Shire Council has formed the opinion that the portion of unused road shown as Lot 1 on the plan below and having an area of 615m² (Road) and which abuts the eastern boundary of 3 Upton Road, Emerald, is not reasonably required as a road for public use and

as such resolved to discontinue the Road and retain or sell the land from the Road by private treaty to owners of the abovementioned abutting property.



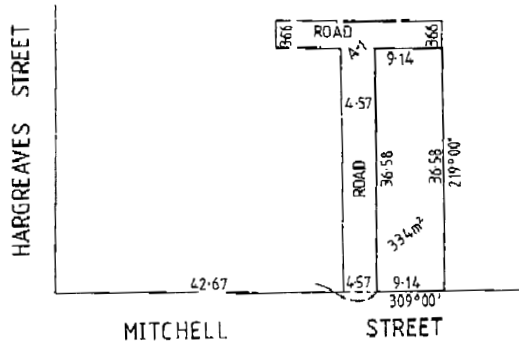
GARRY McQUILLAN
Acting Chief Executive Officer

CITY OF GREATER BENDIGO
Notice under Section 204 of the
Local Government Act 1989

Declaration of a Road to be a Public Highway

Notice is hereby given that pursuant to Section 204 of the **Local Government Act 1989**, the Council having advertised its intention in a local circulating newspaper and considered submissions received pursuant to Section 223 of the **Local Government Act 1989** at its ordinary meeting on 19 May 2003, hereby declares Bolton Lane, Bendigo to be a public highway in accordance with the attached plan.

The land is identified as land remaining in Deed of Conveyance No. 415, Book 043 in the name of John Wilkinson created in General Law Subdivision compiled in Application No. 14899 known as part of Crown Allotments 15 and 16 of Section 2C, Parish of Sandhurst.



JOHN ERNEST McLEAN
Chief Executive Officer

MURRINDINDI SHIRE COUNCIL

Adoption of Amendments to Local Laws

Notice is hereby given that at a meeting of the Murrindindi Shire Council held on 15 November 2005, the Council adopted a number of amendments to Local Laws 1, 2, 4 & 6, in accordance with the **Local Government Act 1989**.

The purpose and general purport of the amendments to the Local Laws are to provide for:

- the peace, order and good government of the municipality;
- a safe and healthy environment so that the community within the municipality can enjoy a quality of life that meets their expectations;
- the safe and fair use and enjoyment of public places;
- the protection and enhancement of the amenity and environment of the municipality;
- the fair and reasonable use of private land; and
- the uniform and fair administration of the Local Laws.

Local Law 1 (Consumption of Liquor in Public Places)

- Section 6 – Consumption or possession of liquor in prescribed areas without a permit – the wording of the local law remains the same.
- The Schedule 3 – Prescribed areas – includes a prohibited area of 200 metres around the Kinglake Police Station, prohibiting consumption of alcohol or possessing an open vessel containing alcohol.

Local Law 2 (Environment)

- Section 9(1)(b) – Storage of machinery or second hand goods on property – This sub-section has been included to ensure containers can not be stored/kept on any land without a permit.
- Section 9(2)(i) & (j) – These sub-sections take into account certain criteria when considering granting of a permit for keeping containers.
- Section 11(b) – Recreation vehicles – This subsection states that a person must not use a recreational vehicle on a day of Total Fire Ban.
- Section 18 – Trees on Roads – This prohibits the removal of trees from the road or road reserve without a permit.
- Section 18(1) – This subsection includes considerations to be taken into account, when considering a permit application for removing trees.
- Section 19 and accompanying subsections deals with the keeping of animals on non-rural land and includes type of animal and number permitted to be kept without a permit. Also deals with Restricted Breed Dogs and Dangerous Dogs. The subsections also deal with considerations to be taken into account when considering a permit application.

Local Law 4 (Streets and Roads)

- Section 16(3)(1)(b) Council to approve road names – a change of wording to remove ‘post code area’ to ‘municipality’.
- Section 16(3)(2) has been made redundant and been removed.

Local Law 6 (Open Air Burning)

- Section 8(2) – has included the provision of prohibiting the discharge of fireworks during the Shire’s declared fire period (from the 15 October until the introduction of the CFA’s declared fire danger period).

- Section 8(3) – has included further criteria to be carried out prior to burning-off with a written permit.
- Section 8(4) – prohibits the use of fireworks or pyrotechnics displays, without first obtaining a written permit.
- Section 8(5) – describes the definition of ‘firework’ and ‘pyrotechnics’.
- Section 8(6) – this subsection are the considerations to be taken into account when considering a permit application for such firework events.
- Section (7) – describes that during the CFA’s declared fire danger period, persons must obtain a written permit from the CFA to have firework displays.

A copy of the amended Local Laws can be obtained from Council’s offices at Alexandra, Kinglake and Yea during office hours or by telephoning 5772 0333.

DANIEL HOGAN
Chief Executive Officer



Adoption of Road Management Plan

Notice is hereby given that a road management plan “Road Management Plan – Version 02” drafted in accordance with the requirements of Division 5 of the **Road Management Act 2004** has been made by the City of Stonnington.

As required by section 55 of the **Road Management Act 2004**:-

- this “Road Management Plan – Version 02” has been adopted on 20 February 2006;
- this “Road Management Plan – Version 02” may be inspected or obtained at the Stonnington Council Service Centre Malvern located at the corner of Glenferrie Road and High Street, Malvern between 9.00 am and 5.00 pm Monday to Friday or viewed on Council’s website www.stonnington.vic.gov.au; and
- the Code of Practice, any incorporated document or any amendment to an incorporated document, as the case may be, may be inspected at the Stonnington Council

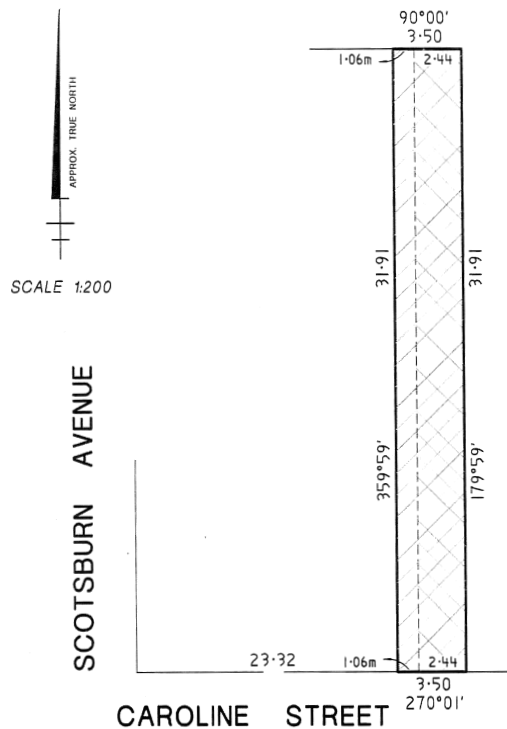
Service Centre Malvern located at the corner of Glenferrie Road and High Street, Malvern between 9.00 am and 5.00 pm Monday to Friday or viewed on Council’s website www.stonnington.vic.gov.au.

MONASH CITY COUNCIL

Road Discontinuance

At its meeting on 2 November 2005 and acting under Clause 3 of Schedule 10 to the **Local Government Act 1989**, Monash City Council (“Council”):

- formed the opinion that road abutting the rear of 38–42 Scotsburn Avenue, Clayton and being the land shown hatched on the plan below (“the road”), is not reasonably required as a road for public use; and
- resolved to discontinue the road and will retain the land from the road vested in Monash City Council.



The road shown hatched and cross-hatched is to be retained subject to any right, power of interest held by Monash City Council in the road in connection with any drains or pipes under the control of that authority in or near the road.

The road shown cross-hatched is to be retained subject to any right, power or interest held by South East Water Limited in connection with any sewers, drains or pipes under the control of that authority in or near the road.

DAVID CONRAN
Chief Executive Officer

CITY OF WHITTLESEA

Notice of Adoption of a Road Management Plan

The City of Whittlesea resolved on 7 February 2006 to adopt a Road Management Plan in accordance with Section 55 of the **Road Management Act 2004**.

Copies of the Road Management Plan, together with any Code of Practice and any incorporated document, may be obtained from Council's web site (www.whittlesea.vic.gov.au); or from the Civic Centre in Ferres Boulevard, South Morang during office hours.

A copy of the associated City of Whittlesea Register of Public Roads may also be inspected at the Civic Centre.

GRAEME BRENNAN
Chief Executive Officer

Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C45

Authorisation A0265

The Bass Coast Shire Council has prepared Amendment C45 to the Bass Coast Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Bass Coast Shire Council as planning authority to prepare the Amendment. The Minister also authorised the Bass Coast Shire Council to approve the Amendment under section 35B of the Act.

The land affected by the Amendment is Lot 1 on Title Plan 216993K (formerly known as part of Lot 24 on Plan of Subdivision 004064, Township of Inverloch, Parish of Kirrak). This land is more commonly known as 8 Ramsey Boulevard, Inverloch.

The Amendment proposes the following changes on the above land:

- rezone the land from a Residential 1 Zone to a Business 1 Zone;
- delete Schedule 3 to the Vegetation Protection Overlay affecting this site; and
- delete Schedule 1 to the Design and Development Overlay affecting this site.

The Amendment has been made at the request of Beveridge Williams Pty Ltd on behalf of Tuck Nominees Pty Ltd.

You may inspect the Amendment and any documents that support the Amendment, and the explanatory report about the Amendment at the following locations: Department of Sustainability and Environment, Planning Information Centre, Ground Level, 8 Nicholson Street, East Melbourne; Department of Sustainability and Environment, Planning Information Centre, Gippsland Regional Office, 71 Hotham Street, Traralgon; Bass Coast Shire Council, Customer Service Centre, 76 McBride Avenue, Wonthaggi; and Bass Coast Shire Council, Customer Service Centre, 3 Reilly Street, Inverloch.

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

Any person who may be affected by the Amendment or by the granting of the permit may make a submission to the planning authority. The closing date for submissions is 23 March 2006.

Submissions must be sent to the Bass Coast Shire Council, PO Box 118, Wonthaggi, Vic. 3995. Please note that submissions may be made available to the public.

Planning and Environment Act 1987

BRIMBANK PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of Application for Planning Permit Amendment C87

Planning Application P549/2005

Authorisation No. A0230

The City of Brimbank has prepared Amendment C87 to the Brimbank Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the City of

Brimbank as the planning authority to prepare the Amendment.

The land affected by the Amendment and application is 27 Carrington Drive, Albion and part of land in parent title holding Volume 10639, Folio 728 and Lot 1 of PS 503815Y.

The Amendment proposes to change the Brimbank Planning Scheme by rezoning a section of this land from Public Park and Recreation Zone to Industrial 3 Zone.

The application proposes to obtain a planning permit for the subdivision of the land into two lots.

The Amendment will introduce a specific site exclusion under Clause 52.03 of the Brimbank Planning Scheme to permit the proposed use and development of the land and introduce an Incorporated Document 'Use and Development of Go Kart Complex' under Clause 81 of the Brimbank Planning Scheme.

The person who requested the Amendment and the applicant for the permit is Barriedale Pty Ltd and COQ Pty Ltd C/- Taylors Development Strategists.

You may inspect the Amendment and the application, and any documents that support the Amendment and application, and the explanatory report about the Amendment and application, at the office of the planning authority, Brimbank City Council, Keilor Office Customer Service Centre, Old Calder Highway, Keilor 3036; Brimbank City Council, Sunshine Harvestor Customer Service Centre (part of Sunshine Library Complex), 310 Hampshire Road, Sunshine 3020; and at the following: Department of Sustainability, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne.

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

Any person or agency that may be affected by the Amendment or the granting of the permit may make a submission to the Planning Authority.

The closing date for submissions is 23 March 2006. A submission must be sent to: Brimbank City Council, Statutory Planning Department, Attention: Mr Simon Vittorio, PO Box 70, Sunshine 3020.

ANDREW GRAY
Manager Planning

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C80

Authorisation A275

The Greater Bendigo Council has prepared Amendment C80 to the Greater Bendigo Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the Greater Bendigo City Council as planning authority to prepare the Amendment. The Minister also authorised the Council to approve the Amendment under section 35B of the Act.

The land affected by the Amendment is 259 Holdsworth Road, Bendigo.

The Amendment proposes to:

- rezone part 259 Holdsworth Road, Bendigo from Low Density Residential Zone (LDRZ) to Residential 1 Zone (R1Z);
- amend the Significant Landscape Overlay (SLO1);
- amend the Development Plan Overlay (DPO4);
- amend the Vegetation Protection Overlay (VPO2);
- introduce a new Development Plan Overlay (DPO16).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Department of Sustainability and Environment, Planning Information Centre, Ground Level, 8 Nicholson Street, East Melbourne; Department of Sustainability and Environment, North West Regional Office, corner of Midland Highway & Taylor Street, Epsom; City of Greater Bendigo, Planning Services, Hopetoun Mill, 15 Hopetoun Street, Bendigo 3550; and Council's Website, www.bendigo.vic.gov.au.

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 the close of business 23 March 2006. A submission must be sent to City of Greater Bendigo, PO Box 733, Bendigo 3552.

JOHN McLEAN
Chief Executive Officer

Planning and Environment Act 1987
HOBSONS BAY PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C56

The Hobsons Bay City Council has prepared Amendment C56 to the Hobsons Bay Planning Scheme.

The land affected by the Amendment is all land within the municipality.

Council has reviewed the Hobsons Bay Municipal Strategic Statement, contained in Clause 21 of the Hobsons Bay Planning Scheme. The Municipal Strategic Statement sets out the Council's objectives and strategies for the use and development of land within the City of Hobsons Bay.

The MSS has subsequently been rewritten and restructured to:

- Update the Profile of the City and the Region to reflect recent socio-demographic and land use changes.
- Ensure that Council's current objectives, strategies and policies are adequately contained in the MSS and that they are unambiguous and expressed in plain English and will achieve the desired planning outcomes.
- Ensure the MSS is easy to use and understand.
- Include a new set of performance indicators to monitor the effectiveness of the Planning Scheme.

The Amendment proposes to make the following changes to the Planning Scheme:

- Replaces the existing Municipal Strategic Statement (MSS) with a new MSS at Clause 21.
- Renumbers the local planning policies in Clause 22.
- Introduces a new local planning policy for Advertising Signage at Clause 22.06.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Hobsons Bay City Council, 115 Civic Parade, Altona; and Department of Sustainability and Environment, Planning and Information Centre, 8 Nicholson Street, Melbourne.

The Amendment documents are also available from Council's website www.hobsonsbay.vic.gov.au and the following locations, during office hours and free of charge: Williamstown Library, 104 Ferguson Street, Williamstown; Altona Library, 123 Queen Street, Altona; Newport Library, 13 Mason Street, Newport; and Altona Meadows Library, Central Square Shopping Centre, Altona Meadows.

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

The closing date for submissions is 7 April 2006.

Submissions must be sent to Mr Eric Braslis, Director, Planning & Environment, Hobsons Bay City Council, PO Box 21, Altona, Vic. 3018.

For further information about Amendment C56 please contact Kathleen McClusky, Senior Strategic Planner on phone 9932 1004 or email kmcclusky@hobsonsbay.vic.gov.au.

ERIC BRASLIS
Director, Planning & Environment
Hobsons Bay City Council

Planning and Environment Act 1987
HOBSONS BAY PLANNING SCHEME
Notice of Preparation of Amendment
Amendment C33

Hobsons Bay City Council has prepared Amendment C33 to the Hobsons Bay Planning Scheme. The land affected by the Amendment is all land within the municipality in the Industrial 1 Zone, Industrial 3 Zone and the Special Use Zones 2, 3, 4 and 5.

The Amendment proposes to implement recent changes to Council's key strategic documents in relation to the use and development of land for Industry, by making the following changes to the Hobsons Bay Planning Scheme:

- Revising the strategies and objectives relating to the use and development of industrial land contained in Clause 21.09 – Industry of Council’s Municipal Strategic Statement.
- Revising the Local Planning Policy applying to all applications for Industry Clause 22.02 – Industry, within the Local Planning Policy Framework.
- Incorporating the Hobsons Bay Industrial Land Management Strategy February 2006 and the Hobsons Bay Industrial Development Design Guidelines February 2006 at Clause 81 of the Hobsons Bay Planning Scheme.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Hobsons Bay City Council, 115 Civic Parade, Altona; and Department of Sustainability and Environment, Planning and Information Centre, 8 Nicholson Street, Melbourne.

The Amendment documents are also available from Council’s website www.hobsonsbay.vic.gov.au and the following locations, during office hours and free of charge: Williamstown Library, 104 Ferguson Street, Williamstown; Altona Library, 123 Queen Street, Altona; Newport Library, 13 Mason Street, Newport; and Altona Meadows Library, Shop 2, Central Square Shopping Centre, Altona Meadows.

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

The closing date for submissions is Friday 21 April 2006.

Submissions must be sent to: Mr Eric Braslis, Director Planning & Environment, Hobsons Bay City Council, PO Box 21, Altona, Vic. 3018.

For further information regarding this Amendment please contact Adam Parker, Strategic Development Officer, Hobsons Bay City Council on phone 9932 1088 or email aparker@hobsonsbay.vic.gov.au.

ERIC BRASLIS
Director, Planning & Environment
Hobsons Bay City Council

Planning and Environment Act 1987

HUME PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit given under S96C of the

Planning and Environment Act 1987

Amendment C73

Application P9862

Authorisation A0284

The Hume City Council has prepared Amendment C73 to the Hume Planning Scheme.

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

The land affected by the Amendment is part of land at 2–10 Anderson Road, Sunbury known as part of Lot 2 on Plan of Subdivision 508449V.

The land affected by the application is part of land at 2–10 Anderson Road, Sunbury known as part of Lot 2 on Plan of Subdivision 508449V.

The Amendment proposes to rezone part of the land currently zoned Industrial 3 to Residential 1 Zone. The Amendment also introduces an Environmental Audit Overlay over the land.

The application is for a permit to develop 52 dwellings on the site.

The person who requested the Amendment is Eddie Zagami Pty Ltd on behalf of Bamfa Nominees.

The applicant for the permit is Bamfa Nominees Pty Ltd, c/- E. Zagami Pty Ltd.

You may inspect the Amendment and the application and any documents that support the Amendment and application, and the explanatory report about the Amendment at the office of the planning authority, Hume City Council: Sunbury Office, 36 Macedon Street, Sunbury; Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows; Craigieburn Office, Craigieburn Road West, Craigieburn; 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 or by the granting of the permit may make a submission to the planning authority.

The closing date for submissions is 7 April 2006. A submission must be sent to Mr Peter Gaschk, Manager Strategic Planning, Hume City Council, PO Box 119, Dallas, Vic. 3047.

PETER GASCHK
Manager Strategic Planning

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C60

Authorisation A0121

The Kingston City Council has prepared Amendment C60 to the Kingston Planning Scheme.

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

The land affected by the Amendment is 101–103 Collins Street, Mentone and adjoining land at Teague Avenue, Mentone.

The Amendment proposes to rezone land at 101–103 Collins Street, Mentone from a Public Use Zone 6 (Local Government) to a Residential 1 Zone with an Environmental Audit Overlay and adjoining land at Teague Avenue, Mentone from an Industrial 3 Zone to a Residential 1 Zone (in part) with an Environmental Audit Overlay and a Public Use Zone 4 (Transport) (in part).

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the offices of the planning authority, Kingston City Council: Level 1, 1230 Nepean Highway, Cheltenham, and Customer Service Centre, 34 Brindisi Street, Mentone, or by visiting Kingston's website at www.kingston.vic.gov.au; 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. Submissions must be made in writing (by or on the behalf of the submitter) giving the address of the affected property and the submitter's name and contact address. Clearly state the grounds on which the Amendment is supported or opposed and indicate what changes (if any) the submitter wishes to make to the Amendment.

Names and contact details for submitters are required for Council to consider submissions and to notify submitters of the opportunity to attend any Hearings held to consider submissions. In accordance with the **Planning and Environment Act 1987**, Council must make a copy of any submissions available to any person to inspect. Therefore any submissions lodged will be available for public viewing.

The closing date for submissions is COB Friday 24 March 2006. A submission must be sent to: Kingston City Council, Strategic Planning Department, PO Box 1000, Mentone, Vic. 3194. Attention: Luke Connell.

Any queries in relation to the Amendment should be directed to Kingston City Council's Strategic Planning Department on 9581 4735.

JONATHAN GUTTMANN
Manager, Strategic Planning

Planning and Environment Act 1987

KNOX PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C55

Authorisation A0240

Knox City Council has prepared Amendment C55 to the Knox Planning Scheme. The land affected by the Amendment is located on the east side of Stud Road, Scoresby, which is known as 525 Stud Road, Scoresby.

The person who has requested the Amendment is Golder Associates on behalf of Austral Bricks, the owner of the land.

The Amendment proposes to:

- rezone the majority of the land from the Industrial 1 Zone to the Residential 1 Zone, and rezone a small area near Stud Road to a Mixed Use Zone, to facilitate the residential development of the site and allow for a small local neighbourhood centre;
- amend the Schedule to the Mixed Use Zone. The Schedule will identify the maximum allowable leasable floor areas for office, shop and trade supplies;
- introduce an Environmental Audit Overlay for the site;
- introduce a Development Plan Overlay for the site;
- introduce Schedule 8 of the Development Plan Overlay. The Schedule embodies the principles of a master plan, which has been prepared for the site in consultation with the local community and requires the preparation of a detailed development plan; and
- introduces the Austral Bricks Scoresby Urban Planning Guidelines as an Incorporated Document. These Guidelines will provide guidance to deliver high quality outcomes for the redevelopment of the site.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Knox City Council, Civic Centre, 511 Burwood Highway, Wantirna South; 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 Thursday 23 March 2006. Any submissions must be sent to: City Strategy Unit, Knox City Council, 511 Burwood Highway, Wantirna South 3152.

STEVE DUNN
Director – City Development

Planning and Environment Act 1987

MANNINGHAM PLANNING SCHEME

Notice of the Preparation of an Amendment to a Planning Scheme and Notice of an Application for Planning Permit given under S96C of the Planning and Environment Act 1987

Amendment C25

Application PL03/015127

Authorisation No. A219

The land affected by the Amendment is part 223–229 Manningham Road, Lower Templestowe, which is located adjacent to the Manningham Park Primary School and is the site of the former Templestowe High School.

The land affected by the application is Manningham Park Primary School, 223–229 Manningham Road, Lower Templestowe.

The Amendment proposes to:

- rezone proposed Lot B on PS 511532R and the access road from a Public Use Zone 2 – Education (PUZ2) to a Residential 1 Zone (R1Z); and
- delete the Heritage Overlay (HO38) from applying to proposed Lot B on PS 511532R and the access road.

The application is for a permit to allow a two lot subdivision and vegetation removal in accordance with the endorsed plans.

The person who requested the Amendment and application for planning permit is SJB Planning Pty Ltd on behalf of the Department of Education and Training (DET).

The vacant land is surplus to DET's requirements and intends to dispose of the land. The rezoning to a R1Z is sought to facilitate its sale. Proposed Lot A on PS 511532R will include the Manningham Park Primary School and parking area. Proposed Lot B on PS 511532R will include the residual land to be rezoned to R1Z.

The Heritage Overlay (HO38), which affects a River Red Gum, is located on the Manningham Park Primary School site (proposed Lot A on PS 511532R) and not affected by the proposed rezoning.

You may inspect the Amendment and the application, any documents that support the Amendment and application, and the explanatory

report about the Amendment at the following locations: at the office of the planning authority, Manningham City Council, 699 Doncaster Road, Doncaster, 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 or by the granting of the permit may make a submission to the planning authority.

The closing date for submissions is Friday 24 March 2006.

A submission must be sent to: Teresa Dominik, Manager Economic and Environmental Planning, Manningham City Council, PO Box 1, Doncaster, Vic. 3108.

JOHN BENNIE

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C78

Authorisation A0288

The Mornington Peninsula Shire Council has prepared Amendment C78 to the Mornington Peninsula Planning Scheme.

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

The land affected by the Amendment is 1889 to 1897 Point Nepean Road, Tootgarook (Lots 60, 61 and 62 on LP9388).

The Amendment proposes to include a new Development Plan Overlay schedule (DPO16) within Clause 43.04 which will facilitate the consideration of a planning permit application for strategic infill development. The Amendment will allow for the commercial and residential use and development of 1889 Point Nepean Road, and the development of no more than six dwellings and associated lots at 1895 to 1897 Point Nepean Road, with all vehicular access gained from Carmichael Street.

Once a permit application is lodged in accordance with the requirements set out in DPO16, it is exempt from notice requirements and review rights (i.e. the normal advertising and review/appeal process). Therefore, exhibition of this Amendment will be the only formal opportunity for public comment on this proposal. The applicant has informally provided a Development Plan for three shops and nine residential dwellings (three of which are proposed above the shops). These plans can be viewed and provide an example of what can be developed on the affected land.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and Mornington Peninsula Shire Council: Mornington Office – Queen Street, Mornington; Hastings Office – Marine Parade, Hastings; Rosebud Office – Besgrove Street, Rosebud.

This can be done during office hours and is free of charge, or you can visit the Shire's website at www.mornpen.vic.gov.au.

Any person who may be affected by the Amendment may make a submission to the planning authority. The closing date for submissions is Monday 27 March 2006. A submission must be sent to: The Manager – Strategic Planning, Mornington Peninsula Shire Council, Private Bag 1000, Rosebud 3939.

Signature for the Planning Authority

LYNTON SHEDDEN

Manager – Strategic Planning,
Mornington Peninsula Shire Council

Planning and Environment Act 1987

WARRNAMBOOL PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C40

Authorisation A264

The Warrnambool City Council has prepared Amendment C40 to the Warrnambool Planning Scheme.

In accordance with section 9(2) of the **Planning and Environment Act 1987**, the Minister for Planning authorised the

Warrnambool City Council as planning authority to prepare the Amendment.

The land affected by the Amendment is Crown Allotments 6, 7, 8, 14 and 15, Section 74, Parish of Wangoom, Younger Street, Warrnambool.

The Amendment proposes to rezone the land from the Rural Zone to Residential 1 Zone and Urban Floodway Zone, to apply the Land Subject to Inundation Overlay, and to apply the Design and Development Overlay 13 to Residential 1 Zoned 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, Warrnambool City Council, 25 Liebig Street, Warrnambool; at the Department of Sustainability and Environment, South West Regional Office, Level 4, State Government Offices, corner of Fenwick and Little Malop Streets, Geelong; 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 Thursday 23 March 2006. A submission must be sent to Julie Kearney, Strategic Planner, Warrnambool City Council, PO Box 198, Warrnambool 3280.

LINDSAY A. MERRITT
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 26 April 2006, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

BLEAZBY, Archibald Joseph, late of 23 Mitchell Street, Footscray, Victoria 3011, pensioner, and who died on 25 November 2005.

FENTON, Madge, late of 22 Dunn Street, Ballarat, Victoria 3350, home duties, and who died on 30 September 2005.

HARRISON, Leslie James, formerly of 11 Hillside Parade, Box Hill North, Victoria 3129, but late of Unit 20, Strathalan, Boronia Crescent, Macleod, Victoria 3085, retired, and who died on 18 January 2006.

LAWLEY, Jean Helen, late of 5 Wattle Grove, Seaholme, Victoria 3018, retired, and who died on 11 October 2005.

MARCZYSZ, Joseph, late of 5/36 Tranmere Avenue, Carnegie, Victoria 3163, and who died on 18 January 2006.

McNALLY, Kenneth Charles, also known as Kenny Douglas, late of Sacred Heart Homes Hostel, 41–43 Robe Street, St Kilda, Victoria 3182, pensioner, and who died on 9 November 2005.

PARKER, Jane, late of Avondrust Aged Care, 1105 Frankston–Dandenong Road, Carrum Downs, Victoria 3201, retired, and who died on 24 September 2005.

TOOHEY, George John Edward, formerly of 3 Warnoo Court, Frankston, Victoria 3199, but late of Ballan District Health Care, 33 Cowie Street, Ballan, Victoria 3342, retired, and who died on 11 November 2005.

Dated 15 February 2006

MARY AMERENA
Manager
Executor and Trustee Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 25 April 2006, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

- ARCHER, Leslie George, late of c/- Ward 8, Caulfield Hospital, Kooyong Road, Caulfield, Victoria 3162, and who died on 23 April 2005.
- CASSAR, Andrew, late of Unit 2, 1 Crown Court, St Albans, Victoria 3021, and who died on 10 November 2005.
- CHAUDHURI, Sunanda, late of 7 Rowland Court, Ferntree Gully, Victoria 3156, engineer, and who died on 25 September 2005.
- GREAVES, Julie Anne Wilma, late of 12 English Court, Corio, Victoria 3214, and who died on 22 February 2005.
- ISRAEL, Mark Maurice, late of 3 Nette Court, Moorabbin, Victoria 3189, retired, and who died on 24 August 2005.
- JONES, Patricia, late of Brunswick Nursing Home, 17-29 Eggington Street, Brunswick West, Victoria 3055, pensioner, and who died on 8 September 2005.
- MASIHDIYAL, Shanti, late of Unit 4, 297 Church Street, Richmond, Victoria 3121, nurse, and who died on 5 January 2006.
- McINTOSH, Florence Horton, late of 1/35 James Street, Lang Lang, Victoria 3984, pensioner, and who died on 13 November 2005.
- MINSTER, Helen Janet, late of 2 Aspin Gardens, Golden Square, Victoria 3555, pensioner, and who died on 17 September 2005.
- SMYTH, Michael Joseph, late of 91 Pilleau Street, Coleraine, Victoria 3315, and who died on 31 October 2005.
- Dated 14 February 2006

MARY AMERENA
Manager
Executor and Trustee Services

- BAENSCH, Eileen Mary, late of 34 Dearborn Parade, Corio, Victoria 3214, pensioner, and who died on 19 July 2005.
- BARNBY, Irene May, late of Unit 2, 34 Yerrin Street, Balwyn, pensioner, and who died on 11 November 2005.
- CRUISE, Gwendoline Mary Jean, formerly of Villa 283, The Village Glen, Rosebud West, Victoria 3940, but late of Ripplebrook Private Nursing Home, 21-25 Inverness Street, Clarinda, Victoria 3169, retired, and who died on 14 February 2006.
- JOSEPH, Thomas, late of 13 Silverdale Court, Springvale South, Victoria 3172, and who died on 8 September 1995.
- MANNION, Michael, late of 107 Connolly Avenue, Coburg, Victoria 3058, retired, and who died on 21 January 2006.
- MYERS, Margaret Veronica, late of Sumner House, 128 Fitzroy Street, Fitzroy, Victoria 3065, home duties, and who died on 26 August 2005.

Dated 20 February 2006

MARY AMERENA
Manager
Executor and Trustee Services

EXEMPTION

Application No. A45/2006

The Victorian Civil and Administrative Tribunal (the Tribunal) has considered an application, pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act), by Sunraysia Community Health Services Inc. (the applicant). The application for exemption is to enable the applicant to advertise for and employ a specialist Aboriginal/Koori Alcohol & Drug Counsellor.

Upon reading the material submitted in support of the application, including the affidavit of Kerin Huxley, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a specialist Aboriginal/Koori Alcohol & Drug Counsellor.

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 1 May 2006, after which date State Trustees Limited may convey or distribute the assets, having regard only to the claims of which State Trustees Limited then has notice.

In granting this exemption the Tribunal noted:

- The National Illicit Drug Strategy (NIDS), Illicit Drug Diversion Initiative, Koori Diversion Initiative has provided funding for an Aboriginal/Koori Alcohol & Drug Diversion Worker. The position has been allocated to Sunraysia Community Health Services Inc.
- The main function of the position will be provide to the Aboriginal/Koori communities more culturally appropriate linkages with both Aboriginal/Koori and mainstream services, thus allowing clients the choice of care they require and is designed to assist with linkages for Aboriginal clients appearing in the Mildura Koori Court into both mainstream and Indigenous drug treatment services.
- The position requires the person to work within the Aboriginal/Koori communities and to provide primary health care services that strengthen the ability of the individuals and their families to make choices that will improve their health and well-being and to provide drug and alcohol assessment and treatment options to Aboriginal/Koori people whose drug taking behaviour is leading them down the path of criminality.
- The duties of the position include:
 - the establishment and maintenance of cohesive and effectively working relationships with mainstream health services, Court personnel, Police and other agencies that will provide educational opportunities and knowledge re the Aboriginal culture which will assist in
 - the services being able to offer different methods of treatment
 - expanding the options of services available to the clients and their families/communities
 - the development of trust/rapport/links with the youth within the local Aboriginal communities and the provision of education about alcohol and drugs, mainstream law and services and the effect their behaviour has on their own community standards.
- An Aboriginal/Koori Alcohol & Drug (A&D) Counsellor would be able to:
 - provide the clients/offenders with assistance in referral and linking in with services appropriate to their requirements of sentencing
 - provide support within the Koori Court system in enhancing the Court's knowledge in relation to culturally significant factors that may affect the type of sentencing/conditions that may be imposed on the client/offender
 - provide opportunities for people who have never accessed mainstream services the option to do so without feeling intimidated, threatened, self-conscious or embarrassed
 - support mainstream workers in updating their knowledge and skills to assist people from a different cultural background through recognition of the differences in culture, mediation, advocacy
 - promote equality of opportunity between people of different cultural backgrounds in order to provide options to those who would like to choose their treatment services thus improving their health and well-being.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a specialist Aboriginal/Koori Alcohol & Drug Counsellor.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 16 February 2009.

Dated 13 February 2006

Mrs A. COGHLAN
Deputy President

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under Section 10(2) of the **Community Services Act 1970** in relation to Section 5(2) of the **Adoption Act 1984**, I, Carolyn Gale, give approval of the following person(s) under Section 5(1) and Section 5(2) of the **Adoption Act 1984** as an approved counsellor for the purposes of Section 35 and Section 87 of the **Adoption Act 1984**.

Name: Gabrielle Kirwan

CAROLYN GALE
Manager Community Care
Southern Metropolitan Region

Adoption Act 1984

Under the functions and powers assigned to me by the Secretary to the Department of Human Services under Section 10(2) of the **Community Services Act 1970** in relation to Section 5(2) of the **Adoption Act 1984**, I, Carolyn Gale, give approval of the following person(s) under Section 5(1) and Section 5(2) of the **Adoption Act 1984** as an approved counsellor for the purposes of Section 35 and Section 87 of the **Adoption Act 1984**.

Name: Simone Rutherford

CAROLYN GALE
Manager Community Care
Southern Metropolitan Region

**Agricultural and Veterinary Chemicals
(Control of Use) Act 1992**

NOTICE OF INCORPORATED MATERIAL

Notice is given under section 77(2) of the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992** that the Order in Council "Prohibiting the Spraying of Specified Classes of Agricultural Chemical Products by Specific Types of Spraying Equipment within the Extended Mallee Agricultural Chemical Control Area" incorporates material entitled "American Society of Agricultural Engineers Standard 572 (ASAE S572)".

This incorporated material may be examined at the offices of the Chemical Standards Branch of the Department of Primary Industries at 475 Mickleham Road, Attwood, Victoria 3049 during normal business hours, Monday to Friday, except on public holidays.

BOB CAMERON MP
Minister for Agriculture

Associations Incorporation Act 1981

SUB-SECTION 36E(5)

Notice is hereby given that the incorporation of the associations mentioned below is cancelled in accordance with section 36E(5) of the **Associations Incorporation Act 1981**.

Hill End & Grove Rovers Football Club Inc., Monash Caulfield Different Drum Society Inc., Monash Caulfield Cantonese Christian Fellowship Inc., Monash Caulfield Internet Association Inc., Monash Caulfield Irish Club Inc., Monash Peninsula International Club Inc., Monash Peninsula Blue Club Inc., Friends of Devilbend Reservoir Park Inc., Bendigo Arts Alliance Inc., Thiasos Diaspora Inc., Gippsland Regional Information & Promotions Inc., Crib Point Citizen & Ratepayers Association Inc., Tig Australia Inc., Macedon Ranges Women on Farm Gathering Inc., Eager Seamstress Theatre Project Inc., Monash Caulfield Greek Society Inc., Monash Caulfield Information Systems Society Inc., Ti-Tree Owners Association Inc., Ballarat Kyokushi Karate Club Inc., Group Office Supplies Association Inc., Access Professionals Association Australia Incorporated, The Herberg Inc., Mid Murray Native Fish Association Inc., Island Slimmers Phillip Island Inc., Monash Indian Spiritual and Cultural Society Inc., Monash Caulfield Students for Christ Inc., Monash Caulfield Motor Sports Club Inc., National Service Board of Families Anonymous Australia Inc.

Dated 23 February 2006

ANDREW LEVENS
Deputy Registrar
of Incorporated Associations
PO Box 4567
Melbourne, Vic. 3001

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the ABC Developmental Learning Centre – Mornington Licence Number 2577 ("the service") is exempt from regulation 42(2) and 42(3) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

1. The licensee shall provide at the service a children's room with a floor area allowing the average space of 2.7 square metres for each child using that room.
2. The licensee of the service will comply with regulation 42(2) and 42(3) at the expiry of this exemption period.

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

Dated 12 February 2006

HON SHERRYL GARBUTT MP
Minister for Children
Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** (the Act), the Minister for Children, Minister for Community Services hereby declares that the Castlemaine Child Care Centre, Licence ID 720 (the service) is exempt from the qualified staff member's requirement as set out in regulation 24 of the Children's Services Regulations 1998.

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

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

attending a post-secondary early childhood qualification course recognised under regulation 25.

Note: An early childhood qualified teacher will monitor the delivery of a preschool program.

This exemption remains in force until 31 December 2006.

Dated 12 February 2006

HON SHERRYL GARBUTT MP
Minister for Children
Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Sea Lake Kindergarten, Licence Number 4019 ("the service") is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

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

1. The number of staff members as set out in regulation 24 are caring for or educating the children;
2. The staff members must include a staff member who holds a primary teaching qualification and is currently enrolled and attending a post-secondary early childhood qualification course recognised under regulation 25.

Note: An early childhood teacher will monitor the delivery of a kindergarten program.

This exemption remains in force until 31 December 2006.

Dated 12 February 2006

HON SHERRYL GARBUTT MP
Minister for Children
Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Kids Company – Beaumaris Licence Number 3206 ("the service") is exempt from regulation 42(2) and 42(3) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 2.75 square metres for each child using that room.
2. The licensee of the service will comply with regulation 42(2) and 42(3) at the expiry of this exemption period.

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

Dated 14 February 2006

HON SHERRYL GARBUTT MP
Minister for Children
Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Wilmar Child Care Centre Licence Number 750 ("the service") is exempt from regulations 42(2), 42(3) and 46 of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

1. The licensee shall provide at that service a children's room with a floor area allowing the average space of 3 square metres for each child using that room.
2. A staff member accompanies, supervises and assists children using toilets.
3. The licensee will ensure that children using junior toilets at the service can be observed by a staff member from the room or rooms which those toilets service at the expiry of this notice.

4. The licensee of the service will comply with regulation 42(2) and 42(3) at the expiry of this exemption period.

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

Dated 14 February 2006

HON SHERRYL GARBUTT MP
Minister for Children
Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Virginia Park Child Care Centre Licence Number 2502 ("the service") is exempt from Regulation 42(2) and 42(3) of the Children's Services Regulations 1998.

This exemption is granted subject to the conditions that:

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

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

Dated 17 February 2006

HON SHERRYL GARBUTT MP
Minister for Children
Minister for Community Services

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Heywood Early Learning Centre – Licence ID 2882 ("the service") is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

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

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

This exemption remains in force until 31 December 2006.

Dated 17 February 2006

HON SHERRYL GARBUTT MP
Minister for Children
Minister for Community Services

ERRATUM

A clerical error has been identified in relation to the Notice of Exemption under the **Children's Services Act 1996** published in the Victorian Government Gazette G6 on 9 February 2006 at page 219. The reference to the Timboon Kindergarten contained incorrect operating hours.

The correct Notice of Exemption is reproduced below, and takes effect 60 days from the date of this Erratum notice.

Children's Services Act 1996

NOTICE OF EXEMPTION

Under section 6 of the **Children's Services Act 1996** ("the Act"), the Minister for Children, Minister for Community Services hereby declares that the Timboon & District Kindergarten, Licence Number 1761 ("the service") is exempt from the qualified staff members requirement as set out in regulation 24 of the Children's Services Regulations 1998.

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

1. Whenever children are being cared for or educated by the service, the number of staff members as set out in regulation 24 are caring for or educating the children;
2. Compliance with the child/qualified staff members ratio as set out in regulation 24 except that the staff member who is a

primary trained teacher ("the nominated staff member") may be included in the qualified staff member ratios; and

3. The nominated staff member conducts the 3-year-old group on Tuesday each week between 8.45 am and 10.45 am.

This exemption remains in force until 31 December 2006.

Dated 31 January 2006

HON SHERRYL GARBUTT MP
Minister for Children,
Minister for Community Services

Electricity Industry Act 2000

ENERGY BRIX AUSTRALIA
CORPORATION PTY LTD
(ABN 79 074 736 833)

Notice of Grant of Licence

The Essential Services Commission gives notice under section 30 of the **Electricity Industry Act 2000** (EI Act) that it has, pursuant to section 19 of the EI Act, granted a licence to Energy Brix Australia Corporation Pty Ltd (ABN 79 074 736 833) to sell (retail) electricity in Victoria otherwise than through the National Electricity Market.

A copy of the licence is available on the Commission's website located at <http://www.esc.vic.gov.au> or a copy can be obtained by contacting the Commission's Reception on (03) 9651 0222.

Dated 15 February 2006

GREG WILSON
Chairperson

Fisheries Act 1995

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

Pursuant to Section 64A of the
Fisheries Act 1995

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

1. This Further Quota Order applies to the western zone of the Victorian rock lobster fishery for the period commencing on 1 April 2006 and ending on 31 March 2007 ("the quota period").
2. The total allowable catch (TAC) for the western rock lobster zone for the quota period is 450 tonnes of rock lobster.
3. The quantity of rock lobsters comprising a quota unit for the quota period in the western rock lobster zone will be 112.5 kilograms.¹

Note:

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

This Order commences on 1 April 2006 and remains in force until 31 March 2007.

Dated 16 February 2006

Responsible Minister
BOB CAMERON, MP
Minister for Agriculture

Fisheries Act 1995

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

Pursuant to Section 64A of the
Fisheries Act 1995

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

1. This Further Quota Order applies to the eastern zone of the Victorian rock lobster fishery for the period commencing on 1 April 2006 and ending on 31 March 2007 ("the quota period").
2. The total allowable catch (TAC) for the eastern rock lobster zone for the quota period is 60 tonnes of rock lobster.
3. The quantity of rock lobsters comprising a quota unit for the quota period in the eastern rock lobster zone will be 60 kilograms.¹

Note:

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

This Order commences on 1 April 2006 and remains in force until 31 March 2007.

Dated 16 February 2006

Responsible Minister
BOB CAMERON, MP
Minister for Agriculture

Fisheries Act 1995

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

Pursuant to Section 64A of the
Fisheries Act 1995

I, Bob Cameron, Minister for Agriculture, having consulted with the commercial peak body and other relevant consultative bodies and having considered the comments made by those bodies, make the following Further Quota Order for the giant crab fishery in Victorian waters west of longitude 143° 40' east (the western zone).

1. This Further Quota Order applies to the giant crab fishery in the western zone for the period commencing on 1 April 2006 and ending on 31 March 2007 ("the quota period").
2. The total allowable catch (TAC) for the giant crab fishery in the western zone for the quota period is 25 tonnes.
3. The quantity of giant crabs comprising a quota unit for the quota period will be 50 kilograms.¹

Note:

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

This Order commences on 1 April 2006 and remains in force until 31 March 2007.

Dated 16 February 2006

Responsible Minister
BOB CAMERON, MP
Minister for Agriculture

Fisheries Act 1995**FURTHER QUOTA ORDER FOR THE
SCALLOP (OCEAN) FISHERY**

I, Bob Cameron, Minister for Agriculture, make the following Order under section 64A(1) of the **Fisheries Act 1995**:

1. The 1 May 2006 until 22 December 2006 is a "quota period" for the purposes of this Order.
2. The total allowable catch for the Scallop (Ocean) Fishery during a quota period is 1,504,000 kilograms shell weight.
3. An individual quota unit for the Scallop (Ocean) Fishery is 1 kilogram shell weight.

This Order commences on 1 May 2006 and expires on 22 December 2006.

Dated 12 February 2006

BOB CAMERON
Minister for Agriculture

Fisheries Act 1995**FISHERIES NOTICE NO. 01/2006**

I, Bob Cameron, Minister for Agriculture, after consultation with Seafood Industry Victoria and the Fisheries Co-Management Council, make the following Fisheries Notice:

Dated 12 February 2006

BOB CAMERON, MP
Minister for Agriculture

**FISHERIES (SCALLOP OCEAN FISHERY)
(OPEN SEASON) NOTICE NO. 01/2006****1. Title**

This Notice may be cited as the Fisheries (Scallop Ocean Fishery) (Open Season) Notice No. 01/2006.

2. Objective

The objective of this Notice is to fix a period during which the taking of scallops from Victorian waters is permitted.

3. Authorising provision

This Notice is made under sections 67 and 152 of the **Fisheries Act 1995**.

4. Commencement

This Notice comes into operation on 1 May 2006.

5. Open Season

The holder of a Scallop (Ocean) Fishery Access Licence may take scallops during the period commencing 1 May 2006 and ending 22 December 2006 (both days inclusive).

Nurses Act 1993**NURSES BOARD OF VICTORIA**

Re: Ian Robert McKenzie

Identification Number 1940346

Registered in Division 2

On 14 February 2006, a Panel of the Nurses Board of Victoria determined, under section 16(4) of the Act, to cancel Mr McKenzie's registration as a division 2 nurse.

KERRY BRADLEY
Acting Chief Executive Officer

Nurses Act 1993**NURSES BOARD OF VICTORIA**

Re: Ursula Marlies Fiek

Identification Number 1833390

Registered in Division 1

Following a formal hearing into the professional conduct of Ursula Marlies Fiek, a Panel appointed by the Nurses Board of Victoria found on 13 February 2006 that the nurse has engaged in unprofessional conduct of a serious nature.

The Panel determined that:

1. under section 48(2)(e), a condition be imposed on Ms Fiek's registration that she provide to the Board a satisfactory report from her employer three months, six months and one year from 13 February 2006.

KERRY BRADLEY
Acting Chief Executive Officer

State Superannuation Act 1988**INTERIM CREDITING RATE FOR
STATE SUPERANNUATION FUND
FROM 21 FEBRUARY 2006**

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 16.0% to be applied as an interim crediting rate on exits on or after 21 February 2006.

PETER J. WYATT
Chief Financial Officer

Casino Control Act 1991 – section 60(1)
CASINO RULES NOTICE NO. 3 OF 2006

Rules of the Game – Rapid Roulette

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

This notice operates with effect from 4.00 am on 23 February 2006.

Dated 21 February 2006

PETER COHEN
Executive Director

Schedule

For the game of Rapid Roulette **replace** current rules with:

1 The Game of Rapid Roulette and its rules were approved by notice published in the Victoria Government Gazette on 5 October 1999 (S147). The rules have subsequently been amended by–

- Casino Rules Notice No. 9 of 2000, published on 19 May 2000 (S68);
- Casino Rules Notice No. 24 of 2000, published on 21 November 2000 (S172);
- Casino Rules Notice No. 31 of 2000, published on 7 December 2000 (S184);
- Casino Rules Notice No. 33 of 2000, published on 19 December 2000 (S193);
- Casino Rules Notice No. 15 of 2002, published on 24 May 2002 (S85);
- Casino Rules Notice No. 29 of 2002; published on 27 August 2002 (S147);
- Casino Rules Notice No. 3 of 2003, published on 13 February 2003 (G7);
- Casino Rules Notice No. 14 of 2003, published on 10 June 2003 (G28);
- Casino Rules Notice No. 5 of 2004, published on 11 March 2004 (S57);
- Casino Rules Notice No. 1 of 2005, published on 7 April 2005 (G14);
- Casino Rules Notice No. 2 of 2006, published on 2 February 2006 (G2).

1. Definitions

1.1 In these rules—

“**ATS**” 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.

“**ATS chip account**” means an account established under rule 6.

“**Dealer**” means that person, employed as a dealer by the casino operator, who is conducting the game.

“**Casino Supervisor**” means a person, other than the Game Supervisor or the Dealer, who is employed by the casino operator to be responsible for the supervision and management of gaming operations.

“**game hardware**” means all the computer equipment needed for the conduct of the game, including one or more ATSS, an SGC, and where the game has a Jackpot component a Jackpot server, an image content server, an MTS server and a SQL server and routing, networking and communications devices and cabling.

“**Game Supervisor**” means that person, employed as a game supervisor by the casino operator, who is supervising the conduct of the game.

“**game system**” means the configuration of software and game hardware—

- (a) Necessary to conduct the game at any time when it is not connected to a central monitoring system; and
 - (b) Approved as gaming equipment for the purposes of these rules—
- but does not include a WND.

“**image content server**” means an interface to the Jackpot server components.

“**individual spin**” means a single spin.

“**jackpot client viewer**” means a user interface to the jackpot meter display allowing displayed information to be adjusted.

“**jackpot meter display**” means a device designed to display on a screen visible to all players at the gaming table the current jackpot amount, promotional messages and winning jackpot messages.

“**jackpot system**” means the configuration of software and game hardware—

- (a) Necessary to conduct a number of jackpots at any given time; and
 - (b) Approved as gaming equipment for the purposes of these rules—
- but does not include a jackpot meter display.

“**rapid games**” means games approved to run on Crown’s Rapid Gaming System.

“**remote ATS**” means an ATS which forms part of a gaming table for Rapid Roulette as described in rule 2.2 and is located away from the roulette wheel within an approved distance from that wheel.

“**SGC**” means a device in the nature of a streamlined game console—

- (a) Designed to enable the Dealer to enter all information required for the operation of the game system, including player buy-in amounts and confirmations, player payouts, outcomes of spins, permissible wagers; and
- (b) Designed to provide the Dealer with all information in the game system which the Dealer requires for the purpose of conducting the game; and
- (c) Approved as an item of gaming equipment.

“**spin sequence**” means a sequence of two, three or four consecutive spins.

“**syndicate play**” means when two or more persons act in concert to affect the chance of any person or persons winning a jackpot.

“**tournament**” means a competition conducted in accordance with rule 10.

“**tournament conditions**” means the conditions approved for a tournament in accordance with rule 10.

“**Tournament Director**” means the person appointed under rule 10.1.2(a) or for the time being deputising for the purposes of rule 10.1.2(b).

“**tournament player**” means a player in a tournament.

“**VCGR**” means Victorian Commission for Gambling Regulation.

“**wagering period**” means the period determined under rule 5.1 or applying by operation of rule 5.2.

“**WND**” means a winning number display which is a device designed to display on a screen visible to all players at the gaming table the outcome of at least the most recent spin of the game.

- 1.2 Unless a 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 Rapid Roulette played at a particular gaming table.
- 1.4 A reference in these rules—
 - (a) To a bet is a reference to the contingency or outcome on which a player may place a wager; and
 - (b) To a wager is to the money appropriated to such a bet in a particular case.
- 1.5 A reference in these rules to an open ATS is a reference to an ATS in respect of which an ATS chip account is active.
- 1.6 A rule which is expressed to impose an obligation or a prohibition on an ATS, the SGC or the game system must be regarded as imposing an obligation on the Dealer and the casino operator to ensure that the ATS, SGC or game system operates in the manner described.

2. **Equipment**

- 2.1 The display of the touch screen monitor of an open ATS—
 - (a) Must—
 - (i) Contain all the elements of the design set out in Diagram A; and
 - (ii) Contain any additional elements necessarily required by these rules; and
 - (iii) Be of similar appearance to Diagram A; and
 - (b) May include features in addition to those shown in Diagram A, if those features are not inconsistent with Diagram A or these rules.
- 2.2 A gaming table for Rapid Roulette is made up of the following equipment—
 - (a) Up to 50 ATSS; and
 - (b) An SGC; and
 - (c) A game system (other than an SCG and one or more ATSS); and
 - (d) A WND; and
 - (e) A roulette wheel; and
 - (f) A ball;

and where the game has a jackpot component:

(g) A jackpot client viewer; and

(h) A jackpot meter display.

2.3 The roulette wheel mentioned in rule 2.2(e) must have 37 equally spaced compartments around its perimeter, one being marked with the numeral “0” and coloured green and the others marked with the numerals from “1” to “36”, arranged and coloured red and black as shown in Diagram B.

2.4 A ball used for the game 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 A wager in respect of an individual spin is placed by a person appropriating money standing to the credit of a player’s ATS chip account to a particular bet (as specified in rule 7.1) in the manner shown in Diagram C prior to the end of the wagering period for that spin.

3.2 A wager in respect of a spin sequence is placed by a person appropriating money standing to the credit of a player’s ATS chip account to a particular bet as defined in rule 7.4 prior to the end of the wagering period for the first spin in that spin sequence.

3.3 The method by which a person appropriates money standing to the credit of a player’s ATS chip account is by touching the display of the ATS 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 ATS chip account.

3.4 The player to whom the Dealer has given control of an ATS is solely responsible for the placement of the chips appearing on the ATS.

3.5 A person may not occupy a place at a Rapid Roulette table without actively placing wagers on an ATS or occupy an area so that he or she restricts another player from gaining access to play Rapid Roulette.

3.6 A person must not hinder, harass, intimidate or interfere in any way with another person’s playing of Rapid Roulette or with any employee of the Casino Operator performing duties related to Rapid Roulette.

3.7 The wager or wagers placed on an ATS may only be settled in accordance with the appearance of the ATS at the time a wagering period expires.

3.8 An ATS must not allow a wager to be placed, changed or withdrawn after the expiry of the wagering period.

3.9 At the settlement of wagers for a spin, each open ATS 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 ATS chip account.

3.10 Wagers may only be placed in accordance with rule 3.

3.11 A person must not engage or participate in Syndicate Play.

3.12 A person must not induce a player to vacate an ATS at a Rapid Roulette table or to engage in syndicate play, whether by threats, unpleasant behaviour, financial offer or any other method.

- 3.13 A person must not solicit or accept an inducement to engage in Syndicate Play.
- 3.14 Where a Rapid Roulette table offers a jackpot component a player placing a valid wager for a particular spin will, once the winning number for that spin has been confirmed by the Dealer in accordance with rule 5.4, automatically qualify to participate in that jackpot.

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.
- 4.2 Each ATS is a location within the casino for the purposes of section 66 of the **Casino Control Act 1991**.
- 4.3 If—
- (a) A player attempts to place an individual wager that is less than the minimum permissible wager for a particular bet, the ATS 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 ATS 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 ATS or the game system for the individual spin.

5. Dealing the Game

- 5.1 A wagering period will be determined by:
- (a) The casino operator; or
 - (b) If the casino operator has not made a determination, the wagering period is 30 seconds; or
 - (c) Where the Dealer has spun the ball as described in 5.3(a) and the sensor on the roulette wheel recognises that the ball will fall into a numbered compartment prior to the expiry of the nominated wagering period as described in (a) or (b) above, the end of the wagering period will be indicated to the players and the amount of time available for wagering will automatically be reduced to zero.
- 5.2 Each ATS must clearly display a countdown of the remaining portion of the wagering period for the next spin.

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.

- 5.3 The Dealer—
- (a) May spin the ball at any time after the start of the wagering period, if the Dealer reasonably believes that the ball will only come to rest after the wagering period expires; and
 - (b) If the ball has not been spun before the end of the wagering period, must spin the ball as soon as practicable after the wagering period expires.
- 5.4 When, after the ball is spun, it comes to rest, the Dealer must—
- (a) Announce the number of the compartment; and
 - (b) Enter that outcome into the SGC.
- 5.5 When an outcome has been entered into the SGC, the game system must—
- (a) Display the outcome of the spin on each open ATS; and
 - (b) In respect of the wager or wagers placed on an ATS—
 - (i) If an amount has been won, automatically calculate and display the amount; and
 - (ii) Automatically calculate and display the balance of the ATS chip account as a result of the outcome—
- in accordance with these rules.

6. **ATS Chip Accounts**

- 6.1 An open ATS must display the active ATS chip account for the ATS.
- 6.2 A person wishing to play the game must buy in either by the tendering to the Dealer an amount of cash, vouchers, authorised tokens or chips or by inserting an amount of cash into the ATS Note Acceptor.
- 6.2.1 At a remote ATS there is no provision for a Dealer initiated buy in. A person wishing to buy in must do so by inserting an amount of cash into the ATS Note Acceptor.
- 6.3 If the Dealer accepts an amount tendered under rule 6.2, the Dealer—
- (a) Must give the player control of an ATS; and
 - (b) Must activate an ATS chip account in respect of the ATS by crediting it with the amount tendered, thereby causing chips to appear on the display of the ATS or that amount to be shown as standing to the credit of the ATS chip account.
- 6.4 Where a player inserts cash into an ATS Note Acceptor, the amount of cash will automatically be credited to the ATS chip account in respect of that ATS, thereby causing chips to appear on the display of the ATS or that amount to be shown as standing to the credit of the ATS chip account.
- 6.5 In accordance with rule 6.2, the person for the time being in control of an open ATS may at any time—
- (a) Tender further amounts of cash, vouchers, authorised tokens or chips to the Dealer who must, as soon as practicable, credit the amount tendered to the player's ATS chip account; or
 - (b) Insert a further amount of cash into the ATS Note Acceptor.
- 6.6 A player—
- (a) May leave the game at any time; and
 - (b) Must leave the game if the Dealer, 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.

- 6.7 If a player leaves the game, a Dealer must—
- (a) Pay out the full value of the player's ATS chip account balance by tendering chips; and
 - (b) Close the ATS chip account.

7. Settlement

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

<i>Name</i>	<i>Definition</i>	<i>Odds</i>
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

- 7.2 In rule 7.1—
- (a) A reference to a square is a reference to an area on the layout marked with a number in the range 0–36;
 - (b) A reference to a street is a reference to the groups of three squares marked with—

- (i) The numbers 0, 1, 2; or
 - (ii) The numbers 0, 2, 3; or
 - (iii) Any three consecutive numbers ending in a multiple of 3;
- (c) 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;
- (d) a reference to a chip is a reference to a chip placed on the layout.
- 7.3 If the outcome of an individual spin is “0”–
- (a) 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
 - (b) All other wagers are losing wagers.
- 7.4 The bets which can be placed in respect of a spin sequence and the odds payable for them are –

Name	Definition	Odds
Double	Player designates “Straight-Up” outcomes of each of two consecutive spins– <ul style="list-style-type: none"> ● If first spin, but not second spin, designated outcome occurs ● If all designated outcomes occur 	25 to 1 375 to 1
Treble	Player designates “Straight-Up” outcome of each of three consecutive spins– <ul style="list-style-type: none"> ● If the first spin, but not second or third spin, designated outcome occurs ● If first and second spin, but not third spin, designated outcome occurs ● If all designated outcomes occur 	25 to 1 250 to 1 5000 to 1
Quad	Player designates “Straight-Up” outcomes of each of four consecutive spins– <ul style="list-style-type: none"> ● If first spin, but not second, third or fourth spin designated outcome occurs ● If first and second, spin but not third or fourth spin, designated outcome occurs ● If first, second and third spin but not fourth spin, designated outcome occurs ● If all designated outcomes occur 	12 ¹ / ₂ to 1 125 to 1 12,500 to 1 500,000 to 1

8 Jackpot System

- 8.1 The casino operator may operate one or more approved “jackpot systems” with respect to rapid games and utilise a variety of jackpot styles, including, by way of example and not limitation, Mystery Jackpots, Stand Alone Progressive Jackpots, Linked Progressive Jackpots and Bonus Jackpots. For the purposes of this document the generic term “Jackpot” will be used for all Jackpot styles.

- 8.2 Equipment forming a Jackpot system includes:
- 8.2.1 A jackpot server;
 - 8.2.2 A jackpot terminal or back of house monitoring system;
 - 8.2.3 A jackpot meter display;
 - 8.2.4 A jackpot client viewer;
 - 8.2.5 An image content server; and
 - 8.2.6 Software required to run the jackpot system and is integrated with the SGC.
- 8.3 The following provisions apply to the operation of a jackpot system:
- 8.3.1 One or more particular tables may constitute a jackpot group.
 - 8.3.2 A jackpot system must operate in respect of one or more jackpot groups;
 - 8.3.3 A jackpot group may have one or more jackpots operate in respect of it;
 - 8.3.4 A jackpot group may be added to or removed from a jackpot or transferred between one jackpot and another provided that prior to the change a sign giving notice of the addition, removal or transfer is displayed;
 - 8.3.5 A jackpot may be closed at any time provided that a sign giving notice of the closure is displayed at every table in respect of which system is operating;
 - 8.3.6 If a jackpot is closed, an amount equal to the value recorded on the jackpot meter must be transferred to the jackpot meter of one or more other jackpots;
 - 8.3.7 Each table in respect of which a jackpot operates must be fitted with a jackpot meter display designed to show the value of the jackpot prize amount recorded from time to time on the jackpot meter and/or any goods or services constituting a jackpot prize.
 - 8.3.8 The value of the prize recorded on the meter of a jackpot may be displayed on one or more electronic promotional displays in the casino.
 - 8.3.9 In a round of play where there is a jackpot winner, the jackpot prize and the winning ATS number will be displayed on the SGC. Once confirmed by the Pit Boss:
 - (a) Where the jackpot prize is cash, the jackpot amount will be credited directly to the respective ATS Chip Account.
 - (b) All jackpot prizes in the form of goods and/or services will be awarded to the player at a convenient time thereafter.
- 8.4 The casino operator must ensure that the jackpot meter for a jackpot from time to time records a monetary value no less than—
- 8.4.1 The minimum jackpot value; plus
 - 8.4.2 The amount wagered at all participating rapid gaming tables which has incremented to the jackpot meter at the rate specified in the approved jackpot system software.
- 8.5 If, in respect of a round of play, the value recorded on the jackpot meter of a jackpot would fall below the minimum jackpot value, the casino operator must cause the jackpot meter for the jackpot system to be reset to an amount no less than this amount.
- 8.6 The electronic equipment for a Jackpot is operating properly if—
- 8.6.1 The jackpot server of the system is capable of posting contributions from patron wagers at the specified increment rate, calculating random jackpot seed values and recording winning jackpot records; and

- 8.6.2 The Casino Supervisor can read the value of the jackpot prize at the time for settlement.
- 8.7 If at any time it is deemed that the jackpot is not operating properly, the jackpot prize/s offered with respect of that particular jackpot will not be offered to patrons and a regular Rapid Roulette game will be conducted.
- 8.8 Subject to rule 9.10, if a round of play in which a jackpot prize has been won is void, the amount of the jackpot prize as displayed on the meter of the jackpot must be re-credited to the meter of that particular jackpot or must be transferred to the meter of one or more other jackpots.

9. Irregularities

- 9.1 The Dealer must announce that a spin is a no spin if—
- (a) The wheel is not rotating at the time the ball is spun; or
 - (b) The ball is spun in the same direction as the wheel is rotating; or
 - (c) He or she reasonably forms the opinion that the ball will not, before it comes to rest in a compartment, complete four revolutions around the track of the wheel; or
 - (d) A foreign object enters the wheel prior to the ball coming to rest; or
 - (e) The ball is propelled or falls out of the wheel; or
 - (f) The ball comes to rest before the end of the wagering period; or
 - (g) A person interferes with the ball or the rotation of the wheel; or
 - (h) 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.
 - (i) The wheel stops rotating prior to the ball coming to rest in a compartment of the wheel.
- 9.2 If the Dealer announces a no spin:
- (a) He/she may attempt to prevent the ball from coming to rest in one of the compartments.
 - (b) That spin is of no effect, regardless of whether the ball comes to rest in one of the compartments.
- 9.3 Unless covered by the situations described in rules 9.7 and 9.8 below, 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.
- 9.4 If the Dealer reasonably forms the view that he or she has entered an incorrect outcome into the SGC, the Dealer must freeze all ATS chip accounts and cause the results to be recalculated based on the actual outcome.
- 9.5 If a player claims to the Dealer that an incorrect outcome has been entered into the SGC or that any part of the game system has malfunctioned, the Dealer must consider the claim and take whatever reasonable action is permitted by this rule.
- 9.6 The WND must be disregarded if the WND displays a number other than the actual outcome.
- 9.7 If an ATS experiences a malfunction—
- (a) Prior to the expiry of the wagering period, the Dealer must treat as void all wagers placed on the ATS for the relevant spin; and
 - (b) On or after the expiry of the wagering period, the Dealer must seek to confirm what wagers were placed through the analysis of available records and cause the appropriate adjustments to be made.

- 9.8 If the game system (other than an ATS) experiences a malfunction (including by reason of physical damage)–
- (a) Prior to the expiry of the wagering period, the Dealer must treat as void all wagers placed by all players for the relevant spin; and
 - (b) On or after the expiry of the wagering period, the Dealer must seek to confirm what wagers were placed through the analysis of available records and cause the appropriate adjustments to be made.
- 9.9 If the Dealer is unable, for the purposes of rules 9.7(b) and 9.8(b), to confirm the relevant wagers placed through the analysis of available records, the Dealer must void those wagers.
- 9.10 Once a Jackpot has been confirmed it cannot be voided. In the event that a spin is declared a no spin after a Jackpot has been confirmed, payment of that Jackpot stands and the declaration of a no spin will have no effect on the result/s of any prior or subsequent rounds of play.

10. Tournament Play

10.1 General

10.1.1 The casino operator may conduct tournaments in which all tournament players have the opportunity to play Rapid Roulette with an equal chance.

10.1.2 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).

10.1.3 A tournament may only be conducted if the conditions for the tournament, complying with these rules, have been approved in writing by the Executive Commissioner of the VCGR.

10.2 Tournament conditions

10.2.1 The tournament conditions must include the following–

- (a) The amount of the entry fee, if any;
- (b) The amount to be credited to ATS chip accounts at the start of each round or session in the tournament, the amount of any applicable buy-in and the disposition of ATS account balances 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 or ATSS to be active in each round or session, the method of progression from round to round or session to session, repaceage, 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 Rapid Roulette and that, in the event of any inconsistency, the rules prevail.
- 10.2.2 The tournament conditions may exclude or modify the operation of rule 6.
- 10.2.3 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.
- 10.2.4 The Tournament Director may require each tournament player to sign a copy of the tournament conditions.
- 10.2.5 The Tournament Director must be present during the whole of each session or round of play in a tournament.
- 10.3 Conduct of Play
- 10.3.1 The Tournament Director must designate the gaming tables to be used in the conduct of the tournament.
- 10.3.2 The casino operator must ensure that, during any session or round of a tournament, a gaming table designated under rule 10.3.1 is used exclusively for tournament play.
- 10.3.3 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.
- 10.3.4 The Tournament Director may alter the starting time of any session, if reasonable notice has been given to the tournament players.
- 10.3.5 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 ATS chip account balances in cash at the end of the session or round, if all the players at the gaming table agree.

11 General Provisions

- 11.1 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.
- 11.2 Where a player has contravened any provision of the rules a Casino Supervisor may:–
 - 11.2.1 Declare that any wager made by the player(s) will be void;
 - 11.2.2 Direct that the player(s) will be excluded from further participation in the game;
 - 11.2.3 Seize any monies won by that player/s while in possession of a prohibited device and retain such monies pending completion of an investigation;
 - 11.2.4 Confiscate the prohibited device; and
 - 11.2.5 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.
- 11.3 A Casino Supervisor may invalidate the outcome of a game if:–
 - 11.3.1 The game is disrupted by civil commotion, fire, riot, brawl, robbery, an Act of God; or
 - 11.3.2 Any fraudulent act is perpetrated by any person that affects the outcome of the game.
- 11.4 Where the outcome of a game is invalidated, all wagers made by the players for that particular result will be refunded.
- 11.5 A player will not be advised by an employee of the casino on how to play, except to ensure compliance with these rules.
- 11.6 No onlooker or any player wagering at any table may, unless requested by a player, influence another players decisions of play.
- 11.7 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.
- 11.8 A seated player who abstains from wagering for three consecutive rounds whilst all other seats at that table are in use may be required to vacate that seat.
- 11.9 In any dispute arising from these rules or not covered by the provisions of these rules, the decision of the Casino Supervisor will be final.
- 11.10 Complainants in all unresolved disputes will be advised of the presence of, and their right to consult, an inspector appointed under the **Casino Control Act 1991**.
- 11.11 A casino patron who has a complaint relating to the conduct of gaming or betting in the casino by the casino operator is entitled to have the complaint investigated by the VCGR pursuant to legislative requirements and the Rules of Rapid Roulette.
- 11.12 Players are not permitted to have side bets against each other.
- 11.13 A copy of these rules will be made available, upon request.

DIAGRAM A

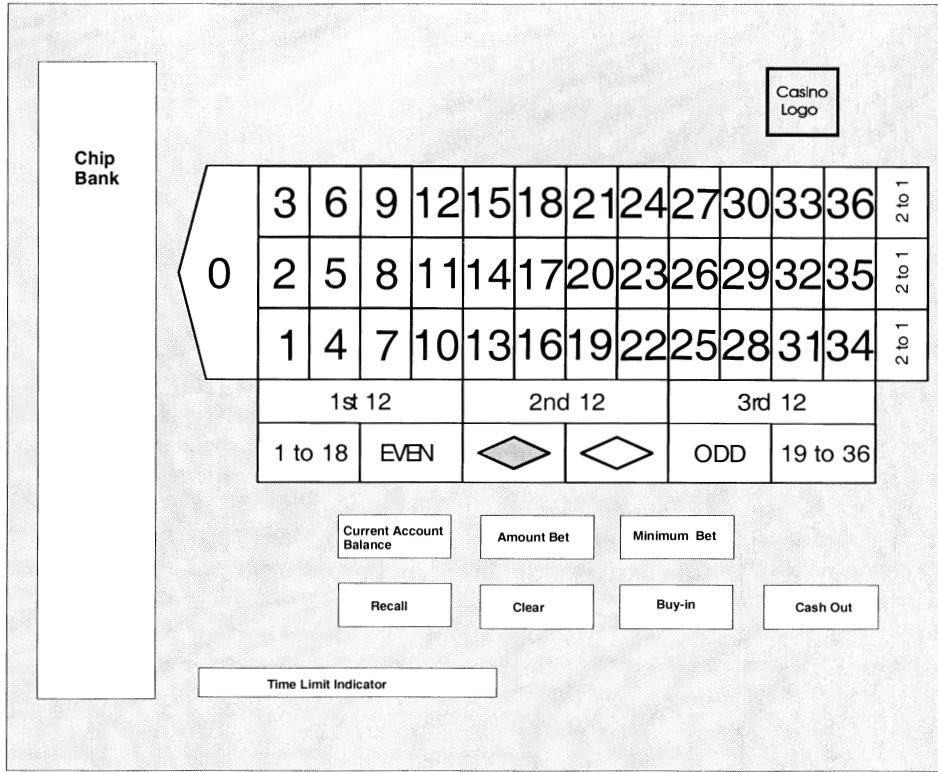


DIAGRAM B

LEGEND

- Back
- Red
- Green

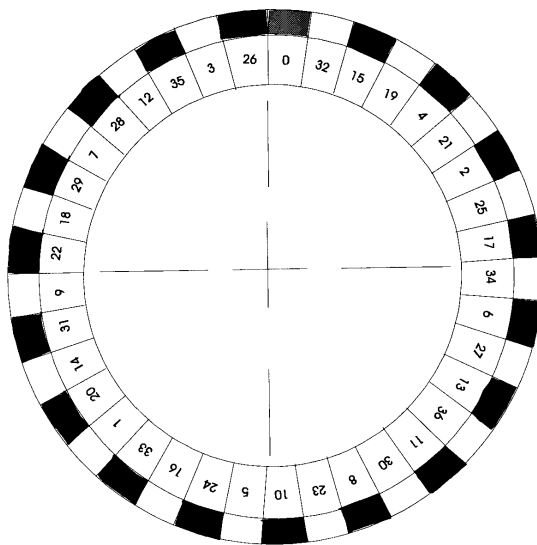
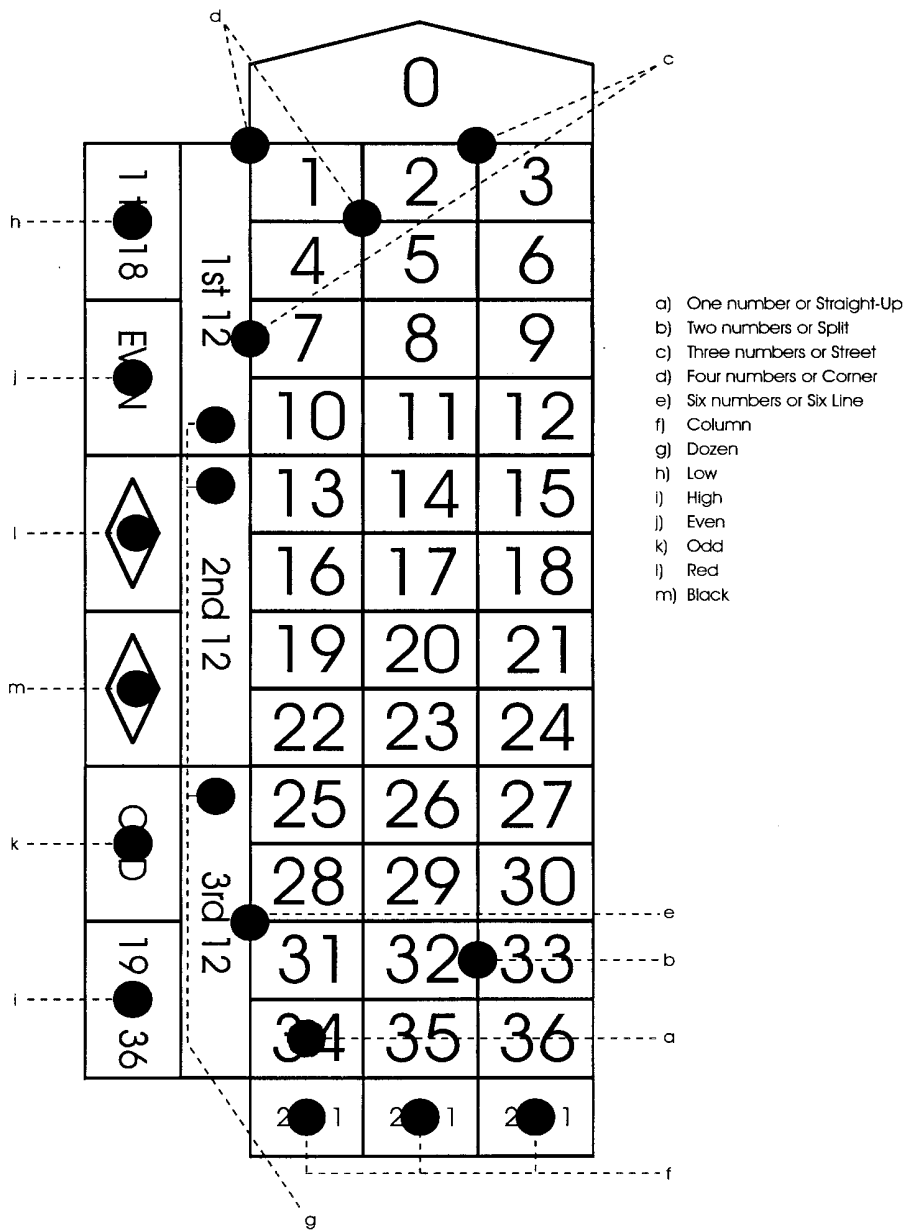


DIAGRAM C



Casino Control Act 1991 – section 60(1)
CASINO RULES NOTICE NO. 4 OF 2006
Rules of the Game – Rapid Big Wheel

By this notice, the Victorian Commission for Gambling Regulation amends the Rules in respect of the game “Rapid Big Wheel”¹ as set out in the Schedule.

This notice operates with effect from 4:00 am on 23 February 2006.

Dated 21 February 2006

PETER COHEN
Executive Commissioner

Schedule

For the game of Rapid Big Wheel **replace** the current rules with:

¹ The Game of Rapid Big Wheel and its rules were approved by notice published in the Victoria Government Gazette on 7 April 2005 (G 14).

1. Definitions

1.1 In these rules—

“**ATS**” means an automated transaction station featuring a touch screen monitor—

- (a) Designed to allow a player to place wagers on a virtual Big Wheel layout in accordance with these rules; and
- (b) Approved as an item of gaming equipment.

“**ATS chip account**” means an account established under rule 6.

“**Dealer**” means that person, employed as a Dealer by the Casino Operator, who is conducting the game.

“**Casino Supervisor**” means a person, other than the Game Supervisor or the Dealer, who is employed by the Casino Operator to be responsible for the supervision and management of gaming operations.

“**game hardware**” means all the computer equipment needed for the conduct of the game, including one or more ATSSs, an SGC, and where the game has a Jackpot component a Jackpot server, an image content server, an MTS server and a SQL server and routing, networking and communications devices and cabling.

“**Game Supervisor**” means that person, employed as a game supervisor by the Casino Operator, who is supervising the conduct of the game.

“**game system**” means the configuration of software and game hardware—

- (a) Necessary to conduct the game at any time when it is not connected to a central monitoring system; and
- (b) Approved as gaming equipment for the purposes of these rules—
but does not include a WND.

“**image content server**” means an interface to the Jackpot server components.

“**individual spin**” means a single spin.

“**jackpot client viewer**” means a user interface to the jackpot meter display allowing displayed information to be adjusted.

“**jackpot meter display**” means a device designed to display on a screen visible to all players at the gaming table the current jackpot amount, promotional messages and winning jackpot messages; and

“**jackpot system**” means the configuration of software and game hardware—

- (a) Necessary to conduct a number of jackpots at any given time; and
- (b) Approved as gaming equipment for the purposes of these rules—
but does not include a jackpot meter display.

“**rapid games**” means the games approved to run on Crown’s Rapid Gaming System.

“**remote ATS**” means an ATS which forms part of a gaming table for Rapid Big Wheel as described in rule 2.3 and is located away from the big wheel within an approved distance from that wheel.

“**SGC**” means a device in the nature of a streamlined game console—

- (a) Designed to enable the Dealer to enter all information required for the operation of the game system, including player buy-in amounts and confirmations, player payouts, outcomes of spins, permissible wagers; and
- (b) Designed to provide the Dealer with all information in the game system which the Dealer requires for the purpose of conducting the game; and

(c) Approved as an item of gaming equipment.

“**syndicate play**” means when two or more persons act in concert to affect the chance of any person or persons winning a jackpot.

“**tournament**” means a competition conducted in accordance with rule 10.

“**tournament conditions**” means the conditions approved for a tournament in accordance with rule 10.

“**Tournament Director**” means the person appointed under rule 10.1.2(a) or for the time being deputising for the purposes of rule 10.1.2(b).

“**tournament player**” means a player in a tournament.

“**wagering period**” means the period determined under rule 5.1 or applying by operation of rule 5.2.

“**VCGR**” means Victorian Commission for Gambling Regulation.

“**WND**” means a winning number display which is a device designed to display on a screen visible to all players at the gaming table the outcome of at least the most recent spin of the game.

1.2 Unless a 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 Rapid Big Wheel played at a particular gaming table.

1.4 A reference in these rules—

(a) To a bet is a reference to the contingency or outcome on which a player may place a wager; and

(b) To a wager is to the money appropriated to such a bet in a particular case.

1.5 A reference in these rules to an open ATS is a reference to an ATS in respect of which an ATS chip account is active.

1.6 A rule which is expressed to impose an obligation or a prohibition on an ATS, the SGC or the game system must be regarded as imposing an obligation on the Dealer and the Casino Operator to ensure that the ATS, SGC or game system operates in the manner described.

2. Equipment

2.1 The display of the touch screen monitor of an open ATS may be configured according to one of three playing options; Option 1 as described in Diagram A, Option 2 as described in Diagram B and Option 3 as described in Diagram C; and—

2.1.1 Must—

(a) Contain all the elements of the design set out in Diagram A, B or C depending on the format of the game; and

(b) Contain any additional elements necessarily required by these rules; and

(c) Be of similar appearance to Diagram A, B or C depending on the format of the game.

2.1.2 May include features in addition to those shown in Diagram A, B or C if those features are not inconsistent with Diagram A, B or C or these rules.

2.2 Where the display of the touch screen monitor of an open ATS is configured according to:

2.2.1 Option 1 as described in Diagram A, the Big Wheel mentioned in 2.3.4 must be configured according to rule 2.4.1 and as described in Diagram D;

- 2.2.2 Option 2 as described in Diagram B, the Big Wheel mentioned in 2.3.4 must be configured according to rule 2.4.2 and as described in Diagram E;
 - 2.2.3 Option 3 as described in Diagram C, the Big Wheel mentioned in 2.3.4 must be configured according to rule 2.4.3 and as described in Diagram F.
- 2.3 A gaming table for Rapid Big Wheel is made up of the following equipment—
- 2.3.1 Up to 50 ATSSs; and
 - 2.3.2 An SGC; and
 - 2.3.3 A game system (other than an SCG and one or more ATSSs); and
 - 2.3.4 A Big Wheel; and
 - 2.3.5 An optional WND.
- And where the game has a jackpot component:
- 2.3.6 A jackpot client viewer; and
 - 2.3.7 A jackpot meter display.
- 2.4 The Big Wheel mentioned in rule 2.3.4 must be circular, not less than 1.5 metres in diameter and must have 52 equal compartments marked according to one of three playing options; Option 1, 2 or 3.
- 2.4.1 Option 1 as described in Diagram D:
 - (a) 24 sections exhibiting one particular symbol; or number.
 - (b) 12 sections exhibiting a second particular symbol; or number.
 - (c) 8 sections exhibiting a third particular symbol; or number.
 - (d) 4 sections exhibiting a fourth particular symbol; or number.
 - (e) 2 sections exhibiting a fifth particular symbol; or number.
 - (f) 1 section exhibiting a sixth particular symbol; or number.
 - (g) 1 section exhibiting a seventh particular symbol; or number.
 - 2.4.2 Option 2 as described in Diagram E:
 - (a) 8 sections exhibiting one particular symbol; or number.
 - (b) 8 sections exhibiting a second particular symbol; or number.
 - (c) 8 sections exhibiting a third particular symbol; or number.
 - (d) 4 sections exhibiting a fourth particular symbol; or number.
 - (e) 4 sections exhibiting a fifth particular symbol; or number.
 - (f) 4 sections exhibiting a sixth particular symbol; or number.
 - (g) 2 sections exhibiting a seventh particular symbol; or number.
 - (h) 2 sections exhibiting an eighth particular symbol; or number.
 - (i) 2 sections exhibiting a ninth particular symbol; or number.
 - (j) 2 sections exhibiting a tenth particular symbol; or number.
 - (k) 2 sections exhibiting an eleventh particular symbol; or number.
 - (l) 2 sections exhibiting a twelfth particular symbol; or number.
 - (m) 1 section exhibiting a thirteenth particular symbol; or number.
 - (n) 1 section exhibiting a fourteenth particular symbol; or number.
 - (o) 1 section exhibiting a fifteenth particular symbol; or number.
 - (p) 1 section exhibiting a sixteenth particular symbol; or number.
 - 2.4.3 Option 3 as described in Diagram F:
 - (a) 8 sections exhibiting one particular symbol; or number.

- (b) 8 sections exhibiting a second particular symbol; or number.
- (c) 8 sections exhibiting a third particular symbol; or number.
- (d) 8 sections exhibiting a fourth particular symbol; or number.
- (e) 4 sections exhibiting a fifth particular symbol; or number.
- (f) 4 sections exhibiting a sixth particular symbol; or number.
- (g) 4 sections exhibiting a seventh particular symbol; or number.
- (h) 4 sections exhibiting an eighth particular symbol; or number.
- (i) 2 sections exhibiting a ninth particular symbol; or number.
- (j) 1 section exhibiting a tenth particular symbol; or number.
- (k) 1 section exhibiting an eleventh particular symbol; or number.

3. Placement of wagers

- 3.1 A wager in respect of an individual spin is placed by a person appropriating money standing to the credit of a player's ATS chip account to a particular bet (as specified in rule 7) prior to the end of the wagering period for that spin.
- 3.2 The method by which a person appropriates money standing to the credit of a player's ATS chip account is by touching the display of the ATS so as—
 - 3.2.1 To make one or more chips appear to move from one part of the display to another; or
 - 3.2.2 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 ATS chip account.
- 3.3 The player to whom the Dealer has given control of an ATS is solely responsible for the placement of the chips appearing on the ATS.
- 3.4 A person may not occupy a place at a Rapid Big Wheel table without actively placing wagers on an ATS or occupy an area so that he or she restricts another player from gaining access to play Rapid Big Wheel.
- 3.5 A person must not hinder, harass, intimidate or interfere in any way with another person's playing of Rapid Big Wheel or with any employee of the Casino Operator performing duties related to Rapid Big Wheel.
- 3.6 The wager or wagers placed on an ATS may only be settled in accordance with the appearance of the ATS at the time a wagering period expires.
- 3.7 An ATS must not allow a wager to be placed, changed or withdrawn after the expiry of the wagering period.
- 3.8 At the settlement of wagers for a spin, each open ATS must—
 - 3.8.1 Clear any losing wager, by causing the chips representing that wager to disappear from the display; and
 - 3.8.2 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 ATS chip account.
- 3.9 Wagers may only be placed in accordance with rule 3.
- 3.10 A person must not engage or participate in Syndicate Play.
- 3.11 A person must not induce a player to vacate an ATS at a Rapid Big Wheel table or to engage in syndicate play, whether by threats, unpleasant behaviour, financial offer or any other method.
- 3.12 A person must not solicit or accept an inducement to engage in Syndicate Play.

- 3.13 Where a Rapid Big Wheel table offers a jackpot component a player placing a valid wager for a particular spin will, once the winning number for that spin has been confirmed by the Dealer in accordance with rule 5.4, automatically qualify to participate in that jackpot.

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.
- 4.2 Each ATS is a location within the casino for the purposes of section 66 of the **Casino Control Act 1991**.
- 4.3 If—
- 4.3.1 A player attempts to place an individual wager that is less than the minimum permissible wager for a particular bet, the ATS must not display any chips in respect of that wager; and
- 4.3.2 A player attempts to place an individual wager—
- (a) In a multiple over the minimum which is not permitted; or
- (b) Which is greater than the permitted maximum wager—
- the ATS must display only so many chips or such denomination of chips as is the next lowest permitted wager; and
- 4.3.3 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 ATS or the game system for the individual spin.

5. Dealing the Game

- 5.1 A wagering period will be determined by:
- (a) The casino operator; or
- (b) If the casino operator has not made a determination, the wagering period is 30 seconds; or
- (c) Where the Dealer contravenes rule 5.3 by spinning the wheel prior to the expiry of the wagering period and the sensor on Big Wheel detects motion of the Wheel, the end of the wagering period will be indicated to the players and the amount of time available for wagering will automatically be reduced to zero.
- 5.2 Each ATS must clearly display a countdown of the remaining portion of the wagering period for the next spin.

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

- 5.3 The Dealer must spin the wheel as soon as practicable after the wagering period expires.
- 5.4 When, after the wheel has been spun, and the indicator comes to rest, the Dealer must—
 - 5.4.1 Announce the symbol of the winning compartment; and
 - 5.4.2 Confirm that outcome into the SGC.
- 5.5 When an outcome has been confirmed into the SGC, the game system must—
 - 5.5.1 Display the outcome of the spin on each open ATS; and
 - 5.5.2 In respect of the wager or wagers placed on an ATS—
 - (a) If an amount has been won, automatically calculate and display the amount; and
 - (b) Automatically calculate and display the balance of the ATS chip account as a result of the outcome—
in accordance with these rules.

6. **ATS Chip Accounts**

- 6.1 An open ATS must display the active ATS chip account for the ATS.
- 6.2 A person wishing to play the game must buy in either by the tendering to the Dealer an amount of cash, vouchers, authorised tokens or chips or by inserting an amount of cash into the ATS Note Acceptor.
 - 6.2.1 At a remote ATS there is no provision for a Dealer initiated buy in. A person wishing to buy in must do so by inserting an amount of cash into the ATS Note Acceptor.
- 6.3 If the Dealer accepts an amount tendered under rule 6.2, the Dealer—
 - 6.3.1 Must give the player control of an ATS; and
 - 6.3.2 Must activate an ATS chip account in respect of the ATS by crediting it with the amount tendered, thereby causing chips to appear on the display of the ATS or that amount to be shown as standing to the credit of the ATS chip account.
- 6.4 Where a player inserts cash into an ATS Note Acceptor, the amount of cash will automatically be credited to the ATS chip account in respect of that ATS, thereby causing chips to appear on the display of the ATS or that amount to be shown as standing to the credit of the ATS chip account.
- 6.5 In accordance with rule 6.2, the person for the time being in control of an open ATS may at any time—
 - 6.5.1 Tender further amounts of cash, vouchers, authorised tokens or chips to the Dealer who must, as soon as practicable, credit the amount tendered to the player's ATS chip account; or
 - 6.5.2 Insert a further amount of cash into the ATS Note Acceptor.
- 6.6 A player—
 - 6.6.1 May leave the game at any time; and
 - 6.6.2 Must leave the game if the Dealer, 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.
- 6.7 If a player leaves the game, a Dealer must—
 - 6.7.1 Pay out the full value of the player's ATS chip account balance by tendering chips; and
 - 6.7.2 Close the ATS chip account.

7. Settlement

7.1 The bets which can be placed in respect of an individual spin when playing Rapid Big Wheel according to Option 1 and the odds payable for them are—

Definition	Odds
The wheel comes to rest on one of the compartments marked with the symbol "A" designated by a chip on that symbol.	1 to 1
The wheel comes to rest on one of the compartments marked with the symbol "B" designated by a chip on that symbol.	3 to 1
The wheel comes to rest on one of the compartments marked with the symbol "C" designated by a chip on that symbol.	5 to 1
The wheel comes to rest on one of the compartments marked with the symbol "D" designated by a chip on that symbol.	11 to 1
The wheel comes to rest on one of the compartments marked with the symbol "E" designated by a chip on that symbol.	23 to 1
The wheel comes to rest on the compartment marked with the symbol "F" designated by a chip on that symbol.	47 to 1
The wheel comes to rest on the compartment marked with the symbol "G" designated by a chip on that symbol.	47 to 1

7.2 The bets which can be placed in respect of an individual spin when playing Rapid Big Wheel according to Option 2 and the odds payable for them are—

Definition	Odds
The wheel comes to rest on one of the compartments marked with the symbol "A" designated by a chip on that symbol.	5 to 1
The wheel comes to rest on one of the compartments marked with the symbol "B" designated by a chip on that symbol.	5 to 1
The wheel comes to rest on one of the compartments marked with the symbol "C" designated by a chip on that symbol.	5 to 1
The wheel comes to rest on one of the compartments marked with the symbol "D" designated by a chip on that symbol.	11 to 1
The wheel comes to rest on one of the compartments marked with the symbol "E" designated by a chip on that symbol.	11 to 1
The wheel comes to rest on the compartment marked with the symbol "F" designated by a chip on that symbol.	11 to 1
The wheel comes to rest on the compartment marked with the symbol "G" designated by a chip on that symbol.	23 to 1
The wheel comes to rest on the compartment marked with the symbol "H" designated by a chip on that symbol.	23 to 1
The wheel comes to rest on the compartment marked with the symbol "I" designated by a chip on that symbol.	23 to 1

Definition	Odds
The wheel comes to rest on the compartment marked with the symbol “J” designated by a chip on that symbol.	23 to 1
The wheel comes to rest on the compartment marked with the symbol “K” designated by a chip on that symbol.	23 to 1
The wheel comes to rest on the compartment marked with the symbol “L” designated by a chip on that symbol.	23 to 1
The wheel comes to rest on the compartment marked with the symbol “M” designated by a chip on that symbol.	47 to 1
The wheel comes to rest on the compartment marked with the symbol “N” designated by a chip on that symbol.	47 to 1
The wheel comes to rest on the compartment marked with the symbol “O” designated by a chip on that symbol.	47 to 1
The wheel comes to rest on the compartment marked with the symbol “P” designated by a chip on that symbol.	47 to 1

7.3 The bets which can be placed in respect of an individual spin when playing Rapid Big Wheel according to Option 3 and the odds payable for them are—

Definition	Odds
The wheel comes to rest on one of the compartments marked with the symbol “A” designated by a chip on that symbol.	5 to 1
The wheel comes to rest on one of the compartments marked with the symbol “B” designated by a chip on that symbol.	5 to 1
The wheel comes to rest on one of the compartments marked with the symbol “C” designated by a chip on that symbol.	5 to 1
The wheel comes to rest on one of the compartments marked with the symbol “D” designated by a chip on that symbol.	5 to 1
The wheel comes to rest on one of the compartments marked with the symbol “E” designated by a chip on that symbol.	11 to 1
The wheel comes to rest on the compartment marked with the symbol “F” designated by a chip on that symbol.	11 to 1
The wheel comes to rest on the compartment marked with the symbol “G” designated by a chip on that symbol.	11 to 1
The wheel comes to rest on the compartment marked with the symbol “H” designated by a chip on that symbol.	11 to 1
The wheel comes to rest on the compartment marked with the symbol “I” designated by a chip on that symbol.	23 to 1
The wheel comes to rest on the compartment marked with the symbol “J” designated by a chip on that symbol.	47 to 1
The wheel comes to rest on the compartment marked with the symbol “K” designated by a chip on that symbol.	47 to 1

8. Jackpot System

- 8.1 The Casino Operator may operate one or more approved “jackpot systems” with respect to rapid games and utilise a variety of jackpot styles, including, by way of example and not limitation, Mystery Jackpots, Stand Alone Progressive Jackpots, Linked Progressive Jackpots and Bonus Jackpots. For the purposes of this document the generic term “Jackpot” will be used for all Jackpot styles.
- 8.2 Equipment forming a Jackpot System includes:
- 8.2.1 A jackpot server;
 - 8.2.2 A jackpot terminal or back of house monitoring system;
 - 8.2.3 A jackpot meter display;
 - 8.2.4 A jackpot client viewer;
 - 8.2.5 An image content server; and
 - 8.2.6 Software required to run the jackpot system and is integrated with the SGC.
- 8.3 The following provisions apply to the operation of a jackpot system:
- 8.3.1 One or more particular tables may constitute a jackpot group;
 - 8.3.2 A jackpot system must operate in respect of one or more jackpot groups;
 - 8.3.3 A jackpot group may have one or more jackpots operate in respect of it;
 - 8.3.4 A jackpot group may be added to or removed from a jackpot or transferred between one jackpot and another provided that prior to the change a sign giving notice of the addition, removal or transfer is displayed;
 - 8.3.5 A jackpot may be closed at any time provided that a sign giving notice of the closure is displayed at every table in respect of which system is operating;
 - 8.3.6 If a jackpot is closed, an amount equal to the value recorded on the jackpot meter must be transferred to the jackpot meter of one or more other jackpots;
 - 8.3.7 Each table in respect of which a jackpot operates must be fitted with a jackpot meter display designed to show the value of the jackpot prize amount recorded from time to time on the jackpot meter and/or any goods or services constituting a jackpot prize;
 - 8.3.8 The value of the prize recorded on the meter of a jackpot may be displayed on one or more electronic promotional displays in the casino;
 - 8.3.9 In a round of play where there is a jackpot winner, the jackpot prize and the winning ATS number will be displayed on the SGC. Once confirmed by the Pit Boss:
 - (a) Where the jackpot prize is cash, the jackpot amount will be credited directly to the respective ATS Chip Account.
 - (b) All jackpot prizes in the form of goods and/or services will be awarded to the player at a convenient time thereafter.
- 8.4 The Casino Operator must ensure that the jackpot meter for a jackpot from time to time records a monetary value no less than—
- 8.4.1 The minimum jackpot value; plus
 - 8.4.2 The amount wagered at all participating rapid gaming tables which has incremented to the jackpot meter at the rate specified in the approved jackpot system software.

- 8.5 If, in respect of a round of play, the value recorded on the jackpot meter of a jackpot would fall below the minimum jackpot value, the Casino Operator must cause the jackpot meter for the jackpot system to be reset to an amount no less than this amount.
- 8.6 The electronic equipment for a Jackpot is operating properly if—
- 8.6.1 The jackpot server of the system is capable of posting contributions from patron wagers at the specified increment rate, calculating random jackpot seed values and recording winning jackpot records; and
- 8.6.2 The Casino Supervisor can read the value of the jackpot prize at the time for settlement.
- 8.7 If at any time it is deemed that the jackpot is not operating properly, the jackpot prize/s offered with respect of that particular jackpot will not be offered to patrons and a regular Rapid Big Wheel game will be conducted.
- 8.8 Subject to rule 9.10, if a round of play in which a jackpot prize has been won is void, the amount of the jackpot prize as displayed on the meter of the jackpot must be re-credited to the meter of that particular jackpot or must be transferred to the meter of one or more other jackpots.

9. Irregularities

- 9.1 The Dealer must call a “no spin” if—
- 9.1.1 The wheel fails to make three complete revolutions; or
- 9.1.2 The indicator stops on the divider between two compartments; or
- 9.1.3 There is a physical interference or a mechanical malfunction during a spin of the wheel.
- 9.2 If the Dealer calls a “no spin”, he or she may attempt to prevent the indicator from coming to rest in one of the compartments.
- 9.3 If the Dealer calls “no spin”, that spin is of no effect, regardless of whether or not the indicator comes to rest in one of the compartments.
- 9.4 If the Dealer reasonably forms the view that he or she has entered an incorrect outcome into the SGC, the Dealer must freeze all ATS chip accounts and cause the results to be recalculated based on the actual outcome.
- 9.5 If a player claims to the Dealer that an incorrect outcome has been entered into the SGC or that any part of the game system has malfunctioned, the Dealer must consider the claim and take whatever reasonable action is permitted by this rule.
- 9.6 The WND must be disregarded if the WND displays a number other than the actual outcome.
- 9.7 If an ATS experiences a malfunction—
- 9.7.1 Prior to the expiry of the wagering period, the Dealer must treat as void all wagers placed on the ATS for the relevant spin; and
- 9.7.2 On or after the expiry of the wagering period, the Dealer must seek to confirm what wagers were placed through the analysis of available records and cause the appropriate adjustments to be made.
- 9.8 If the game system (other than an ATS) experiences a malfunction (including by reason of physical damage)—
- 9.8.1 Prior to the expiry of the wagering period, the Dealer must treat as void all wagers placed by all players for the relevant spin; and
- 9.8.2 On or after the expiry of the wagering period, the Dealer must seek to confirm what wagers were placed through the analysis of available records and cause the appropriate adjustments to be made.

- 9.9 If the Dealer is unable, for the purposes of rules 9.7.1 and 9.8.1, to confirm the relevant wagers placed through the analysis of available records, the Dealer must void those wagers.
- 9.10 If during a round of play an error occurs that is not disclosed until after the commencement of a subsequent round of play, that error will not have any effect on the outcome of subsequent rounds of play.
- 9.11 Once a Jackpot has been confirmed it cannot be voided. In the event that a spin is declared a no spin after a Jackpot has been confirmed, payment of that Jackpot stands and the declaration of a no spin will have no effect on the result/s of any prior or subsequent rounds of play.

10. Tournament Play

10.1 General

- 10.1.1 The Casino Operator may conduct tournaments in which all tournament players have the opportunity to play Rapid Big Wheel with an equal chance.
- 10.1.2 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).
- 10.1.3 A tournament may only be conducted if the conditions for the tournament, complying with these rules, have been approved in writing by the Executive Commissioner of the VCGR.

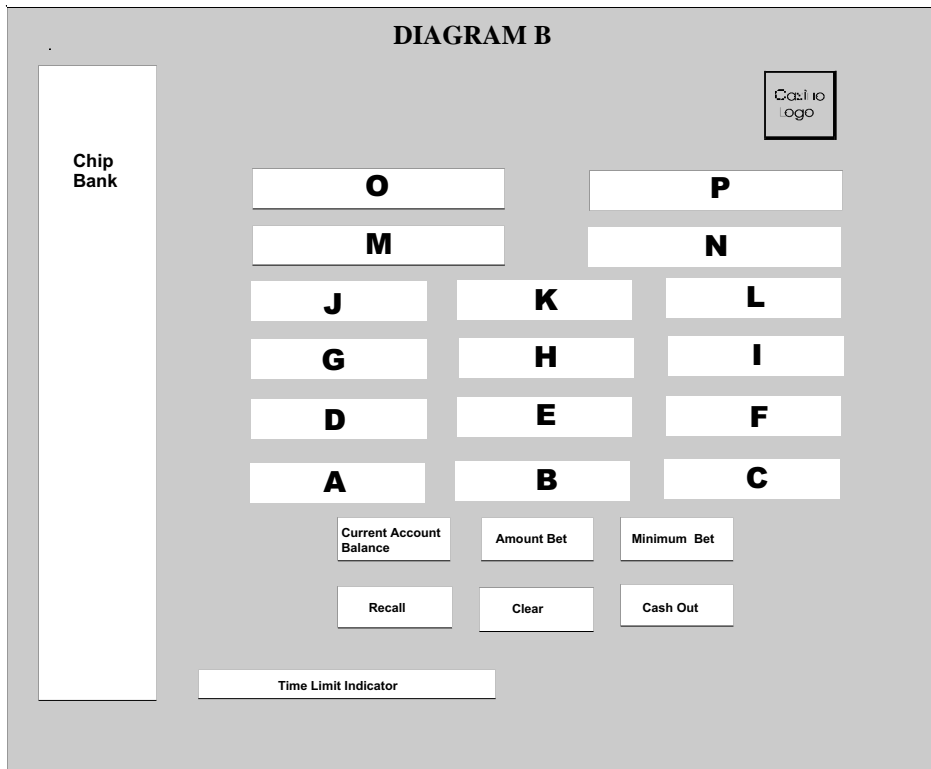
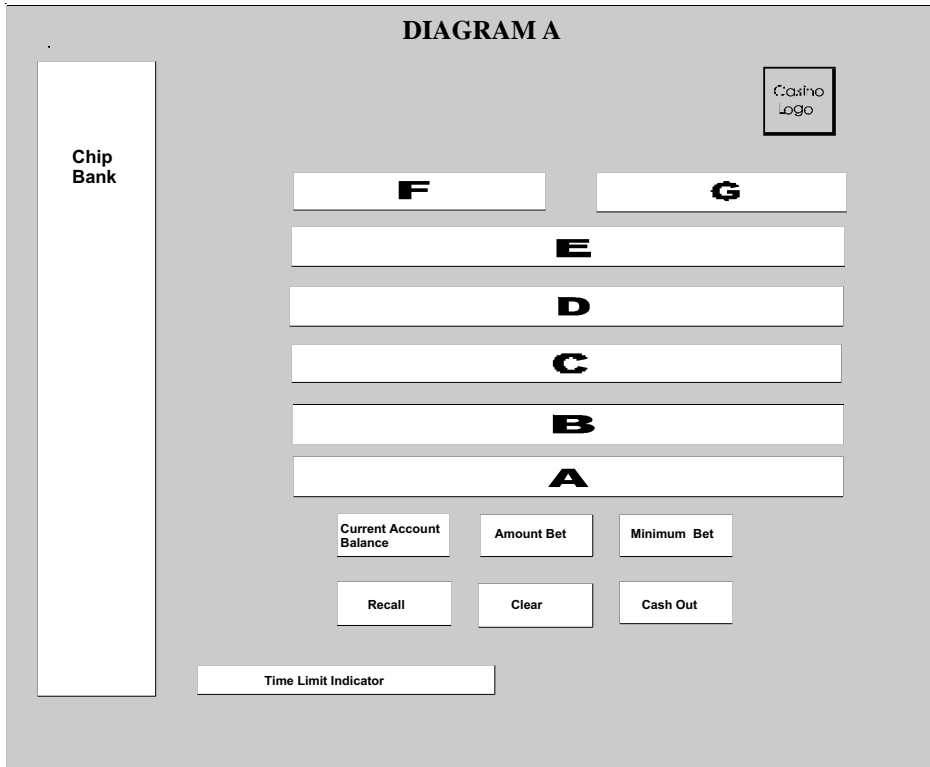
10.2 Tournament conditions

- 10.2.1 The tournament conditions must include the following—
- (a) The amount of the entry fee, if any;
 - (b) The amount to be credited to ATS chip accounts at the start of each round or session in the tournament, the amount of any applicable buy-in and the disposition of ATS account balances 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 or ATSS 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 Rapid Big Wheel and that, in the event of any inconsistency, the rules prevail.
- 10.2.2 The tournament conditions may exclude or modify the operation of rule 6.
- 10.2.3 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.
- 10.2.4 The Tournament Director may require each tournament player to sign a copy of the tournament conditions.
- 10.2.5 The Tournament Director must be present during the whole of each session or round of play in a tournament.
- 10.3 Conduct of Play
 - 10.3.1 The Tournament Director must designate the gaming tables to be used in the conduct of the tournament.
 - 10.3.2 The Casino Operator must ensure that, during any session or round of a tournament, a gaming table designated under rule 10.3.1 is used exclusively for tournament play.
 - 10.3.3 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.
 - 10.3.4 The Tournament Director may alter the starting time of any session, if reasonable notice has been given to the tournament players.
 - 10.3.5 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 ATS chip account balances in cash at the end of the session or round, if all the players at the gaming table agree.

11 General Provisions

- 11.1 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.
- 11.2 Where a player has contravened any provision of the rules a Casino Supervisor may:—
- 11.2.1 Declare that any wager made by the player(s) will be void;
- 11.2.2 Direct that the player(s) will be excluded from further participation in the game;
- 11.2.3 Seize any monies won by that player/s while in possession of a prohibited device and retain such monies pending completion of an investigation;
- 11.2.4 Confiscate the prohibited device; and
- 11.2.5 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.
- 11.3 A Casino Supervisor may invalidate the outcome of a game if:—
- 11.3.1 The game is disrupted by civil commotion, fire, riot, brawl, robbery, an Act of God; or
- 11.3.2 Any fraudulent act is perpetrated by any person, that affects the outcome of the game.
- 11.4 Where the outcome of a game is invalidated, all wagers made by the players for that particular result will be refunded.
- 11.5 A player will not be advised by an employee of the casino on how to play, except to ensure compliance with these rules.
- 11.6 No onlooker or any player wagering at any table may, unless requested by a player, influence another players decisions of play.
- 11.7 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.
- 11.8 A seated player who abstains from wagering for three consecutive rounds whilst all other seats at that table are in use may be required to vacate that seat.
- 11.9 In any dispute arising from these rules or not covered by the provisions of these rules, the decision of the Casino Supervisor will be final.
- 11.10 Complainants in all unresolved disputes will be advised of the presence of, and their right to consult, an inspector appointed under the **Casino Control Act 1991**.
- 11.11 A casino patron who has a complaint relating to the conduct of gaming or betting in the casino by the casino operator is entitled to have the complaint investigated by the VCGR pursuant to legislative requirements and the Rules of Rapid Big Wheel.
- 11.12 Players are not permitted to have side bets against each other.
- 11.13 A copy of these rules will be made available, upon request.



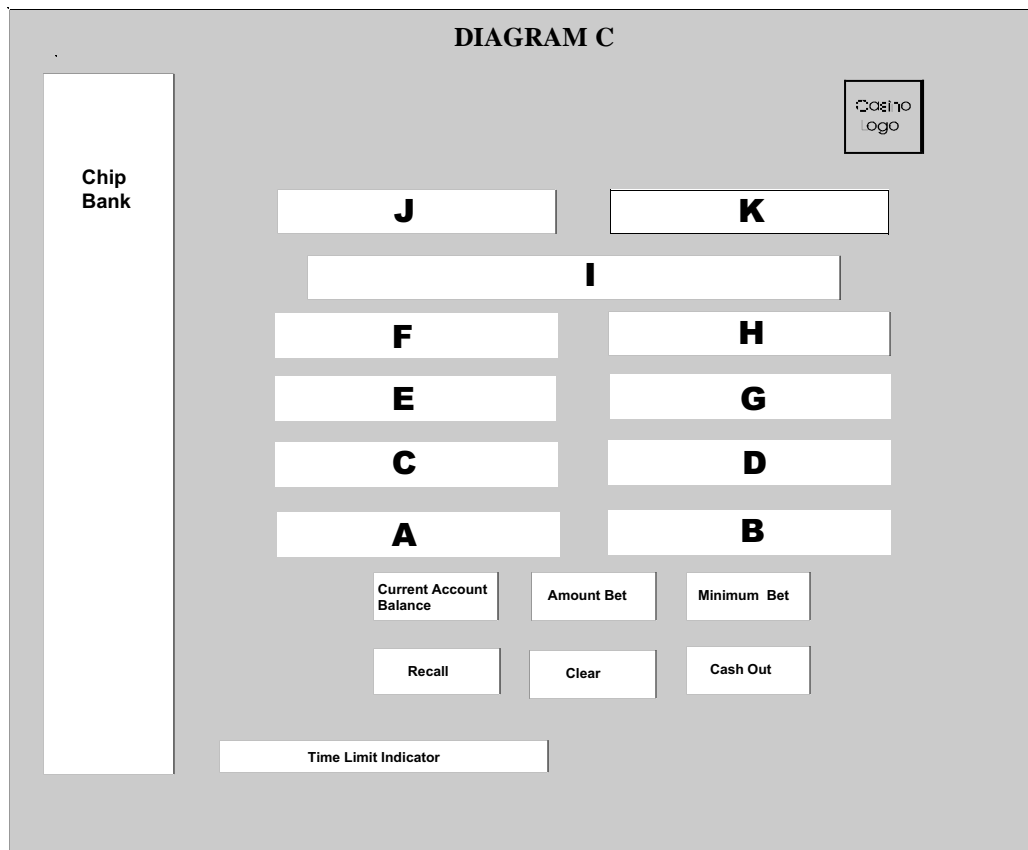


Diagram D

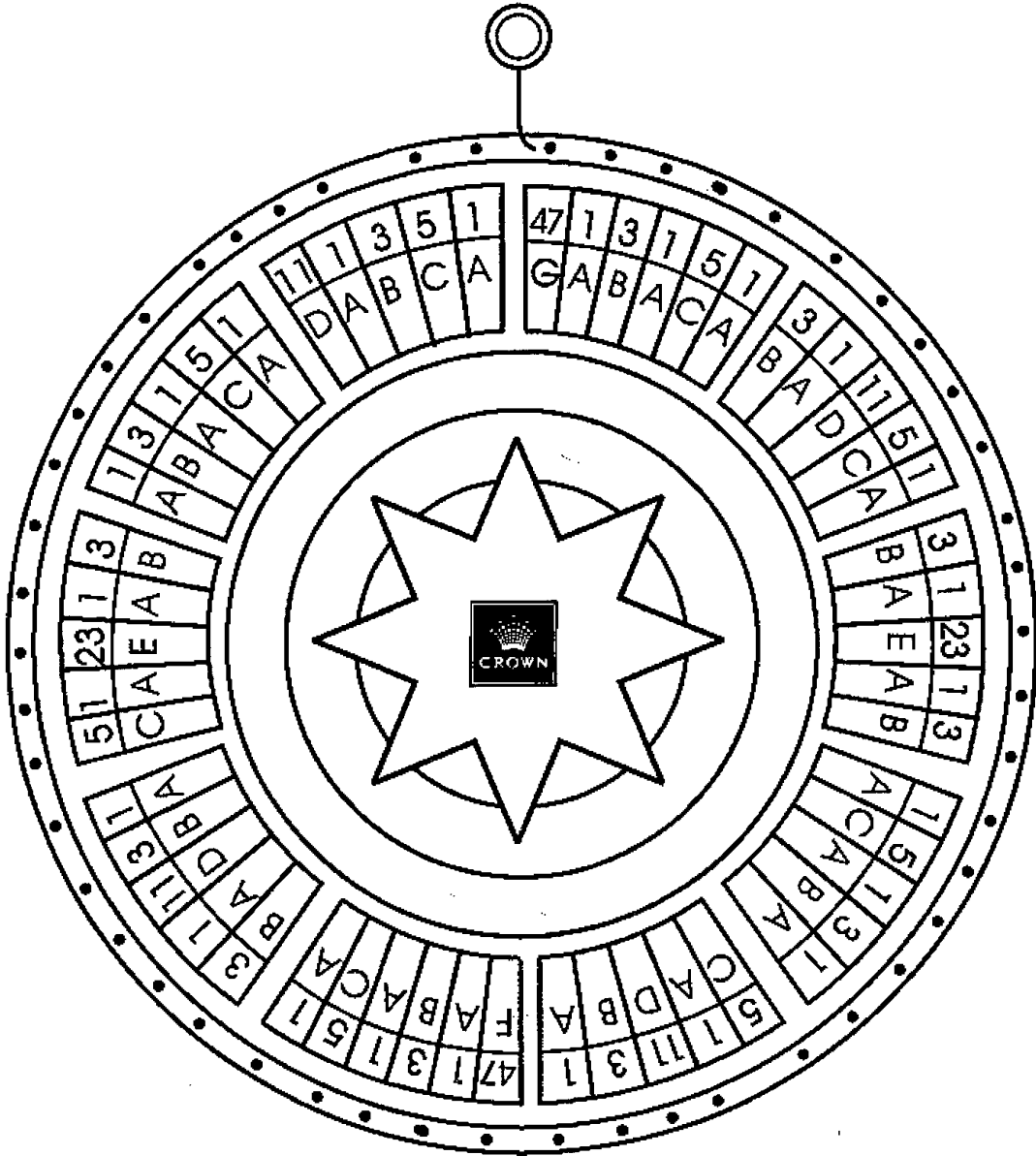
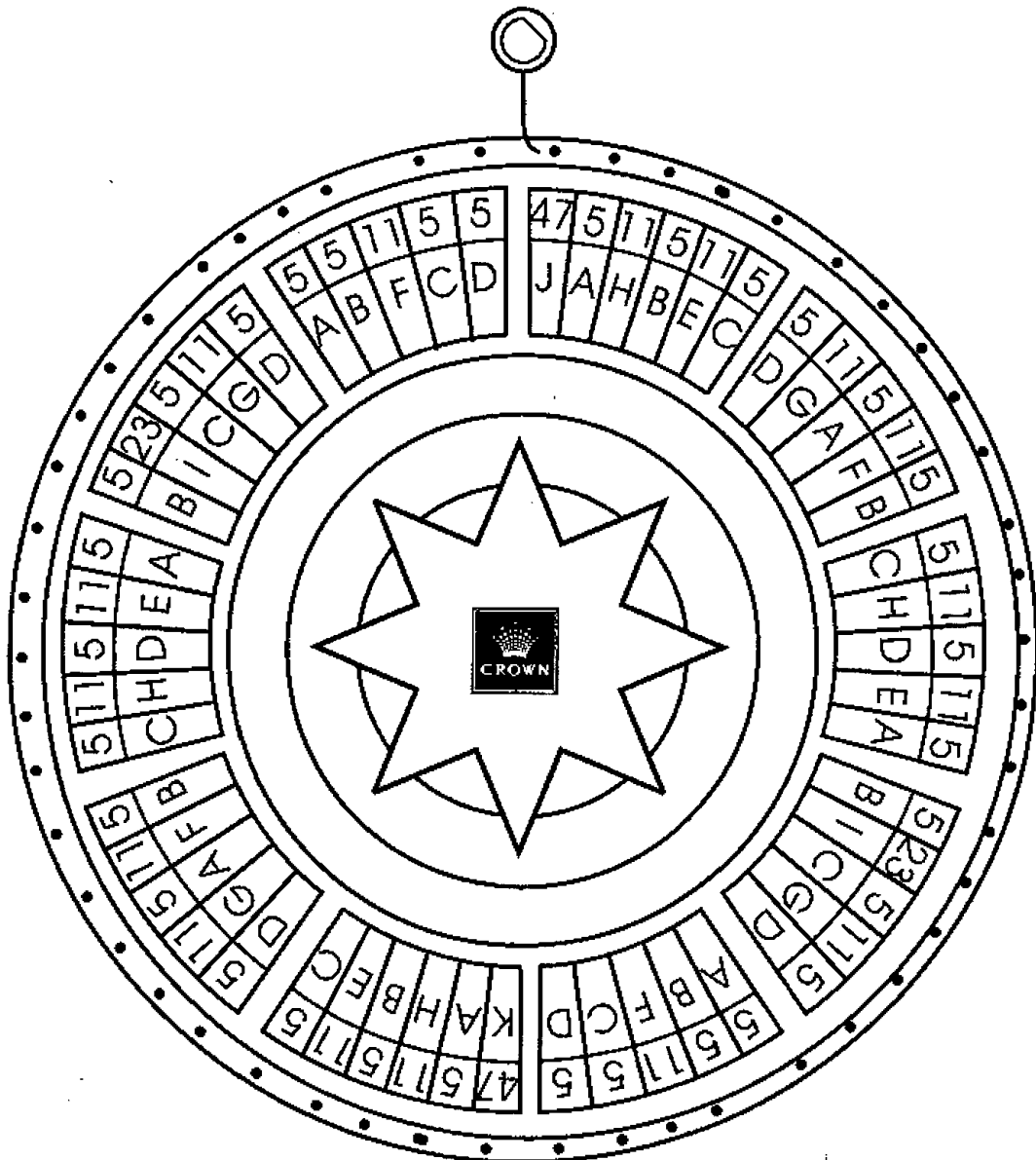


Diagram F



Geographic Place Names Act 1998

NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

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

File No.	Naming Authority	Place Name	Location
LA/12/0009	Corangamite Shire Council	Bookar, Darlington, Vite Vite North	As on version 4.6 of the plan showing the town and rural district names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names.

Office of the Registrar of Geographic Names

c/- **LAND VICTORIA**

15th Floor
570 Bourke Street
Melbourne 3000

JOHN E. TULLOCH
Registrar of Geographic Names

Housing Act 1983

LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**
LODDON MALLEE HOUSING SERVICES

I, Owen David Donald, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

In accordance with a Funding Deed dated 30 June 2005 and a Supplementary Deed dated 2 February 2006, between the Director and Loddon Mallee Housing Services Limited, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
10881	081	LOT 38 MURDOCK STREET, EAGLEHAWK
10823	272	LOT 52 GREENVIEW CIRCUIT, EPSOM
10803	294	LOT 25 BLACK WATTLE AVENUE, EPSOM
10879	970	LOT 39 MARTIN PLACE, KYNETON
10879	971	LOT 40 MARTIN PLACE, KYNETON

10891	536	LOT 34 JORDAN AVENUE, MILDURA
10802	420	125 EAGLEHAWK ROAD, LONG GULLY
10821	281	LOT 15 COULSON PLACE, ECHUCA
10853	262	LOT 12 PARKER STREET, EAGLEHAWK
10853	277	LOT 27 FALCON DRIVE, EAGLEHAWK
10853	278	LOT 28 FALCON DRIVE, EAGLEHAWK
10795	032	LOT 46 McSWAIN ROAD, ECHUCA
10897	623	LOT 1 CNR MARZIANO DRIVE & DOMENICO DRIVE, MILDURA
10605	159	LOT 10 LUKE PLACE, FLORA HILL
10903	702	LOT 1 HOWARD STREET, EPSOM
10903	708	LOT 7 HOWARD STREET, EPSOM
10795	049	LOT 63 WEARNE ROAD, ECHUCA
10795	050	LOT 64 WEARNE ROAD, ECHUCA
10908	919	LOT 4 GUARDIAN COURT, SWAN HILL
10908	920	LOT 5 GUARDIAN COURT, SWAN HILL
10824	885	LOT 81 ELM STREET, ECHUCA
10902	205	LOT 84 ELM STREET, ECHUCA
10910	951	LOT 2 THURLA STREET, SWAN HILL
10916	693	LOT 1, 10 BARKER STREET, CALIFORNIA GULLY
9233	609	LOT 29 MENZIES CLOSE, KYNETON
9233	610	LOT 30 MENZIES CLOSE, KYNETON

Dated 15 February 2006

Signed at Melbourne in the State of Victoria

Dr OWEN DONALD
Director of Housing

Housing Act 1983

LAND THE DIRECTOR OF HOUSING IS DEEMED TO HAVE AN INTEREST IN
UNDER SECTION 107 OF THE **HOUSING ACT 1983**
MELBOURNE AFFORDABLE HOUSING

I, Owen David Donald, Director of Housing (the Director), hereby issue the following declaration pursuant to section 107 of the **Housing Act 1983** (the Act).

In accordance with a Funding Deed dated 15 December 2005 and a Supplementary Deed dated 9 February 2006, between the Director and Melbourne Affordable Housing, the following land is land in which the Director is deemed to have an interest in under section 107 of the Act.

Volume	Folio	Address
10918	847	1/37 Roseberry Avenue, Keilor Downs
8239	574	100 Railway Parade, Seaford
10722	502	2/13 Jefferson Street, St Albans
10208	875	1/294 Essex Street, Footscray

Dated 15 February 2006

Signed at Melbourne in the State of Victoria

Dr OWEN DONALD
Director of Housing

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 Horsham 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.

<i>Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee</i>	<i>Place of Abode of Applicant or Nominee</i>	<i>Name of Firm or Corporation</i>	<i>Address for Registration</i>	<i>Type of Licence</i>	<i>Date of Hearing of Application</i>
Dennis John Schubert	PO Box 563, Horsham, Victoria 3402		PO Box 563, Horsham, Victoria 3402	Commer- cial Agent	08/03/2006

Dated at Horsham 15 February 2006

T. J. NIHILL
Registrar of the Magistrates' Court

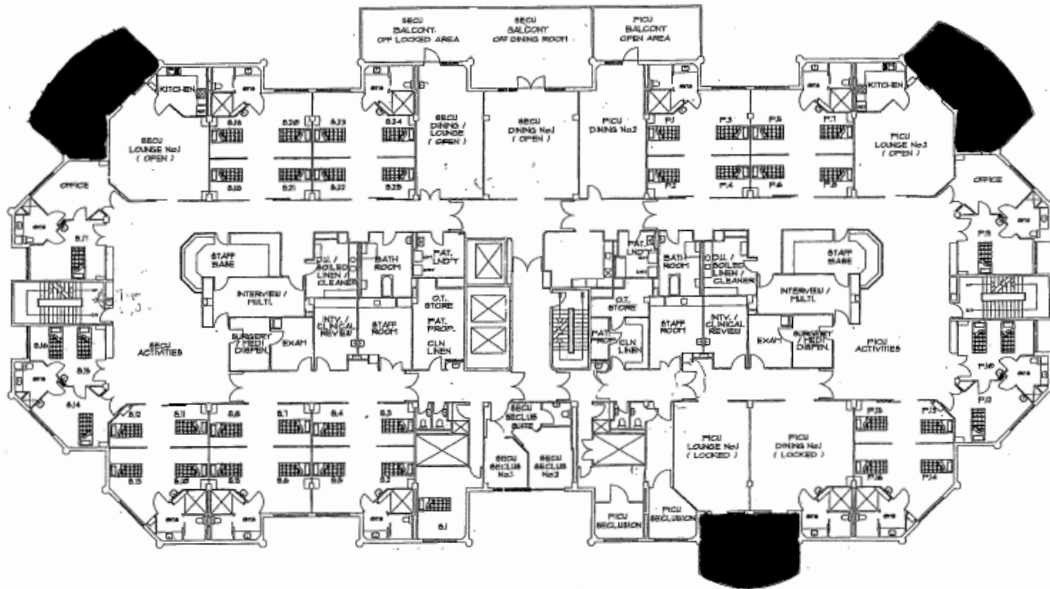
Tobacco Act 1987

DECLARATION UNDER SECTION 5A(2)(h)

I, Dr Ruth Vine, delegate to the Secretary to the Department of Human Services, acting under section 5A(2)(h) of the **Tobacco Act 1987**, declare the areas in the approved mental health service known as the Austin and Repatriation Medical Centre which are listed below and shaded on the floor plan to be smoking areas:

- a. the enclosed balcony on the first floor, Bunjil House, attached to the Bunjil Secure Extended Care Unit, located at Flanders Building; and
- b. the two enclosed balconies on the first floor, attached to the Adult Acute Unit, located at Flanders Building.

This declaration comes into operation on 1 March 2006.

First Floor, Bunjil House and Adult Acute Unit

Dated 21 February 2006

Dr RUTH VINE
Director, Mental Health
Delegate to the Secretary to the
Department of Human Services

Tobacco Act 1987

DECLARATION UNDER SECTION 5A(2)(h)

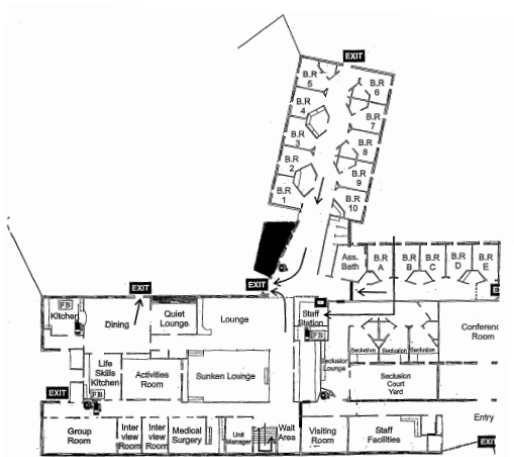
I, Dr Ruth Vine, delegate to the Secretary to the Department of Human Services, acting under section 5A(2)(h) of the **Tobacco Act 1987**, declare the areas in the approved mental health service known as the Victorian Institute of Forensic Mental Health which are listed below and shaded on the floor plans to be smoking areas:

- a. the glass partitioned room adjacent to the secure courtyard on the Argyle in-patient unit;
- b. the glass partitioned room adjacent to the secure courtyard on the Atherton in-patient unit;

- c. the glass partitioned room adjacent to the secure courtyard on the Barossa in-patient unit;
- d. the glass partitioned room adjacent to the secure courtyard on the Canning in-patient unit; and
- e. the glass partitioned room adjacent to the lawn area between Canning and Bass on the Bass in-patient unit.

This declaration comes into operation on 1 March 2006.

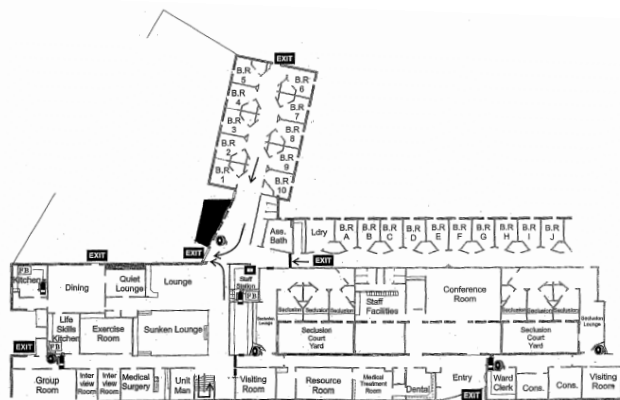
Argyle Unit



Atherton Unit



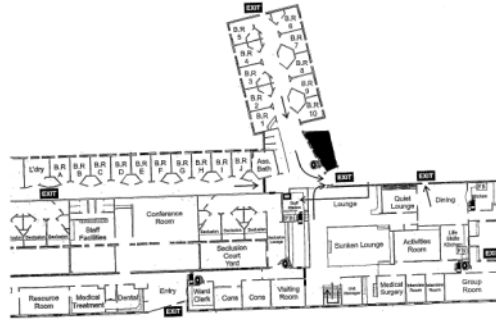
Barossa Unit



Canning Unit



Bass Unit



Dated 21 February 2006

Dr RUTH VINE
 Director, Mental Health
 Delegate to the Secretary to the
 Department of Human Services

Tobacco Act 1987

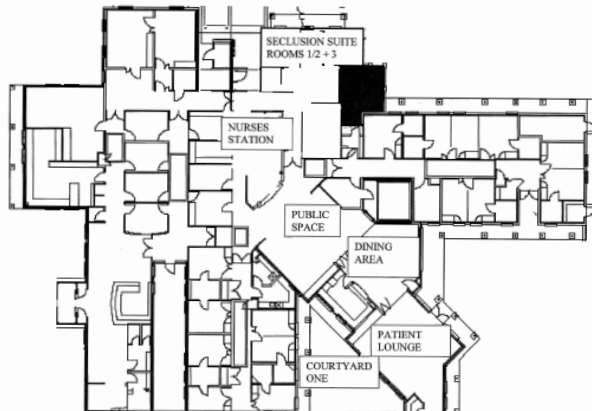
DECLARATION UNDER SECTION 5A(2)(h)

I, Dr Ruth Vine, delegate to the Secretary to the Department of Human Services, acting under section 5A(2)(h) of the **Tobacco Act 1987**, declare the area in the approved mental health service known as the Barwon Area Mental Health Service which is listed below and shaded on the floor plan to be a smoking area:

- a. the enclosed High Dependency Unit courtyard adjacent to seclusion suites, rooms 1-3, located at the Swanston Centre, Barwon Health Geelong Hospital Campus.

This declaration comes into operation on 1 March 2006 and ceases to have effect on 28 February 2007.

Swanston Centre, Barwon Health Geelong Hospital Campus



Dated 21 February 2006

Dr RUTH VINE
 Director, Mental Health
 Delegate to the Secretary to the
 Department of Human Services

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 29 March 2006.

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 23 March 2006.

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

A. Fassoulis. Application for variation of conditions of tow truck licence number TOW676 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 265 Boundary Road, Mordialloc to change the depot address to 23 McDonalds Lane, Mulgrave.

Ultra Towing Services Pty Ltd. Application for variation of conditions of tow truck licence numbers TOW022 and TOW025 which authorises the licensed vehicles to be managed, controlled and operated from a depot situated at 58 Enterprise Avenue, Berwick to change the depot address to 23 McDonalds Lane, Mulgrave.

Ultrafinish Accident Repair Centre Pty Ltd. Application for variation of conditions of tow truck licence number TOW591 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 33–35 Franklyn Street, Huntingdale to change the depot address to 23 McDonalds Lane, Mulgrave.

Dated 23 February 2006

STUART SHEARER
Director

Planning and Environment Act 1987

MOIRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C24, Part 1

The Minister for Planning has approved Amendment C24, Part 1 to the Moira Planning Scheme.

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

The Amendment implements the recommendations of the Yarrowonga Strategy Plan December 2004 by:

- amending Clause 21.04–4, updates and revises the Yarrowonga Settlement Strategy;
- amending Clause 21.04–4, updates and revises the Yarrowonga to Bathumi Structure Plan;
- amending 21.04–5, updates and revises the Yarrowonga Town Structure Plan;
- amending Clause 21.04–5, updates and revises the Yarrowonga to Bathumi Structure Plan;
- introducing the Yarrowonga Strategy Plan as a Reference Document at Clause 21.07;
- rezoning Lot 1 LP131527, Lot 5 PS316385, Lot S3 PS343821 and part Lot 1 LP142044 from Rural Zone to Residential 1 Zone;
- inserting the Development Plan Overlay 6 into the scheme, applying the overlay to Lot 1 LP131527, Lot 5 PS316385, Lot S3 PS343821, Lot 1 LP216743 and part Lot 1 LP142044, Murray Valley Highway, Yarrowonga, Lot 2 LP216743, Murray Valley Highway, Yarrowonga, Lot 1 TP422423, Murray Valley Highway, Yarrowonga, Lot 4, LP93800, Murray Valley Highway, Yarrowonga, CA31, CA33 and CA34, Parish of Bundalong, Murray Valley Highway, Yarrowonga, Lot 5 LP93800;
- rezoning Lot 1 TP324786 from Public Use Zone 1 to Industrial 1 Zone; and
- rezoning land at 8656 Murray Valley Highway, Yarrowonga from Rural Zone to Residential 1 Zone, removes the DPO3 from the land and applies DPO6 to the land.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; the Department of Sustainability and Environment North East Regional office, 35 Sydney Road, Benalla; and at the offices of the Moira Shire Council, 44 Station Street, Cobram.

GENEVIEVE OVERELL

Deputy Secretary

Built Environment

Department of Sustainability
and Environment

Planning and Environment Act 1987**HUME PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C76

The Minister for Planning has approved Amendment C76 to the Hume Planning Scheme.

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

The Amendment corrects an anomaly in the Hume Planning Scheme by replacing Clause 22.13 – Residential Neighbourhood Character – Sunbury Local Policy.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the Hume City Council: Broadmeadows Office, 1079 Pascoe Vale Road, Broadmeadows; Sunbury Office, 36 Macedon Street, Sunbury; or the Craigieburn Office, 59 Craigieburn Road, West Craigieburn.

GENEVIEVE OVERELL

Deputy Secretary

Built Environment

Department of Sustainability
and Environment

Planning and Environment Act 1987**SURF COAST PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C28

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

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

The Amendment rezones all land zoned Rural in the municipality to a Farming Zone and all land zoned Environmental Rural to a Rural Conservation Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment,

Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; the Department of Sustainability and Environment, South West Regional Office, corner of Little Malop and Fenwick Streets, Geelong; and at the offices of Surf Coast Shire Council, 25 Grossmans Road, Torquay 3228.

GENEVIEVE OVERELL

Deputy Secretary

Built Environment

Department of Sustainability
and Environment

Planning and Environment Act 1987**WHITEHORSE PLANNING SCHEME**

Notice of Approval of Amendment

Amendment C63

The Minister for Planning has approved Amendment C63 to the Whitehorse Planning Scheme.

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

The Amendment:

- rezones land known as the former brickworks site at 78 Middleborough Road, 21 Burwood Highway, 14 Eley Road and a closed road, Burwood East from partly a Special Use Zone 3 (Extractive Industry) and partly a Mixed Use Zone to a Priority Development Zone;
- introduces Schedule 1 to the Priority Development Zone;
- introduces the Former Brickworks Site Framework Plan, 13 July 2005 and the Former Brickworks Site Building Height Plan, 13 July 2005 as incorporated documents to the Whitehorse Planning Scheme;
- introduces a new Local Planning Policy for the Burwood Heights Major Activity Centre (Clause 22.13) on an interim basis;
- introduces a new Local Planning Policy for the Former Brickworks Site (Clause 22.14) on an interim basis; and
- makes consequential changes to the Municipal Strategic Statement to support the introduction of the Priority Development Zone.

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

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

ORDERS IN COUNCIL**Agricultural and Veterinary Chemicals (Control of Use) Act 1992****ORDER PROHIBITING THE SPRAYING OF SPECIFIED CLASSES OF AGRICULTURAL
CHEMICAL PRODUCTS BY SPECIFIC TYPES OF SPRAYING EQUIPMENT
WITHIN THE EXTENDED MALLEE AGRICULTURAL CHEMICAL CONTROL AREA**

Order in Council

The Governor in Council under section 38 of the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992** makes the following Order:

1. Objective

The objective of this Order is to prohibit the application of certain agricultural chemical products by the specified types of equipment, within a defined area of Victoria during the period of August to April each year.

2. Authorising provisions

This Order is made under section 38 of the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992**.

3. Commencement

This Order comes into operation on the day of its publication in the Government Gazette.

4. Definitions

In this Order:

“the Act” means the **Agricultural and Veterinary Chemicals (Control of Use) Act 1992**;

“mister” means spraying equipment that uses air for dispersing the spray, including: mist blowers, orchard sprayers, air blast sprayers and air shear sprayers, and any other type of spraying equipment that produces a droplet size spectrum that is classified as fine or very fine, according to the American Society of Agricultural Engineers: Standard 572 – (ASAE S572), but not including air assisted boom sprayers or twin fluid nozzle sprayers;

“spraying equipment” means any equipment or machine with the function of spreading, spraying or dispersing an agricultural chemical product.

5. Agricultural Chemical Control Area

The Agricultural Chemical Control Area for the purposes of this Order is the area of land described in the Schedule.

6. Prohibition

(1) A person must not apply, by any means, an agricultural chemical product that contains a prohibited constituent listed in Table 1, within the Agricultural Chemical Control Area described in the Schedule, during the period commencing on the first day of August each year and ending on the thirtieth day of April in the following year, including both days.

(2) A person must not apply, from an aircraft or by mister, an agricultural chemical product that contains a prohibited constituent listed in Table 2, within the Agricultural Chemical Control Area described in the Schedule, during the period commencing on the first day of August each year and ending on the thirtieth day of April in the following year, including both days.

Table 1

Agricultural Chemical Products	Prohibited Constituent
Any agricultural chemical product	Ester formulations of: 2,4 – D MCPA

Table 2

Agricultural Chemical Products	Prohibited Constituent
Any agricultural chemical product	Ester formulations of triclopyr

SCHEDULE

The area of land bounded by the Murray River, the South Australia–Victoria border and a line commencing at a point where Griggs Rd intersects with the Murray River at Koondrook, then along Griggs Road to the Kerang–Koondrook Road, then in a westerly direction along the Kerang–Koondrook Road to its intersection with the Murray Valley Highway, then along the Murray Valley Highway to its intersection with the Kerang–Quambatook Road, then along the Kerang–Quambatook Road to the township of Quambatook, then north along the Quambatook–Swan Hill Road to its intersection with the Dumosa–Quambatook Road, then along the Dumosa–Quambatook Road to its intersection with the Donald–Swan Hill Road, then in a south-westerly direction along the Donald–Swan Hill Road to its intersection with the Calder Highway, then in a northerly direction along the Calder Highway to its intersection with the Mallee Highway, then in a westerly direction along the Mallee Highway to its intersection with the Meridian Road at Walpeup, then in a northerly direction along the Meridian Road to parish of Wymlet, then along the western boundaries of the parishes of Wymlet, Bitternang, Carool and Raak to Carwarp Road, then west along Carwarp Road to its intersection with Yarrara South Road, then north along Yarrara South Road and Yarrara North Road to the intersection with the Sturt Highway, then west along the Sturt Highway to the point where South Australia borders Victoria.

Note:

- (1) Section 39(4) of the Act provides for the application of a penalty of, in the case of a corporation 400 penalty units, and in any other case 200 penalty units, for breaching that section.
- (2) The standard titled: American Society of Agricultural Engineers Standard 572 (ASAE S572) referred to in this Order, may be examined at the offices of the Chemical Standards Branch of the Department of Primary Industries at 475 Mickleham Road, Attwood, Victoria 3049, during normal business hours Monday–Friday, except on public holidays.

Dated 22 February 2006

Responsible Minister:

BOB CAMERON

Minister for Agriculture

JUSTINE FRANKLIN
Acting Clerk of the Executive Council

Parliamentary Committees Act 2003

THE DRUGS AND CRIME PREVENTION COMMITTEE OF PARLIAMENT
INQUIRY INTO STRATEGIES TO
REDUCE HARMFUL EFFECTS OF ALCOHOL CONSUMPTION

Amendment of Terms of Reference

Order in Council

The Governor in Council under section 33 of the **Parliamentary Committees Act 2003** amends the Terms of Reference requiring the Drugs and Crime Prevention Committee of Parliament to conduct an Inquiry into Strategies to Reduce Harmful Effects of Alcohol and report to Parliament by 30 November 2005, by substituting for the date of 30 November 2005 a reporting date of 28 February 2006.

The Order is to be effective from the date of gazettal.

Dated 22 February 2006

Responsible Minister:
STEVE BRACKS
Premier

JUSTINE FRANKLIN
Acting 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:

12. *Statutory Rule:* Fisheries (Abalone) Regulations 2006
Authorising Act: Fisheries Act 1995
Date of making: 22 February 2006
13. *Statutory Rule:* Liquor Control Reform (Amendment) Regulations 2006
Authorising Act: Liquor Control Reform Act 1998
Date of making: 22 February 2006
14. *Statutory Rule:* Corrections (Amendment) Regulations 2006
Authorising Act: Corrections Act 1986
Date of making: 22 February 2006
15. *Statutory Rule:* State Superannuation (Amendment) Regulations 2006
Authorising Act: State Superannuation Act 1988
Date of making: 22 February 2006
16. *Statutory Rule:* Drugs, Poisons and Controlled Substances (Amendment) (Nurse Practitioners – Palliative Care) Regulations 2006
Authorising Act: Drugs, Poisons and Controlled Substances Act 1981
Date of making: 22 February 2006

**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:

11. *Statutory Rule:* Racing (Racing Appeals Tribunal) (Amendment) Regulations 2006
Authorising Act: Racing Act 1958
Date first obtainable: 21 February 2006
Code A

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