

Victoria Government Gazette

By Authority of Victorian Government Printer

No. G 24 Thursday 15 June 2006

www.gazette.vic.gov.au

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As from 15 June 2006

The last Special Gazette was No. 153 dated 13 June 2006. The last Periodical Gazette was No. 2 Vols. 1 & 2 dated 28 October 2005.

The fast Periodical Gazette was No. 2 vols. 1 & 2 dated 28 October 200

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 - (front of building).

VICTORIA GOVERNMENT GAZETTE

Subscribers and Advertisers

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

The new office and contact details are as follows:

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> JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

Corporations Act 2001 SECTION 427(1B) Notification of Appointment of a Controller Leeton Land Company Pty Ltd ACN 098 049 588 Coltern Pty Ltd ACN 068 940 741

On 15 August 2005, Colin Henry Madden of RMBL Investments Limited, ACN 004 493 789 ("the chargee") of 40-42 Scott Street, Dandenong, Victoria, was appointed singly as Controller of the properties situated at Lot 475 McQuillan Road, Leeton, NSW and Lots 2 and 6 Kunama Drive, Jindabyne, NSW and more particularly described in Certificates of Title folio identifier 475/751745, 2/259723 and 61/1003419 owned by Leeton Land Company Pty Ltd, ACN 098 049 588 and Coltern Pty Ltd ACN 068 940 741 ("the chargor") pursuant to Mortgage Numbers 9187426P dated 22 November 2002 and 9609090A dated 7 May 2003 given by the chargor to the chargee and registered with the Land Titles Office of New South Wales.

Dated 5 June 2006

COLIN HENRY MADDEN RMBL Investments Limited

Land Act 1958

Notice is hereby given that GasNet Australia Operations Pty Ltd has applied for a lease pursuant to section 134 of the Land Act 1958 for a term of 7 years in respect of Allotment 6, Section 25, Parish of Holden for the purpose of "Gas reticulating and metering station and ancillary purposes connected therewith".

Re: JEAN BIBBY, late of 16/5 Parnee Street, Swan Hill, Victoria, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 10 February 2006, are required by the trustees, Leslie Charles Bibby of 6, Lot 15, Athena Way, Strathfieldsaye, Victoria, and Beryl May Ryan of 52 Parkview Drive, Swan Hill, Victoria, to send particulars to the trustees by 14 August 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

BASILE PINO & CO., solicitors, 213 Campbell Street, Swan Hill 3585.

Re: Estate of JOSEPH JOHN CACHIA.

Creditors, next-of-kin or others having claims in respect of the estate of JOSEPH JOHN CACHIA, late of Unit 2, 36 Highlands Avenue, Airport West, Victoria, unemployed, who died on 21 June 2004, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 16 August 2006, after which date the personal representative/s will distribute the assets, having regard only to the claims of which they then have notice.

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

ALMA MERYL SMITH, late of 10 Streeton Cottage, 75 Thames Street, Box Hill, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 February 2006, are required by the personal representatives, Ivan Greig Halstead-Smith and Andrea Meryl Maselli, to send particulars to them care of the undermentioned solicitors by 31 August 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.

Re: ERIC DOUGLAS SMITH, late of 144 Fairy Dell Road, Monbulk, Victoria, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 January 2006, are required by the executor and trustee, Equity Trustees Limited, to send particulars to the said Equity Trustees Limited at Level 2, 575 Bourke Street, Melbourne, Victoria by 16 August 2006, after which date Equity Trustees Limited may convey or distribute the assets, having regard only to the claims of which Equity Trustees Limited then has notice.

FRANK FARAONE, legal practitioner, 14 Johnson Street, Oakleigh 3166.

KEITH CAMERON HALLAM, late of Unit 2, 59 Talbot Avenue, Balwyn, in Victoria, retired chartered accountant, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 April 2006, are required by the executor, Equity Trustees Limited of Level 2, 575 Bourke Street, Melbourne, Victoria, to send particulars to it care of the undermentioned solicitor by 16 August 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HARRY M. HEARN, solicitor, 443 Little Collins Street, Melbourne.

ELSIE JOYCE TILEMANN, late of Unit 2, 79 Champion Street, Brighton, in Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 7 April 2006, are required by the executor, Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, Victoria, to send particulars to them care of the undermentioned solicitor by 17 August 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

HARRY M. HEARN, solicitor, 443 Little Collins Street, Melbourne.

CATHERINE HEDGER, late of 15 Carol Grove, Tullamarine, in the State of Victoria.

Creditors, next-of-kin and others having claim in respect of the estate of the above deceased, who died at Tullamarine on 20 December 2005, are required by the executors and trustees of the said deceased, Jan Lorraene Hutchinson and Ian Bruce McNab, both care of McNab McNab & Starke of 21 Keilor Road, Essendon, to send particulars to them by 17 August 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

McNAB McNAB & STARKE, solicitors, 21 Keilor Road, Essendon 3040. Telephone 9379 2819. Creditors, next-of-kin and others having claims in respect of the estate of OLGAARJAN, also known as Olga Arian and Olga Zeltins, late of Vermont Private Nursing Home, 770 Canterbury Road, Vermont, in the State of Victoria, pensioner, deceased, who died on 27 May 2006, are required to send particulars of such claims to the executor care of the undermentioned solicitors by 14 August 2006, after which date the executor will convey or distribute the assets, having regard only to the claims of which the executor then has notice.

PIETRZAK, solicitors, 222 La Trobe Street, Melbourne.

Re: THELMA ROSE DAVIES, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of THELMA ROSE DAVIES, late of Benetas-Anglicare, Broughton Hall, 2 Berwick Street, Camberwell, Victoria, deceased, who died on 10 March 2006, are required by the executor, Equity Trustees Limited of 575 Bourke Street, Melbourne, Victoria, to send particulars to them by 14 August 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which they then have notice.

SHIFF & COMPANY, lawyers, Level 2, 34 Queen Street, Melbourne 3000.

Re: WILLIAM THOMAS BAXTER, late of 31 Vautier Street, Elwood, Victoria, retired metallurgist, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 January 2006, are required by the executor, Alexander Owen Keith Turner, to send particulars of their claims to the executor care of the undersigned solicitors by 25 September 2006, after which date the executor will convey or distribute the assets, having regard only to the claims of which he then has notice.

W. J. GILBERT & CO., lawyers 221 Glen Huntly Road, Elsternwick.

PROCLAMATIONS

ACTS OF PARLIAMENT Proclamation

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

No. 31/2006	Energy Legislation (Miscellaneous Amendments) Act 2006	N
No. 32/2006	Infringements (Consequential and Other Amendments) Act 2006	No
No. 33/2006	Planning and Environment (Growth Areas Authority) Act 2006	
No. 34/2006	Primary Industries Acts (Miscellaneous Amendments) Act 2006	No
No. 35/2006	Victorian Urban Development Authority (Amendment) Act 2006	No
	under my hand and the seal of ctoria on 13th June 2006.	
(L.S.)	DAVID DE KRETSER Governor By His Excellency's Command	
	STEVE BRACKS MP Premier	
No. 31/2006	 This Act, other than section 11, comes into operation on the day after the day on which 	

- it receives the Royal Assent.
 (2) Section 11 comes into operation on the day on which section 213 of the **Pipelines Act 2005** comes into operation.
- No. 32/2006 (1) This Part comes into operation on the day after the day on which this Act receives the Royal Assent.
 - (2) Section 53 is deemed to have come into operation on 11 April 2006.
 - (3) Subject to sub-section (4), the remaining provisions of

this Act come into operation on a day or days to be proclaimed.

- (4) If a provision referred to in sub-section (3) does not come into operation before 1 July 2007, it comes into operation on that day.
- 50. 33/2006 (1) Subject to sub-section (2), this Act comes into operation on a day to be proclaimed.
 - (2) If this Act does not come into operation before 1 November 2006, it comes into operation on that day.
- Io. 34/2006 This Act comes into operation on the day after the day on which it receives the Royal Assent.

to 35/2006 (1) Subject to sub-section (2), this Act comes into operation on a day or days to be proclaimed.

> (2) If a provision of this Act does not come into operation before 1 September 2006, it comes into operation on that day.

Land Act 1958

PROCLAMATION OF ROAD

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 25(3)(c) of the Land Act 1958 proclaim as road the following lands:

MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL

HEATHCOTE – The lands being Crown Allotment 2003, Township of Heathcote and Crown Allotments 2004 and 2006, Parish of Heathcote as shown hatched on Plan No. LEGL./04–018 lodged in the Central Plan Office of the Department of Sustainability and Environment. – 06L6–10751.

This Proclamation is effective from the date on which it is published in the Government Gazette. Given under my hand and the seal of Victoria on 13th June 2006.

(L.S.) DAVID DE KRETSER Governor By His Excellency's Command

ROB HULLS, MP

Minister for Planning

Corporations (Commonwealth Powers) Act 2001

PROCLAMATION OF EXTENSION OF PERIOD OF REFERENCE

I, David de Kretser, Governor of Victoria, with the advice of the Executive Council and under section 6(1) of the **Corporations** (Commonwealth Powers) Act 2001, fix 15 July 2011 as the day on which both the references under section 4 of that Act terminate.

Given under my hand and the seal of Victoria on 13th June 2006.

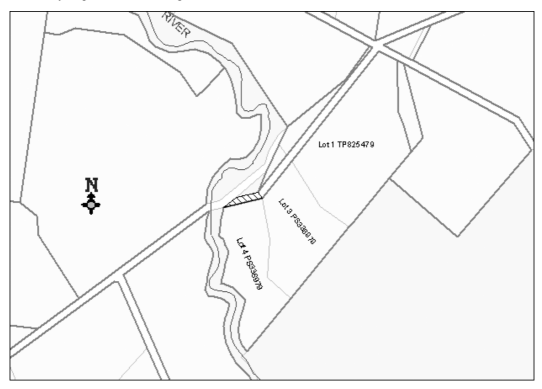
(L.S.) DAVID DE KRETSER Governor By His Excellency's Command

ROB HULLS Attorney-General



Road Discontinuance

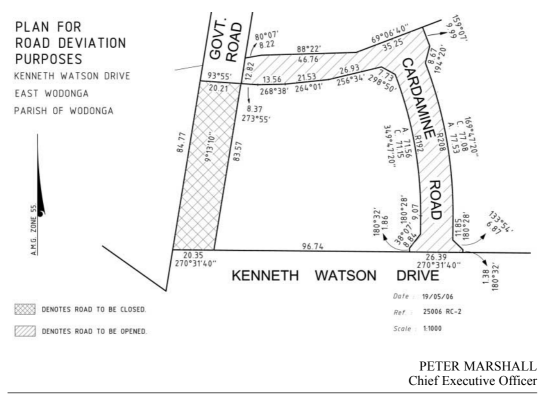
Pursuant to Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, Murrindindi Shire Council at its meeting held on 6 June 2006 formed the opinion that the section of road reserve adjacent to the northern boundary of Lot 4 PS336979 in the Parish of Woodbourne (known as 10 Jacksons Road, Murrindindi) and shown by hatching on the plan below, is not reasonably required as road for public use and resolved to discontinue the section of road.



CITY OF WODONGA

Notice of Road Deviation - Alpine Views Estate, Wodonga East

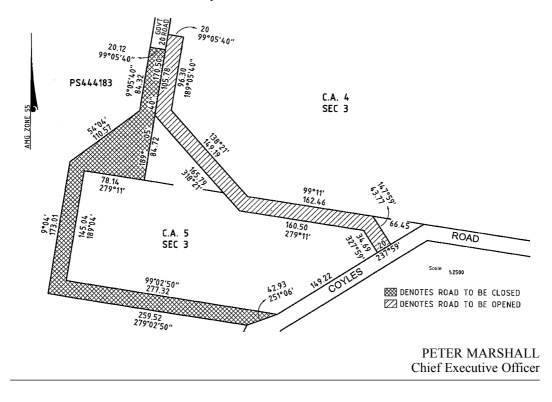
Council at its meeting of 19 December 2005 resolved pursuant to the provisions of Section 206 and Clause 2(2) of Schedule 10 of the Local Government Act 1989 to deviate the section of government road shown cross-hatched on the attached plan onto the section of Cardamine Road shown hatched.



CITY OF WODONGA

Notice of Road Deviation - Coyles Road, Wodonga West

Council at its meeting of 19 December 2005 resolved pursuant to the provisions of Section 206 and Clause 2(2) of Schedule 10 of the **Local Government Act 1989** to deviate the section of road shown cross hatched on the attached plan onto the section of land shown hatched.



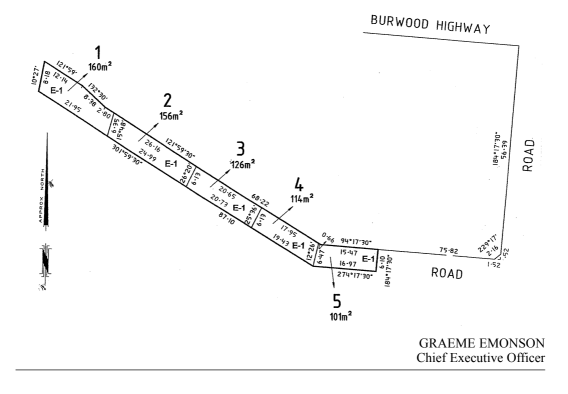
KNOX CITY COUNCIL

Erratum

Road Discontinuance

Notice is hereby given that the plan contained in the notice published on page 2784 G48 of the Victoria Government Gazette dated 1 December 2005 is incorrect. The plan below replaces the plan in the previous gazette notice.

The southern boundary of lot 5 on the plan measured 21.97 metres in the previous gazette. Council's intention was to leave a 5 metre parcel of land at the eastern end of Lot 5 open for public access, therefore the southern boundary of Lot 5 has now been reduced to 16.97 metres in the plan below. The 5 metre portion of land that has been removed from the plan is to remain in Certificate of Title Volume 3804, Folio 703 as a road for public access.

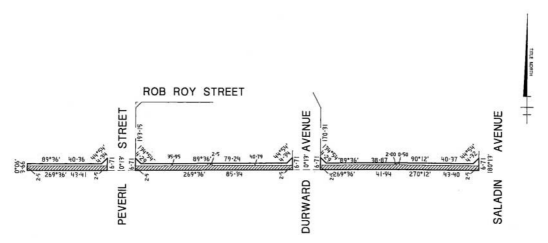


MONASH CITY COUNCIL

Road Discontinuance

At its meeting on 20 December 2005 and acting under Clause 3 of Schedule 10 to the Local Government Act 1989, Monash City Council ("Council"):

- formed the opinion that part of the occupied road abutting 17–19 and 18–20 Peveril Street; 21–23 and 30–32 Durward Avenue and 31–33 Saladin Avenue, Glen Waverley [and being the land on the plan below ("the road")], is not reasonably required as a road for public use; and
- 2. resolved to discontinue the road and either retain or sell the land from the road.



The road is to be sold subject to any right power or interest held by Monash City Council in or near the road in connection with any drains or pipes under the control of that authority in or near the road;

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

DAVID CONRAN Chief Executive Officer

MONASH CITY COUNCIL

Administrative Procedures

(Use of Common Seal) Local Law No. 2

Monash City Council hereby gives notice pursuant to the provisions of the Local Government Act 1989, that, at its meeting held on 6 June 2006, it resolved to approve the Administrative Procedures (Use of Common Seal) Local Law No. 2.

The purpose of this Local Law is to regulate and control the use of the Council's common seal and to revoke the existing local law of the same name.

The general purport of this Local Law is as follows:-

When the common seal may be used

The Common Seal may be used only on the authority of Council; and in accordance with this Local Law.

Provides who may authorise the use of the common seal

Where Council authorises the use of the Common Seal, the affixing of the Common Seal to any document must be witnessed by not less than 2 people comprised of:-

- 1. Councillors; or
- 2. the Chief Executive Officer;
- a senior officer occupying the position of Manager Finance Services, Director Human Resources & Administration or Manager Corporate Administration;
- 4. or any combination of persons referred to in clauses 1, 2, or 3 except that not more than 1 of the persons described in clause 3 may witness the affixing of the common seal to a document.
- Delegation to the Chief Executive Officer

Delegates the power to the Chief Executive Officer to authorise the use of the common seal in certain circumstances.

Existing Local Law

Repeals and replaces the earlier local law of the same name.

Offences

Provides for the establishment of offences against the local law and the application of penalties.

Revocation of existing Local Law

Provides for the revocation of the existing Local Law of the same name, adopted in 1996.

This Local Law applies to the whole of the municipal district of the Council.

A copy of the Local Law is available at the Civic Centre.

DAVID CONRAN Chief Executive Officer

CITY OF MONASH

Notice of Amendment to the Road Management Plan

Notice is hereby given that pursuant to Section 55 of the **Road Management Act 2004**, the City of Monash has adopted amendments to its Road Management Plan.

The amendments were adopted and incorporated into the Road Management Plan on 6 June 2006.

Copies of the amended Road Management Plan are available for inspection or can be obtained between the hours 9.00 am to 5.00 pm, Monday to Friday at the Civic Centre, 293 Springvale Road, Glen Waverley; and the Oakleigh Service Centre, 3 Atherton Road, Oakleigh; or can be downloaded from Council's web site, www.monash.vic.gov.au.

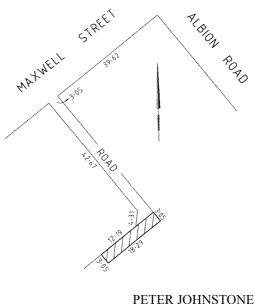
Copies of the Code of Practice and any incorporated document, or any amendment to an incorporated document, as the case may be, may be inspected at the Civic Centre, Glen Waverley.

BOROONDARA CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Boroondara City Council at its meeting held on 5 June 2006 formed the opinion that the road at the rear of 2/1 Donald Street and 2 Maxwell Street, Ashburton, shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owner.

The road is to be sold subject to the right, power or interest held by the Yarra Valley Water Limited and Boroondara City Council in the road in connection with any sewers, drains or pipes under the control of those authorities in or near the road.



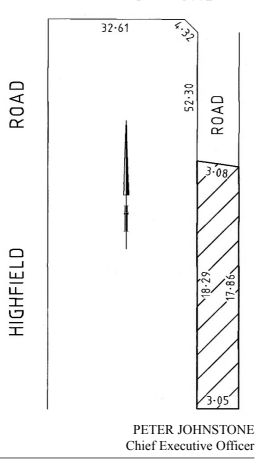
Chief Executive Officer

BOROONDARA CITY COUNCIL

Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Boroondara City Council at its meeting held on 5 June 2006 formed the opinion that the road at the rear of 142 Highfield Road and 4 Sycamore Street, Camberwell, shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.

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



HUNTER ROAD

Planning and Environment Act 1987 CARDINIA PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C87 Authorisation A0346

The Cardinia Shire Council has prepared Amendment C87 to the Cardinia Planning Scheme.

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

The land affected by the Amendment is:

- Toomuc Reserve, Princes Highway, Pakenham.
- Officer Recreation Reserve (Eastern Section) Princes Highway, Officer.
- Recreation Reserve, corner of O'Neil Road and Princes Highway, Beaconsfield.
- Hilltop Reserves, O'Neil Road, Beaconsfield and Wild Duck Way, Beaconsfield.
- Beaconsfield Reservoir, O'Neil Road, Beaconsfield.
- 22–26 Roseberry Street, Lang Lang.
- 86 Railway Avenue, Garfield.
- 27 O'Neil Road, Beaconsfield.
- Land on the south-west corner of Desmond Court and Princes Highway, Beaconsfield.
- Cardinia Road between the Princes Highway and Pakenham Bypass Reservation.
- Land for former north-south bypass to the west of Army Road, Pakenham.
- Army Road between the Princes Highway and Cremin Drive, Pakenham.

The Amendment proposes:

- to rezone the Toomuc Reserve from a Comprehensive Development Zone.
- To rezone the Officer Recreation Reserve (Eastern Section) from a Rural Zone to a Public Park and Recreation Zone.
- To rezone the recreation reserve on the corner of O'Neil Road and Princes Highway, Beaconsfield from a Residential 1 Zone to a Public Park and Recreation Zone.
- To rezone the hilltop reserves in O'Neil Road, Beaconsfield and Wild Duck Way, Beaconsfield from a Residential 1 Zone to a Public Conservation and Resource Zone.

- To rezone the Beaconsfield Reservoir from Public Use Zone 1 to a Public Conservation and Resource Zone, and change the designated responsible authority for the land from the Minister for Planning to the Cardinia Shire Council.
- To rezone 22–26 Rosebery Street, Lang Lang from a Public Use 4 Zone to a Residential 1 Zone.
- To rezone 86 Railway Avenue, Garfield from a Public Use 2 Zone to a Residential 1 Zone.
- To reduce the area affected by the Heritage Overlay at 27 O'Neil Road, Beaconsfield.
- To rezone the land on the south-west corner of Desmond Court and the Princes Highway in Beaconsfield including a section of the Princes Highway Reservation from a Public Use 1 Zone and Road Zone 1 to a Low Density Residential Zone.
- To rezone Cardinia Road between the Princes Highway and Pakenham Bypass Reservation from a Rural Zone to a Road Zone 1.
- To rezone the land for former north-south bypass to the west of Army Road, Pakenham from a Road Zone 2 to a Residential 1 Zone and Green Wedge A Zone.
- To rezone Army Road between the Princes Highway and Cremin Drive, Pakenham from a Residential 1 Zone and Green Wedge Zone to a Road Zone 2.

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, Cardinia Shire Council, Henty Way, Pakenham; 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 17 July 2006. A submission must be sent to the Cardinia Shire Council, PO Box 7, Pakenham 3810.

PHILIP WALTON Manager Strategic Planning 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 17 August 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.

- BAILEY, Heather June, formerly of 27 Mitchell Street, Seaford, Victoria 3198, but late of Amity At Bon Beach, 53–57 Broadway, Chelsea, Victoria 3196, retired, and who died on 28 May 2006.
- BEACH, Frank William, late of 20 Grandview Avenue, Glen Iris, Victoria 3146, retired, and who died on 23 May 2006.
- CONNELLY, Patricia Mary, late of 5/30 Gladstone Street, Kew, Victoria 3101, and who died on 1 August 2005.
- BENFIELD, Marie May, formerly of 14 Station Street, Highett, Victoria 3190, but late of Mildura Nursing Centre, 382–420 Ontario Avenue, Mildura, Victoria 3500, pensioner, and who died on 4 June 2006.
- GOSLING, Ronald William, late of 189 Napier Street, Essendon, Victoria 3040, retired, and who died on 12 May 2006.
- GILCHRIST, Glynn James, late of 21 Sacramento Avenue, Beechboro, WA 6063, retired and who died on 26 January 2006.
- LAXBY, Nancy Olive, late of 17 Sunshine Avenue, Mitcham, Victoria 3132, and who died on 27 May 2006.

VORMWALD, Irmgard Angelina, late of 31 Leslie Street, St Albans, Victoria 3021, home duties, and who died on 9 April 2006.

Dated 8 June 2006

MARY AMERENA Manager Executor and Trustee Services

EXEMPTION

Application No. A154 of 2006

The Victorian Civil & Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act) by Gordon Institute of TAFE (the applicant). The application for exemption is to enable the applicant to advertise for, employ and provide educational services to a Koori trainee or trainees at the Institute ("the specified conduct").

Upon reading the material filed in support of this application, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 37, 42, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted:

- there is a massive under-representation of Koori people when compared with the percentage in the general population of the Geelong region.
- The Applicant seeks to provide the Koori community with broadened opportunities for education and training in fields which will be of particular benefit.
- An exemption in similar terms was granted in September 2002.

The Tribunal hereby grants an exemption from the operation of Sections 13, 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 15 June 2009.

Dated 6 June 2006

HER HONOUR JUDGE DAVIS Vice President

EXEMPTION

Application No. A145 of 2006

The Victorian Civil & Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act) by Central Gippsland Aboriginal Health Services (the applicant). The application for exemption is to enable the applicant to advertise for and employ an Indigenous person in the position of Aboriginal Family Decision Making Community Convener ("the specified conduct").

Upon reading the material filed in support of this application, including an affidavit by Hilton Gruis, Gippsland Regional Co-ordinator, Central Gippsland Aboriginal Health Services, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted:

- the primary role of an Aboriginal Family Decision Making Community Convener is to meet and work with Indigenous children, young people and families already in contact or at risk of contact with the Child Protection system.
- The community convener is required to implement and co-convene a culturally responsive model of family decision making with Aboriginal and Torres Strait Islander children, young people and families who are referred by the regional Child Protection Service.
- An Indigenous worker will more appropriately meet the needs of the Indigenous community and the requirements of the role of community convener than a non-Indigenous worker.

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

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 15 June 2009.

Dated 6 June 2006

HER HONOUR JUDGE DAVIS Vice President

EXEMPTION

Application No. A156 of 2006

The Victorian Civil & Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act) by Carey Baptist Grammar School Ltd (the applicant). The application is for renewal of exemption A205 of 2003 which is due to expire on 24 July 2006. The exemption sought is to enable the applicant to advertise for prospective female students to enter the school, and to structure its waiting lists, allocate student placements and offer bursaries and enrolments targeted at prospective female students, so as to promote a gender balance of the students at the school ("the specified conduct").

Upon reading the material filed in support of this application, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 37, 42, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted:

- Carey Baptist Grammar School was established on 13 February 1923 as an independent church boys' school and in 1979 the school became coeducational;
- The decision to become coeducational was based on a strongly held belief in the philosophical importance of coeducation and a determination to offer the best educational opportunities for the students of the school;
- In order to enhance the ability of the school to implement the philosophy of equal opportunity and to maximise the advantages of coeducation, the school seeks to establish a 50/50 student balance;
- Since the original exemption was granted, the percentage of female students attending the school has grown from 34% in 1997 to 45% in 2006. While this is a significant increase, the school is still to reach its goal of an equal gender ratio;
- The school was granted previous exemptions from sections 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** in similar terms on 25 September 1997, 14 July 2000 and 17 July 2003.

The Tribunal hereby grants an exemption from the operation of Sections 37, 42, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 15 June 2009.

Dated 6 June 2006

HER HONOUR JUDGE DAVIS Vice President

EXEMPTION

Application No A146 of 2006

The Victorian Civil & Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** (the Act) by Gippsland and East Gippsland Aboriginal Co-operative Ltd (the applicant). The application for exemption is to enable the applicant to advertise for and employ an Indigenous Australian person in the position of Aboriginal Best Start Community Facilitator ("the specified conduct").

Upon reading the material filed in support of this application, including an affidavit by Jim Barritt, Senior Services Delivery Manager, Gippsland and East Gippsland Aboriginal Co-operative Ltd, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to engage in the specified conduct.

In granting this exemption the Tribunal noted:

- the Aboriginal Best Start Community Facilitator will be responsible for working with the Indigenous community to address the needs of Indigenous children.
- The facilitator will work with Indigenous families, early childhood professionals and a broad range of community based organisations and provide cultural advice and support.
- The facilitator will work with Indigenous communities across the East Gippsland region in the development of strategies and facilitation of the implementation of initiatives to ensure better access to child and family support, health services and early education.
- It is important that the facilitator is a person with a sound knowledge and understanding of the Indigenous culture and community needs and the ability to communicate sensitively and effectively within the Indigenous community.

The Tribunal hereby grants an exemption from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to engage in the specified conduct. This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 15 June 2009.

Dated 6 June 2006.

HER HONOUR JUDGE DAVIS Vice President

Department of Education and Training SALE OF CROWN LAND BY PUBLIC AUCTION

Date of Auction: Saturday 15 July 2006 at 11.00 am on site.

Reference: 99/04968/2.

- Address of Property: 628 Casterton–Edenhope Road, Wando Vale.
- **Crown Description:** Crown Allotment 2001, Parish of Wando.

Terms of Sale: Deposit 10%, Balance payable within 60 or 90 days.

Area: 7,094 m².

- Officer Co-ordinating Sale: Liliane Haddad, Planning and Provision Branch, Department of Education and Training, Level 2/2 Treasury Place, Melbourne, Vic. 3002.
- Selling Agent: Gorman's Real Estate Agency, 70 Henty Street, Casterton, Vic. 3311.

JOHN LENDERS MP Minister for Finance

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 of the **Adoption Act 1984**:

I, Carolyn Gale, approve the following person under Section 5(1) and Section 5(2) of the **Adoption Act 1984** as approved counsellor for the purposes of Section 87 of the **Adoption Act 1984**.

Sarah Findlay

Dated 2 June 2006

CAROLYN GALE Manager Community Care Southern Metropolitan Region

Agricultural and Veterinary Chemicals (Control of Use) Act 1992 APPOINTMENT OF AUTHORISED OFFICER

I, Tristan Finlay Jubb, A/Manager Animal Health Operations in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 74 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 and of my respective powers to appoint authorised officers under section 53 of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992, hereby appoint the following person employed in the Public Service, as an authorised officer for the purposes of all of the provisions of the Agricultural and Veterinary Chemicals (Control of Use) Act 1992 and any Regulation or Order made under this Act.

Name of person	Position number
Wendy Alice Field	10567
Dated 2 June 2006	

TRISTAN FINLAY JUBB A/Manager Animal Health Operations

Livestock Disease Control Act 1994 APPOINTMENT OF INSPECTORS

I, Tristan Finlay Jubb, A/Manager Animal Health Operations in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 103 of the Livestock Disease Control Act 1994 and of my respective powers to appoint inspectors under section 108 of the Livestock Disease Control Act 1994, hereby appoint the following person, who holds a position under the provisions of the Public Administration Act 2004, as an inspector for the purposes of all of the provisions of the Livestock Disease Control Act 1994 and in respect of all livestock.

Name of person	Position nu
Wendy Alice Field	10567
Dated 2 June 2006	

TRISTAN FINLAY JUBB A/Manager Animal Health Operations

number

Prevention of Cruelty to Animals Act 1986 APPROVAL OF INSPECTOR

I, Alison Margaret Lee, A/Executive Director Biosecurity Victoria in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 38 of the **Prevention of Cruelty to Animals Act 1986** and of my respective powers to approve inspectors under section 18 of the **Prevention of Cruelty to Animals Act 1986**, hereby approve the following person, who is an inspector of livestock under the provisions of the **Livestock Disease Control Act 1994**, as an inspector for the purposes of Part 2 of the **Prevention of Cruelty to Animals Act 1986**. This approval remains in force until 30 June 2006.

Name of person

Position number 10567

Wendy Alice Field Dated 5 June 2006

ALISON MARGARET LEE A/Executive Director Biosecurity Victoria

Associations Incorporation Act 1981 NOTICE OF ISSUE OF CERTIFICATE OF INCORPORATION PURSUANT TO SECTION 10 OF THE ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given pursuant to Section 10 of the **Associations Incorporation Act 1981** that a certificate of incorporation was issued by the Registrar of Associations on 8 June 2006 to Ballarat Business Centre Inc. The Association is now incorporated under the said Act.

Dated at Melbourne 15 June 2006

JOHN STEVENS Deputy Registrar of Incorporated Associations GPO Box 4567 Melbourne, Vic. 3001

Electoral Act 2002

APPLICATION TO CHANGE THE ABBREVIATION OF A REGISTERED POLITICAL PARTY'S NAME

In accordance with section 49 of the **Electoral Act 2002**, I hereby give notice of the following application to change the abbreviation of the name of a registered political party.

Name of party: National Party of Australia – Victoria.

Current abbreviation: National Party.

Proposed abbreviation: The Nationals.

The application is signed by the secretary of the party.

Any person who believes that the abbreviation of the party's name should not be changed because the proposed abbreviation of the party's name is not allowable under section 47 of the Act may object by writing to the Victorian Electoral Commission, Level 8, 505 Little Collins Street, Melbourne Vic. 3000 by 17 July 2006.

Details of any objections will be made available to the applicant.

Enquiries to: Paul Thornton-Smith on telephone 9299 0732.

Dated 7 June 2006

STEVE TULLY Victorian Electoral Commission



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice under section 46 that the Victorian Heritage Register is amended by including the Heritage Register Number 2102 in the categories described as a Heritage Place:

Avenue of Honour, Eurack Road, Eurack, Colac-Otway Shire Council.

EXTENT:

- 1. All of the land marked L1 on Diagram 2102 held by the Executive Director.
- 2. All of the trees and all of the concrete crosses within the land marked L1 on Diagram 2102 held by the Executive Director.

Dated 9 June 2006

RAY TONKIN Executive Director

Land Acquisition and Compensation Act 1986 FORM 7 S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 12, Crown Section A on Title Plan 615273W, Parish of Ninnie comprising 212.0 square metres and being land described in Crown Grant Volume 4776, Folio 009, shown as Parcel 2 on Survey Plan 21139.

Interest acquired: That of Meriki Kalinya & Arika Waulu Onus and all other interests.

Published with the authority of VicRoads.

Dated 15 June 2006

For and on behalf of VicRoads BERNARD TOULET Manager VicRoads Property

Land Acquisition and Compensation Act 1986 FORM 7 S.21

Reg. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following interest in the land described as part of Crown Allotment 8, Crown Section B, Parish of Ninnie comprising 105.0 square metres and being land described in Crown Grant Volume 4893, Folio 591, shown as Parcel 5 on Survey Plan 21047A.

Interest acquired: That of Sheridyn Jan Benton and all other interests.

Published with the authority of VicRoads.

Dated 15 June 2006

For and on behalf of VicRoads BERNARD TOULET Manager VicRoads Property

Land Acquisition and Compensation Act 1986 FORM 7 S.21

Reg	. 16

Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Roads Corporation (VicRoads) declares that by this notice it acquires the following

interest in the land described as part of Crown Allotment 10, Crown Section A, Parish of Ninnie comprising 192.0 square metres and being land described in Crown Grant Volume 4918, Folio 467, shown as Parcel 1 on Survey Plan 21139.

Interest acquired: That of Raymond Robert & Valda Wilma Adams and all other interests.

Published with the authority of VicRoads.

Dated 15 June 2006

For and on behalf of VicRoads BERNARD TOULET Manager VicRoads Property

Livestock Disease Control Act 1994

APPOINTMENT OF INSPECTORS

I, Tristan Finlay Jubb, A/Manager Animal Health Operations in the Department of Primary Industries, pursuant to the powers, duties and functions given to me by a delegation under section 103 of the Livestock Disease Control Act 1994 and of my respective powers to appoint inspectors under section 108 of the Livestock Disease Control Act 1994, hereby appoint the following persons, who hold positions under the provisions of the Public Sector Management and Employment Act 1998, as inspectors for the purposes of all of the provisions of the Livestock Disease Control Act 1994 in respect of fish. These appointments remain in force until revoked.

Name of person: Charles Galbraith Cooper, William Bernard Sinnott, Cameron Donald McCallum, Ian Frederick Westhorpe, Leonard Joseph O'Brien, Troy Anthony Duthie, Marcus James Clarke, Colby Robert Bowden, Paul Edmond Millar, Christopher Francis Epskamp, Wendy Joy Skene, Paul Gerard Shea, Heath Gordon Cameron, Natashar Brooke Wills, Murray Gavin Burns, Simon Andrew McBeth, Cyril Raymond Gilby.

Dated 9 June 2006

TRISTAN FINLAY JUBB A/Manager Animal Health Operations

Liquor Control Reform Act 1998 LIQUOR LICENSING POLL Camberwell Neighbourhood

Liquor Licensing Victoria has received an application for an on-premises licence for the Amici Trattoria Restaurant, 726–728 Burke Road, Camberwell. As the application for a licence is in a 'dry' neighbourhood, Liquor Licensing Victoria, pursuant to clause 17 of Schedule 3 of the Liquor Control Reform Act 1998, has ordered a poll of electors in the neighbourhood surrounding the above premises. This neighbourhood is determined by Liquor Licensing Victoria. The poll will be conducted by the Victorian Electoral Commission. The poll will be conducted entirely by post.

1. The neighbourhood delineated by Liquor Licensing Victoria for the licensing poll comprises the neighbourhood on the map below:



(Note that if the boundary described is a road or street, the centre of the road or street is the boundary line.)

The neighbourhood comprises the area bounded by Burke Road on the west, Canterbury Road on the north, Stanhope Grove and Trafalgar Road on the east and Riversdale Road on the south. 2. The resolution to be submitted to the electors Electors in the Camberwell neighbourhood will be asked to vote "yes" or "no" with respect to the following resolution:

'That an on-premises licence be granted in the neighbourhood of the premises situated at 726–728 Burke Road, Camberwell'.

3. Persons entitled to vote at the poll

All electors who reside within the neighbourhood delineated and were enrolled on the electoral roll used for State and Federal elections as at Thursday 11 May 2006 must vote at the poll. Copies of the official roll for the poll may now be inspected at the Victorian Electoral Commission, Level 8, 505 Little Collins Street, Melbourne.

4. Voting is Compulsory

Electors enrolled in the licensing poll neighbourhood as at 11 May 2006 are obliged to vote. The penalty for failing to vote without a valid and sufficient excuse is up to \$53.72.

5. Postal voting

The poll will be conducted entirely by post. Ballot papers will be mailed to all eligible electors from Wednesday 28 June 2006. To be included in the count, ballot papers must be received by the VEC by 6.00 pm on Friday 14 July 2006.

> GEOFF MINSTER Returning Officer

AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited (the "ESEP Deed").

City Link Extension Pty Limited (ABN 40 082 058 615) ("Clepco") gives notice of the following Charge Tolls for the Exhibition Street Extension:

Charge Tolls (\$/vehicle)

Category of Vehicle Tollable Section	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Exhibition Street Extension	\$0.93	\$1.48	\$1.76	\$0.46

Clepco intends that these Charge Tolls will first apply in the quarter ending 30 September 2006. Capitalised terms in this notice that are defined in the ESEP Deed have the same meaning as given by the ESEP Deed.

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

AGREEMENT FOR THE MELBOURNE CITY LINK

Notice under Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the "Concession Deed").

CityLink Melbourne Limited (ABN 65 070 810 678) ("CityLink Melbourne") gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link:

Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial	Heavy Commercial	Motor Cycle
Tollable Section		Vehicle	Vehicle	
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	\$1.48	\$2.37	\$2.81	\$0.74
Western Link Section 1, between Racecourse Road and Dynon Road	\$1.48	\$2.37	\$2.81	\$0.74
Western Link Section 2, between Footscray Road and West Gate Freeway	\$1.85	\$2.96	\$3.52	\$0.93
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade	\$1.85	\$2.96	\$3.52	\$0.93
Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	\$3.33	\$5.33	\$6.33	\$1.67
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade	\$1.48	\$2.37	\$2.81	\$0.74
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and				
Burnley Street	\$1.48	\$2.37	\$2.81	\$0.74
Southern Link Section 1, between Glenferrie Road and Burnley Street	\$1.48	\$2.37	\$2.81	\$0.74

Southern Link Section 5, between Burnley Street and Glenferrie Road	\$1.48	\$2.37	\$2.81	\$0.74
Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:				
(a) that part of Southern Link Section 1:				
(i) between Punt Road and the exit to Boulton Parade; and				
(ii) comprising Boulton Parade; and				
 (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road 	\$0.93	\$1.48	\$1.76	\$0.46
Southern Link Section 5, between Swan Street Intersection and Punt Road	\$0.93	\$1.48	\$1.76	\$0.46

Notes:

- 1. When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
- 2. When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
- 3. A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.

4. In this table:

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

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

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

"Swan Street Intersection" means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 6.00 am and 8.00 pm	\$5.56	\$7.41	\$7.41	\$2.78
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Link occurs between 8.00 pm and 6.00 am	\$5.56	\$5.56	\$5.56	\$2.78

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	\$10.65	\$17.05	\$20.25	\$5.30

Taxi Tolls (\$/Taxi)

1.

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	\$3.00
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and no other Tollable Sections	\$3.00
Trips involving use of Tollable Sections which comprise both the Western Link* and the Southern Link**	\$5.00

- * The Western Link comprises the following three Tollable Sections:
 - 1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
 - 2. Western Link Section 1, between Racecourse Road and Dynon Road.
 - 3. Western Link Section 2, between Footscray Road and West Gate Freeway.
- ** The Southern Link comprises the following eight Tollable Sections:
 - Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.

- 2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
- 3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
- 4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
- 5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
- 6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
- 7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:
 - (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and
 - (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
- 8. Southern Link Section 5, between Swan Street Intersection and Punt Road.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day toll
Metropolitan Taxi	\$10.00
A Taxi not being a Metropolitan Taxi	\$7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 30 September 2006.

Capitalised terms in this notice that are defined in the Concession Deed have the same meaning as given by the Concession Deed.

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

AGREEMENT FOR THE MELBOURNE CITY LINK AND AGREEMENT FOR THE EXHIBITION STREET EXTENSION PROJECT

Notice under Schedule 4 of the Agreement for Integrating and Facilitating the Project and the Exhibition Street Extension Project between the Crown in right of the State of Victoria, CityLink Melbourne Limited, Transurban Infrastructure Management Limited and City Link Extension Pty Limited (the "IFA") (as substituted for (and as if incorporated in lieu of) Schedule 3 of the Agreement for the Melbourne City Link between the Crown in right of the State of Victoria, CityLink Melbourne Limited and Transurban Infrastructure Management Limited (the "Concession Deed") and Schedule 1 of the Agreement for the Exhibition Street Extension Project between the Crown in right of the State of Victoria and City Link Extension Pty Limited ("the ESEP Deed")).

CityLink Melbourne Limited (ABN 65 070 810 678) (for itself and as agent of City Link Extension Pty Limited (ABN 40 082 058 615)) ("CityLink Melbourne") gives notice of the following Charge Tolls, Maximum Charge Tolls, Day Tolls, Taxi Tolls and Taxi Day Tolls for the Melbourne City Link and the Exhibition Street Extension:

Schedule of Charge Tolls and Maximum Charge Tolls

Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial	Heavy Commercial	Motor Cycle
Tollable Section		Vehicle	Vehicle	Cycle
Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road	\$1.48	\$2.37	\$2.81	\$0.74
Western Link Section 1, between Racecourse Road and Dynon Road	\$1.48	\$2.37	\$2.81	\$0.74
Western Link Section 2, between Footscray Road and West Gate Freeway	\$1.85	\$2.96	\$3.52	\$0.93
Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade Burnley Tunnel and that part of the	\$1.85	\$2.96	\$3.52	\$0.93
Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street	\$3.33	\$5.33	\$6.33	\$1.67
Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:				
(a) between Punt Road and the exit to Boulton Parade; and				
(b) comprising Boulton Parade	\$1.48	\$2.37	\$2.81	\$0.74
Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that				
Tunnel and Burnley Street	\$1.48	\$2.37	\$2.81	\$0.74
Southern Link Section 1, between Glenferrie Road and Burnley Street	\$1.48	\$2.37	\$2.81	\$0.74
Southern Link Section 5, between Burnley Street and Glenferrie Road	\$1.48	\$2.37	\$2.81	\$0.74
Exhibition Street Extension	\$0.93	\$1.48	\$1.76	\$0.46

Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:				
(a) that part of Southern Link Section 1:				
(i) between Punt Road and the exit to Boulton Parade; and				
(ii) comprising Boulton Parade; and				
(b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that	¢0.02	¢1.40	¢1.76	0 46
Tunnel and Punt Road	\$0.93	\$1.48	\$1.76	\$0.46
Southern Link Section 5, between Swan Street Intersection and Punt Road	\$0.93	\$1.48	\$1.76	\$0.46

Notes:

- 1. When travelling on Southern Link Section 1 between Burnley Street and Punt Road and then onto Batman Avenue, the Tollable Sections may be combined for the purposes of levying Tolls.
- 2. When travelling on Southern Link Section 1 and into the Domain Tunnel, the Tollable Sections may be combined for the purposes of levying Tolls.
- 3. A reference in the description of a Tollable Section to a part of the Southern Link between a particular street or road and Burnley Street, includes that part of the Southern Link between that particular street or road and where Burnley Street would cross the Southern Link if Burnley Street continued in a straight southerly direction from its southernmost extremity.
- 4. In this table:

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

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

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

"Swan Street Intersection" means the intersection between Swan Street and Batman Avenue.

Maximum Charge Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 6.00 am and 8.00 pm	\$5.56	\$7.41	\$7.41	\$2.78
Trips where the passage of the Vehicle on the last Tollable Section comprising the Trip before exiting the Total Link occurs between 8.00 pm and 6.00 am	\$5.56	\$5.56	\$5.56	\$2.78

Day Tolls (\$/vehicle)

Category of Vehicle	Car	Light Commercial Vehicle	Heavy Commercial Vehicle	Motor Cycle
Day Toll	\$10.65	\$17.05	\$20.25	\$5.30

Taxi Tolls (\$/Taxi)

Trip	Taxi Toll
Trips involving use of any or all of the Tollable Sections which comprise the Western Link* and no other Tollable Sections	\$3.00
Trips involving use of any or all of the Tollable Sections which comprise the Southern Link** and/or Exhibition Street Extension*** and no other Tollable Sections	\$3.00
Trips involving use of Tollable Sections which comprise both the Western Link* and either or both of the Southern Link** and the Exhibition Street Extension***	\$5.00

* The Western Link comprises the following three Tollable Sections:

- 1. Tullamarine Freeway Upgrade, between Moreland Road and Brunswick Road.
- 2. Western Link Section 1, between Racecourse Road and Dynon Road.
- 3. Western Link Section 2, between Footscray Road and West Gate Freeway.
- ** The Southern Link comprises the following eight Tollable Sections:
 - 1. Domain Tunnel and that part of the Southern Link leading into that Tunnel between the eastern portal of that Tunnel and Punt Road, other than that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
 - 2. Southern Link Section 1, between Burnley Street and Punt Road and including that part of Southern Link Section 1:
 - (a) between Punt Road and the exit to Boulton Parade; and
 - (b) comprising Boulton Parade.
 - 3. Southern Link Section 5, between Punt Road and Burnley Street other than that part of the Southern Link leading out of the Burnley Tunnel between the eastern portal of that Tunnel and Burnley Street.
 - 4. Burnley Tunnel and that part of the Southern Link leading out of that Tunnel between the eastern portal of that Tunnel and Burnley Street.
 - 5. Southern Link Section 1, between Glenferrie Road and Burnley Street.
 - 6. Southern Link Section 5, between Burnley Street and Glenferrie Road.
 - 7. Southern Link Section 1, between Punt Road and Swan Street Intersection, other than:

- (a) that part of Southern Link Section 1:
 - (i) between Punt Road and the exit to Boulton Parade; and
 - (ii) comprising Boulton Parade; and
- (b) that part of the Southern Link leading into the Domain Tunnel between the eastern portal of that Tunnel and Punt Road.
- 8. Southern Link Section 5, between Swan Street Intersection and Punt Road.
- *** The Exhibition Street Extension comprises the following Tollable Section:
 - 1. Exhibition Street Extension.

Taxi Day Tolls (\$/Taxi)

Taxi	Taxi Day toll
Metropolitan Taxi	\$10.00
A Taxi not being a Metropolitan Taxi	\$7.00

CityLink Melbourne intends that each Charge Toll, Maximum Charge Toll, Day Toll, Taxi Toll and Taxi Day Toll specified above will first apply in the quarter ending 30 September 2006.

Capitalised terms in this notice that are defined in:

- (a) the Concession Deed have, subject to paragraph (b), that meaning in this notice;
- (b) the ESEP Deed have that meaning in this notice, but only to the extent that the provision applies to the ESEP Deed,

subject to the provisions of the IFA.

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

Cemeteries and Crematoria Act 2003

SECTION 41(1)

Notice of Approval of Cemetery Trust Fees and Charges

I, Carol Bate as Delegate of the Secretary to the Department of Human Services for the purposes of Section 40(2) of the **Cemeteries and Crematoria Act 2003**, give notice that I have approved the scale of fees and charges fixed by the public cemetery trusts listed in this notice. The approved scale of fees and charges will take effect from 1 July 2006 and will be published on the Internet.

Trust Name	Trust Name	
The Alberton Cemetery Trust	The Kialla West Cemetery Trust	
The Alexandra Cemetery Trust	The Katamatite Cemetery Trust	
The Ampitheatre Cemetery Trust	The Kilmore Cemetery Trust	
The Apollo Bay Cemetery Trust	The Kingower Cemetery Trust	
The Anderson's Creek Cemetery Trust	The Keilor Cemetery Trust	
The Aberfeldy Cemetery Trust	The Leongatha Cemetery Trust	
The Trustees of the Altona Memorial Park	The Trustees of the Lilydale Memorial Park and Cemeteries	
The Blackwood Cemetery Trust	The Lethbridge Cemetery Trust	
The Ballarat General Cemeteries Trust	The Linton Cemetery Trust	
The Boort Cemetery Trust	The Lismore Cemetery Trust	
The Bridgewater Cemetery Trust	The Lang Lang Cemetery Trust	
The Bendigo Cemeteries Trust	The Lake Boga Cemetery Trust	
The Banyule Cemeteries Trust	The Meeniyan Cemetery Trust	
The Bulla Cemetery Trust	The Mysia Cemetery Trust	
The Bellbrae Cemetery Trust	The Milawa Cemetery Trust	
The Balmoral Cemetery Trust	The Macarthur Cemetery Trust	
The Barmah Cemetery Trust	The Moonambel Cemetery Trust	
The Brim Cemetery Trust	The Muckleford Cemetery Trust	
The Buninyong Cemetery Trust	The Murrayville Cemetery Trust	
The Bruthen Cemetery Trust	Mornington Peninsula Cemetery Trust	
The Birchip Cemetery Trust	The Macedon Cemetery Trust	
The Baringhup Cemetery Trust	The Maldon Cemetery Trust	
The Benambra Cemetery Trust	The Marysville Cemetery Trust	
The Beechworth Cemetery Trust	The Maffra Cemetery Trust	
The Brighton Cemetery Trust	The Mount Egerton Cemetery Trust	
The Boram Boram Cemetery Trust	The Marlo Cemetery Trust	

The Chewton Cemetery Trust

Trust Name	Trust Name
The Bethanga Cemetery Trust	The Mortlake Cemetery Trust
The Ballan (New) Cemetery Trust	The Myrtleford Cemetery Trust
The Bright Cemetery Trust	The Moondarra Cemetery Trust
The Bannockburn Cemetery Trust	The Moonambel Cemetery Trust
The Beaufort Cemetery Trust	The Mitiamo Cemetery Trust
The Benalla Cemetery Trust	The Nyora Cemetery Trust
The Branxholme Cemetery Trust	The Noradjuha Cemetery Trust
The Berwick Cemetery Trust	The Narracan Cemetery Trust
The Boroondara Cemetery Trust	The Nirranda Cemetery Trust
The Bowmans Forest Cemetery Trust	The Numurkah–Wunghnu Cemetery Trust
The Box Hill Cemetery Trust	The Nathalia Cemetery Trust
The Barkly Cemetery Trust	The Nhill Cemetery Trust
The Camperdown Cemetery Trust	The Natte Yallock Cemetery Trust
The Cheltenham & Regional Cemeteries Trust	The Nillumbik Cemetery Trust
The Cobram Cemetery Trust	The Trustees of the Necropolis, Springvale
The Carisbrook Cemetery Trust	The Newstead Cemetery Trust
The Cathcart Cemetery Trust	The Newbridge Cemetery Trust
The Clear Lake Cemetery Trust	The Natimuk Cemetery Trust
The Culgoa Cemetery Trust	The Nelson Cemetery Trust
The Cavendish Cemetery Trust	The Orbost Cemetery Trust
The Crowlands Cemetery Trust	The Omeo Cemetery Trust
The Clarendon Cemetery Trust	The Pine Lodge Cemetery Trust
The Colbinabbin Cemetery Trust	The Patho Cemetery Trust
The Colac Cemetery Trust	The Panmure Cemetery Trust
The Carngham Cemetery Trust	The Pannoobanawm Cemetery Trust
The Cowangie Cemetery Trust	The Pyramid Hill Cemetery Trust
The Castlemaine Cemetery Trust	The Pakenham Cemetery Trust
The Cranbourne Cemetery Trust	The Queenscliffe Cemetery Trust
The Carlsruhe Cemetery Trust	The Quambatook Cemetery Trust
The Crib Point Cemetery Trust	The Runnymeade Cemetery Trust

The Rothwell Cemetery Trust

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Trust Name	Trust Name	
The Creswick Cemetery Trust	The Red Cliffs Cemetery Trust	
The Donald Cemetery Trust	The Rosedale Cemetery Trust	
The Dimboola Cemetery Trust	The Robinvale Cemetery Trust	
The Dookie East Cemetery Trust	The Raywood Cemetery Trust	
The Daylesford Cemetery Trust	The Stratford Cemetery Trust	
The Dookie Cemetery Trust	The Scotts Creek Cemetery Trust	
The Dandenong Cemetery Trust	The Sunbury Cemetery Trust	
The Deep Lead Cemetery Trust	The Smythesdale Cemetery Trust	
The Drouin West Cemetery Trust	The Swan Hill Cemetery Trust	
The Devenish Cemetery Trust	The Smeaton Cemetery Trust	
The Echuca Cemetery Trust	The Sandy Creek Cemetery Trust	
The Eldorado Cemetery Trust	The Seymour Cemetery Trust	
The Euroa Cemetery Trust	The Sale Cemetery Trust	
The Elaine Cemetery Trust	The Sorrento Cemetery Trust	
The Eltham Cemetery Trust	The Strathdownie East Cemetery Trust	
The Ellerslie Cemetery Trust	The Talgarno Cemetery Trust	
The Elmore Cemetery Trust	The Templestowe Cemetery Trust	
The Frankston Cemetery Trust	The Toolamba Cemetery Trust	
The Foster Cemetery Trust	The Tallangatta Cemetery Trust	
The Trustees of the Fawkner Crematorium and Memorial Park	The Traralgon Cemetery Trust	
The Geelong Cemeteries Trust	The Toora Cemetery Trust	
The Glenlyon Cemetery Trust	The Tallarook Cemetery Trust	
The Gordon Cemetery Trust	The Tongala Cemetery Trust	
The Gornong Cemetery Trust	The Teesdale Cemetery Trust	
The Granya Cemetery Trust	The Tatura Cemetery Trust	
The Gobur Cemetery Trust	The Tarwin Lower Cemetery Trust	
The Gafney's Creek Cemetery Trust	The Tawonga Cemetery Trust	
The Grantville Cemetery Trust	The Tyaak Cemetery Trust	
The Greendale Cemetery Trust	The Tyabb Cemetery Trust	
The Grays Bridge Cemetery Trust	The Tower Hill Cemetery Trust	
The Greta Cemetery Trust	The Upper Yarra Cemetery Trust	

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Trust Name	Trust Name	
The Heyfield Cemetery Trust	The Violet Town Cemetery Trust	
The Heywood Cemetery Trust	The Yarram Cemetery Trust	
The Heathcote Cemetery Trust	The Woorak Cemetery Trust	
The Hamilton Cemetery Trust	The Walhalla Cemetery Trust	
The Harrietville Cemetery Trust	The Warracknabeal Cemetery Trust	
The Harcourt Cemetery Trust	The Werrimull Cemetery Trust	
The Harrow Cemetery Trust	The Whitfield Cemetery Trust	
The Harkaway Cemetery Trust	The Wangaratta Cemetery Trust	
The Hazelwood Cemetery Trust	The Wedderburn Cemetery Trust	
The Inglewood Cemetery Trust	The Wycheproof Cemetery Trust	
The Inverloch Cemetery Trust	The Warrnambool Cemetery Trust	
The Jeparit Cemetery Trust	The Woolsthorpe Cemetery Trust	
The Korong Vale Cemetery Trust	The Willaura Cemetery Trust	
The Koondrook Cemetery Trust	The Warragul Cemeteries Trust	
The Karnak Cemetery Trust	The Wychitella Cemetery Trust	
The Kerang Cemetery Trust	The Wodonga Cemetery Trust	
The Kyabram Cemetery Trust	The Winton Cemetery Trust	
The Kenmare Cemetery Trust	The Yackandandah Cemetery Trust	
The Kangaroo Ground Cemetery Trust	The Yarragon Cemetery Trust	
The Kooroocheang and Werona Cemetery Trust	The Yallourn Cemetery Trust	
The Kilmore Cemetery Trust	The Yarrawonga Cemetery Trust	
The Kingower Cemetery Trust	The Yan Yean Cemetery Trust	
The Korumburra Cemetery Trust	The Yarck Cemetery Trust	

CAROL BATE Assistant Director Food Safety and Regulatory Activities

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 26 May 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
10277	750	1/39 Swindon Crescent, Keilor Downs
10664	822	3/18 East Road, Seaford
10813	707	3/16 Fellowes Road, Seaford
10610	729	2/18 Manfred Avenue, St Albans
9207	557	2/1391 Heatherton Road, Dandenong
9691	133	4/201 Austin Avenue, Seaford
9109	947	31 Maple Street, Seaford
10440	491	2/75 Church Road, Carrum
10934	146	2/51 Liege Avenue, Noble Park

Dated 1 June 2006 Signed at Melbourne in the State of Victoria

> Dr OWEN DONALD Director of Housing

Interpretation of Legislation Act 1984

PLUMBING (CERTIFICATION MARKS) REGULATIONS 2006

Notice of Incorporation of Documents

Notice is given under section 32(3) of the **Interpretation of Legislation Act 1984** that the following documents contain matter applied, adopted or incorporated by the Plumbing (Certification Marks) Regulations 2006.

Statutory Rule provision	Title of applied, adopted or incorporated document	Matter in applied, adopted or incorporated document
Regulation 4(2) of the Plumbing (Certification Marks) Regulations 2006 which inserts new regulation 31(1)(c) into the Plumbing Regulations 1998	SAA MP52 – 1997, Manual of authorisation procedures for plumbing and drainage products, published by Standards Australia in 1997	The whole

Table of Applied, Adopted or Incorporated Matter

A copy of the matter so applied, adopted or incorporated has been lodged with the Clerk of the Parliaments.

Dated 6 June 2006

PHILIP C. REED Under Secretary to the Department of Sustainability and Environment

Land Acquisition and Compensation Act 1986

FORM 7

S.21 Reg. 16

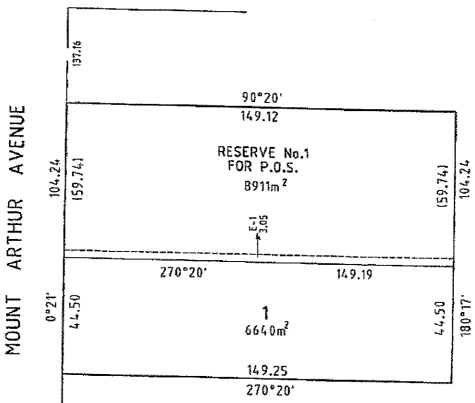
Notice of Acquisition

Compulsory Acquisition of Interest in Land

The Mornington Peninsula Shire Council declares that by this notice it acquires the following interest in fee simple in part of the land known as 9 Mount Arthur Road Avenue, Rosebud and contained in Certificate of Title Volume 8665, Folio 944. The land being acquired is identified as "Reserve No. 1 for P.O.S." on the attached plan, and is subject to the drainage and sewerage easement shown as "E1".

Interests acquired: William Allan Davey and Dorothy Ann Davey and all or any other interests in the land.

Published with the authority of the Mornington Peninsula Shire Council.



WATERFALL GULLY ROAD

Dated 18 May 2006

For and on behalf of Mornington Peninsula Shire Council Dr MICHAEL KENNEDY Chief Executive Officer

Private Agents Act 1966

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

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

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

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

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Lindsay Edward Campbell			20 Docwra Street, Magpie 3350	Commer- cial Sub- Agent	27 June 2006

Dated at Ballarat 6 June 2006

PHILLIP BROWN Deputy Registrar of the Magistrates' Court of Victoria



Marine Act 1988 SECTION 15 NOTICE

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

- 1. revoke the rules regulating the operation of vessels on the waters of the designated Port of Gippsland Lakes set out in Schedule 104 of the Notice made under section 15(2) of the **Marine Act 1988**; and
- 2. give notice of the following rules regulating the operation of vessels on the waters of the Designated Port of Gippsland Lakes:

SCHEDULE 104

WATERS - THE DESIGNATED PORT OF GIPPSLAND LAKES

Local Authority – Gippsland Ports Committee of Management Inc.

1. Excluded speed limit for the purposes of Clause 4(a).

The waters of the designated port of Gippsland Lakes which are not otherwise specified as a 5 knot speed restriction zone, 10 knot speed restriction zone, prohibited area or exclusive use area are excluded from the provisions of Clause 4(a) of this notice.

2. Access lane for the purpose of Clause 5.

The waters of Lake King extending 200 metres to seaward of the waters' edge and located between two signposts situated on the foreshore 420 metres and 520 metres north-westward of the Eagle Point Boat Launching Ramp are an access lane.

3. 5 knot speed restriction zones for the purposes of Clause 7.

The waters of the designated port of Gippsland Lakes specified below are subject to a speed restriction of 5 knots:

- (a) All the waters of the Thomson River and the Latrobe River upstream from the swing bridge;
- (b) All the waters of the Flooding Creek and the Sale Canal;
- (c) The waters of Lake Wellington situated within 100 metres of the water's edge at Marley Point and between lines extending seaward through each of two sets of beacons in line approximately 320 metres apart on the foreshore;
- (d) All the waters of the Perry River and the waters of the Avon River upstream from a speed limit notice situated near the mouth of the Avon River;
- (e) The waters of Lake Victoria, situated within 200 metres of the water's edge at Loch Sport that are-
 - between a line extending from a signpost on the foreshore 520 metres south-westward of the Loch Sport Marina Jetty and a second line on the foreshore, 640 metres north-eastward of the Loch Sport Marina Jetty; and
 - (ii) between lines extending from a signpost on the foreshore 800 metres south-westward of the Loch Sport Marina Jetty and two beacons in line approximately 60 metres westward of the jetty near Barton Street; and
 - (iii) between lines extending seaward through two beacons in line on the shore near the intersection of Seagull Drive and Toorak Avenue and two beacons in line on the shore approximately 300 metres westward of the intersection of The Boulevard and National Park Road;

- (f) All the waters of Bunga Arm eastward of a line extending north-westward from a speed limit notice on the southern shore approximately 8 kilometres eastward of Ocean Grange Jetty to the opposite shore;
- (g) All the waters of Duck Arm, Lake Victoria westward of a line extending south-eastward from a speed limit notice on the northern shore to a yellow post on the southern shore at the entrance to Duck Arm;
- (h) All the waters of McMillan's Strait, Paynesville bounded on the north by a line joining two speed limit notices on opposite shores at the northern end of McMillan's Strait and bounded on the south by a line joining a speed limit notice located on the navigation aid in approximate position 37° 55.4796' South 147° 43.1993' East at Montague Point, Raymond Island, and a speed limit notice located on the foreshore approximately 20 metres east of Progress Jetty in approximate position 37° 55.1633' South 147° 43.1872' East. Projection GDA 94 (Latitude/Longitude);
- (i) The waters of Eagle Point Bay that lie within 200 metres to seaward of the water's edge outside the "no boating" zone and 150 metres to seaward of the "no boating" zone:
 - (a) between a sign on the foreshore approximately 420 metres north-westward of the Eagle Point Boat Launching Ramp and a sign on the foreshore 60 metres south-east of the Eagle Point Launching Ramp;
 - (b) between a sign on the foreshore 520 metres north-west and another sign 580 metres north-west of the Eagle Point Boat Launching Ramp;
- (j) All the waters of the Mitchell River upstream from a speed limit notice situated on the shore at the mouth of such river;
- (k) All the waters of the Nicholson River upstream from a speed limit notice placed on a navigation beacon situated at the mouth of such river;
- (l) All the waters of the Tambo River upstream from a speed limit notice placed on a navigation beacon situated at the mouth of such river;
- (m) The waters of Bancroft Bay situated-
 - (i) westward of a line extending northward from a speed limit notice on Shaving Point to a speed limit notice on the shore approximately 200 metres north-eastward of Metung Yacht Cub building; and
 - (ii) within 100 metres of the water's edge and between lines extending seaward from a speed limit marked "5 Knots" on the shore, approximately 800 metres south-westward of Mosquito Point and a similar notice approximately 800 metres south-eastward of Mosquito Point;
- (n) All the waters of Chinamans Creek northward of a line extending south-westward from a speed limit notice on the eastern shore to a speed limit sign on the opposite shore;
- (o) All the waters of Box's Creek northward of a line extending westward from a speed limit notice on the eastern shore to the most southerly point of the opposite shore;
- (p) All the waters of Cunninghame Arm and North Arm and the waters of Reeves Channel situated eastward of a line from the inner end of the eastern Entrance Wall to the western end of Bullock Island thence north-westward following the training wall to the shore of the mainland;
- (q) The waters of Lake King situated within 200 metres of the water's edge at Metung that are between lines extending seaward from a speed limit notice on the shore approximately 250 metres north-west of Shaving Point navigation light and a similar notice on the shore approximately 700 metres north-westward of the seaward end of Mairburn Road, Metung;

- (r) All the waters of the Hopetoun Channel bounded on the west by a line joining a speed limit notice on the southern shore of Hopetoun Channel approximately 600 metres west of the inner end of the Western Entrance Wall and a speed limit notice on the opposite shore and bounded on the east by a line joining a speed limit notice on the southern shore of Hopetoun Channel at the inner end of the Western Entrance Wall and a speed limit notice on the opposite shore;
- (s) All the waters of the Hopetoun Channel bounded on the east by a line joining a speed limit notice on the foreshore or the position of 37° 53.3888' South 147° 56.9699' East, thence by a line extending in a south-easterly direction to a speed limit notice or the position of 37° 53.5682' South 147° 57.0381' East and bounded on the west by a line joining a speed limit notice on the foreshore or the position 37° 53.4915' South 147° 56.6342' East, thence by a line extending in a south-easterly direction to a speed limit notice or the position 37° 53.4915' South 147° 56.6342' East, thence by a line extending in a south-easterly direction to a speed limit notice or the position 37° 53.6701' South 147° 56.6667' East. Projection GDA 94 (Latitude/Longitude);
- (t) All the waters of Newlands Arm, Paynesville bounded on the east by a line joining a speed limit notice on the southern shore approximately 100 metres east of private jetty No. 280/140A and a speed limit notice on the northern shore approximately 85 metres east of private jetty No. 97;
- (u) All the waters of Newlands Arm west of line extending northward from a speed limit notice on Butlers Point to a speed limit notice on the northern shore of the mainland from one hour after sunset to one hour before sunrise;

4. 10 knot speed restriction zones for the purposes of Clause 7.

The waters of the designated Port of Gippsland Lakes specified below are subject to a speed restriction of 10 knots:

- (a) All the waters of the Latrobe River from a speed limit notice situated near the mouth of such river upstream to the swing bridge;
- (b) All the waters of McLennans Strait between a speed limit notice situated at the eastern end of such strait and a speed limit notice situated at the western end of such strait;
- (c) All the waters of the Entrance of the Reeves Channel westward of the line referred to in item 2(p) of this Schedule to a line commencing at a speed limit notice on the southern shore of Hopetoun Channel at the inner end of the Western Entrance Wall, thence to a speed limit notice on the opposite shore, thence along the shore of the eastern end of Rigby Island to a speed limit notice opposite Kalimna Jetty, thence northward to a speed limit notice on the mainland approximately 60 metres westward of that jetty.
- 5. Water-skiing prohibited for the purposes of Clause 8.

The waters of the designated port of Gippsland Lakes referred to in Item 3 of this Schedule and also the waters of Reeves Channel between a line extending north-westward from a warning notice on the north-western end of Rigby Island to a similar notice on the shore of the mainland at Nyerimilang and a line extending northward from a speed limit notice situated on the shore of Rigby Island opposite Kalimna Jetty to a speed limit notice situated on the mainland approximately 60 metres westward of such Jetty are prohibited to water-skiers and vessels towing water-skiers.

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

The waters of the designated port of Gippsland Lakes specified below are prohibited to vessels-

(a) The waters that are generally north of a line of red buoys, from a sign inscribed with the words "No Boating" on the foreshore situated at Ogilvey Point, Newlands Arm, to a similar sign on the foreshore situated approximately 250 metres west of the boat launching ramp at Commissioners Point, Paynesville.

- (b) The waters that are generally north of a line of red buoys situated 30 metres offshore from a sign inscribed with the words "No Boating" situated on the foreshore 33 metres west of the boat launching ramp located off The Esplanade, Paynesville adjacent to the Gippsland Lakes Yacht Club to a similar sign on the foreshore approximately 80 metres north-west of that sign.
- (c) The water of Newlands Arm that are generally east of a line of yellow buoys approximately 30 metres offshore between two "No boating" signs situated on the foreshore of Dawson Cove approximately 350 metres and 400 metres south of Butler Point.
- (d) The waters of Lakes Victoria situated at Loch Sport that are:
 - between a line running to seaward from a "No boating" sign on the foreshore 800 metres south-westward of the Loch Sport Marina Jetty to a "No boating" buoy 200 metres to seaward of the water's edge and a second line running to seaward from a "No boating" sign on the foreshore 520 metres south-westward of the Loch Sport Marina Jetty to a "No boating" buoy 200 metres to seaward of the water's edge; and
 - (ii) between a line running to seaward from a "No Boating" sign on the foreshore 640 metres north-eastward of the Loch Sport Marina Jetty to a "No boating" buoy 200 metres to seaward of the water's edge and second line running to seaward from a "No boating" sign on the foreshore 965 metres north-eastward of the Loch Sport Marina Jetty to a "No boating" buoy 200 metres to seaward of the water's edge.
- (e) The waters of Eagle Point Bay, Lake King that are located between a "No Boating" sign on the foreshore 360 metres north-west of the Eagle Point Boat Launching Ramp and a "No boating" sign on the foreshore 240 metres north-west of the Eagle Point Boat Launching Ramp and which lie generally south-westward of a line between two buoys located 50 metres from the water 's edge offshore from the two signs.
- (f) The waters of Cunninghame Arm that are
 - bounded by a line commencing at a "No boating" sign on the northern shoreline opposite Whiters Street to a red "No boating" buoy 25 metres to seaward, then by a line extending approximately 100 metres westward to a red "No boating" buoy, then by a line extending northerly to a "No boating" sign on the foreshore;
 - (ii) bounded by a line commencing at a "No boating" sign on the eastern shoreline of the area known as "Club Spit" to a red "No boating" buoy 25 metres to seaward, then by a line extending approximately 100 metres south to a red "No boating" buoy, then by a line extending westward to a "No boating" sign on the foreshore;
 - (iii) bounded by a line commencing at a "No boating" sign on the southern shoreline adjacent to the western side of the footbridge to a red "No boating" buoy 25 metres to seaward, then by a line extending approximately 100 metres westward to a red "No boating" buoy, then by a line extending southerly to a "No boating" sign on the foreshore.
- 7. Exclusive use and special purpose areas for the purposes of Clause 13
 - (1) The waters of the designated port of Gippsland Lakes that are within 100 metres of the water's edge between lines at right angles to the shore from a sign inscribed with the words "Boating Only" situated at the boat launching ramp jetty at Grassy Point, Paynesville, and a similar sign situated approximately 100 metres to the west of that sign, are set aside for vessels without engines for propulsion.

- (2) The provisions of Item 2(p) and (q) of this Schedule shall not apply during the period commencing one hour before sunrise and ending one hour after sunset on any day in the waters-
 - (a) of North Arm between a line from a speed limit notice on the shore at the point known as Stocks Point to a speed limit notice on the opposite shore approximately 30 metres north-eastward of the launching ramp and a line extending westward from a speed limit notice on the shore near the prolongation to seaward of Bongong Street to a speed limit notice on the opposite shore;
 - (b) of Cunninghame Arm encompassed by lines extending northward from two speed limit notices on the southern shore to a line through yellow buoys situated off-shore;
 - (c) of Lake King that are within lines running to seaward through two sets of beacons in line situated approximately 150 metres apart on the foreshore near the western end of Kurnai Avenue, Metung.
- (3) Between sunrise and sunset the waters of the Port of Gippsland Lakes specified below are set aside for the exclusive use of personal water craft-
 - (a) The waters of Eagle Point Bay, Lake King that lie within 200 metres of the shore from a "Personal Water Craft Only" sign on the foreshore 580 metres north-westward on the Eagle Point Boat Launching Ramp to a second "Personal Water Craft Only" sign on the foreshore 620 metres north-westward of the Eagle Point Boat Launching Ramp.

Navigation of Entrance

- (4) (a) A person in charge of a vessel which is departing Cunninghame Arm must keep out of the way of a vessel navigating Reeves Channel.
 - (b) Where two vessels in Reeves Channel at its junction with Cunninghame Arm are approaching each other on reciprocal or near reciprocal courses, the person in charge of the vessel stemming the tide must keep out of the way of the vessel proceeding with the tide and nothing in this Schedule shall exempt the person in charge of either vessel from complying with the requirements of section 16 of the Uniform Shipping Laws Code.
 - (c) The person in charge of a vessel which is proceeding to sea and navigating the waters of the port between the seaward end of the entrance moles and the offshore bar must keep out of the way of a vessel inward bound into the port.
 - (d) The person of a vessel navigating the waters of the port between the seaward end of the entrance moles and the seaward (outer) edge of the offshore bar must maintain a distance of 100 metres astern of any other vessel proceeding in the same direction as the vessel.
 - (e) Despite anything contained in this item of this Schedule–
 - (i) all vessels must keep clear of the dredger "April Hamer"; and
 - (ii) a vessel whether inward or outward bound must not attempt to pass the dredger "April Hamer" whilst the dredger is dredging between the seaward end of the entrance moles and the outer edge of the seaward extremity of the bar or is engaged in swinging at the landward side of the bar.

McMillan's Strait Vehicular Cable Ferry

- (5) (a) The master or operator of a vessel navigating McMillan's Strait, Gippsland Lakes must, when in the vicinity of the Paynesville–Raymond Island vehicular cable ferry, proceed with caution and keep clear of the ferry.
 - (b) The master of the ferry must not proceed to cross the strait if danger of a collision with a passing vessel exists.
 - (c) The master of the ferry must ensure that when the ferry is traversing the strait, the ferry–
 - displays by night an all-around red light at each end in a horizontal line, at a height of not less than three metres above the deck and, at the appropriate end, an all-around green light not less than one metre above the red light to indicate the direction of travel; and
 - (ii) where there is fog or poor visibility, sounds its siren at intervals of not more than one minute one prolonged blast followed by two short blasts, commencing at the time it leaves its berth.
 - (d) Where the ferry becomes stationary in the strait, the master of the ferry must ensure–
 - (i) that the ferry displays the lights referred to in (c)(i); and
 - (ii) in fog or conditions of poor visibility, that a bell rings rapidly for about five seconds at intervals of not more than one minute.
 - (e) The master of the ferry must ensure that when the ferry is not operating and berthed, the ferry displays at night two fixed white lights vertically disposed at its seaward end.
- 8. Prohibition of Specified Activities for the purposes of Clause 12

The waters of North Arm between a line joining "Swimming Prohibited" signs on the eastern and western shores approximately 20 metres downstream of the Princes Highway bridge and a line joining "Swimming Prohibited" signs on the eastern and western shores approximately 20 metres upstream of the Princes Highway bridge are prohibited to swimmers.

Reference No. 271/009/2006 Dated 8 June 2006

> BRIAN RICHES Director of Marine Safety

State Concessions Act 2004

CONCESSIONS DELIVERED BY GAS RETAILERS ORDER 2006

I, Sherryl Garbutt, Minister for Community Services, being the Minister administering the **State Concessions Act 2004**, make the following Order:

1. Title

This Order is called Concessions Delivered By Gas Retailers Order 2006.

2. Authorising provision

This Order is made under Section 4 and Section 5(1) of the Act.

3. Objective

This Order determines concessions available in relation to domestic gas charges payable by Eligible Beneficiaries, and declares user costs and Eligible Beneficiaries.

4. Commencement

This Order has effect on the date on which it is published in the Government Gazette.

5. Definition

In this Order:

"Act" means the State Concessions Act 2004.

"Contractor" means an energy retailer that has entered into a community service obligation agreement with the Victorian Department of Human Services for the delivery of concessions.

"Customer" means the person named as the customer on a Gas Account and who is a "domestic customer" for the purposes of the Energy Retail Code, issued by the Essential Services Commission, as amended or replaced from time to time.

"Eligible Beneficiary" means an eligible beneficiary as defined in Section 3 of the Act.

"Eligible Customer" means a Customer who satisfies the eligibility criteria as defined in this Order.

"Gas Account" means an invoice issued from time to time by the Contractor to a Customer for the provision of reticulated gas by the Contractor to the Customer's principal place of residence and includes the associated supply charge, but does not include any charge that is unrelated to the supply of gas.

"Group Homes Concession Community Service Benefit" means the Group Homes Concession Community Service Benefit described at paragraph 7 of this Order.

"Minister" means the Minister administering the State Concessions Act 2004.

"Supervising Officer" means the Officer of the Victorian Department of Human Services who is responsible for the day to day management of community service obligation agreements on behalf of the Minister, as nominated by the Minister and notified to the Contractor.

"Winter" means:

- (1) the winter period as notified by the Minister to the Contractor not less than six weeks prior to its commencement; or
- (2) if the Minister has not contacted the Contractor under (1), the period between 1 May in any year and 31 October (inclusive) in the same year; or
- (3) the winter period as agreed in the relevant community service obligation agreement.

"Winter Energy Concession Community Service Benefit" means the Winter Energy Concession Community Service Benefit described at paragraph 6 of this Order.

6 Winter Energy Concession Community Service Benefit

- (1) The Winter Energy Concession Community Service Benefit is a 17.5% discount on:
 - (a) a Gas Account or Gas Accounts, to the extent that the Gas Account or Gas Accounts are issued in respect of gas consumed during Winter; or

(b) three Gas Accounts issued at two-monthly intervals (or, if the Gas Accounts are issued more often, that number of Gas Accounts which cover the same period as three 2-monthly Gas Accounts) issued during Winter,

charged at the general domestic gas tariff rate or its equivalent in relation to the principal place of residence of an Eligible Customer.

- (2) The Winter Energy Concession Community Service Benefit will apply in respect of a Gas Account where:
 - (a) the Customer is an Eligible Beneficiary current on the date of that Gas Account; and
 - (b) either:
 - (i) the Customer claims the benefit between the date of that Gas Account and the commencement of the second Winter, following the Winter in respect of which the benefit is claimed; or
 - (ii) if the claim for the benefit is made after the expiry of the period referred to in paragraph 6 (2) (b) (i), the Supervising Officer has, by notice in writing to the Contractor, notified the Contractor that the Customer is to receive the benefit in relation that that Gas Account.

7. Group Homes Concession Community Service Benefit

- (1) The Group Homes Concession Community Service Benefit is a 17.5% discount on:
 - (a) a Gas Account or Gas Accounts, to the extent that the Gas Account or Gas Accounts are issued in respect of gas consumed during Winter; or
 - (b) three Gas Accounts issued at two-monthly intervals (or, if the Gas Accounts are issued more often than every two months, that number of Gas Accounts which cover the same period as three Gas Accounts issued at two-monthly intervals) issued during Winter,

charged at the general domestic gas tariff rate or its equivalent to an organisation which provides accommodation to a person or persons who is an Eligible Beneficiary.

- (2) The Group Homes Concession Community Service Benefit will apply in respect of a Gas Account where the Supervising Officer has by notice in writing notified the Contractor that the benefit is to be provided to the Customer in relation to a specified Gas Account or Gas Accounts.
- 8. Declaration of eligible beneficiary and user costs for the Group Homes Concession Community Service Benefit
 - (1) For the purpose of defining gas customers eligible for the Group Homes Concession Community Service Benefit,
 - i. In accordance with Section 4 (1) of the Act, an Eligible Beneficiary shall include an organization that provides accommodation to a person or persons who hold a Pensioner Concession Card, Health Care Card or Department of Veterans' Affairs Gold Card, where the Supervising Officer has by notice in writing notified the Contractor of these organizations.
 - (2) In accordance with Section 4 (2) of the Act, a user cost shall include costs referred to paragraph 7 of this Order.

Dated 27 April 2006

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

State Concessions Act 2004

CONCESSIONS DELIVERED BY METROPOLITAN WATER COMPANIES ORDER 2006

I, Sherryl Garbutt, Minister for Community Services, being the Minister administering the State **Concessions Act 2004**, make the following Order:

1. Title

This Order is called Concessions Delivered By Metropolitan Water Companies Order 2006.

2. Authorising provision

This Order is made under Section 4 and Section 5(1) of the Act.

3. Objective

The objectives of this Order are to specify the circumstances in which a concession provider under the Order must deliver concessions, and to determine the value of concessions.

4. Commencement

This Order has effect on the date on which it is published in the Government Gazette.

5. Definition

In this Order

Act means the State Concessions Act 2004;

annual cap means the maximum amount of water and sewerage concession entitlement that an eligible concession cardholder is entitled to receive per annum, as set out in Schedule 1 to this Order;

CPI means the Consumer Price Index: All Groups Index for Melbourne as published by the Australian Bureau of Statistics and in respect of a particular year is the annual growth in the Melbourne CPI to the December quarter immediately preceding the start of the financial year;

customer means the person named on a water account being issued for domestic usage;

eligible beneficiary means an eligible beneficiary as defined in Section 3 of the Act;

eligible concession cardholder means a customer who is an eligible beneficiary;

financial year means the year ending 30 June;

concession provider means the holder of a water or sewerage licence issued under Division 1 of Part 2 of the Water Industry Act 1994;

recycled water charge means a domestic Class A recycled water charge imposed under Section 22(1) of the Water Industry Act 1994;

sewerage charges includes sewerage service charges and sewage disposal charges;

sewerage concession entitlement in relation to the sewerage charges imposed by a concession provider, means the amount excused under this Order or which under this Order is required to be excused on application by the customer;

sewage disposal charge means a sewage disposal charge imposed under Section 22(1) of the Water Industry Act 1994;

sewerage service charge means the amount included in a service charge imposed under Section 22(1) of the **Water Industry Act 1994** for the provision of sewerage services to a property in respect of a financial year, or part thereof;

water account means an invoice issued from time to time by a concession provider to a customer for water charges or sewerage charges;

water charges includes water service charges, water usage charges and recycled water charges;

water concession entitlement in relation to the water charges imposed by a concession provider, means the amount excused under this Order or which under this Order is required to be excused on application by the customer;

water and sewerage concession entitlement means the water concession entitlement plus the sewerage concession entitlement;

water service charge means the amount included in a service charge imposed under Section 22(1) of the Water Industry Act 1994 for the provision of a supply of water to a property in respect of a financial year, or part thereof;

water usage charge means a water usage charge imposed under Section 22(1) of the Water Industry Act 1994.

6. Water and sewerage concession

- (1) Where an eligible concession cardholder is issued a water account in respect of that person's sole or principal place of residence and:
 - (a) the water account includes one or all of the following charges:
 - (i) water service charges;
 - (ii) water usage charges;
 - (iii) recycled water charges;
 - (iv) sewerage service charges;
 - (v) sewage disposal charges; and
 - (b) the person applies in accordance with the administrative guidelines issued under Section 9 to have one or all of these charges reduced, the relevant concession provider must excuse payment of the amount (if any) in accordance with Subclause (2).
- (2) The combined total water concession entitlement and total sewerage concession entitlement of a person on their water account shall be no greater than the annual cap in the financial year, and is to be calculated as follows:
 - (a) where a person is an eligible concession cardholder the amount to be excused on water charges and sewerage charges is to be calculated as 50% of the water account to a maximum of the annual cap;
 - (b) where the person's sole or principal residence is not sewered, and therefore the person is not paying sewerage charges, the amount to be excused on water charges is not to exceed a maximum of 50% of the annual cap.

7. Life Support Machine Concession

- (1) An eligible concession cardholder may apply for a Haemodialysis Machine Life Support Machine Concession where the eligible concession cardholder is issued a water account in respect of their sole or principal place of residence; and
 - (a) the water account includes one or all of the charges in Section 6 (1) (a); and
 - (b) the eligible concession cardholder, their domestic partner or their dependant have registered with their water business as using a haemodialysis machine life support machine; and
 - (c) the person applies in accordance with the administrative guidelines issued under Section 9 to have volumetric charges reduced, the relevant concession provider must excuse payment of the amount (if any) in accordance with Sub-clause (2).

- (2) The haemodialysis machine life support machine concession is to be calculated as follows:
 - (a) Where the residence is sewered, the amount excused will be
 - (i) the cost to the customer of the first 168 kilolitres used per annum of the water usage charge, plus
 - (ii) the cost to the customer of sewage disposal charges based on 168 kilolitres of water used per annum.
 - (b) Where the residence is not sewered, the amount excused will be the cost to the customer of the first 168 kilolitres used per annum of the water usage charge.

8 Declaration of eligible beneficiary and user costs

- (1) In accordance with Sections 4 (1) of the Act, an eligible beneficiary shall include the owner of retirement village land if–
 - (a) the owner has an agreement with the holder of a residence right in the village that the holder is to pay–
 - (i) water charges and/or sewerage charges; or
 - (ii) a maintenance charge which includes water charges and sewerage charges; and
 - (b) the holder of the residence right is an eligible beneficiary.
- (2) In accordance with Sections 4 (2) of the Act, a user cost shall include costs referred to 8(1)(a) of this order.

9. Compliance with Administrative Guidelines

- (1) Administrative Guidelines may be issued in accordance with this order.
- (2) The concession provider must comply with any guidelines issued in accordance with this order.

Dated 27 April 2006

HON SHERRYL GARBUTT MP

Minister for Children Minister for Community Services

SCHEDULE 1

The annual cap on water and sewerage concessions entitlements is as follows:

- 1 From 1 July 2005 to 30 June 2006: \$150 per annum.
- 2 From 1 July 2006: \$150 per annum to be indexed by CPI, and each year thereafter from 1 July to be indexed by CPI.

State Concessions Act 2004

CONCESSIONS DELIVERED BY REGIONAL WATER AUTHORITIES ORDER 2006

I, Sherryl Garbutt, Minister for Community Services, being the Minister administering the **State Concessions Act 2004**, make the following Order:

1. Title

This Order is called Concessions Delivered By Regional Water Authorities Order 2006.

2. Authorising provision

This Order is made under Section 4 and Section 5(1) of the Act.

3. Objective

The objectives of this Order are to specify the circumstances in which a concession provider under the Order must deliver concessions, and to determine the value of concessions.

4. Commencement

This Order has effect on the date on which it is published in the Government Gazette.

5. Definition

In this Order

Act means the State Concessions Act 2004;

annual cap means the maximum amount of water and sewerage concession entitlement that an eligible concession cardholder is entitled to receive per annum, as set out in Schedule 1 to this Order;

CPI means the Consumer Price Index: All Groups Index for Melbourne as published by the Australian Bureau of Statistics and in respect of a particular year is the annual growth in the Melbourne CPI to the December quarter immediately preceding the start of the financial year;

customer means the person named on a water account being issued for domestic usage;

eligible beneficiary means an eligible beneficiary as defined in Section 3 of the Act;

eligible concession cardholder means a customer who is an eligible beneficiary;

financial year means the year ending 30 June;

concession provider means an Authority, and has the same meaning as in the Water Act 1989;

recycled water charge means that part of a fee under a tariff or charge imposed under Section 259 or Section 264 of the Water Act 1989 for domestic Class A recycled water;

service charge means a water service charge, a sewerage service charge or fees under a development tariff imposed under Section 259(1)(b) of the Act;

sewerage charges includes sewerage service charges, sewage disposal charges and sewerage interest payments;

sewerage concession entitlement in relation to the sewerage charges imposed by a concession provider, means the amount excused under this Order or which under this Order is required to be excused on application by the customer;

sewage disposal charge means that part of a fee under a tariff or charge imposed under Section 259 or Section 264 of the **Water Act 1989** for the collection of sewage, that is the amount fixed according to the extent of the use of the service provided;

sewerage interest payment means the interest that is payable each financial year on charges due under Section 268(1) of the **Water Act 1989**, as a contribution to the cost of works in a sewerage district;

sewerage service charge means that part of a fee under a tariff or charge imposed under Section 259(1)(a) or Section 264 of the **Water Act 1989** for the collection of sewage that does not include an amount fixed according to the extent of the use of the service;

water account means an invoice issued from time to time by a concession provider to a customer for water charges or sewerage charges;

water charges includes water service charges, water usage charges, water interest payments and recycled water charges;

water concession entitlement in relation to the water charges imposed by a concession provider, means the amount excused under this Order or which under this Order is required to be excused on application by the customer;

water and sewerage concession entitlement means the water concession entitlement plus the sewerage concession entitlement;

water interest payment means the interest that is payable each financial year on charges due under Section 268(1) of the Water Act 1989, as a contribution to the cost of works in a water district;

water service charge means that part of a fee under a tariff or charge imposed under Section 259(1)(a) or Section 264 of the Water Act 1989 for the supply of water for domestic requirements, that does not include an amount fixed according to the extent of the use of the service;

water usage charge means that part of a fee under a tariff or charge imposed under Section 259 or Section 264 of the Water Act 1989 for the supply of water for domestic requirements according to the extent of the use of the service provided.

6. Water and sewerage concession

- (1) Where an eligible concession cardholder is issued a water account in respect of that person's sole or principal place of residence and:
 - (a) the water account includes one or all of the following charges:
 - (i) water service charges;
 - (ii) water usage charges;
 - (iii) water interest charges;
 - (iv) recycled water charges;
 - (v) sewerage service charges;
 - (vi) sewerage interest charges;
 - (vii) sewage disposal charges; and
 - (b) the person applies in accordance with the administrative guidelines issued under Section 9 to have one or all of these charges reduced, the relevant concession provider must excuse payment of the amount (if any) in accordance with Subclause (2).
- (2) The combined total water concession entitlement and total sewerage concession entitlement of a person on their water account shall be no greater than the annual cap in the financial year, and is to be calculated as follows:
 - (a) where a person is an eligible concession cardholder the amount to be excused on water charges and sewerage charges is to be calculated as 50% of the water account to a maximum of the annual cap;
 - (b) where the person's sole or principal residence is not sewered, and therefore the person is not paying sewerage charges, the amount to be excused on water charges is not to exceed a maximum of 50% of the annual cap.

7. Life Support Machine Concession

- (1) An eligible concession cardholder may apply for a Haemodialysis Machine Life Support Machine Concession where the eligible concession cardholder is issued a water account in respect of their sole or principal place of residence; and
 - (a) the water account includes one or all of the charges in Section 6 (1) (a); and
 - (b) the eligible concession cardholder, their domestic partner or their dependant have registered with their water business as using a haemodialysis machine life support machine; and
 - (c) the person applies in accordance with the administrative guidelines issued under Section 9 to have volumetric charges reduced, the relevant concession provider must excuse payment of the amount (if any) in accordance with Sub-clause (2).
- (2) The haemodialysis machine life support machine concession is to be calculated as follows:
 - (a) Where the residence is sewered, the amount excused will be
 - (i) the cost to the customer of the first 168 kilolitres used per annum of the water usage charge, plus
 - (ii) the cost to the customer of sewage disposal charges based on 168 kilolitres of water used per annum.
 - (b) Where the residence is not sewered, the amount excused will be the cost to the customer of the first 168 kilolitres used per annum of the water usage charge.

8 Declaration of eligible beneficiary and user costs

- (1) In accordance with Sections 4 (1) of the Act, an eligible beneficiary shall include the owner of retirement village land if–
 - (a) the owner has an agreement with the holder of a residence right in the village that the holder is to pay–
 - (i) water charges and/or sewerage charges; or
 - (ii) a maintenance charge which includes water charges and sewerage charges; and
 - (b) the holder of the residence right is an eligible beneficiary.
- (2) In accordance with Sections 4 (2) of the Act, a user cost shall include costs referred to 8(1)(a) of this order.

9. Compliance with Administrative Guidelines

- (1) Administrative Guidelines may be issued in accordance with this order.
- (2) The concession provider must comply with any guidelines issued in accordance with this order.

Dated 27 April 2006

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

SCHEDULE 1

The annual cap on water and sewerage concessions entitlements is as follows:

- 1 From 1 July 2005 to 30 June 2006: \$150 per annum.
- 2 From 1 July 2006: \$150 per annum to be indexed by CPI, and each year thereafter from 1 July to be indexed by CPI.

State Concessions Act 2004

CONCESSIONS DELIVERED BY ELECTRICITY RETAILERS ORDER 2006

I, Sherryl Garbutt, Minister for Community Services, being the Minister administering the **State Concessions Act 2004**, make the following Order:

1. Title

This Order is called Concessions Delivered By Electricity Retailers Order 2006.

2. Authorising provision

This Order is made under Section 4 and Section 5(1) of the Act.

3. Objective

This Order determines concessions available in relation to domestic electricity charges payable by Eligible Beneficiaries, and declares user costs and Eligible Beneficiaries.

4. Commencement

This Order has effect on the date on which it is published in the Government Gazette.

5. Definition

In this Order

"Act" means the State Concessions Act 2004.

"Contractor" means an energy retailer that has entered into a community service obligation agreement with the Victorian Department of Human Services for the delivery of concessions.

"Customer" means the person named as the customer on an Electricity Account and who is a "domestic customer" for the purposes of the Energy Retail Code, issued by the Essential Services Commission, as amended or replaced from time to time.

"Electricity Account" means an invoice issued from time to time by the Contractor to a Customer for the provision of electricity by the Contractor to the Customer's principal place of residence and includes the associated supply charge, but does not include any charge that is unrelated to the supply of electricity.

"Eligible Beneficiary" means an eligible beneficiary as defined in Section 3 of the Act.

"Eligible Customer" means a Customer who satisfies the eligibility criteria as defined in this Order.

"Group Homes Concession Community Service" means the Group Homes Concession Community Service Benefit described at paragraph 12 of this Order.

"Home-Based Life Support Machine" means an intermittent peritoneal dialysis machine, haemodialysis machine, poliomyelitis respirator, oxygen concentrator, or any other home-based life support machine notified by the Supervising Officer to the Contractor in writing from time to time.

"Life Support Concession Community Service Benefit" means the Life Support Concession Community Service Benefit described at paragraph 8 of this Order.

"Minister" means the Minister administering the State Concessions Act 2004.

"Off-peak Electricity Usage Charge" means a metered tariff categorised by the relevant network distributor in its published tariffs as "off-peak" and identified on a Domestic Customer's Electricity Account or Electricity Accounts as the price for energy substantially consumed during night-time or low demand periods for water or space heating as well as general load.

"Off-peak Electricity Concession Community Service Benefit" means the Off-peak Electricity Concession Community Service Benefit described at paragraph 7 of this Order.

"Service to Property Charge Concession Community Service Benefit" means the Service to Property Charge Concession Community Service Benefit described at paragraph 10 of this Order.

"Summer" means:

- (1) the summer period as notified by the Minister to the Contractor not less than one month prior to its commencement; or
- (2) if the Minister has not contacted the Contractor under (1), the period between 1 November in any year and 30 April (inclusive) in the following year; or
- (3) the summer period as agreed in the relevant community services obligation agreement.

"Summer Multiple Sclerosis Concession Community Service Benefit" means the Summer Multiple Sclerosis Concession Community Service Benefit described at paragraph 11 of this Order.

"Supervising Officer" means the Officer for the Victorian Department of Human Services who is responsible for the day to day management of community service obligation agreements on behalf of the Minister, as nominated in writing by the Minister and notified to the Contractor.

"Transfer Fee Waiver Community Service Benefit" means the Transfer Fee Waiver Community Service Benefit described at paragraph 9 of this Order.

"Winter" means:

- (1) the winter period as notified by the Minister to the Contractor not less than six weeks prior to its commencement; or
- (2) if the Minister has not contacted the Contractor under (1), the period between 1 May in any year and 31 October (inclusive) in the same year; or
- (3) the winter period as agreed in the relevant community services obligation agreement.

"Winter Energy Concession Community Service Benefit" means the Winter Energy Concession Community Service Benefit described at paragraph 6 of this Order.

6. Winter Energy Concession Community Service Benefit

- (1) The Winter Energy Concession Community Service Benefit is a 17.5% discount on:
 - (a) an Electricity Account or Electricity Accounts, to the extent that the Electricity Account or Electricity Accounts are issued in respect of electricity consumed during Winter; or
 - (b) two quarterly Electricity Accounts (or, if the Electricity Accounts are issued more often than quarterly, that number of Electricity Accounts which cover the same period as two quarterly Electricity Accounts) issued during Winter;

charged at the general domestic electricity tariff rate or its equivalent in relation to the principal place of residence of an Eligible Customer.

7. Off-peak Electricity Concession Community Service Benefit

(1) The Off-peak Electricity Concession Community Service Benefit is a 13% discount on the Off-peak Electricity Usage Charge on an Electricity Account or Electricity Accounts issued in respect of electricity consumed in any period of the year in relation to the principal place of residence of an Eligible Customer.

8. Life Support Concession Community Service Benefit

(1) The Life Support Concession Community Service Benefit is a discount on each Electricity Account charged at the general domestic electricity tariff rate or its equivalent, issued during a twelve month period in relation to an Eligible Customer's principal place of residence at which a home-based life support machine is in operation. An Eligible Customer may receive a discount of up to the value of 1880 kilowatt hours of electricity in a twelve month period commencing:

- (a) on the date that a home-based life support machine commences to operate at the Customer's principal place of residence; or
- (b) subject to the home-based life support machine continuing to operate at the Customer's principal place of residence, on the anniversary of the date referred to in paragraph (a).

9. Transfer Fee Waiver Community Service Benefit

(1) The Transfer Fee Waiver Community Service Benefit is a waiver of the connection fee usually charged by the Contractor when an Eligible Customer moves into a principal place of residence which has an electricity connection.

10. Service to Property Charge Concession Community Service Benefit

(1) The Service to Property Charge Concession Community Service Benefit is a discount on an Electricity Account equal to the amount by which the Service to Property Charge exceeds the charge for electricity consumed on that Electricity Account charged at the general domestic electricity tariff rate or its equivalent in relation to the Eligible Customer's principal place of residence.

11. Summer Multiple Sclerosis Concession Community Service Benefit

- (1) The Summer Multiple Sclerosis Concession Community Service Benefit is a 17.5% discount on:
 - (a) an Electricity Account or Electricity Accounts, to the extent that the Electricity Account or Electricity Accounts are issued in respect of electricity consumed during Summer; or
 - (b) one quarterly Electricity Account (or, if the Electricity Accounts are issued more often than quarterly, that number of Electricity Accounts which cover the same period as one quarterly Electricity Account) issued during Summer,

charged at the general domestic electricity tariff rate or its equivalent in relation to an Eligible Customer's principal place of residence where a person at this residence suffers from:

- (c) multiple sclerosis; or
- (d) such other condition as determined by the Minister from time to time and notified to the Contractor.

12. Group Homes Concession Community Service

- (1) The Group Homes Concession Community Service is a 17.5% discount on:
 - (a) an Electricity Account or Electricity Accounts, to the extent that the Electricity Account or Electricity Accounts are issued in respect of electricity consumed during Winter; or
 - (b) two quarterly Electricity Accounts (or, if the Electricity Accounts are issued more often than quarterly, that number of Electricity Accounts which cover the same period as two quarterly Electricity Accounts) issued during Winter,

charged at the general domestic electricity tariff rate or its equivalent to an organisation which provides accommodation to a person or persons who is an Eligible Beneficiary.

13. Eligibility Criteria

(1) The Winter Energy Concession Community Service Benefit, Off-peak Electricity Concession Community Service Benefit, Transfer Fee Waiver Community Service Benefit and Service to Property Charge Concession Community Service Benefit, apply in respect of an Electricity Account where:

- (a) the Customer is an Eligible Beneficiary current on the date of that Electricity Account, and for the purposes of the Transfer Fee Waiver Community Service Benefit, where the Customer is an Eligible Beneficiary on the date on which the electricity connection was made; and
- (b) the Customer claims the benefit:
 - (i) in the case of the Winter Energy Concession Community Service Benefit, between the date of that Electricity Account and the commencement of the second Winter, following the Winter in respect of which the benefit is claimed; or
 - (ii) in the case of the Off-peak Electricity Concession Community Service Benefit, within two years of becoming eligible for the benefit; or
 - (iii) in the case of the Transfer Fee Waiver Community Service Benefit, within twelve months of the date on which the electricity connection was made; or
 - (iv) in the case of the Service to Property Charge Concession Community Service Benefit, within twelve months of the date of that Electricity Account; or
- (c) if the claim for the benefit is made after the expiry of the period referred to in paragraphs (i), (ii) or (iii), the Supervising Officer has, by notice in writing to the Contractor, notified the Contractor that the Customer is to receive the benefit in relation that that Electricity Account.
- (2) The Life Support Concession Community Service Benefit and Summer Multiple Sclerosis Concession Community Service Benefit apply in respect of an Electricity Account where:
 - (a) the Customer is an Eligible Beneficiary current on the date of the Electricity Account; and
 - (b) the Customer has submitted to the Contractor an application form:
 - (i) in the case of the Life Support Concession Community Service Benefit, in a form approved by the Supervising Officer, which states that a person who is authorised by a general practitioner or authorised officer of a hospital to operate and use a Home-Based Life Support Machine is currently resident at the Customer's principal place of residence; or
 - (ii) in the case of the Summer Multiple Sclerosis Concession Community Service Benefit, in a form approved by the Supervising Officer; and
 - (c) the Customer claims the benefit:
 - (i) in the case of the Life Support Concession Community Service Benefit, within twelve months of the date on which the home-based life support machine commences to operate at the Customer's principal place of residence; or
 - (ii) in the case of the Summer Multiple Sclerosis Concession Community Service Benefit, between the date of that Electricity Account and the last day of February in the following year; or
 - (d) if the claim for the benefit is made after the expiry of the period referred to in paragraphs 13(2)(c)(i) or (ii), the Supervising Officer, by notice in

writing to the Contractor, notifies the Contractor that the Customer is to receive the benefit in relation that that Electricity Account.

(3) The Group Homes Concession Community Service Benefit applies in respect of an Electricity Account where the Supervising Officer has by notice in writing notified the Contractor that the benefit is to be provided to the Customer in relation to a specified Electricity Account or Electricity Accounts.

14. Declaration of eligible beneficiary and user costs for the Group Homes Concession Community Service Benefit

- (1) For the purpose of defining electricity customers eligible for the Group Homes Concession Community Service Benefit,
 - i. in accordance with Section 4 (1) of the Act, an Eligible Beneficiary shall include an organization that provides accommodation to a person or persons who hold a Pensioner Concession Card, Health Care Card or Department of Veterans' Affairs Gold Card, where the Supervising Officer has by notice in writing notified the Contractor of these organizations.
- (2) In accordance with Section 4 (2) of the Act, a user cost shall include costs referred to paragraph 12 of this Order.

Dated 27 April 2006

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

State Concessions Act 2004

CONCESSIONS DELIVERED BY LOCAL GOVERNMENT ORDER 2006

I, Sherryl Garbutt, Minister for Community Services, being the Minister administering the **State Concessions Act 2004**, make the following Order:

1. Title

This Order is called Concessions Delivered By Local Government Order 2006.

2. Authorising provision

This Order is made under Section 4 and Section 5(1) of the Act.

3. Objective

The objectives of this Order are to specify the circumstances in which a concession provider under the Order must deliver concessions, and to determine the value of concessions.

4. Commencement

This Order has effect on the date on which it is published in the Government Gazette.

5. Definition

In this Order

Act means the State Concessions Act 2004;

annual cap means the maximum amount of the municipal rate concession entitlement that an eligible concession cardholder is entitled to receive per annum, as set out in Schedule 1 to this Order;

CPI means the Consumer Price Index: All Groups Index for Melbourne as published by the Australian Bureau of Statistics and in respect of a particular year is the annual growth in the Melbourne CPI to the December quarter immediately preceding the start of the financial year;

customer means the person named on a rates notice account being issued to that person and that represents that person's principal place of residence;

eligible recipient means an eligible recipient as defined in Section 3 of the Act;

eligible concession cardholder means a customer who is an eligible recipient;

financial year means the year ending 30 June;

concession provider means a Council, and has the same meaning as in the Local Government Act 1989;

municipal rates and charges means rates, charges and interest in accordance with Section 155 and Section 172 of the Local Government Act 1989;

municipal rate concession entitlement in relation to the municipal rates and charges imposed by a concession provider, means the amount excused under this Order or which under this Order is required to be excused on application by the customer;

rates notice means an invoice issued from time to time by a concession provider to a customer for municipal rates and charges.

6. Municipal Rate Concession

- (1) Where an eligible concession cardholder is issued a rates notice in respect of that person's sole or principal place of residence and:
 - (a) the rates notice includes **municipal rates and charges**; and
 - (b) the person applies in accordance with the administrative guidelines issued under Section 8 to have these **municipal** rates and charges reduced, the relevant **concession provider** must excuse payment of the amount (if any) in accordance with subclause (2).

- (2) The **municipal rate concession entitlement** of a person on their rates notice shall be no greater than the annual cap as specified in Schedule 1 and is to be calculated as follows:
 - (a) where the eligible recipient is the only person liable to pay the municipal rates and charges issued on the rates notice, the amount to be excused is to be calculated as 50% of the rates notice to a maximum of the annual cap as specified in Schedule 1; or
 - (b) where the eligible recipient and that person's domestic partner are the only people liable to pay the municipal rates and charges issued on the rates notice, the amount to be excused is to be calculated as 50% of the rates notice to a maximum of the annual cap as specified in Schedule 1; or
 - (c) where, together with one or more other persons the eligible recipient and where appropriate the eligible recipient's domestic partner are liable to pay the municipal rates and charges, the amount to be excused is to be calculated as 50% of the rates notice to a maximum of the annual cap as specified in Schedule 1 divided by the total number of persons (excluding the domestic partner) liable to pay the rate, interest or charge.

7 Declaration of eligible recipient and user costs

- (1) In accordance with Sections 4 (1) of the Act, an eligible recipient shall include the owner of retirement village land if-
 - (a) the owner has an agreement with the holder of a residence right in the village that the holder is to pay–
 - (i) the amount; or
 - (ii) a maintenance charge which includes a proportion of the amount; and
 - (b) the holder of the residence right is a prescribed person.
- (2) In accordance with Sections 4 (2) of the Act, a user cost shall include costs referred to 8 (1) (a) of this order.

8. Compliance with Administrative Guidelines

- (1) Administrative Guidelines may be issued in accordance with this order.
- (2) The concession provider must comply with any guidelines issued in accordance with this order.

Dated 27 April 2006

HON SHERRYL GARBUTT MP Minister for Children Minister for Community Services

SCHEDULE 1

The annual cap on the municipal rate concession entitlement is as follows:

- 1 From 1 July 2004 to 30 June 2005: \$160 per annum.
- 2 From 1 July 2005: \$160 per annum to be indexed by CPI, and each year thereafter from 1 July to be indexed by CPI.

Water Act 1989 Water Industry Act 1994

CONCESSIONS FOR WATER AND SEWERAGE CHARGES

REVOCATION ORDER 2006

I, John Thwaites, Minister for Water, being the Minister administering the Water Act 1989 and the Water Industry Act 1994, make the following Order:

1. Title

This Order is called the Concessions for Water and Sewerage Charges Revocation Order 2006.

2. Authorising provisions

This Order is made under section 283(3B) of the Water Act 1989 and section 26(1) of the Water Industry Act 1994.

3. Purpose

The purpose of this Order is to revoke the Concessions for Water and Sewerage Charges (Water Act 1989) Order 2004 and the Concessions for Water and Sewerage Charges (Water Industry Act 1994) Order 2004 (the Concessions Orders) made on 13 September 2004 and for which notice of the making of the Concessions Orders was published in the Victorian Government Gazette G40 of 30 September 2004.

4. Commencement

This Order has effect on the date on which it is published in the Government Gazette.

5. **Revocation of the Concessions Orders**

The Concessions Orders are revoked.

Dated 2 June 2006

JOHN THWAITES Minister for Water

Water Act 1989

BULK ENTITLEMENT (BROKEN SYSTEM – GOULBURN-MURRAY WATER) CONVERSION AMENDMENT ORDER 2006

I, John Thwaites Minister for Water, as Minister administering the Water Act 1989, make the following Order –

1. Title

This Order is called the Bulk Entitlement (Broken System – Goulburn–Murray Water) Conversion Amendment Order 2006.

2. Preliminary

The Bulk Entitlement (Broken System – Goulburn–Murray Water) Conversion Order 2004 (the Bulk Entitlement Order), was made by the Minister on 17 December 2004 and published in the Government Gazette S1 on 4 January 2005, page 26.

3. Purpose

The purpose of this Order is to amend:

- a. the volumes of water in Schedule 1 of the Bulk Entitlement Order, to reflect the change in primary entitlements resulting from the sale of 990 ML water of the Burnbrae property water entitlement; and
- b. schedule 2 of the Bulk Entitlement Order, to reflect the transfer of the 990 ML of water sold under (i) to the Minister for Environment and its conversion to a bulk entitlement, made under Bulk Entitlement (Broken System Snowy Environmental Reserve) Conversion Order 2006.

4. Authorising provisions

This Order is made pursuant to section 44 of the Water Act 1989.

5. Commencement

This Order comes into operation on the day it is published in the Government Gazette.

6. Amendment to Schedule 1 of the Bulk Entitlement Order

In Schedule 1 in the table under the heading, "Surface Water licenses issued under Section 51(1)a of the Act", replace "13020" with "12030" and replace "25328" with "24338".

7. Amendment to Schedule 2 of the Bulk Entitlement Order

In Schedule 2 in the table under "Bulk Entitlements held by other Authorities as Primary Entitlements" replace the existing table with the following table

Entitlement Holder	Order
Goulburn–Murray Rural Water Authority	Bulk Entitlement (Broken System – Tungamah Domestic and Stock, Urban Supplies – Goulburn–Murray Water) Conversion Order 2004.
Minister for Environment	Bulk Entitlement (Broken System – Snowy Environmental Reserve) Conversion Order 2006

Dated 2 June 2006

JOHN THWAITES MP Minister for Water

Water Act 1989

BULK ENTITLEMENT (BROKEN SYSTEM – TUNGAMAH DOMESTIC AND STOCK, URBAN SUPPLIES – GOULBURN-MURRAY WATER) CONVERSION AMENDMENT ORDER 2006

I, John Thwaites Minister for Water, as Minister administering the Water Act 1989, make the following Order –

1. Title

This Order is called the Bulk Entitlement (Broken System – Tungamah Domestic and Stock, Urban Supplies – Goulburn–Murray Water) Conversion Amendment Order 2006.

2. Preliminary

The Bulk Entitlement (Broken System – Tungamah Domestic and Stock, Urban Supplies – Goulburn–Murray Water) Conversion Order (Bulk Entitlement Order), was made by the Minister on 17 December 2004 and published in the Government Gazette S1 on 4 January 2005, page 44.

3. Purpose

The purpose of this Order is to amend Schedule 2 of the Bulk Entitlement Order, to include the bulk entitlement held by Minister for Environment holding the Bulk Entitlement (Broken System – Snowy Environmental Reserve) Conversion Order 2006 as a primary entitlement.

4. Authorising provisions

This Order is made pursuant to section 44 of the Water Act 1989.

5. Commencement

This Order comes into operation on the day it is published in the Government Gazette.

6. Amendment to Schedule 2 of the Bulk Entitlement Order

In Schedule 2 of the table under the heading "Total Entitlement Volume "E" for purposes of calculating Water Supply Source Costs under sub-clause 15.1", replace the existing table with the following table–

Entitlement Holder	Entitlement	Entitlement Volume (ML/annum)
Broken Entitlement Holder	Licenses	24338
	D&S	1348
	Goulburn–Murray Supplement	7002
	Losses	5500
Minister for Environment		990
Goulburn–Murray Rural Water Authority	D&S and urban including D&S losses	6150
Total Entitlement Volume "E"		44338

Dated 2 June 2006

JOHN THWAITES MP Minister for Water

Water Act 1989

BULK ENTITLEMENT (BROKEN SYSTEM – TUNGAMAH, DEVENISH & ST JAMES – NORTH EAST WATER) CONVERSION AMENDMENT ORDER 2006

I, John Thwaites Minister for Water, as Minister administering the Water Act 1989, make the following Order –

1. Title

This Order is called the Bulk Entitlement (Broken System – Tungamah, Devenish & St James) Conversion Amendment Order 2006.

2. Preliminary

The Bulk Entitlement (Broken System – Tungamah, Devenish & St James – North East Water) Conversion Order 2004 (the Bulk Entitlement Order), was made by the Minister on 17 December 2004 and published in the Government Gazette S1 on 4 January 2005, page 54.

3. Purpose

The purpose of this Order is to amend Schedule 1 of the Bulk Entitlement Order, to include the bulk entitlement held by Minister for Environment holding the Bulk Entitlement (Broken System – Snowy Environmental Reserve) Conversion Order 2006 as a primary entitlement.

4. Authorising provisions

This Order is made pursuant to section 44 of the Water Act 1989.

5. Commencement

This Order comes into operation on the day it is published in the Government Gazette.

6. Amendment to Schedule 1 of the Bulk Entitlement Order

In Schedule 1 to the table under the heading "Total Entitlement Volume "E" for purposes of calculating Water Supply Source Costs under sub-clause 12.1", replace the existing table with the following table -

Entitlement Holder	Entitlement	Entitlement Volume (ML/annum)
Broken Entitlement Holder	Licenses	24338
	D&S	1348
	Goulburn–Murray Supplement	7002
	Losses	5500
Minister for Environment	Broken System – Snowy Environmental Reserve	990
Goulburn–Murray Rural Water Authority	D&S and urban including D&S losses	6150
Total Entitlement Volume "E"		44338

Dated 2 June 2006

JOHN THWAITES MP Minister for Water

Water Act 1989 NORTH EAST REGION WATER AUTHORITY

Proposed Sewerage District Extension

Notice is hereby given that the North East Region Water Authority, pursuant to section 96 of the **Water Act 1989**, proposes to seek to extend the Yarrawonga Sewerage District to include two areas to the east of the Yarrawonga Township and an area to the west in line with Amendments C24 and C21 to the Moira Planning Scheme.

Full details of the district extension proposals and copies of the plans showing the extent of the districts are available for inspection free of charge at the Authority's office, Level 1, Hovell Street, Wodonga, during office hours.

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

Submissions must be received by the Authority on or before 13 July 2006, which is one month after the publication of this notice in the Government Gazette. If any submissions are received, the Board of North East Water will consider them at the scheduled Board meeting on 25 July 2006.

JIM MARTIN Chief Executive North East Water

Planning and Environment Act 1987 GLENELG PLANNING SCHEME

Notice of Approval of Amendment Amendment C23

The Minister for Planning has approved Amendment C23 to the Glenelg Planning Scheme.

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

The Amendment rezones the land known as the 'Unima Tree Farm', Henty Highway, Heywood from Farming Zone to Special Use Zone Schedule 5 to facilitate the use and development of the Heywood Pulp Mill. The Amendment also makes consequent changes to the Schedule to Clause 66.04 and the Schedule to Clause 81. 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 Glenelg Shire Council, Cliff Street, Portland.

GENEVIEVE OVERELL

Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987 GREATER SHEPPARTON PLANNING SCHEME

Notice of Approval of Amendment

Amendment C27

The Minister for Planning has approved Amendment C27 to the Greater Shepparton Planning Scheme.

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

The Amendment

- rezones land at 80 Channel Road, Shepparton from Farming Zone (FZ) to Residential 1 Zone (R1Z);
- deletes the Development Plan Overlay (DPO1) from this land and includes it in a Development Plan Overlay (DPO10);
- inserts a new schedule (DPO10) to the Development Plan Overlay.

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

> 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 C63

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

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

The Amendment proposes to rezone the former Craigieburn Primary School from Public Use Zone 2 – Education to Residential 1 Zone. This will enable the site to be developed for residential purposes.

The Amendment was approved by the Hume City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 1 May 2006. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and the Port Phillip Regional Office, Department of Sustainability and Environment, 30 Prospect Street, Box Hill; and at the offices of the Hume City Council: Sunbury Office, 36 Macedon Street, Sunbury; Broadmeadows; and Craigieburn Office, 59 Craigieburn Road West, Craigieburn.

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

Planning and Environment Act 1987 HUME PLANNING SCHEME

Notice of Approval of Amendment

Amendment C70

The Hume City Council has approved Amendment C70 to the Hume Planning Scheme.

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

The Amendment proposes to update the Hume Municipal Strategic Statement (MSS) to reflect a number of projects that have been completed in the past year. The Amendment updates a number of statistics, references and descriptions within the Hume MSS and removes reference to actions which have been completed. The Amendment also updates a number of structure plan maps within the MSS to reflect activity centre classifications consistent with Melbourne 2030: Planning for Sustainable Growth.

The Amendment also proposes to update Clause 22.05, Broadmeadows District Centre Local Policy, to reflect Melbourne 2030: Planning for Sustainable Growth activity centre classifications and the completion of the Broadmeadows Transit City Masterplan in 2005.

The Amendment was approved by the Hume City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 15 December 2005. The authorisation has not been withdrawn.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the office of the Hume City Council, Sunbury Office, 36 Macedon Street, Sunbury.

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

Planning and Environment Act 1987

MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment

Amendment C107

The Melbourne City Council has approved Amendment C107 to the Melbourne Planning Scheme.

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

The Amendment rezones part of 189–219 Salmon Street, Port Melbourne from Industrial 1 Zone to Business 3 Zone. The Amendment changes Planning Scheme Map 8.

The Amendment was approved by the Melbourne City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 18 April 2006. The authorisation has not been withdrawn.

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

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

Planning and Environment Act 1987

YARRA PLANNING SCHEME

Notice of Approval of Amendment

Amendment C62

The Minister for Planning has approved Amendment C62 to the Yarra Planning Scheme.

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

The Amendment changes the Schedule to the Heritage Overlay (HO40) as it applies to land at 48–60 Nicholson Street, Abbotsford and applies an Environmental Audit Overlay over land at 46–60 Nicholson Street, Abbotsford. The Amendment also alters the schedule to the Heritage Overlay (HO306) so that a heritage place included in the Victorian Heritage Register is shown in the Yarra Planning Scheme.

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

Permit No.: PL04/0681.

Description of land: 46–60 Nicholson Street, Abbotsford.

A copy of the Amendment and permit can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the City of Yarra: Richmond Town Hall, Town Planning Counter, 333 Bridge Road, Richmond; and Collingwood Town Hall, Front Reception Desk, 140 Hoddle Street, Abbotsford.

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

Planning and Environment Act 1987 CASEY PLANNING SCHEME

Notice of Lapsing of Amendment

Amendment C35 Part 2

Pursuant to Section 30(1)(a) of the **Planning** and Environment Act 1987, Amendment C35 Part 2 to the Casey Planning Scheme has lapsed.

The Amendment proposed to introduce SBOs (Special Building Overlay) and LSIOs (Land subject to inundation overlay) into the planning scheme.

The Amendment lapsed on 24 January 2006.

GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987

KINGSTON PLANNING SCHEME

Notice of Lapsing of Amendment Amendment C22

Pursuant to Section 30(1)(a) of the **Planning and Environment Act 1987**, Amendment C22 to the Kingston Planning Scheme has lapsed.

The Amendment proposed to rezone land at 642–660 Springvale Road and 369–385 Spring Road, Dingley Village from a Public Use Zone 3 (Health & Community) to a Residential 1 Zone and include 369–385 Spring Road, Dingley Village within a Development Plan Overlay.

The Amendment lapsed on 30 May 2004.

GENEVIEVE OVERELL Deputy Secretary Built Environment Department of Sustainability and Environment

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

Order in Council

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

BRIGHT – The temporary reservation by Order in Council of 28 March 1961 of an area of 405 square metres, more or less, of land in Section A1, Township of Bright, Parish of Bright as a site for the purposes of the Forests Commission. – (Rs 8031).

BRIGHT – The temporary reservation by Order in Council of 9 August 1966 of an area of 430 square metres, more or less, of land in Section A1, Township of Bright, Parish of Bright as a site for the purposes of the Forests Commission. – (Rs 8031).

GISBORNE – The temporary reservation by Order in Council of 24 February 1868 of an area of 7133 square metres, more or less, of land in Section 19, Parish of Gisborne as a site for Watering purposes. – (0703929).

SMYTHESDALE – The temporary reservation by Order in Council of 19 February 1866 of an area of 24 08 hectares, more or less, of land in Section 32, Parish of Smythesdale as a site for a Reservoir, revoked as to part by Order in Council of 19 December 1898 so far as the balance remaining containing 12.07 hectares, more or less. – (Rs 12724).

STRATHFIELDSAYE – The temporary reservation by Order in Council of 20 January 1873 of an area of 1.457 hectares, more or less, of land in Section 15, Parish of Strathfieldsaye as a site for Watering purposes. – (06L6–10881).

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

Dated 13 June 2006

Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS Order in Council

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

CASTLE DONNINGTON – The withholding from sale, leasing, and licensing by Order in Council of 13 May 1908 of an area of 2.428 hectares, more or less, of land in Section 1A, Township of Castle Donnington [now Township of Swan Hill], Parish of Castle Donnington. – (0105261).

CHARLTON WEST – The temporary reservation by Order in Council of 2 December 1878 of an area of 8.117 hectares, more or less, of land in the Parish of Charlton West (formerly Parish of West Charlton) as a site for Water Supply purposes. – (Rs 5392).

CHARLTON WEST – The temporary reservation by Order in Council of 21 October 1902 of an area of 5.772 hectares of land in the Parish of Charlton West as a site for Water Supply purposes, revoked as to part by various Orders, so far as the balance remaining containing 2.211 hectares, more or less. – (Rs 8803).

CHARLTON WEST – The temporary reservation by Order in Council of 15 January 1963 of an area of 2.2 hectares, more or less, of land in the Parish of Charlton West as a site for Public Recreation. – (Rs 8195).

CHARLTON WEST – The temporary reservation by Order in Council of 7 March 1967 of an area of 6197 square metres, more or less, of land in the Parish of Charlton West as a site for Public Recreation. – (Rs 8195).

CONCONGELLA – The temporary reservation by Order in Council of 1 September 1879 of an area of 8.09 hectares, more or less, of land in Section Y, Parish of Concongella as a site for the Supply of Gravel. – (Rs 13511).

GOORNONG – The temporary reservation by Order in Council of 7 November 1914 of an area of 4047 square metres of land in Township of Goornong, Parish of Goornong (formerly being part of Section 9) as a site for a Rubbish Depot, so far only as the portion containing 1899 square metres being Crown Allotment 2002, Township of Goornong, Parish of Goornong as indicated by hatching on plan published in the Government Gazette on 18 May 2006 page - 967. - (Rs 386).

LEAGHUR - The temporary reservation by Order in Council of 20 June 1932 of an area of 10.325 hectares, more or less, of land in the Parish of Leaghur as a site for Water Supply purposes. - (Rs 3038).

LOCKWOOD - The temporary reservation by Order in Council of 21 June 1897 of an area of 4.05 hectares, more or less, of land in Section 12, Township of Lockwood, Parish of Lockwood as a site for Watering and other Public purposes. - (0613335).

LORNE – The temporary reservation by Order in Council of 18 June 2002 of an area of 1654 square metres of land being Crown Allotment 64C, No Section, Township of Lorne, Parish of Lorne as a site for Water Supply purposes, so far only as the portion containing 20 square metres being Crown Allotment 2012, Township of Lorne, Parish of Lorne as indicated by hatching on plan published in the Government Gazette on 18 May 2006 page - 967. - (Rs 7945).

MURCHISON - The temporary reservation by Order in Council of 15 August 1892 of an area of 6.82 hectares, more or less, of land in the Parish of Murchison as a site for Supply of Gravel and Stone. - (0617084).

TRAGOWEL - The temporary reservation by Order in Council of 31 July 1882 of an area of 8094 square metres, more or less, of land in the Parish of Tragowel, formerly being part of Crown Allotment 69, as a site for Public purposes (State School). - (0617694).

WARANGA - The temporary reservation by Order in Council of 18 November 1890 of an area of 18.65 hectares, more or less, of land in the Parish of Waranga as a site for Supply of Gravel and Stone. – (0617084).

WARANGA - The temporary reservation by Order in Council of 15 August 1892 of an area of 3.53 hectares, more or less, of land in the Parish of Waranga as a site for Supply of Gravel and Stone. - (0617084).

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

Dated 13 June 2006

Responsible Minister

ROB HULLS Minister for Planning

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

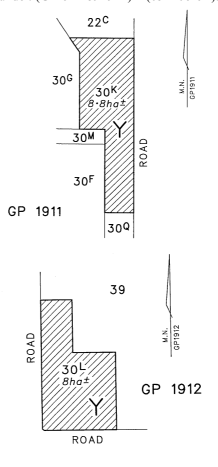
Crown Land (Reserves) Act 1978 PERMANENT RESERVATION OF CROWN LANDS

Order in Council

The Governor in Council under section 4(1)of the Crown Land (Reserves) Act 1978 permanently reserves the following Crown land which in his opinion is required for the purpose mentioned:-

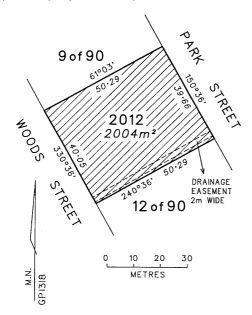
MUNICIPAL DISTRICT OF THE NORTHERN GRAMPIANS SHIRE COUNCIL

CONCONGELLA - Conservation of an area of historic and cultural interest, being Crown Allotment 30K, Section Y, Parish of Concongella (area 8.8 hectares, more or less) as indicated by hatching on plan GP1911 hereunder and Crown Allotment 30L, Section Y, Parish of Concongella (area 8 hectares, more or less) as indicated by hatching on plan GP1912 hereunder. (GP1911 & 1912) – (05P106291).



75 150 225 METRES

STAWELL – Conservation of an area of historic and cultural interest, 2004 square metres, being Crown Allotment 2012, Parish of Stawell as indicated by hatching on plan hereunder. (GP1318) – (02L4–5303).



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

Dated 13 June 2006 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

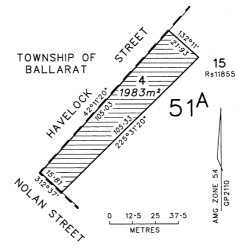
Crown Land (Reserves) Act 1978 TEMPORARY RESERVATION OF CROWN LANDS

Order in Council

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

MUNICIPAL DISTRICT OF THE BALLARAT CITY COUNCIL

BALLARAT EAST – Public Recreation, 1983 square metres, being Crown Allotment 4, Section 51A, Township of Ballarat East, Parish of Ballarat as indicated by hatching on plan hereunder. (GP2110) – (0503066).



MUNICIPAL DISTRICT OF THE GREATER SHEPPARTON CITY COUNCIL

CONGUPNA – Conservation of an area of natural interest, 4.88 hectares, more or less, being Crown Allotment 2005, Parish of Congupna as shown hatched on Plan No. LEGL./05–399 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (09L7–5773).

CONGUPNA – Drainage purposes, 4820 square metres, more or less, being Crown Allotment 2004, Parish of Congupna as shown cross-hatched on Plan No. LEGL./05–399 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2015332).

MUNICIPAL DISTRICT OF THE MACEDON RANGES SHIRE COUNCIL

LAURISTON – Municipal purposes, total area 5.538 hectares, being Crown Allotments 2001 and 2003, Parish of Lauriston as shown on Title Plan No. 835585X lodged in the Office of Titles. – (0615979).

MUNICIPAL DISTRICT OF THE MITCHELL SHIRE COUNCIL

MORANDING – Conservation of an area of natural interest, 4900 square metres, more or less, being Crown Allotment 2001, Parish of Moranding as shown on Plan No. LEGL./05–364 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (09L7–5885).

MUNICIPAL DISTRICT OF THE BOROUGH OF QUEENSCLIFFE

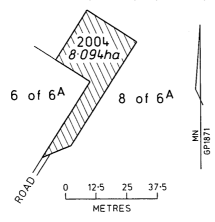
QUEENSCLIFF - Public Recreation, 1.462 hectares being Crown Allotment 30B, Section 22, Township of Queenscliff, Parish of Paywit as shown on Certified Plan No. 119788 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (2015328). QUEENSCLIFF - Public purposes (Community and Municipal purposes), 1.445 hectares, being Allotment 2008, Township Crown of Queenscliff, Parish of Paywit as shown on Original Plan No. 122131 lodged in the Central Plan Office of the Department of Sustainability and Environment. -(2015329).

MUNICIPAL DISTRICT OF THE GREATER BENDIGO CITY COUNCIL

SANDHURST – Conservation of an area of natural interest, total area 17.9 hectares, more or less, being Crown Allotment 42Z1, Section L, and Crown Allotment 2021, Parish of Sandhurst as shown hatched on Plan No. LEGL./04–164 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0617037).

MUNICIPAL DISTRICT OF THE MOUNT ALEXANDER SHIRE COUNCIL

WALMER – Conservation of an area of natural interest, 8.094 hectares, being Crown Allotment 2004, Parish of Walmer as indicated by hatching on plan hereunder. – (GP1871) – (0607522).



MUNICIPAL DISTRICT OF THE HEPBURN SHIRE COUNCIL

YANDOIT – Conservation of an area of natural interest, total area 1.525 hectares, more or less, being Crown Allotment 19B, Section H, and

Crown Allotment 2002, Township of Yandoit, Parish of Yandoit as shown hatched on Plan No. LEGL./05–477 lodged in the Central Plan Office of the Department of Sustainability and Environment. – (0512624).

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

Dated 13 June 2006 Responsible Minister ROB HULLS Minister for Planning

> RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978 DISSOLUTION OF INCORPORATED COMMITTEE OF MANAGEMENT

Order in Council

The Governor in Council under Section 14A(7) of the **Crown Land (Reserves) Act 1978** dissolves the "Berringa Historic School and Cricket Reserve Committee of Management Incorporated" constituted as the "Berringa Historic School Reserve Committee of Management Incorporated" by Order in Council of 17 September 1996 – page 2485 and assigned the new name "Berringa Historic School and Cricket Reserve Committee of Management Incorporated" by Order in Council of 19 September 1996 – page 2485 and assigned the new name "Berringa Historic School and Cricket Reserve Committee of Management Incorporated" by Order in Council of 2 March 1999 (vide Government Gazette of 4 March 1999 – page 564). – Rs 8141.

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

Dated 13 June 2006

Responsible Minister

ROB HULLS

Minister for Planning

RUTH LEACH Clerk of the Executive Council

Land Act 1958

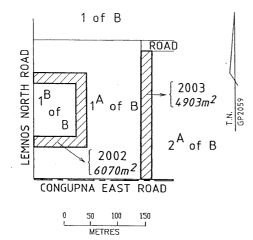
CLOSURE OF UNUSED ROADS

Order in Council

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

MUNICIPAL DISTRICT OF THE GREATER SHEPPARTON CITY COUNCIL

CONGUPNA – The roads in the Parish of Congupna being Crown Allotments 2002 and 2003 as indicated by hatching on plan hereunder. (GP2059) – (09L7–5773).



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

Dated 13 June 2006

Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH

Clerk of the Executive Council

Education Act 1958

APPOINTMENT OF A MEMBER OF THE REGISTERED SCHOOLS BOARD

Order in Council

The Governor in Council:

• under section 36(2)(b) of the Education Act 1958, appoints Mr Christopher Lennon as a member of the Registered Schools Board from the date of the Order.

The terms and conditions of the appointment are contained in the attached Schedule.

Dated 13 June 2006

Responsible Minister:

LYNNE KOSKY, MP Minister for Education and Training

> RUTH LEACH Clerk of the Executive Council

Education Act 1958

APPOINTMENT OF A MEMBER OF THE REGISTERED SCHOOLS BOARD

Schedule to the Order in Council

1. Appointment Arrangements The appointment is part-time.

2. Period of Appointment

The Act makes no provision for fixed term appointments. The appointment commences from the date of the Order.

3. Duties and responsibilities of the position

The function of the Board is to make and keep a register of schools other than State schools and to add to or revise the register.

4. Termination Arrangements

Section 36(3) of the Act states that the Governor in Council may at any time remove from office any member of the Board.

5. Payment Provisions

The appointee will not receive remuneration for this position.

6. Superannuation Obligations

Not applicable.

- 7. Travel and Personal Expenses arrangements Expenses will be paid in accordance with normal public service arrangements.
- 8. Leave Arrangements

Not applicable.

9. Prior Service

Not applicable.

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SUBORDINATE LEGISLATION ACT 1994

NOTICE THAT STATUTORY RULES ARE

OBTAINABLE

of the Subordinate Legislation Act 1994 that the following Statutory Rules were first obtainable

from Information Victoria, 356 Collins Street,

Notice is hereby given under Section 17(3)

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:

70.	Statutory Rule:	Drugs, Poisons and		n Information Victoria bourne on the date spe	
	(Volatile Substances) (Extension of Provisions)	(Extension of	62.	Statutory Rule:	Plant Health and Plant Products Regulations 2006
	Authorising Act:	Regulations 2006 Drugs, Poisons and		Authorising Act:	Plant Health and Plant Products Act 1995
	D	Controlled Substances Act 1981		Date of making: Code B	15 June 2006
	Date of making:	13 June 2006	63.	Statutory Rule:	Fisheries (Salmonid) Regulations 2006
				Authorising Act:	Fisheries Act 1995
				Date of making: Code A	15 June 2006
			64.	Statutory Rule:	Prostitution Control Regulations 2006
				Authorising Act:	Prostitution Control Act 1994
				Date of making: Code B	15 June 2006
			65.	Statutory Rule:	Environment Protection (Vehicle Emissions) (Amendment) Regulations 2006
				Authorising Act:	Environment Protection Act 1970
				Date of making: Code A	15 June 2006
			66.	Statutory Rule:	Transfer of Land (Fees) (Amendment) Regulations 2006
				Authorising Act:	Transfer of Land Act 1958
				Date of making:	15 June 2006
				Code A	

67.	Statutory Rule:	Transfer of Land (Fees) (Further Amendment) Regulations 2006
	Authorising Act:	Transfer of Land Act 1958
	Date of making: Code A	15 June 2006
68.	Statutory Rule:	Building Regulations 2005
	Authorising Act:	Building Act 1993
	Date of making:	15 June 2006
	Code G	
69.	Statutory Rule:	Magistrates' Court (Outworkers) Rules 2006
	Authorising Act:	Magistrates' Court Act 1989
	Date of making:	15 June 2006
	Code A	

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Victoria Government Gazette

craftsman press



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