

Victoria Government Gazette

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As from 10 August 2006

The last Special Gazette was No. 201 dated 9 August 2006. The last Periodical Gazette was No. 1 dated 15 June 2006.

How To Submit Copy

- See our webpage www.craftpress.com.au
- or contact our office on 9642 5808
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- 1 Treasury Place, Melbourne (behind the Old Treasury Building), and
- Craftsman Press Pty Ltd, 125 Highbury Road, Burwood 3125 (front of building).

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.

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JENNY NOAKES Government Gazette Officer

PRIVATE ADVERTISEMENTS

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously subsisting between MXH Pty Ltd, PC Nominee Investments Pty Ltd and M. Loh Consulting Pty Ltd carrying on business under the name of the Narracan Partnership was dissolved on 23 May 2006 and the business of the Narracan Partnership is conducted by MXH Pty Ltd.

TRUMBLE SZANTO, lawyers, 10 Cecil Place, Prahran.

Re: BRIAN JOHN SKURRIE, late of 9 Blamey Court, Boronia, Victoria 3155, retired welder, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 28 May 2006, are required by the trustees, Noela Joyce Beggs and Beverley Joan Muldoon, to send particulars to the trustees care of the undermentioned solicitors by a date not later than two months from the date of publication hereof, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of LESLIE ALBERT AGNEW, late of Waldreas Village, 211–217 Wantirna Road, Ringwood, Victoria, but formerly of Unit 13, 1 City Road, Ringwood, Victoria, deceased, who died on 3 January 2006, are required to send particulars of their claims to David Leslie Agnew, care of Equity Trustees Limited, ACN 004 031 298, of GPO Box 2307, Melbourne 3001, the executor of the Will of the deceased, by 16 October 2006, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

EQUITY TRUSTEES LIMITED, ACN 004 031 298 Level 2, 575 Bourke Street, Melbourne, Vic. 3000. MURIEL DOWNES, late of Chelsea Manor, 7–11 Beardsworth Avenue, Chelsea, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 June 2006, are required by the trustee, care of Harris & Chambers Lawyers of 338 Charman Road, Cheltehnam 3192, to send particulars to them by 11 October 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee then has notice.

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

Re: Estate of LYNETTE JANE MAYNARD, deceased.

Creditors, next-of-kin and other persons having claims against the estate of LYNETTE JANE MAYNARD, late of 156 Cubitt Street, Cremorne, Victoria, kindergarten teacher, deceased, who died on 27 March 2006, are required to send particulars of their claims to the executors, Hamish Ramsay and Douglas John Eddy, care of the undermentioned solicitors by 31 October 2006, after which date the executors will distribute the assets, having regard only for the claims of which they then have had notice.

JOHN KEATING & ASSOCIATES, solicitors, 191 Greville Street, Prahran, Victoria.

Creditors, next-of-kin and others having claims in respect of the Will of PATRICIA ADELE FAREY, late of 6 Garden Avenue, Keilor, Victoria, widow, deceased, who died on 6 June 2006, are requested to send particulars of their claims to the executors, Joanne Adele Farey and Susan Lee Evans, care of the undermentioned legal practitioner by 11 October 2006, after which date they will distribute the assets, having regard only as to the claims of which they then have notice.

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

Re: ETHEL MAUD WILLIAMS, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of ETHEL MAUD WILLIAMS, deceased, late of 9 Dougharty Road, Heidelberg Heights, who died on 13 May 2006, are required by the executor, namely

Helen Margaret Layt, to send particulars of such claims to the solicitors acting for the said executor, namely Lawson Hughes Reservoir of 309–311 Spring Street, Reservoir, by 8 October 2006, after which date the executor may distribute the assets of the deceased, having regard only to claims of which she or her solicitors then have notice.

LAWSON HUGHES RESERVOIR, solicitors, 309–311 Spring Street, Reservoir 3073.

Re: DOROTHY JEAN QUINSEE, deceased.

DOROTHY JEAN QUINSEE, late of
Kellaston Nursing Home, 1300 Howitt Street,
Wendouree, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 August 2005, are required by the trustee, Gabrielle Ellen Mary Morgan of 16 Droop Street, Footscray, Victoria, legal practitioner, to send particulars to her by 6 September 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

LOFT & ASSOCIATES, barristers & solicitors, 16 Droop Street, Footscray 3011.

Re: BRAMWELL VICTOR RUNDLE, late of 18 Warburton Street, Brunswick, Victoria, retired senior technical officer, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 30 May 2006, are required by the trustee, Perpetual Trustees Consolidated Limited, in the Will called National Trustees Executors and Agency Company of Australasia Limited, of Level 28, 360 Collins Street, Melbourne, Victoria, to send particulars to the trustee by 9 October 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MADDOCKS, lawyers, 140 William Street, Melbourne 3000.

Re: ELSIE MAUDE GRENFELL, late of Boronia House, Jack Lonsdale Lodge, Morgan Street, Sebastopol, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 March 2006, are required by the trustees to send particulars to them at the undermentioned address by 13 October 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

MANN DOBSON, lawyers, 14 Dawson Street South, Ballarat 3350.

Re: JEANETTE LINDSAY-PARK, late of Ascot House, 468 Middleborough Road, Blackburn, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 18 September 2004, are required by the trustee, Donald Graeme Douglas, to send particulars to his solicitors at the address below, by 10 October 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

MASON SIER TURNBULL, lawyers, 315 Ferntree Gully Road, Mount Waverley 3149.

Re: JOHN COLIN IRVING, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 April 2006, are required by the trustees, David Weerite Irving, in the Will called David Irving, and Patricia Dawn Correa, to send particulars to the trustees care of the belowmentioned solicitors by 13 October 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

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

Creditors, next-of-kin and others having claims in respect of the estate of HENRY WARCHULSKI, also known as Henryk Warchulski, late of 25 Hamilton Street, Niddrie, in the State of Victoria, pensioner, deceased, who died on 8 July 2006, are required to send particulars of such claims to the executors care of the undermentioned solicitors by 9 October 2006, after which date the executors will convey or distribute the assets, having regard only to the claims of which the executors then have notice.

PIETRZAK, solicitors, 222 La Trobe Street, Melbourne. Re: ENA JANE DEWHURST, late of Kara Court Nursing Home, St Arnaud, Victoria 3478, retired, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 27 October 2005, are required by the trustees, Ralph Dewhurst, care of Radford Legal of 14 Napier Street, St Arnaud, to send particulars to the trustees by 10 November 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RADFORD LEGAL, barristers & solicitors, 14 Napier Street, St Arnaud 3478.

Re: JOHN JOSEPH KEARNS, late of 135 Whitby Street, West Brunswick, Victoria, retired council employee, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 13 January 2006, are required by the trustees, Barbara Ann Lucas of 4 Lorimer Street, Melton, Victoria, home duties, the niece and Lorraine Frances Anstee of 19 Kingsford Street, Bayswater, Victoria, home duties, the niece, to send particulars to the trustees by 5 October 2006, after which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RANDLES, COOPER & CO. PTY LTD, solicitors, 636 Sydney Road, Brunswick 3056.

Re: LOIS MAY LAWRENCE, late of Villa Maria, 355 Stud Road, Wantirna South, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 21 April 2006, are required by the executor, David Anthony Corrigan of 16 Chertsey Street, Surrey Hills, Victoria, retired solicitor, to send particulars to him care of the undersigned by 10 October 2006, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

Re: HELENA MURIEL O'BEIRNE, late of 80 Mountain View Road, Montmorency, Victoria

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 April 2006, are required by the trustee, Trust Company of Australia Limited of 151 Rathdowne Street, Carlton South, Victoria, to send particulars to the trustee by 16 October 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 1 August 2006 RICHMOND & BENNISON, solicitors, 493 Main Street, Mordialloc 3195.

Re: DOROTHY MARY McALEESE, late of Unit 12, 183–191 Osborne Drive, Mount Martha, widow, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 May 2006, are required by the trustee, Barbara Phillips, to send particulars of such claims to her, care of the undermentioned solicitors by 10 October 2006, after which date the trustee may convey or distribute the assets, having regard only to the claims of which the trustee has notice.

ROBERTS BECKWITH PARTNERS, lawyers, 16 Blamey Place, Mornington 3931.

Re: MARGARET DAWN CARROLL, late of Unit 2, 1 Balcombe Road, Frankston, Victoria, home duties, deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 19 May 2006, are required by Dennis James Carroll and Margaret Lynn Patterson, the trustees of the estate of the deceased, to send particulars of their claims to them care of the undermentioned solicitors by 19 October 2006, by which date the trustees may convey or distribute the assets, having regard only to the claims of which the trustees have notice.

RUSSO PELLICANO CARLEI, solicitors, 43 Atherton Road, Oakleigh, Vic. 3166.

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

On Wednesday 6 September at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Shane Michael Hewitt of 15 Jeffrey Street, Indented Head, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 10286, Folio 482 upon which is erected a dwelling known as 36 Green Gables Drive, Werribee.

Registered Mortgage No. V530182V, Caveat No. AD782898G and unregistered Caveat No. AE461132C affect the said estate and interest.

Terms - Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque (Debit Cards only/No Credit Cards) GST plus 10% on fall of hammer price

SW-06-002160-4 Dated 3 August 2006

> M. TREWIN Sheriff's Office

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

On Wednesday 6 September at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Frank Anthony Natale of 10 Lyrebird Drive, Carrum Downs, joint proprietor with Joanne Natale of an estate in fee simple in the land described on Certificate of Title Volume 9154, Folio 260 upon which is erected a dwelling known as 10 Lyrebird Drive, Carrum Downs.

Registered Mortgage No. AC931883C affects the said estate and interest.

Terms – Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque (Debit Cards only/No Credit Cards) GST plus 10% on fall of hammer price SW-05-010108-1

Dated 3 August 2006

M TREWIN Sheriff's Office In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Wednesday 6 September at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Rhonda Trommler of 403 South Gippsland Highway, Cranbourne, as shown on Certificate of Title as Rhonda Leigh Trommler, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9416, Folio 303 upon which is erected a dwelling known as 403 South Gippsland Highway, Cranbourne.

Registered Mortgage No. AC747594L affects the said estate and interest.

Terms - Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque (Debit Cards only/No Credit Cards) GST plus 10% on fall of hammer price SW-06-003029-4

Dated 3 August 2006

M. TREWIN Sheriff's Office

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

On Wednesday 6 September at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Frank Javier Villar, also known as Francisco Villar, of 82 Pilgrim Street, Footscray, as shown on Certificate of Title as Francisco Javier Villar, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 4409, Folio 785 upon which is erected a dwelling known as 82 Pilgrim Street, Footscray.

Registered Mortgage No. AD983297P and Caveat No. AE044823A affect the said estate and interest.

Terms – Cash/Eftpos, Bank Cheque or Solicitors Trust Account Cheque (Debit Cards only/No Credit Cards) GST plus 10% on fall of hammer price SW-05-008618-7

Dated 3 August 2006

M. TREWIN Sheriff's Office In the Supreme Court of the State of Victoria SALE BY THE SHERIFF

On Tuesday 12 September at 11.00 a.m. at the Sheriff's Office, 380 Raymond Street, Sale (unless process be stayed or satisfied).

All the estate and interest (if any) of Richard Tomkins of 10 Kooralinga Drive, Wandong, proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9960, Folio 757 which is vacant land known as 91 Government Road, Hollands Landing.

Registered Caveat No. affects the said estate and interest.

The property can be located by travelling north from the township of Stratford for 2 km along the Princes Highway. Turn eastwards onto the Stratford–Bengworden Road and travel for approximately 27 km to the township of Meerlieu. Turn southwards onto the Hollands Landing Road and travel for approximately 9 km to the settlement of Hollands Landing. Turn eastwards onto Lyrebird Avenue and then northwards onto the unnamed road abutting the Lake Victoria Foreshore. The property is 12 km northwards from Lyrebird Avenue on the left-hand side.

Terms – Cash, Bank Cheque or Solicitors Trust Account Cheque only GST plus 10% on fall of hammer price SW-05-010551-4 Dated 3 August 2006

M. TREV

M. TREWIN Sheriff's Office

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

SOUTH GIPPSLAND SHIRE COUNCIL

ERRATUM

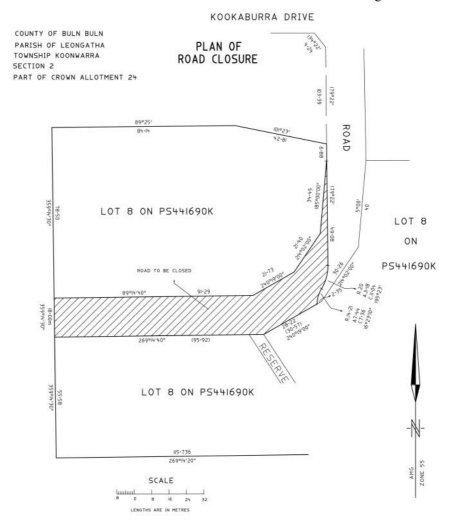
Road Discontinuance

In Government Gazette No. 31, 4 August 2005 on page 1699 with reference to the Road Discontinuance South Gippsland Shire Council was printed in error and is accordingly revoked and replaced with the following notice:—

Part Crown Allotment 24, Township Koonwarra, Parish Leongatha.

Part of the road described in Certificate of Title Volume 10436, Folio 147.

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

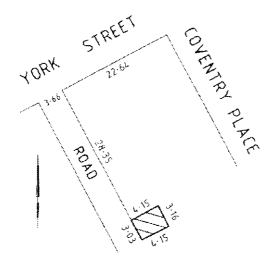


NEIL D. ARMSTRONG Interim Chief Executive Officer



Discontinuance of a Road

Notice is hereby given that the Port Phillip City Council, at its Ordinary Meeting on 28 February 2005, formed the opinion that the section of road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and, having advertised and served notices regarding the proposed discontinuance and hearing submissions under Section 223 of the Local Government Act 1989, orders that the road at the rear of 6 Coventry Place, South Melbourne be discontinued pursuant to Section 206 and Schedule 10, Clause 3 of the said Act, and the land of the discontinued road be sold by private treaty to the owners of the land abutting the road.



DAVID SPOKES Chief Executive Officer



General (Amendment) Local Law 2006 No. 9 Dilapidated Buildings

Council proposes to make General (Amendment) Local Law 2006 No. 9, to provide for further protection and enhancement of the amenity and environment of the municipality

and the fair and reasonable use and enjoyment of private land.

The provisions in the proposed Local Law make it an offence to allow a building to become dilapidated or further dilapidated, adding to the provisions in General Local Law 2003 No. 7, which make it an offence to allow any land or building to become unsightly.

Copies of the Local Law are available from the Civic Centre during office hours or by contacting Barry Muir on 9784 1921.

Any person who wishes to make a submission to this proposal must lodge the submission in writing to Frankston City Council within 14 days of publication of this notice. Please note, that unless a submitter advises the City to the contrary, the submission will be made available to the public, as part of a Council agenda.

Council, in accordance with Section 223 of the **Local Government Act 1989**, will consider all written submissions received within the prescribed time.

Any person lodging a submission should clearly state whether they wish to be heard in support of the submission. Such person/s will be heard by Council (or a committee established by Council for this purpose) and may be represented by a person acting on his or her behalf. Notification will be given of the date and time of the hearing.

STEVE GAWLER Chief Executive Officer

Planning and Environment Act 1987

BASS COAST PLANNING SCHEME

Notice of Preparation of Amendment

Amendment C46

Authorisation A0388

The Bass Coast Shire Council has prepared Amendment C46 to the Bass Coast Planning Scheme.

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

The Amendment applies to the majority of the municipality. The areas affected by the Amendment are detailed in the mapping, overlay and policy changes.

The Amendment proposes to:

- amend the Municipal Strategic Statement by rewording the heading for Clause 21.04 and inserting the strategic framework plans for townships within the Phillip Island and San Remo Design Framework and the Inverloch Design Framework;
- insert new local planning policies for townships within the Phillip Island and San Remo Design Framework and the Inverloch Design Framework;
- rezone land contained within the Residential 1 Zone and affected by the existing ES05 in Adam Estate Grantville, The Gurdies, Silverleaves, Harmers Haven and Ventnor to Township Zone;
- make a number of changes to the Overlays including:
 - delete Environmental Significance Overlay – Schedule 1 from public zones and amend the schedule;
 - delete Schedule 2 to the Environmental Significance Overlay from the Bass Coast Planning Scheme;
 - delete Environmental Significance Overlay – Schedule 3 from public zones;
 - delete Environmental Significance
 Overlay Schedule 4 from the Bass
 Coast Planning Scheme and replace with
 a new Environmental Significance
 Overlay Schedule 2 for undermined
 areas, a new Erosion Management
 Overlay for land subject to landslip and a
 new Land Subject to Inundation Overlay
 for land susceptible to king tides;
 - delete Schedule 5 to the Environmental Significance Overlay from the Bass Coast Planning Scheme;
 - amend Schedule 1 the Vegetation Protection Overlay;
 - delete Schedule 2 to the Vegetation Protection Overlay from public zones and the Farming Zone and amend the Schedule;
 - amend Schedule 3 the Vegetation Protection Overlay;
 - delete the Significant Landscape Overlay
 Schedule 1 and the Significant Landscape Overlay Schedule 2 and replace with a new combined schedule;

- amend the Design and Development Overlay – Schedule 3; and
- introduce a new Schedule 4 to the Design and Development Overlay.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: Bass Coast Shire Council, Customer Service Centre, 76 McBride Avenue, Wonthaggi; Bass Coast Shire Council, Customer Service Centre, 3 Reilly Street, Inverloch; Bass Coast Shire Council, Customer Service Centre, 91–97 Thompson Avenue, Cowes; Bass Coast Shire Council, Customer Service Centre, 1504 Bass Highway, Grantville; Department of Sustainability and Environment, Gippsland Regional Office, 71 Hotham Street, Traralgon; and 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 22 September 2006. Submissions must be sent to the Strategic Planning Co-ordinator, Bass Coast Shire, 76 McBride Avenue, Wonthaggi 3995.

Planning and Environment Act 1987

BAW BAW PLANNING SCHEME

Notice of Preparation of Amendment Amendment C38

Authorisation A0409

The Baw Baw Shire Council has prepared Amendment C38 to the Baw Baw Planning Scheme.

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

The land affected by the Amendment is:

 65 Princes Avenue, Longwarry, being CA 43, Section 6, Township of Longwarry.

- 61 Rulemount Road, Warragul, being PC360322 Parish of Drouin East.
- Roberts Court, Drouin, being CA 31, Section A, Township of Drouin, Parish of Drouin West
- 4 Davey Drive, Drouin, being Lot 62 LP 222329P, Parish of Drouin West.
- 1 Main South Road, Drouin, CA34 & Part CA34A, Parish of Drouin West.
 - The Amendment proposes to rezone:
- 65 Princes Avenue, Longwarry from Farming Zone to Residential 1 Zone.
- 61 Rulemount Road, Warragul from Low Density Residential 1 Zone to Residential 1 Zone.
- Roberts Court, Drouin from Low Density Residential Zone to Residential 1 Zone.
- 4 Davey Drive, Drouin from Low Density Residential Zone to Residential 1 Zone.
- 1 Main South Road, Drouin from Business 4 Zone to Residential 1 Zone.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the offices of the planning authority, 61 Smith Street, Warragul; Young Street, Drouin; and the Baw Baw Technology Centre, Princes Highway, Trafalgar; at the Department of Sustainability and Environment, Gippsland Regional Office, 71 Hotham Street, Traralgon; 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 11 September 2006. A submission must be sent to the Baw Baw Shire Council, PO Box 304, Warragul 3820.

Planning and Environment Act 1987

BAW BAW PLANNING SCHEME Notice of Preparation of Amendment Amendment C39 Authorisation A0400

The Baw Baw Shire Council has prepared Amendment C39 to the Baw Baw Planning Scheme.

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

The land affected by the Amendment is:

- Land in Drouin, Warragul, Trafalgar and Yarragon, which is currently included in the Development Plan Overlay as shown on Planning Scheme map nos. 25DPO, 26DPO, 28DPO, 29DPO, 30DPO, 31DPO, 32DPO, 33DPO, 34DPO, 35DPO, 38DPO and 41DPO.
- Land in Highclere Street, Warragul, being Lots 1, 2, 3, 4 and 5 PS 537961.

The Amendment proposes to:

- Delete the Development Plan Overlay from land which has been developed, where development has been approved or where surrounding development has removed the strategic benefit of preparing a development plan.
- Delete part of Heritage Overlay Nos. HO152, St Paul's Anglican Church and bell, and HO153 St Paul's Rectory, from land in Highclere Street, Warragul, being Lots 1, 2, 3, 4 and 5 PS 537961.

You may inspect the Amendment, any documents that support the Amendment and the explanatory report about the Amendment at the following locations: at the offices of Baw Baw Shire Council, 61 Smith Street, Warragul; Gippsland Regional Office, Department of Sustainability and Environment, 71 Hotham Street, Traralgon; 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 11 September 2006. A submission must be sent to the Baw Baw Shire Council, PO Box 304, Warragul.

Planning and Environment Act 1987

MAROONDAH PLANNING SCHEME

Notice of Preparation of Amendment Amendment C54 Authorisation A0394

The Maroondah City Council has prepared Amendment C54 to the Maroondah Planning Scheme.

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

The land affected by the Amendment is the northern section of 49 Taylors Road, Croydon.

The Amendment proposes to rezone the northern section of the land at 49 Taylors Road, Croydon from the Public Park and Recreation Zone to the Residential 1 Zone.

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, Maroondah City Council: City Offices Service Centre, Braeside Avenue, Ringwood; Eastland Service Centre, Level 2, Shop G104, Eastland Shopping Centre, Ringwood; Civic Square Service Centre, Civic Square, Croydon; Croydon Library, Civic Square, Croydon; Ringwood Library, Ringwood Plaza, Ringwood; 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 11 September 2006. A submission must be sent Trevor Welsh, Director City Development, PO Box 156, Ringwood 3134.

Planning and Environment Act 1987 PORT PHILLIP PLANNING SCHEME

Further Consultation Amendment C52 South Melbourne Central

The City of Port Phillip prepared Amendment C52 to the Port Phillip Planning Scheme and exhibited it in November–December 2005. The Amendment proposes to give effect to the City of Port Phillip's Structure Plan and Urban Design Framework for South Melbourne Central (SMC).

Having considered submissions from the public, Council is now proposing changes to the Amendment to:

- change the provisions of Design and Development Overlay (DDO) 8–10 to replace the 15 storey (58.5m) height limit with a new height limit of 25 storeys (90 metres). This applies to the properties of the City Road Wedge area being the area bounded by City Road, Whiteman Street and the Freeway overpass;
- rezone 80–94 Cecil Street, 78 Cecil Street and 3–7 Northumberland Street from Industrial 3 Zone to Business 1 Zone and place an Environmental Audit Overlay (EAO) on these sites:
- rezone 100 Market Street (existing Spotlight Store) from Business 3 zone to Business 2 zone and place an Environmental Audit Overlay (EAO) on this site; and
- change the DDO boundaries to fit with the proposed new zones.

You may look at these changes at the following locations: South Melbourne Town Hall – Reception, 208–220 Bank Street, South Melbourne; Emerald Hill Library, Bank Street, South Melbourne; and St Kilda Town Hall, corner of Carlisle Street and Brighton Road, St Kilda.

The Amendment and changes to the Amendment are also available at: www.portphillip.vic.gov.au/planning_scheme_amendments currently on exhibition

Any person who may be affected by the Amendment may make a written submission to the planning authority. Council will then consider these submissions. If you require any further information please call Strategic Planning on 9209 6229.

The closing date for submissions is 23 August 2006. A submission must be sent to: Sandra Wade, Co-ordinator Strategic Planning, City of Port Phillip, Private Bag No. 3, PO St Kilda, Victoria 3182.

Disclaimer: Please be aware that copies of objection/submissions received may be made available to any person for the purpose of consideration as part of the planning process.

STATE TRUSTEES LIMITED ACN 064 593 148

Section 79

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

- ALFRED ASHINGTON, late of RSL Park, 9787–2844 Overport Road, Frankston, pensioner, deceased intestate, who died on 19 July 2006.
- ROY BANNISTER, late of Ahleigh Private Nursing Home, 58 Cochrane Street, Brighton, pensioner, deceased intestate, who died on 17 June 2006.
- OWEN JAMES BISHOP, late of 5/39 Main Road, Lower Plenty, unemployed, deceased intestate, who died on 26 June 2006.
- GEORGE FARRELL, late of 29/351 Barkly Street, Brunswick, pensioner, deceased intestate, who died on 23 July 2006.
- LEON HAHN, late of 4 Gillian Court, Brunswick, pensioner, deceased intestate, who died on 28 July 2006.
- BEVERLEY HILL, late of 6/832 Burke Road, Camberwell, pensioner, deceased intestate, who died on 25 January 2006.
- NARELLE DIANE HILL, late of 353A Church Street, Richmond, pensioner, deceased intestate, who died on 26 June 2006.
- MARIA ISAAKIDIS, late of 7 Rupert Street, Ringwood, pensioner, deceased intestate, who died on 5 July 2006.
- JASON JENKINS, late of 6/14 Cardigan Street, St. Kilda, pensioner, deceased intestate, who died on 18 June 2006.
- BRIAN JONES, late of Alfred Hospital, Commercial Road, Prahran, pensioner, deceased intestate, who died on 27 July 2006.
- PATRICIA LYNETTE JUGGINS, late of 12/8 Jeffrey Street, Elmore, pensioner, deceased intestate, who died on 6 June 2006.
- MARGHERITA MANFRE, late of corner of Deutgam and Greaves Streets, Werribee, pensioner, deceased intestate, who died on 20 July 2006.
- FRANCIS McBRIDE, late of 78 Ryan Street, Footscray, pensioner, deceased intestate, who died on 24 July 2006.

- ALBERT JAMES McCANN, late of 11/4 Kiewa Avenue, Red Cliffs, pensioner, deceased intestate, who died on 5 July 2006.
- JOHN SAMUEL MORRISON, late of 17/55 Napier Street, Fitzroy, pensioner, deceased intestate, who died on 16 June 2006.
- PHYLISS NATASCHA SADLIER, late of Aberfield Aged Care, 378 Bluff Road, Sandringham, pensioner, deceased intestate, who died on 22 July 2006.
- JOAN PATRICIA NORTH, late of Dava Lodge, 197 Benton Road, Mornington, pensioner, deceased intestate, who died on 2 July 2006.
- GRACE PARKER, late of Waratah Lodge Nursing Home, Boundary Road, Orbost, pensioner, deceased intestate, who died on 6 July 2006.
- LESLIE JAMES RUSSELL, late of 2/2 Glenside Street, Avondale Heights, pensioner, deceased intestate, who died on 1 July 2006.
- JOHN STURRE, late of 445 Ballarat Road, Geelong West, pensioner, deceased intestate, who died on 16 July 2006.
- DOROTHY ANN VAN HOUTUM, late of Yarra View Retirement Village, Woods Point Road, Warburton, pensioner, deceased intestate, who died on 15 May 2006.
- DENNIS WALTON, late of 207 Richards Street, Ballarat, pensioner, deceased intestate, who died on 8 July 2006.
- GLORIA WIXTED, late of Room 55, 55 Heatherton Road, Endeavour Hills, pensioner, deceased, who died on 15 July 2006 leaving a Will dated 17 July 1991.

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 12 October 2006, after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates, having regard only to the claims of which it then has notice.

STATE TRUSTEES LIMITED ACN 064 593 148

Section 79

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

- BERTA HEYES, late of Belvedere Aged Care Nursing Home, 41–43 Fintonia Road, Noble Park, Victoria, pensioner, deceased intestate, who died on 7 March 2006.
- ESTHER McVICAR, late of 2A Clifford Grove, Tecoma, Victoria, engineer machinist, deceased, who died on 24 February 2006 leaving a Will dated 22 November 1990.
- VERA VICTORIA SCOVELL, late of Canterbury Road Lodge, 317 Canterbury Road, Ringwood, Victoria, pensioner, deceased intestate, who died on 22 June 2006

Creditors, next-of-kin and others having claims against the abovementioned estates are required pursuant to Section 33 of the **Trustee Act 1958** to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 12 October 2006, after which date State Trustees Limited, ACN 064 593 148, may convey or distribute the assets of the abovementioned estates, having regard only to the claims of which it then has notice.

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 10 October 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.

- BRUNCLIK, Jindrich Ladislav, late of 149 The Parade, Ascot Vale, Victoria 3032, pensioner, who died on 14 March 2006.
- GILCHRIST, Robert William, late of Springvale Private Nursing Home, 340 Springvale Road, Springvale, Victoria 3171, who died on 21 June 2005.

- GLEESON, Audrey May, late of Flat 1/27 Ruth Street, Lalor, Victoria 3075, who died on 29 December 2005.
- GROOM, Dorice Emily, late of 6 Elsie Avenue, Seaford, Victoria 3198, who died on 22 September 2005.
- HOCKING, June Lois, late of 2 Ventich Street, Glen Iris, Victoria 3146, who died on 6 March 2006.
- LONDON, Norma, late of Unit 173, Cherry Tree Grove Retirement Village, 67 Maroondah Highway, Croydon, Victoria 3136, pensioner and who died on 22 May 2006.
- NEANDER, Myrtle, formerly of 105 Cumberland Road, Pascoe Vale, Victoria 3044, but late of Dorothy Impey Home, 192 Cumberland Road, Pascoe Vale, Victoria 3044, who died on 20 June 2006.
- PEAREY, Margaret Grace, late of Unit 9/11 Westlands Road, Emerald, Victoria 3782, who died on 15 July 2004.

Dated 1 August 2006

MARY AMERENA
Manager
Executor and Trustee Services

Creditors, next-of-kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited, ABN 68 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 11 October 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.

- EVANS, Henry David, late of 181 Dorset Road, Boronia, Victoria 3155, retired, and who died on 8 April 2006.
- OUSLEY, Jean Helen, late of St Laurence Court Hostel, Wesley Street, Kangaroo Flat, Victoria 3555, pensioner, and who died on 21 January 2006.
- SCANTLETON, Catherine Agnes, late of Golden Oaks Nursing Home, Spomethan Street, Golden Square, Victoria 3555, home duties, and who died 4 February 2006.

SHEAHAN, Jean Monica, late of Villa O'Neill Age Care Residence, 101 Lewisham Road, Prahran, Victoria 3181, pensioner, and who died on 28 May 2006.

VOGELE, Adeline Isabel, late of 37 Vogeles Road, Sebastian, Victoria 3556, and who died on 8 March 2006.

Dated 2 August 2006

MARY AMERENA
Manager
Executor and Trustee Services

EXEMPTION

Application No. A215/2006

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act** 1995 ("the Act"), by Tenants Union of Victoria Ltd ("the applicant"). The application for exemption is to enable the applicant to advertise for and employ a female only as a Community Project Worker for the Somali Women's Community Leadership Project ("the specified conduct").

Upon reading the material submitted in support of the application, including an affidavit of Ms Melinda Kay Tew of Tenants Union of Victoria 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 that:

- the aim of the Somali Women's Community Leadership Project is to improve Somali women's knowledge of Australian systems such as social security and taxation and to provide the women with an opportunity to develop new skills to achieve a greater capacity for economic independence and community leadership.
- The Somali Women's Community Leadership Project will train the target group of women in effective communication and negotiation, dispute resolution, advocacy, financial literacy, tenancy rights and responsibilities and community leadership.
- It is appropriate for a female to occupy the role of Community Project Worker as a female project worker can more appropriately

- respond to questions regarding women's issues, particularly with respect to women's health, domestic violence or issues facing single mothers.
- The applicant considers that due to the pronounced gender divide between Somali men and women, employing a male worker in the Somali Women's Community Leadership Project could be viewed as culturally inappropriate by the Somali community and may undermine the legitimacy of the project.

The Tribunal hereby grants an exemption to the applicant 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 the notice of the exemption is published in the Government Gazette until 10 August 2009.

Dated 1 August 2006

HER HONOUR JUDGE SANDRA DAVIS Vice President

EXEMPTION

Application No. A187/2006

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act** 1995 ("the Act"), by YSAS Pty Ltd ("the applicant"). The application for exemption is to enable the applicant to advertise for and employ persons of Aboriginal and Torres Strait Islander descent in positions at the Koori Youth Alcohol & Drug Healing Service ("the specified conduct").

Upon reading the material submitted in support of the application, including an affidavit of Charlie Stewart of YSAS Pty 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 that:

 YSAS Pty Ltd provides services for young people who are experiencing problems relating to drug and alcohol abuse and is the largest specialist provider of youth drug treatment services in Victoria.

- The applicant, in partnership with Ngwala Willumbong Co-operative Ltd, will implement a state wide Koori Youth Alcohol and Drug Healing Service to provide opportunities for young Koori people to deal with their drug and alcohol issues, receive guidance in reaching their goals and develop their skills and talents.
- The Koori Youth Alcohol and Drug Healing Service will run a 12 bed residential rehabilitation service for Koori people aged between 15 and 20 years of age with alcohol and drug related problems.
- The rehabilitation service will provide education and integrate aspects of Koori culture, and it is appropriate for persons of Aboriginal and Torres Strait Islander descent to occupy positions at the Koori Youth Alcohol & Drug Healing Service to increase the legitimacy of the service, particularly in its focus on Koori culture.

The Tribunal hereby grants an exemption to the applicant 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 the notice of the exemption is published in the Government Gazette until 10 August 2009.

Dated 2 August 2006

HER HONOUR JUDGE SANDRA DAVIS Vice President

EXEMPTION

Application No. A216/2006

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act** 1995 ("the Act"), by the Aboriginal Advisory Unit, Victoria Police ("the applicant"). The application for exemption is to enable the applicant to advertise for and employ Indigenous persons in a number of positions within operational areas of Victoria Police ("the specified conduct").

Upon reading the material submitted in support of the application, including an affidavit of Inspector Geddes of the Aboriginal Advisory Unit, Victoria Police, 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 that:

- The employment of Indigenous persons in positions within operational areas will enable Victoria Police to create effective partnerships between Victoria Police and Aboriginal Communities.
- It is appropriate for the applicant to provide Indigenous specific positions within operational areas of Victoria Police to assist to inculcate cultural change.
- The applicant wishes to create employment opportunities for Indigenous people in accordance with the Wur-cumburra strategy.

The Tribunal hereby grants an exemption to the applicant 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 the notice of the exemption is published in the Government Gazette until 10 August 2009.

Dated 7 August 2006

HER HONOUR JUDGE SANDRA DAVIS Vice President

EXEMPTION

Application No. A217/2006

The Victorian Civil and Administrative Tribunal has considered an application, pursuant to Section 83 of the **Equal Opportunity Act** 1995 ("the Act"), by the Murray Valley Aboriginal Co-operative ("the applicant"). The applicant to advertise for and employ Indigenous persons within the Murray Valley Aboriginal Co-operative ("the specified conduct").

Upon reading the material submitted in support of the application, 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 that:

- The Murray Valley Aboriginal Co-operative is an Aboriginal organisation which provides the delivery of services to Aboriginal people in the Robinvale area.
- The Co-operative is a centre staffed by Aboriginal persons who provide services to the Aboriginal community.
- The Tribunal has previously granted an exemption to this applicant (A383/2000).

The Tribunal hereby grants an exemption to the applicant 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 the notice of the exemption is published in the Government Gazette until 10 August 2009.

Dated 7 August 2006

HER HONOUR
JUDGE SANDRA DAVIS
Vice President

Australian Grands Prix Act 1994

NOTICE UNDER SECTION 42A

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

Pursuant to section 42A of the **Australian Grands Prix Act 1994**, on the recommendation of the Australian Grand Prix Corporation, I hereby declare "Australian Motorcycle Grand Prix" to be the name of the Australian Motorcycle Grand Prix event to be held at Phillip Island, Victoria in 2006.

Dated 23 July 2006

JOHN PANDAZOPOULOS MP Minister for Tourism

Australian Grands Prix Act 1994

NOTICE UNDER SECTION 42A

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

Pursuant to section 42A of the Australian Grands Prix Act 1994, on the recommendation of the Australian Grand Prix Corporation, I

hereby declare "motogp" to be the name of an event forming part of the Australian Motorcycle Grand Prix event to be held at Phillip Island, Victoria in 2006.

Dated 23 July 2006

JOHN PANDAZOPOULOS MP Minister for Tourism

Australian Grands Prix Act 1994

GENERAL DESIGN FOR "LOGO"

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

In accordance with the definition of logo in section 3(1) of the **Australian Grands Prix Act 1994** and as the Minister administering that Act, I approve the following general designs –





Dated 23 July 2006

JOHN PANDAZOPOULOS MP Minister for Tourism

Australian Grands Prix Act 1994

NOTICE UNDER SECTION 26

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

Pursuant to section 26 of the **Australian Grands Prix Act 1994**, on the recommendation of the Australian Grand Prix Corporation, I hereby declare "Australian Grand Prix" to be the name of the Formula One event to be held at Albert Park, Victoria in 2007.

Dated 23 July 2006

JOHN PANDAZOPOULOS MP Minister for Tourism



Heritage Act 1995

NOTICE OF REGISTRATION

As Executive Director for the purpose of the **Heritage Act 1995**, I give notice that the Victorian Heritage Register is amended by removing Heritage Register Number 862 which was added to the Register on 22 May 1991:

Buchanan and Brock Ship Repair Works, Lorimer Street, Southbank, Melbourne City Council.

Dated 4 August 2006

RAY TONKIN Executive Director



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 97 in the category described as a Heritage Place:

Christian Israelite Sanctuary, 193 Fitzroy Street, Fitzroy, Yarra City Council.

EXTENT:

- All the buildings marked B1 Sanctuary (including two storey building), B2 former kitchen, B3 Malgre Tout, B4 Christian Israelite Hall as shown on Plan No. H0097 held by the Executive Director.
- 2. All the land marked L1 on Plan No. H0097 held by the Executive Director, being the land described in Certificate of Title Volume 3918, Folio 564.

Dated 4 August 2006

RAY TONKIN Executive Director



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 230 in the category described as a Heritage Place:

Tram Shelter, Dandenong Road, Caulfield North, Glen Eira City Council.

EXTENT:

- All the building being the tram shelter marked B1 on Plan 230 held by the Executive Director.
- All the land marked L1 on Plan 230 held by the Executive Director.

Dated 4 August 2006

RAY TONKIN Executive Director



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 2091 in the category described as a Heritage Place:

Lippincott House, 21 Glenard Drive, Eaglemont, Banyule City Council.

EXTENT:

- All of the building known as 21 Glenard Drive, Eaglemont and shown as B1 on Diagram 2091 held by the Executive Director.
- All of the land shown L1 on Diagram 2091 held by the Executive Director being part of the land described in Certificate of Title Volume 4047, Folio 247.

Dated 4 August 2006

RAY TONKIN Executive Director

Local Government Act 1989

APPROVAL OF AN AGREEMENT BETWEEN
ARARAT RURAL CITY COUNCIL,
BALLARAT CITY COUNCIL,
CENTRAL GOLDFIELDS SHIRE COUNCIL,
HEPBURN SHIRE COUNCIL,
MOORABOOL SHIRE COUNCIL AND
PYRENEES SHIRE COUNCIL
TO OPERATE THE CENTRAL HIGHLANDS
REGIONAL LIBRARY CORPORATION

I, Candy Broad, MLC, Minister for Local Government, acting pursuant to Section 196(2) of the Local Government Act 1989, hereby approve of the Agreement executed between Ararat Rural City Council, Ballarat City Council, Central Goldfields Shire Council, Hepburn Shire Council, Moorabool Shire Council and Pyrenees Shire Council to operate the Central Highlands Regional Library Corporation under section 196 of the Local Government Act 1989.

Dated 30 July 2006

CANDY BROAD MLC Minister for Local Government

Mineral Resources Development Act 1990

EXEMPTION FROM EXPLORATION LICENCE OR MINING LICENCE

- I, Richard Aldous, Executive Director Minerals and Petroleum, pursuant to section 7 of the **Mineral Resources Development Act 1990** and under delegation by the Minister for Energy Industries and Resources –
- hereby exempt all that Crown land situated within the boundaries of exploration licence application 4986 that have been excised from the applications, from being subject to an exploration licence or mining licence.
- Subject to paragraph 3, this exemption applies until the expiration of 2 years after the grant of the licence (if the licence is granted), or until the expiration of 28 days after the application lapses or is withdrawn or refused.
- 3. This exemption is revoked in respect of any land that ceases to lie within the boundaries of the application or licence, at the

expiration of 28 days after the said land ceases to lie within the boundaries of the application or licence.

Dated 7 August 2006

RICHARD ALDOUS Executive Director Minerals and Petroleum

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 13 September 2006.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 7 September 2006.

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

DAMIEN C. BASS. Application for variation of conditions of tow truck licence number TOW 726 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 50 Sunds Mill Court, Marysville, to change the depot address to 2224 Maroondah Highway, Marysville.

DAMIEN C. BASS. Application for variation of conditions of tow truck licence number TOW 211 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 1A Albert Street, Alexandra, to change the depot address to 2224 Maroondah Highway, Marysville.

Dated 10 August 2006

STUART SHEARER Director

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 13 September 2006.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 7 September 2006.

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

TERASOF PTY LTD. Application for variation of conditions of tow truck licence numbers TOW067, TOW467, TOW071, TOW069, TOW070, TOW468 & TOW827 which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 63 Bennett Street, Dandenong, to change the depot address to 393 Princes Highway, Dandenong.

Dated 4 August 2006

STUART SHEARER Director

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 13 September 2006.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 7 September 2006.

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

TERASOF PTY LTD. Application for variation of conditions of tow truck licence numbers TOW564, TOW933, TOW773, TOW450 which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 6–8 Bryants Road, Dandenong, to change the depot address to 393 Princes Highway, Dandenong.

Dated 4 August 2006

STUART SHEARER Director

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 13 September 2006.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 7 September 2006.

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

TERASOF PTY LTD. Application for variation of conditions of tow truck licence numbers TOW109 & TOW916 which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 12–14 Enterprise Drive, Berwick, to change the depot address to 393–395 Princes Highway, Officer.

Dated 4 August 2006

STUART SHEARER Director

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 13 September 2006.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 7 September 2006.

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

THE VAIS FAMILY INVESTMENT COMPANY PTY LTD. Application for variation of conditions of tow truck licence numbers TOW706, TOW599 & TOW600 which authorise the licensed vehicles to be managed,

controlled and operated from a depot situated at 13–15 Wannan Street, Highett, to change the depot address to 33–35 Fraklyn Street, Huntingdale.

Dated 4 August 2006

STUART SHEARER Director penetration of a 16 year old child under care, supervision or authority, which are sexual offences in Victoria under section 3 of the Act.

On 25 July 2006, Natalina D'Addario was disqualified from teaching and her registration as a teacher in Victoria was cancelled.

Transport Act 1983

TOW TRUCK DIRECTORATE OF VICTORIA

Tow Truck Application

Notice is hereby given that the following application will be considered by the Licensing Authority after 13 September 2006.

Notice of any objection to the granting of an application should be forwarded to reach the Director, Tow Truck Directorate of Victoria, Level 6, 14–20 Blackwood Street, North Melbourne (PO Box 666, North Melbourne 3051) not later than 7 September 2006.

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

KEN D. HIGGINS. Application for variation of conditions of tow truck licence number TOW113 which authorises the licensed vehicle to be managed, controlled and operated from a depot situated at 55 Sutcliffe Street, Sea Lake, to change the depot address to 3 Cobb Court, Swan Hill.

Dated 1 August 2006

STUART SHEARER Director

Victorian Institute of Teaching Act 2001

NOTIFICATION CANCELLING REGISTRATION OF A TEACHER

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

On 25 July 2006, Natalina D'Addario, born 19 May 1969, was convicted of sexual penetration of a child under 16 and sexual

Geographic Place Names Act 1998

CORRIGENDUM

In the Victoria Government Gazette No. G31, 3 August 2006, page 1635, under **Geographic Place Names Act 1998**, Notice of Intention to Register a Geographic Name, the place name of Evans Street Wildflower Reserve should read Evans Street Wildflower Grassland.

Office of the Registrar of Geographic Names

c/- **LAND** *VICTORIA* 17th Floor 570 Bourke Street Melbourne 3000

JOHN E. TULLOCH Registrar of Geographic Names

Geographic Place Names Act 1998

NOTICE OF INTENTION TO REGISTER A GEOGRAPHIC NAME

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

File No.	Naming Authority	Place Name	Location
LA/12/0071	Stonnington City	Armadale, Glen Iris, Malvern, Malvern East, Toorak.	As on version 4.6 of the plan showing the suburb names and boundaries within the municipality. Copies of this plan may be inspected at the municipal offices or at the office of the Registrar of Geographic Names.

Office of the Registrar of Geographic Names c/- **LAND** *VICTORIA* 17th Floor 570 Bourke Street Melbourne 3000

> JOHN E. TULLOCH Registrar of Geographic Names

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 date of publication in the Government Gazette and will be published on the Internet.

The Aberfeldy Cemetery Trust
The Trustees of the Altona Memorial Park
The Cape Clear Cemetery Trust
The Cassilis Cemetery Trust
The Charlton Cemetery Trust
The Coleraine Cemetery Trust
The Donnybrook Cemetery Trust
The Eltham Cemetery Trust
The Emerald Cemetery Trust
The Trustees of the Fawkner Crematorium and Memorial Park
The Great Western Cemetery Trust
The Horsham Cemetery Trust
The Inglewood Cemetery Trust
The Jerro Cemetery Trust
The Kyneton Cemetery Trust
The Melbourne Chevra Kadisha Cemetery Trust
The Mount Prospect Cemetery Trust
The Neerim Cemetery Trust
The Phillip Island Cemetery Trust
The Portland South Cemetery Trust
The Preston Cemetery Trust
The Redbank Cemetery Trust
The Rochester Cemetery Trust
The San Remo Cemetery Trust
The Shepparton Cemetery Trust
The Swan Hill Cemetery Trust

The Templestowe Cemetery Trust
The Tooan Cemetery Trust
The Trafalgar Cemetery Trust
The Trentham Cemetery Trust
The Welshpool Cemetery Trust
The Wonthaggi Cemetery Trust
Wyndham Cemeteries Trust
The Yabba Cemetery Trust

CAROL BATE Assistant Director Food Safety and Regulatory Activities

Crown Land (Reserves) Act 1978

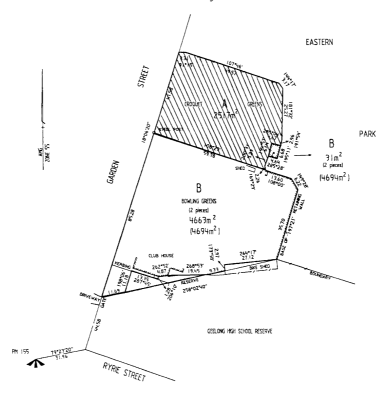
ORDER GIVING APPROVAL TO GRANT OF A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, Rob Hulls, Minister for Planning, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease to the Eastern Park Croquet Club Inc. by the Greater Geelong City Council as the Committee of Management, for a term of 21 years for the purpose of a 'Croquet Club and Associated Purposes' over the area of Crown land being part of the Geelong Botanical Gardens and Recreation Reserve described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that –

- (a) there are special reasons which make granting the lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**.

SCHEDULE

The land shown hatched on the following plan being portion of Allotment 24, Section 86A, City of Geelong, Parish of Corio being part of the remaining Crown land in the City of Geelong, Parish of Corio permanently reserved for the purpose of Botanical Gardens by Order in Council of 31 July 1876 and for the additional purpose of Public Recreation by Order in Council of 21 December 1936 and the additional Crown land in the City of Geelong, Parish of Corio temporarily reserved for the purpose of Botanical Gardens and Public Recreation by Order in Council of 2 November 1936.



Dated 22 July 2006

Crown Land (Reserves) Act 1978

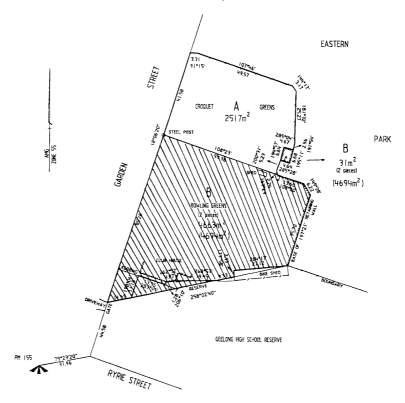
ORDER GIVING APPROVAL TO GRANT OF A LEASE UNDER SECTIONS 17D AND 17DA

Under sections 17D and 17DA of the **Crown Land (Reserves) Act 1978**, I, Rob Hulls, Minister for Planning, being satisfied that there are special reasons which make the granting of a lease reasonable and appropriate in the particular circumstances and to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**, approve the granting of a lease to the Eastern Park Bowling Club Inc. by the Greater Geelong City Council as the Committee of Management, for a term of 21 years for the purpose of a 'Bowling Club and Associated Purposes' over the area of Crown land being part of the Geelong Botanical Gardens and Recreation Reserve described in the Schedule below and, in accordance with section 17D(3)(a) of the **Crown Land (Reserves) Act 1978**, state that —

- (a) there are special reasons which make granting the lease reasonable and appropriate in the particular circumstances; and
- (b) to do this will not be substantially detrimental to the use and enjoyment of any adjacent land reserved under the **Crown Land (Reserves) Act 1978**.

SCHEDULE

The land shown hatched on the following plan being portion of Allotment 24, Section 86A, City of Geelong, Parish of Corio being part of the remaining Crown land in the City of Geelong, Parish of Corio permanently reserved for the purpose of Botanical Gardens by Order in Council of 31 July 1876 and for the additional purpose of Public Recreation by Order in Council of 21 December 1936 and the additional Crown land in the City of Geelong, Parish of Corio temporarily reserved for the purpose of Botanical Gardens and Public Recreation by Order in Council of 2 November 1936.



Dated 23 July 2006

ROB HULLS, MP Minister for Planning

Private Agents Act 1966

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

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

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

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

Full name of Applicant or in the case of a Firm or Corporation, of the Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence
Adam John Stewart	Debt Recoveries Australia	Level 5, 1 Elizabeth Street, Melbourne 3000	Commercial Agents Licence
Lillian Gattuso	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne, Vic. 3000	Commercial Sub-Agents Licence
Sandra Latela	RCL Mercantile P/L	Level 7, 505 Little Collins Street, Melbourne Vic. 3000	Commercial Sub-Agents Licence
Armando Binene. Jrn	Australian Receivables Ltd	363 King Street, Melbourne Vic. 3000	Commercial Sub-Agents Licence
Leon Francis Schroeter	Australian Receivables Ltd	363 King Street, Melbourne Vic. 3000	Commercial Sub-Agents Licence

Dated at Melbourne 2 August 2006

GRAEME J. HORSBURGH Principal Registrar Magistrates' Court of Victoria



Water Act 1989

CENTRAL GIPPSLAND REGION WATER AUTHORITY

Trade Waste By-Law (No. 14)

Pursuant to section 161(1)(b) of the **Water Act 1989**, notice is hereby given that the Central Gippsland Region Water Authority has made a Trade Waste By-Law (No. 14) which received ministerial approval on 26 June 2006.

By-Law number 14 repeals the existing By-Law number 8.

The new By-Law is part of a broader reform of the terms and conditions that Gippsland Water has set out for the receipt of trade waste. The broader reforms are contained in Gippsland Water's new Trade Waste Policy. The new policy and new By-Law will apply in respect of all trade waste discharged into Gippsland Water's sewerage system under trade waste agreements that are issued by Gippsland Water.

The objectives of this By-Law are:

- a) to protect the environment:
- b) to protect the health and safety of members of the public and the Authority's employees;
- c) to protect the Authority's sewerage infrastructure and associated assets;
- d) to maximise opportunities for reusing treated effluent and bio-solids;
- e) to recover the true costs associated with the receipt, carriage, treatment and disposal of trade waste and maintenance and repair for the Authority's sewerage system through the implementation of fees and charges;
- f) to encourage waste minimisation and cleaner production initiatives including waste prevention, recycling and pre-treatment of trade waste.

This will be achieved by:

- regulating the discharge of trade waste into the Authority's wastewater system and wastewater treatment plants;
- b) providing for the management of the receipt of trade waste and other liquid waste by the Authority, including the inspection, measurement, monitoring and testing of trade waste and the provision of information to the Authority by any person whose trade waste or other liquid waste the Authority may receive, including through a system of trade waste agreement;
- c) giving recognition to the Authority's Trade Waste Management System as a key policy instrument specifying methods of charging by the Authority for the receipt of trade waste and other liquid waste by the Authority, including explaining the basis for trade waste charges approved by the Essential Services Commission and resolution of the Authority, the recovery of the Authority's cost of inspection, measurement, monitoring, testing, treatment, receipt or disposal of any person's trade waste or other liquid waste;
- d) imposing penalties for the contravention by a person of this By-Law or any terms and conditions of that person's trade waste agreement or of the Trade Waste Policy;
- e) prescribing certain waste as trade waste for the purposes of the Act and of this By-Law.

A copy of the By-Law is available for inspection free of charge at the Authority's office, 55 Hazelwood Road, Traralgon, during normal business hours or can be viewed at www.gippswater.com.au.

JOHN MITCHELL Chief Executive Officer



Water Act 1989

NOTICE OF INTENTION TO DECLARE PROPERTIES SERVICED WITH RESPECT TO THE PROVISION OF WASTEWATER SERVICES

Wastewater pipes have been laid and are available to provide services to each property in the areas referred below. The Central Gippsland Region Water Authority, trading as "Gippsland Water", declares the properties to be serviced for the purpose of the **Water Act 1989** from the date of Practical Completion Certificate and water and wastewater tariffs will be liable from that date.

WASTEWATER SERVICED AREAS AS FOLLOWS:

Locality	Property Description	Practical Completion Issue Date
Drouin:	5 Princes Avenue, Lot 21 on LP 88767	01/09/2006
Drouin:	9 Princes Avenue, Lot 22 on LP 88767	01/09/2006
Drouin:	11 Princes Avenue, Lot 23 on LP 88767	01/09/2006
Drouin:	13 Princes Avenue, Lot 24 on LP 88767	01/09/2006
Drouin:	15 Princes Avenue, Lot 25 on LP 88767	01/09/2006
Drouin:	17 Princes Avenue, Lot 26 on LP 88767	01/09/2006
Drouin:	1/2–4 Morton Avenue, Lot 1 on PS 313326	01/09/2006
Drouin:	2/2–4 Morton Avenue, Lot 2 on PS 313326	01/09/2006
Drouin:	3/2-4 Morton Avenue, Lot 3 on PS 313326	01/09/2006
Drouin:	4/2–4 Morton Avenue, Lot 4 on PS 313326	01/09/2006
Drouin:	6 Morton Avenue, Lot 18 on LP 88767	01/09/2006
Drouin:	8 Morton Avenue, Lot 17 on LP 88767	01/09/2006
Drouin:	10 Morton Avenue, Lot 16 on LP 88767	01/09/2006
		JOHN MITCHELL Chief Executive Officer

Planning and Environment Act 1987

CARDINIA PLANNING SCHEME

Notice of Approval of Amendment Amendment C75

The Minister for Planning has approved Amendment C75 to the Cardinia Planning Scheme

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

The Amendment:

- rezones land known as Lots 1 and 2, LP134749 on the north-east corner of Kooweerup Road and Greenhills Road, Pakenham from a Rural Zone – Schedule 1 to an Industrial 1 Zone.
- Applies a Development Plan Overlay (Schedule 10) to the above land.
- Introduces Schedule 10 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; and at the offices of the Cardinia Shire Council, Henty Way, Pakenham.

GENEVIEVE OVERELL

Deputy Secretary Built Environment Department of Sustainability and Environment

Planning and Environment Act 1987

GOLDEN PLAINS PLANNING SCHEME

Notice of Approval of Amendment Amendment C21

The Minister for Planning has approved Amendment C21 to the Golden Plains Planning Scheme.

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

The Amendment rezones Crown Allotments 11A, 11B, 16A, 16E, 17A Cape Clear–Rokewood Road, Illabarook; Lot PC 356588 Cape Clear–Rokewood Road, Illabarook; and Crown Allotments 15, 15A, 15B, Illabarook Football

Ground Road, Illabarook, from Public Conservation and Resource Zone to Rural Living Zone and applies the Restructure Overlay to Crown Allotments 15, 15A, 15B and 17A.

G 32

The Amendment also inserts a paragraph into the Municipal Strategic Statement to explain the purpose of the Restructure Overlay and inserts the 'Restructure Plan No. 1 – Illabarook Environs' into the Planning Scheme as an Incorporated Document.

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 Golden Plains Shire Council, 2 Pope Street, Bannockburn.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER BENDIGO PLANNING SCHEME

Notice of Approval of Amendment Amendment C65

The Minister for Planning has approved Amendment C65 to the Greater Bendigo Planning Scheme.

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

The Amendment:

- rezones 239–249 High Street, Kangaroo Flat from Industrial 1 Zone to part Business 4 Zone and part Residential 1 Zone;
- replaces the existing Schedule to clause 34.04 to specify a maximum combined leasable floor area for restricted retail premises of 12,870 m² at 239–249 High Street, Kangaroo Flat;
- introduces a Development Plan Overlay to 239–249 High Street, Kangaroo Flat and incorporates a new Schedule 17 to the DPO; and
- introduces an Environmental Audit Overlay to part 239–249 High Street, Kangaroo Flat.

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 North West Regional Office, corner of Midland Highway and Taylor Street, Epsom; and at the offices of the Greater Bendigo City Council, Statutory Planning Unit, Hopetoun Mill, Hopetoun Street, Bendigo.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

GREATER DANDENONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C46

The Minister for Planning has approved Amendment C46 to the Greater Dandenong Planning Scheme.

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

The Amendment:

- rezones Lots 1 and 2 on PS 524033N from a Rural Zone to a Residential 1 Zone.
- Applies the Environmental Audit Overlay (EAO) over the land forming Lot 1 on PS 524033N.
- Modifies the Schedule to Clause 52.01 of the Scheme allowing for a cash in lieu contribution equivalent to 10% of the value of the site in lieu of providing a land contribution for the subdivision of the land forming Lots 1 and 2 on PS 524033N.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the Greater Dandenong City Council, 39 Clow Street, Dandenong; 397–407 Springvale Road, Springvale; and Shop A7 Parkmore Shopping Centre, Keysborough.

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 C113

The Minister for Planning has approved Amendment C113 to the Melbourne Planning Scheme.

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

The Amendment makes changes to the Schedule to Clause 45.01, by inserting a new PAO7 which lists the Department of Infrastructure as Acquisition Authority for the purpose of Road and Rail, amends the schedules to Clauses 52.03 and 81.01 to insert a new incorporated document titled 'Dynon Port Rail Link Project', and amends Planning Scheme Map No. 5 PAO to include all the land described in the Dynon Port Rail Link Project, Port of Melbourne, within the Public Acquisition Overlay.

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

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MILDURA PLANNING SCHEME Notice of Approval of Amendment Amendment C33

The Minister for Planning has approved Amendment C33 to the Mildura Planning Scheme

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

The Amendment proposes to rezone two parcels of land currently zoned Public Park and Recreation Zone:

- Lot 1 on PS 428251N, Calder Highway, Red Cliffs is rezoned from Public Park and Recreation Zone to Special Use Zone, Schedule 6 (SUZ6 Red Cliffs Caravan Park).
- Lot 1 on PS 522110H, Twelfth Street, Mildura is rezoned from Public Park and Recreation Zone to Public Use Zone, Schedule 6 (SUZ6 Local Government).

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; Department of Sustainability and Environment, North West Regional Office, corner of Taylor Street and Midland Highway, Epsom; and at the offices of the Mildura Rural City Council, 108–116 Madden Avenue, Mildura.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

MORNINGTON PENINSULA PLANNING SCHEME

Notice of Approval of Amendment Amendment C68 Part 1

The Minister for Planning has approved Amendment C68 Part 1 to the Mornington Peninsula Planning Scheme.

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

The Amendment:

- deletes the Restructure Overlay from land that has been restructured and revises the relevant restructure plans, including additional minor changes consistent with the underlying principles of the restructure;
- amends the Design and Development Overlay Schedule 4 (DDO4) subdivision provisions by introducing a clearer format and inserting an additional provision to apply a one hectare minimum lot size to land that was previously subject to the Bittern Crib Point Restructure Plan (RO1);

- better aligns zones and overlays to property boundaries and base information, including land ownership;
- deletes application of the Public Acquisition
 Overlay for a road widening on the north
 side of High Street, Hastings, between
 Hendersons Road and Frankston-Flinders
 Road;
- amends the Design and Development Overlay Schedule 6 (DDO6) to prohibit more than one dwelling on a lot in areas outside the Urban Growth Boundary;
- amends the Special Use Zone Schedule 4
 (SUZ4) and the Environmental Significance
 Overlay Schedule 19 (ESO19) by deleting a
 permit requirement for particular dwellings
 in the Mount Martha Valley Country Club
 Estate; and
- makes minor formatting corrections to the Amendment and corrects a map in Clause 22 17

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 Mornington Peninsula Shire Council: Mornington Office, Queen Street, Mornington; Rosebud Office, Besgrove Street, Rosebud; and Hastings Office, Marine Parade, Hastings.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

PORT OF MELBOURNE PLANNING SCHEME

Notice of Approval of Amendment Amendment L38

The Minister for Planning has approved Amendment L38 to the Port of Melbourne Planning Scheme.

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

The Amendment makes changes to the State Section Clause 3 – State Planning Policies and the Local Section Clause 114 – Port Phillip Coastal Area by inserting a policy to facilitate the project and inserting a new local planning policy and control for the Dynon Port Rail Link Project at Clause 122 of the Port of Melbourne Planning Scheme.

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

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

WHITTLESEA PLANNING SCHEME

Notice of Approval of Amendment Amendment C67

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

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

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

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Sustainability and Environment, Planning Information Centre, Ground Floor, 8 Nicholson Street, East Melbourne; and at the offices of the Whittlesea City Council, Civic Centre, Ferres Boulevard, South Morang.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

Planning and Environment Act 1987

WYNDHAM PLANNING SCHEME

Notice of Approval of Amendment Amendment C75

The Wyndham City Council has approved Amendment C75 to the Wyndham Planning Scheme

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

The Amendment rezones part of the subject land Lot A on Plan of Subdivision 514674D, Hacketts Road, Point Cook from "Urban Floodway Zone" to "Residential 1 Zone" and alters the boundaries of the Land Subject to Inundation Overlay affecting part of the subject land

The Amendment was approved by the Wyndham City Council in accordance with authorisation given by the Minister under section 11(1) of the **Planning and Environment Act 1987** on 14 March 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 Wyndham City Council, Civic Centre, 45 Princes Highway, Werribee.

GENEVIEVE OVERELL
Deputy Secretary
Built Environment
Department of Sustainability
and Environment

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEES OF MANAGEMENT AND APPOINTMENT OF CHAIRMEN

The Governor in Council under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 1 of the schedule hereunder:—

- (a) declares that the committees of management shall be corporations;
- (b) assigns the names shown in Column 2 to the corporations; and under section 14B(3) of the Act, appoints the persons listed in Column 3 to be Chairmen of the corporations.

SCHEDULE

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Alexandra Showgrounds and Recreation Reserve – The Crown land in the Township of Alexandra, Parish of Alexandra temporarily reserved as a site for Showgrounds and Public Recreation by Order in Council of 26 February 1957 (vide Government Gazette of 6 March 1957 – page 862) [Rs 2593].	Alexandra Showgrounds and Recreation Reserve Committee Incorporated	Raymond John STEYGER
Katamatite Racecourse and Recreation Reserve – The Crown land in the Township of Katamatite, Parish of Katamatite temporarily reserved as a site for Racecourse and other purposes of Public Recreation by Order in Council of 24 February 1885 (vide Government Gazette of 27 February 1885 – page 677) [Rs 1369].	Katamatite Racecourse and Recreation Reserve Committee Incorporated	James Patrick PARNELL
Woodstock Public Purposes Reserve – Crown Allotment 5D, Section 1, Parish of Woodstock temporarily reserved for Public Purposes by Order in Council of 25 May 1993 (vide Government Gazette of 27 May 1993 – page 1359) [Rs 11751].	Woodstock Public Purposes Reserve Committee Incorporated	William Harold PUNTON
Corindhap Public Hall Reserve – The Crown land in the Township of Corindhap, Parish of Corindhap temporarily reserved as a site for Public Hall by Order in Council of 23 March 1954 (vide Government Gazette of 31 March 1954 – page 1791) [Rs 7234].	Corindhap Soldiers Memorial Hall Committee Incorporated	Neil Richard WELLS

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Wallup Recreation Reserve – The remaining Crown land in the Parish of Wallup temporarily reserved for Recreation purposes by Order in Council of 31 October 1922 (vide Government Gazette of 8 November 1922 – page 2946) and Crown Allotment 118C, Parish of Wallup temporarily reserved for Public Recreation by Order in Council of 15 July 1992 (vide Government Gazette of 15 July 1992 – page 1821) [Rs 6285].	Wallup Recreation Reserve Committee Incorporated	Peter John SCHMIDT
Dunkeld Public Reserves – The Crown lands in the Township of Dunkeld, Parish of Dunkeld temporarily reserved for Public Hall, Public purposes and Public Recreation and Gardens by various Orders in Council [Rs 7553, Rs 8961, Rs 3401, Rs 12136, Rs 7179 & Rs 43110].	Dunkeld Public Lands Committee Incorporated	John Leslie SMITH
Vinifera Recreation Reserve – The Crown land in the Parish of Tyntynder West, temporarily reserved for Public Recreation by Order in Council of 22 March 1949 (vide Government Gazette of 30 March 1949 – page 1977) [Rs 6335].	Vinifera Recreation Reserve Committee of Management Incorporated	Sally Kathleen LOONEY
Serpentine Recreation Reserve – The Crown lands in the Township of Serpentine, Parish of Janiember East temporarily reserved for Public Recreation by Orders in Council of 16 September 1878, 8 November 1922, 15 January 1952, 23 January 1979 and 23 February 1982 (vide Government Gazettes of 20 September 1878 – page 2321, 15 November 1922 – page 3017, 23 January 1952 – page 310, 31 January 1979 – page 277 and 3 March 1982 – page 626 respectively) [Rs 3855 & Rs 7648].	Serpentine Recreation Reserve Committee Incorporated	Robert John HOOKE
Stanhope Public Hall Reserve – Crown Allotment 2A, Section 3, Township of Stanhope, Parish of Girgarre temporarily reserved as a site for Public Purposes (Public Hall) by Order in Council of 20 June 1978 (vide Government Gazette of 28 June 1978 – page 1939) [Rs 10431].	Stanhope Community Hall Committee Incorporated	Grantley Lewis WEST

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

Dated 8 August 2006

Responsible Minister

Responsible Minister ROB HULLS

Minister for Planning

RUTH LEACH Clerk of the Executive Council

Crown Land (Reserves) Act 1978

INCORPORATION OF COMMITTEES OF MANAGEMENT AND APPOINTMENT OF CHAIRMEN

The Governor in Council under section 14A(1) of the **Crown Land (Reserves) Act 1978**, being satisfied that it is in the public interest to declare to be corporations the committees of management appointed under section 14(2) of the Act of the lands described in Column 1 of the schedule hereunder:—

- (a) declares that the committees of management shall be corporations;
- (b) assigns the names shown in Column 2 to the corporations; and under section 14B(3) of the Act, appoints the persons listed in Column 3 to be Chairmen of the corporations.

SCHEDULE

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Lauriston Recreation Reserve – The Crown lands in the Township of Lauriston, Parish of Burke temporarily reserved as sites for Recreation purposes by Orders in Council of 24 January 1876, 25 November 1878 and 23 March 1882 (vide Government Gazettes of 28 January 1876 – page 177, 29 November 1878 – page 2993 and 31 March 1882 – page 760 respectively) [Rs 4791].	Lauriston Recreation Reserve Committee of Management Incorporated	Anton KENNEDY
Wangoom Public Hall and Recreation Reserve – The remaining Crown land in the Parish of Purnim temporarily reserved for Public Hall and Public Recreation by Order in Council of 21 September 1982 (vide Government Gazette of 29 September 1982 – page 3255) [Rs 7500].	Wangoom Hall Committee of Management Incorporated	Bradley James COPPIN
Walpeup Racecourse and Recreation Reserve – The Crown land in the Parish of Walpeup permanently reserved as a site for a Racecourse and Public Recreation by Order in Council of 6 December 1966 (vide Government Gazette of 14 December 1966 – page 4205) along with the Crown lands temporarily reserved for Public Recreation by Orders in Council of 5 March 1974 and 22 January 1991 (vide Government Gazettes of 13 March 1974 – page 642 and 23 January 1991 – page 134 respectively) [Rs 3497].	Walpeup Racecourse and Recreation Reserve Committee Incorporated	Leonard Alfred HANNIG

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Yambuk Public Recreation Reserve – The Crown land in the Township of Yambuk, Parish of Codrington temporarily reserved for Public Recreation by Order in Council of 10 August 1926 (vide Government Gazette of 18 August 1926 – page 2452) [Rs 3371].	Yambuk Recreation Reserve Committee Incorporated	Geoffrey Archibald YOUL
Sheep Hills Golf Club and Recreation Reserve – The remaining Crown lands in the Parish of Kellalac temporarily reserved for Public Recreation by Order in Council of 8 March 1887 (vide Government Gazette of 11 March 1887 – page 718) and by Order in Council of 24 January 1967 (vide Government Gazette of 1 February 1967 – page 265) [Rs 17].	Sheep Hills Recreation Reserve Committee Incorporated	Geoffrey Allan MORCOM
Stawell Racecourse Reserve – The remaining Crown land in the Township of Stawell, Parish of Stawell temporarily reserved for Racing and General Recreation purposes by Order in Council of 20 November 1876 (vide Government Gazette of 24 November 1876 – page 2157) [Rs 3938].	Stawell Racing and Equine Centre Committee Incorporated	Michael Bernard DELAHUNTY
Rainbow Public Park Reserve – The remaining Crown land in the Township of Rainbow (formerly Parish of Werrap), temporarily reserved as a site for a Public Hall by Order in Council of 5 August 1910 (vide Government Gazette of 17 August 1910 – page 3875) [Rs 2957].	Gregson Park (Rainbow) Committee of Management Incorporated	Ross William HEINRICH
Red Cliffs Bushland Reserve – Crown Allotment 222L, Section B, Parish of Mildura temporarily reserved for Conservation of an area of natural interest by Order in Council of 28 March 2000 (vide Government Gazette of 30 March 2000 – page 602) [2009113].	Eileen Ramsay Bushland Reserve (Red Cliffs) Committee Incorporated	Frank Joseph DOMINELLI

Column 1 Crown Reserves currently managed by Committee	Column 2 Corporate name	Column 3 Chairman
Terang Public Park Reserve – The Crown lands in the Township and the Parish of Terang permanently reserved for Public purposes by Order in Council of 8 November 1880, the Crown land temporarily reserved for Public purposes by Order in Council of 18 April 1939 and the remaining Crown lands temporarily reserved for Public purposes by Orders in Council of 20 January 1914 and 22 February 1972 [Rs 5198 & Rs 114].	Terang Public Park Reserve Committee Incorporated	Glenn Michael MILROY

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

Dated 8 August 2006 Responsible Minister ROB HULLS Minister for Planning

RUTH LEACH Clerk of the Executive Council

Gas Industry Act 2001

TEMPORARY GAS LICENCE EXEMPTION: VARNSDORF PTY LTD

Order in Council

The Governor in Council acting under section 24 of the **Gas Industry Act 2001** ("the Act") makes the following Order:

1. In this Order:

"Varnsdorf" means Varnsdorf Pty Ltd (ACN 57 054 942 700) and includes its administrators, successors, liquidators and assigns.

"ESC" means the Essential Services Commission.

"Hospitals" means the:

- Bendigo Health (incorporating the Anne Caudle Centre and The Bendigo Hospital),
 ABN 26 857 445 912, at Barnard Street, Bendigo 3550;
- The Alfred Hospital, ABN 27 318 956 319, at Commercial Road, Prahran 3181;
- The Dandenong Hospital, ABN 82 142 080 338, at David Street, Dandenong 3175;
- The Geelong Hospital, ABN 45 877 249 165, at Ryrie Street, Geelong 3220;
- The Royal Melbourne Hospital (including The Royal Women's Hospital), ABN 73 802 706 972, at Grattan Street, Parkville 3050;
- St Vincent's Public Hospital, ABN 22 052 110 755, at 41 Victoria Parade, Fitzroy 3065,

and includes any of those entities' administrators, successors, liquidators or assignees.

- 2. This Order comes into effect on the day on which it is published in the Government Gazette and continues in effect until 1 July 2008, unless sooner revoked, or until Varnsdorf advises the Minister in writing that it no longer requires this Order, whichever is sooner.
- 3. Varnsdorf is exempt from the requirement under section 22 of the Act to obtain a licence for the provision of services by means of a distribution pipeline or engage in the sale of gas by retail as a principal or agent to any of the Hospitals or to the Minister for Health for the State of Victoria in respect of gas supply to any of the Hospitals.
- 4. This exemption is subject to the following conditions:
 - a. As soon as is reasonably practical after this Order comes into effect, Varnsdorf must give written notice to the Hospitals of the following:
 - i. that subject to any contracts that they may already be parties to or subsequently enter into, the Hospitals may choose to purchase gas from a licensed retailer of their choice (but at their cost); and
 - ii. that, unless the Hospitals enter into an agreement to purchase gas from a licensed retailer, Varnsdorf is the seller of gas to the Hospitals and concerns about purchase of gas should be raised with Varnsdorf;
 - b. That, as soon as is reasonably practicable after it becomes aware of issues regarding the quality or reliability of supply of gas to its supply point, Varnsdorf must raise those issues with the network provider or retailer;
 - c. That, as soon as is reasonably practicable after it becomes aware that any person at the Hospitals has a life support system, oxygen concentrator or haemodialysis machine or may otherwise be adversely affected by interruptions to gas supply, Varnsdorf must give written notice to the network provider accordingly;
 - d. Varnsdorf must comply with any directions from time to time issued to it by the ESC;

- e. Varnsdorf must observe all applicable provisions of the Victorian Gas Distribution System Code and the Energy Retail Code as if it was a licensed natural gas distributor and retailer;
- f. Despite paragraph (e), Varnsdorf is not required to comply with a provision of the Victorian Gas Distribution System Code or the Energy Retail Code if the ESC has in writing advised Varnsdorf that compliance with that provision is not required;
- g. Varnsdorf must resolve any concerns raised with it by the ESC to the ESC's satisfaction;
- h. Varnsdorf agrees that any dispute brought to the attention of the Department of Human Services will be resolved under the provisions outlined in the Victorian Hospitals Cogeneration Project Contract Energy Services Agreement;
- i. Varnsdorf must provide, whether or not through an agent, to the Minister or the ESC any information requested by the Minister or the ESC respectively that either may from time to time require for the reasonable administration of this Order;
- j. Without limiting paragraph (b), Varnsdorf must give written notice to the ESC of any material change of circumstance relating to the activities to which this Order applies and must do so before the change takes effect or, if this is not possible, as soon as is reasonably practicable afterwards;
- k. The price at which gas is sold is set out in a gas supply contract with the Hospitals, and in any case, not more than the maximum retail tariff published in the Victoria Government Gazette by Origin Energy (Vic) Pty Ltd for supply to comparable customers in the relevant area; and
- 1. Varnsdorf will observe the requirements of the **Gas Safety Act 1997**.

Dated 8 August 2006 Responsible Minister THEO THEOPHANOUS Minister for Energy Industries

RUTH LEACH Clerk of the Executive Council

Electricity Safety Act 1998

ELECTRICITY SAFETY MANAGEMENT SCHEME - SHELL

Order in Council

The Governor in Council, under section 111(2) of the **Electricity Safety Act 1998**, hereby accepts the Electricity Safety Management Scheme submitted by Shell Refining (Australia) Pty Ltd (ACN 004 303 842), as provided to Energy Safe Victoria.

Dated 8 August 2006 Responsible Minister THEO THEOPHANOUS Minister for Energy Industries

RUTH LEACH Clerk of the Executive Council

Livestock Disease Control Act 1994

EXEMPTION UNDER SECTION 6(3A)

The Governor in Council makes the following Order:

1. Objective

The objective of this Order is to exempt certain classes of cattle and certain classes of person from certain identification requirements in the **Livestock Disease Control Act 1994** and Livestock Disease Control Regulations 1995.

2. Authorising provision

This Order is made under section 6(3A) of the Livestock Disease Control Act 1994.

3. Revocation

The following Order is revoked -

Order of Exemption under section 6(3A) of the **Livestock Disease Control Act 1994** made by the Governor in Council on 6 June 2006 and published in the Government Gazette G23 on 8 June 2006 at pages 1147–1150.

4. Definitions

In this Order -

'Butcher's PIC' means a Butcher's Property Identification Code;

'National Vendor Declaration' means -

- (a) the National Vendor Declaration Cattle 9th Edition, the National Vendor Declaration (Cattle) and Waybill Edition 1, and the European Union Vendor Declaration (Cattle) and Waybill First Edition and the National Vendor Declaration (Bobby Calves) 1st Edition, made under section 18A of the **Stock (Seller Liability and Declarations) Act 1993**; or
- (b) any other written declaration made by a person as a substitute for a declaration specified in paragraph (a) provided the declaration includes the property identification code of the property of dispatch, the date of dispatch, the number of cattle in the consignment, the name and signature of the person making the declaration, the date when the declaration is made and the intended destination of the consignment;
- 'NLIS' means the National Livestock Identification System;
- 'NLIS database' means the database system managed by Meat and Livestock Australia Ltd. for the administration of the NLIS:
- 'NLIS database account' means the account that enables access to the NLIS database through the NLIS internet site for the recording of cattle movement information onto the database system;
- **'NLIS device'** means an electronic identification device licensed by Meat and Livestock Australia Ltd for the purpose of NLIS;
- 'Principal Scientist Livestock Quality Assurance' means the person for the time being occupying or acting in the position of Principal Scientist Livestock Quality Assurance in the Department of Primary Industries;
- 'Regulations' mean the Livestock Disease Control Regulations 1995;
- **'saleyard'** means a venue where a public auction of cattle is conducted or a public scale operation where cattle are sold;
- 'Stock Agent PIC' means a Stock Agent Property Identification Code;
- 'the Act' means the Livestock Disease Control Act 1994.

5. Exemptions

- (1) A person is exempt from the requirements of Regulations 8(1)(a), (b) & (c) with respect to cattle that are
 - (a) identified with an NLIS device; and
 - (b) accompanied by an accurate and fully completed National Vendor Declaration.
- (2) The owner of any cattle is exempt from the requirements of section 9A(1)(a) of the Act and regulation 11(a) of the Regulations with respect to
 - (a) cattle that remain continuously on their property of birth; or
 - (b) cattle that are less than 6 weeks of age that are consigned directly to a knackery for disposal; or
 - (c) cattle moved in accordance with a permit issued by an Inspector of Livestock employed by the Department of Primary Industries and accompanied by an accurate and fully completed National Vendor Declaration.
- (3) The owner of any cattle is exempt from the requirements of regulation 11(b) of the Regulations with respect to
 - (a) cattle that arrive at a knackery or abattoir; or
 - (b) cattle that arrive at a saleyard where the saleyard operator or scale operator holds a current permit issued by the Principal Scientist Livestock Quality Assurance on the basis that the facilities at the saleyard are not suitable to safely apply NLIS devices to cattle; or
 - (c) cattle that have been identified with an NLIS device.
- (4) A person is exempt from the requirements of section 9A(2) of the Act in the case of cattle identified by an NLIS device, where
 - (a) the microchip within the NLIS device cannot be electronically read using a correctly functioning and tested reader and the device was not deliberately damaged; and
 - (b) a record is kept of the property identification code and the individual number on the tag on the identification device; and
 - (c) a replacement tag or identification device is immediately attached to the cattle in accordance with section 9A(1) of the Act and regulation 11 of the Regulations; and
 - (d) the information on the microchip and the property identification code and the number identifying the individual cattle printed on the replacement tag or identification device is provided to the Secretary or the NLIS database administrator of Meat & Livestock Australia Limited within 24 hours in the manner required by the Secretary; and
 - (e) a written record is kept by the person of all details and relevant circumstances in relation to the removal of the tag.
- (5) Where cattle are exhibited for sale at a saleyard with an NLIS device with a number that cannot be read electronically, a selling agent or scale operator is exempt from the requirements of section 9(b) of the Act if
 - (a) the cattle are identified prior to leaving the saleyard with a blue tail tag supplied by the Secretary and bearing an identification code assigned by the Secretary to the selling agent or scale operator; and
 - (b) the requirements of sub-clause (7) are complied with.

- Where cattle are exhibited for sale at a saleyard and have arrived at the saleyard without an NLIS device, a selling agent or scale operator is exempt from the requirements of section 9(b) of the Act
 - (a) if -
 - (i) cattle are identified before sale with an NLIS device bearing a property identification code allocated to that saleyard under section 9B of the Act; and
 - (ii) requirements of sub-clause (7) are complied with; or
 - (b) where the facilities are not suitable to safely apply NLIS devices to cattle, and a permit has been issued to the saleyard operator or scale operator by the Principal Scientist Livestock Quality Assurance on that basis, if
 - (i) the cattle are identified prior to leaving the saleyard with a blue tail tag supplied by the Secretary and bearing an identification code assigned by the Secretary to the selling agent or scale operator; and
 - (ii) the requirements of sub-clause (7) are complied with.
- (7) For the purposes of sub-clauses 5(b) and 6(b), the following details are to be recorded by the selling agent or scale operator by close of business on the day the device or tag is applied
 - property identification code of the property from which the cattle were dispatched; and
 - (ii) name and address of the person who dispatched the cattle; and
 - (iii) number on the device or tag applied; and
 - (iv) date on which the device or tag was applied.
- (8) A record of details made for the purposes of sub-clause (7) must be kept for 2 years.
- (9) A person subject to the requirements of section 94A(2)(b) who is a stock and station agent or is purchasing cattle intended for slaughter within 7 days is exempt from complying with regulation 37B(b)(ii) where that person, or his or her representative
 - (a) has applied for and been allocated a property identification code by the Secretary that is
 - (i) in the case of a stock and station agent, a Stock Agent PIC; or
 - (ii) in the case of a person purchasing cattle intended for slaughter within 7 days, a Butcher's PIC; and
 - (b) provides the code referred to in paragraph (a) to the auctioneer or scale operator selling the cattle in place of the property identification code of the property on which the cattle are to be kept after the sale; and
 - (c) holds a current NLIS database account with the administrator of the NLIS database.
- (10) A person to which sub-clause (9) applies must ensure that, where the cattle are not slaughtered within 7 days, the NLIS database is notified of the property identification code of the property to which the cattle were first taken after their purchase.
- (11) A person who carries on business as a cattle scale operator is exempt from regulation 37F(b)(ii) where the scale operator provides the Stock Agent PIC or Butcher's PIC (if provided by the purchaser of the cattle) to the Secretary or a person nominated by the Secretary for the purposes of regulation 37F, by close of business on the next day after the cattle are sold.

- (12) A person who conducts a public auction of cattle, other than at a saleyard, is exempt from regulation 37G(b)(ii) where the auctioneer provides the Stock Agent PIC or Butcher's PIC (if provided by the purchaser of the cattle) to the Secretary or a person nominated by the Secretary for the purposes of regulation 37G, by close of business on the next day after the cattle are sold.
- (13) A person who conducts a public auction of cattle at a saleyard is exempt from regulation 37H(a)(iii) where the auctioneer provides the Stock Agent PIC or Butcher's PIC (if provided by the purchaser of the cattle) to the person nominated by the Secretary, for the purposes of regulation 37H, by midday on the next day after the cattle are sold.
- (14) A person who operates a saleyard at which cattle are sold or passed in is exempt from regulation 37I(b)(ii) where the saleyard operator provides the Stock Agent PIC or Butcher's PIC (if provided by the purchaser of the cattle) to the Secretary or a person nominated by the Secretary, for the purposes of regulation 37I, by close of business on the next day after the cattle are sold or passed in.
- (15) The operator of a knackery is exempt from section 94B(a)(ii) of the Act for cattle slaughtered or disposed of prior to 1 July 2007 provided the operator records the following details for each head of cattle
 - (a) name and address of the person who owns or is responsible for the cattle; and
 - (b) location of the property from which the cattle are collected; and
 - (c) the date of slaughter or disposal; and
 - (d) the details of the number identifying the individual cattle.
- (16) A record of details made for the purposes of sub-clause (15) must be kept for 2 years.
- (17) The operator of a knackery is exempt from section 94B(a)(iv) of the Act.

Dated 8 August 2006 Responsible Minister: BOB CAMERON MP Minister for Agriculture

> RUTH LEACH Clerk of the Executive Council

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SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

101. Statutory Rule: Domestic (Feral and Nuisance) Animals

(Amendment)
Regulations 2006

Authorising Act: Domestic (Feral and Nuisance) Animals

Act 1994

Date of making: 8 August 2006

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

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

97. Statutory Rule: Supreme Court

(Chapter VI Amendment No. 9)

Rules 2006

Authorising Act: Supreme Court Act

1986

Date first obtainable: 3 August 2006

Code A

98. Statutory Rule: Supreme Court

(Chapter I

Amendment No. 2)

Rules 2006

Authorising Act: Supreme Court Act

1986

Date first obtainable: 3 August 2006

 $Code\ D$

99. Statutory Rule: Retirement

Villages (Contractual Arrangements) Regulations 2006

Authorising Act: Retirement

Villages Act 1986

Date first obtainable: 8 August 2006

Code B

100. Statutory Rule: Estate Agents

(Retirement Villages)

Regulations 2006

Authorising Act: Estate Agents Act

1980

Date first obtainable: 8 August 2006

Code A

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